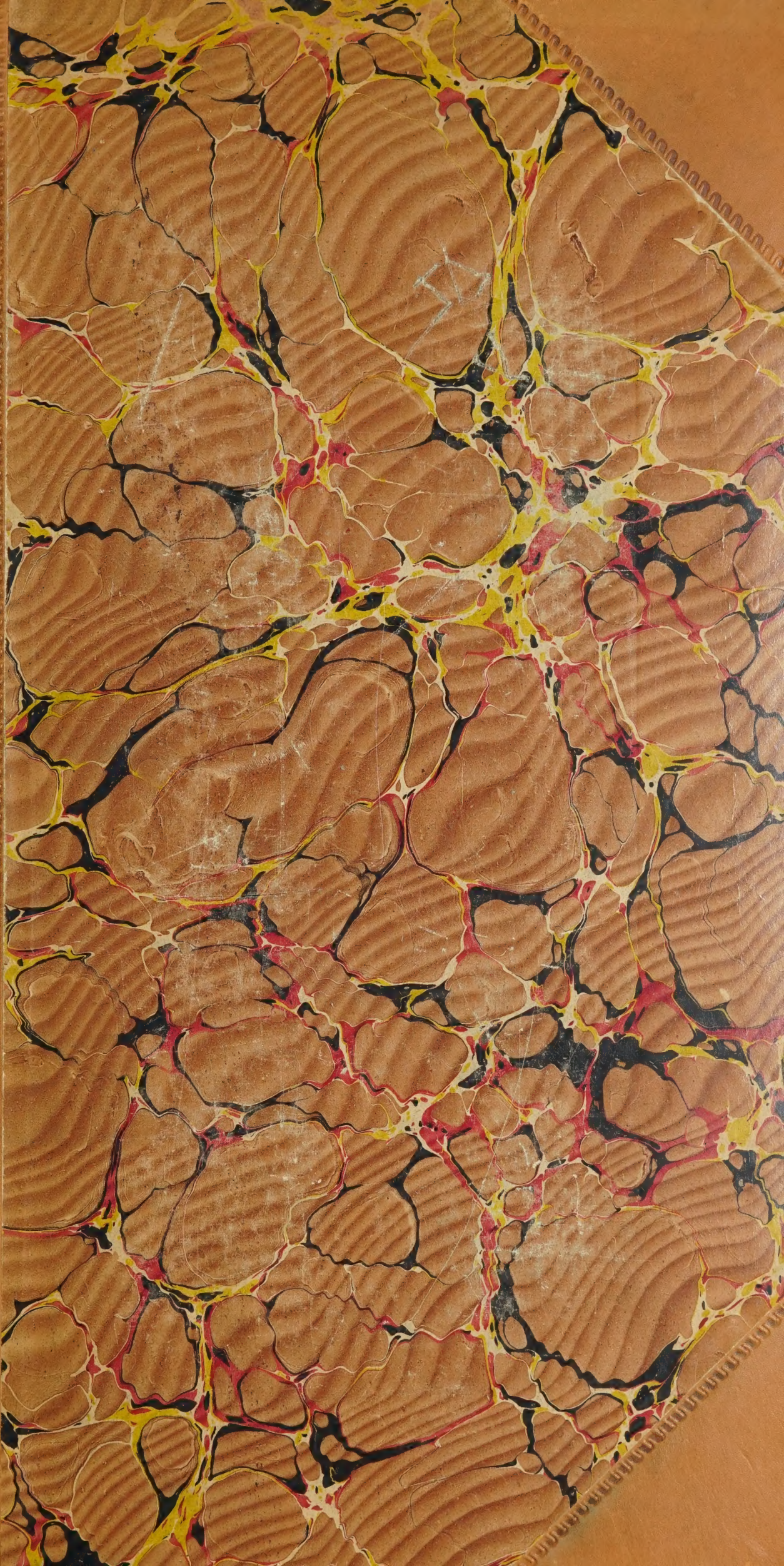




3 1761 07117907 1



CAI YX 99

-G191



Digitized by the Internet Archive
in 2023 with funding from
University of Toronto



The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, JANUARY 4, 1913.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL has been pleased to make the following appointments, viz:—

OTTAWA, 21st December, 1912.

WILLIAM B. WELCH, of Westport, in the Province of Nova Scotia: to be Harbour Master at that place, in the room and stead of George F. Welch, deceased.

24th December, 1912,

WILLIAM G. ROSS, FARQUHAR ROBERTSON, and ALFRED EUGENE DAMASE LABELLE, all of the City of Montreal, in the Province of Quebec, Esquires: to be Members of the Corporation of the Harbour Commissioners of Montreal, from the 1st January, 1913, in the room and stead of Messrs. George W. Stephen, L. Eli Geoffrion, and C. C. Ballantyne, who have resigned the said office; the said William G. Ross to be President of the said Corporation.

DAVID S. SHERK, of Welland, in the Province of Ontario: to be Receiver of Wrecks for the District of Welland, in the said Province, in the room and stead of Daniel W. Claus.

31st December, 1912.

SAMUEL BARKER, of the City of Hamilton, in the Province of Ontario, Esquire: to be a Member of the King's Privy Council for Canada.

GEORGE ADAM CLARE, of the Town of Preston, in the Province of Ontario, Esquire: to be a Member of the King's Privy Council for Canada.

PROCLAMATIONS.

ARTHUR.

[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING:

A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS in pursuance of the provisions of the Canada Temperance Act the following notice has been addressed to the Secretary of State of Canada, embodying the petition therein set forth:

"To the Honourable the Secretary of State of Canada:

"Sir:—We, the undersigned electors of the Provisional Judicial District of Manitoulin (which is the Territorial District of Manitoulin), in the Province of Ontario, request you to take notice that we pro-

"pose presenting the following petition to His Royal Highness the Governor General, namely :

"To His Royal Highness the Governor General of Canada in Council :—

"The petition of the electors of the Provisional Judicial District of Manitoulin (which is the Territorial District of Manitoulin) in the Province of Ontario, qualified and competent to vote at the election of a member of the House of Commons, in the said district.

"Respectfully shows that your petitioners are desirous that Part II of the Canada Temperance Act should be in force and take effect in the said district.

"And that we desire that the votes of all the electors of the said district be taken for and against the adoption of the said petition.

"Wherefore your petitioners humbly pray that Your Royal Highness will be pleased, by an Order in Council, under the one hundred and ninth section of the Act, to declare that Part II of the said Act shall be in force and take effect in the said district.

"And your petitioners will ever pray, etc."

And whereas it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said district, the number of signatures to the notice proved to be genuine being two hundred and ninety-four or thereabouts, and that the other requirements of the law have been observed.

And whereas an order of His Royal Highness the Governor General in Council has been passed directing that the votes of all the electors of the said district be taken for and against the adoption of the said petition.

Now Know Ye, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare that on Thursday the 30th day of January, 1913, a poll will be held in the said district for taking the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That James Russell McGregor, agent, of Gore Bay, in the Province of Ontario, has been appointed the returning officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to His Royal Highness the Governor General in Council. That the said returning officer is empowered and required to appoint a deputy returning officer at and for each polling place or station. That the returning officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the Court House, at Gore Bay, aforesaid, on Monday, the 27th day of January, 1913, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the returning officer at the said Court House, on Monday, the 3rd day of February next, 1913, at ten of the clock in the forenoon. And in the event of the petition being adopted by the electors, His Royal Highness the Governor General in Council may at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the said Part II of the said Act shall be in force and take effect in such district upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such district will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year; and if there are no licenses in force in the said district then that the said Part II of the said Act shall be in force and take effect in the said district from and after the expiration of thirty days from the date of such Order in Council.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely Beloved Uncle and Most Faithful Counsellor, Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom); Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; one of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TWENTY-EIGHTH day of DECEMBER, in the year of Our Lord one thousand nine hundred and twelve, and in the third year of Our Reign.

By Command,

THOMAS MULVEY,
Under-Secretary of State.

27-3

DESPATCHES, Etc.

Extract from the LONDON GAZETTE of Friday, 13th December, 1912.

FOREIGN OFFICE,

December 10, 1912.

The KING has been pleased to approve of—

Mr. R. Primez as Consul of Belgium at Calgary for that portion of the Province of Alberta comprising the districts of Red Deer, Calgary, Macleod and Medicine Hat, and for the North-West Territories; and

Mr. J. M. Whitehead as Consul of Belgium at Vancouver for the Province of British Columbia, with the exception of Vancouver Island and Queen Charlotte Islands.

Extract from the LONDON GAZETTE of Friday, 6th December, 1912.

FOREIGN OFFICE,

November 30, 1912.

The King has been pleased to approve of—

Monsieur M. Goor as Consul-General of Belgium at Ottawa, for the Dominion of Canada and the Colony of Newfoundland; and

Monsieur M. Kimpe as Consul of Belgium at Edmonton for that portion of the Province of Alberta comprising the district of Edmonton, Strathcona and Victoria.

ORDERS IN COUNCIL.

[3568]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 27th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council, in virtue of the provisions of section 54 of The Fisheries Act, chapter 45 of the Revised Statutes of Canada, 1906, is pleased to order as follows :—

The Fishery Regulations for the Province of Ontario, adopted by Order in Council of 12th September, 1907, are hereby amended by adding the following section immediately after section 5,—

Section 5a.—Prohibitions.

Fishing for Black Bass, Maskinonge or Speckled Trout through the ice is prohibited.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

27-2

[3573]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 24th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order as follows :—

The General and Special Regulations for the Government of Public Harbours in Canada, as approved by Order in Council of the 20th April, 1911, are hereby amended by adding thereto the following Section as Section 36a.

36a. No oil, tar or other like substance or any inflammable or otherwise dangerous substance shall be thrown or discharged or drained or allowed to fall, flow or leak into the waters of any harbour, and any person violating the provisions of this regulation or any person in charge of or owning any ship, vessel, manufactory, works, house or other premises violating the provisions of this regulation shall be liable to a penalty of fifty dollars and in case of a continuing violation to a further penalty of ten dollars for every twelve hours during which such violation continues.

Sections 37 and 38 of the said Regulations are hereby amended, in the second line in each, to read "Sections 33, 36 and 36a"

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

27-3

[3537]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 20th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 16th December, 1912, that application has been made by Mr. Pierre Neass for a free grant of the S.E.¼ of Section 2, Township 72, Range 8, west of the Sixth Meridian, by virtue of occupation of the land at the date of the extinguishment of the Indian title.

The Minister states that evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8 in the summer of 1899.

The Minister recommends that, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, a free grant be authorized to Mr. Neass of the S.E.¼ of Section 2, Township 72, Range 8, west of the Sixth Meridian.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

27-4

11

[3541]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 21st day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior, under date 14th December, 1912, reports that Mr. C. B. Major has made application for a free grant of Lot numbered 13, Lesser Slave Lake Settlement, in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title.

The Minister recommends, as evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899, that under the provisions of subsection (c) of section 76 of The Dominion Lands Act, a free grant be authorized to Mr. Major of Lot numbered 13, Lesser Slave Lake Settlement, in the Province of Alberta, containing, by admeasurement 30.9 acres, more or less.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

27-4

[3535]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 20th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS by Order in Council of the 20th December, 1911, four acres of land comprised in the S. W. ¼ of section 17, Township 28, Range 15, west of the Principal Meridian, were set apart and appropriated for the purpose of a cemetery site at Magnet, in the Province of Manitoba, and a grant thereof for the said purpose was authorized to the duly appointed trustees;

And whereas it has since been ascertained that section 35, chapter 17 of the Cemeteries Incorporation Act, R.S.M., 1902, under which such trustees were appointed also provides that successors to the trustees are to be appointed in such manner as may be specified in the Deed of Conveyance,—

Therefore His Royal Highness the Governor General in Council is pleased to order that the said Order in Council of the 20th December, 1911, shall be and the same is hereby amended to provide for the appointment of successors to the said trustees by ten or more of the inhabitants residing in the vicinity of the said land, at a meeting duly convened.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

27-4

[2364]

AT THE GOVERNMENT HOUSE AT OTTAWA

Thursday, the 5th day of October, 1911.

PRESENT :

HIS EXCELLENCY THE GOVERNOR-GENERAL
IN COUNCIL.

THE Minister of the Interior submits, under date 3rd October, 1911, that an application has been made by the Government of the Province of Alberta for the purchase, at \$1.00 an acre, for the purpose of establishing thereon a demonstration farm, lots 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13, east of Athabasca Landing, being part of the subdivision of Section 34, Township 66, Range 22, west of the fourth meridian, containing an aggregate area of 483.80 acres, which lots are comprised in Block 15, in the Townsite of Athabasca Landing, and are shown bordered pink upon the plan attached thereto. It has been represented to the Minister that the Provincial authorities have adopted a policy of establishing a number of these farms at points most convenient to the farmers throughout the Province as a demonstration of what a reasonably intelligent farmer could do with ordinary capital. At

these demonstration farms it is also proposed to hold the summer shows, seed fairs and stock judging contests :

The Minister states that the lands applied for are at the disposal of the Department of the Interior, and he is of the opinion that it would be in the public interest to favorably entertain the application,—

The Minister, therefore, recommends that the said lots, containing an aggregate area of 483.80 acres, be sold to the Government of the Province of Alberta at the rate of \$1.00 an acre.

The Committee submit the same for approval.

27-4
RODOLPHE BOUDREAU,
 Clerk of the Privy Council.

[3437]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 13th day of December, 1912.

PRESENT :

**HIS ROYAL HIGHNESS THE GOVERNOR
 GENERAL IN COUNCIL.**

WHEREAS the Minister of the Interior states that, in addition to the lands reserved by Orders in Council of the 29th March, 1909, and the 25th April, 1912, for the purposes of the Hudson Bay Railway, it appears necessary in the public interest that a strip of land half a mile wide on each side of the land of the said railway from Le Pas to the western boundary of the land already set aside at Port Nelson, should be reserved,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection "e" of section 76 of The Dominion Lands Act, is pleased to order that a strip of land half a mile in width on each side of the Hudson Bay Railway, as finally located, from Le Pas to the western boundary of the land already set aside at Port Nelson shall be and the same is hereby withdrawn from disposal, in order that the same or part thereof may be used in connection with the said railway.

26-4
RODOLPHE BOUDREAU,
 Clerk of the Privy Council.

[3492]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 17th day of December, 1912.

PRESENT :

**HIS ROYAL HIGHNESS THE GOVERNOR
 GENERAL IN COUNCIL.**

THE Minister of the Interior submits, under date 11th December, 1912, that Mr. J. P. Lewis obtained homestead entry for the south-west quarter of Section 6, Township 59, Range 10, west of the Fourth Meridian on the 4th February, 1907.

The Minister states that it appears that this homesteader deserted his wife, Emma J. Lewis, on the 20th September, 1908, and that since that time she has performed the required homestead duties ;

That after Mrs. Lewis had been deserted for a period of three years her husband's entry was cancelled and she was permitted to make entry for this land on the 18th June, 1912 ;

That Mrs. Lewis has been granted a certificate of naturalization as a British subject ;

That Mrs. Lewis has now made application for patent, but it appears that there is no provision in The Dominion Lands Act covering cases of this kind, under which she could obtain patent until she had held entry for the land for three years from the date of entry.

The Minister, therefore, recommends that authority be given, under the provisions of subsection "K" of section seventy-six of The Dominion Lands Act to enable patent to be issued at once.

The Committee submit the same for approval.

26-4
RODOLPHE BOUDREAU,
 Clerk of the Privy Council.

[3482]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 17th day of December, 1912.

PRESENT :

**HIS ROYAL HIGHNESS THE GOVERNOR
 GENERAL IN COUNCIL.**

THE Governor General in Council is pleased to order as follows :—

The Order in Council of the 26th February, 1910, approving By-law No. 102 of the Harbour Commission of Montreal is hereby cancelled and the said By-law repealed.

The Governor General in Council, in accordance with the provisions of section 27 of chapter 48 of the Acts 57-58 Victoria, is further pleased to approve the following By-law passed by the Harbour Commissioners of Montreal, and to order that it be substituted for the By-law No. 102 hereby repealed, the Department of Justice having advised that there is no legal objection to the same being approved :—

"The Commissioners may in writing and upon such terms and conditions as they may deem advisable allot for a period not exceeding ten years the wharf 450 feet in length at Sections 71 and 72, Harbour of Montreal, and the wharf 500 feet in length, to be constructed at Sections 95 and 96, Harbour of Montreal, according to plans and specifications approved by Order in Council, dated 19th August, 1912."

25-3
RODOLPHE BOUDREAU,
 Clerk of the Privy Council.

[3483]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 17th day of December, 1912.

PRESENT :

**HIS ROYAL HIGHNESS THE GOVERNOR
 GENERAL IN COUNCIL.**

WHEREAS, the Harbour Commissioners of Montreal have submitted for confirmation By-Laws Nos. 116, 117, 118 and 119 passed by them at an ordinary meeting, held on the 26th November, 1912, whereof the first three By-laws authorize the Harbour Commissioners to lease to the Grand Trunk Railway Company of Canada portions of the harbour of Montreal, and the remaining one to lease from the Grand Trunk Railway Company of Canada a parcel of land situated at St. Lambert, in the Province of Quebec, required for harbour purposes ;

And, whereas, the Minister of Marine and Fisheries recommends the confirmation of the proposed By-laws, and the Department of Justice advises that there is no legal objection to such confirmation being given,—

Therefore, His Royal Highness the Governor General in Council, in virtue of the provisions of The Montreal Harbour Commissioners' Act, 1894, is pleased to confirm the said By-laws Nos. 116, 117, 118 and 119, and the same are hereby confirmed accordingly.

RODOLPHE BOUDREAU,
 Clerk of the Privy Council.

HARBOUR COMMISSIONERS OF MONTREAL.

EXTRACT from the minutes of an ordinary meeting of the Commissioners held on the 26th November, 1912.

"Resolved that the following be added to the By-laws as By-laws Nos. 116, 117, 118 and 119 :—

By-Law No. 116.

"The Commissioners may in writing allot to the Grand Trunk Railway Company of Canada for such period of time as they may deem advisable not exceeding 40 years, with right of renewal by mutual consent, for the purpose of erecting and operating thereon an addition to the grain elevator, built on the site numbered one in By-law No. 81, to wit :—a piece of land forming part of the Harbour of Montreal at Windmill Point Wharf or Pier adjoining the site above mentioned,

and shown tinted "red" on plan, dated 25th November, 1912, being plan No. X-263 of the Harbour Commissioners' plans, and signed by the Chief Engineer, forming a superficies of 86,000 square feet, English measure."

By-Law No. 117.

"The Commissioners may in writing and upon such terms and conditions as they may deem advisable lease to the Grand Trunk Railway Company of Canada for a period not exceeding 40 years, with right of renewal by mutual consent, for a further period not exceeding 40 years, a piece or strip of land forming part of the Harbour of Montreal, adjoining the right-of-way approach of the said Grand Trunk Railway Company of Canada to the Victoria Jubilee Bridge, on the Montreal side of the River St. Lawrence, shown within lines edged "red" on plan prepared by Mr. Joseph Rielle, P.L.S., dated 25th November, 1912, and bearing number 3FI/44 of the plans of the Harbour Commissioners forming a superficies of 116,074 square feet, English measure."

By-Law No. 118.

"The Commissioners may in writing and upon such terms and conditions as they may deem advisable lease to the Grand Trunk Railway Company of Canada, for a period not exceeding 40 years, with right of renewal by mutual consent for a further period not exceeding 40 years, a piece or strip of land forming part of the Harbour of Montreal, adjoining the right-of-way approach of the Grand Trunk Railway Company of Canada to the Victoria Jubilee Bridge on the Montreal side of the River St. Lawrence, shown tinted "red" on a plan prepared by the Hon. J. P. B. Casgrain, P. L. S., dated 27th August, 1906, and bearing number 3FI/43 of the plans of the Harbour Commissioners, forming a superficies of 10,890 square feet, English measure."

By-Law No. 119.

"The Commissioners may in writing and upon such terms and conditions as they may deem advisable lease from the Grand Trunk Railway Company of Canada, for a period not exceeding 40 years with right of renewal by mutual consent for a further period not exceeding 40 years, a piece of land adjoining the Harbour of Montreal at St. Lambert, Que., being part of lot cadastral No. 258-2 of the Parish of St. Antoine de Longueuil, shown tinted "red" on a plan, dated 26th November, 1912, being plan number 3FI/45 of the Harbour Commissioners' plans, signed by the Chief Engineer, forming a superficies of 11,000 square feet, English measure."

Certified true copy.

25-3 (Sgd.) DAVID SEATH,
Secretary-Treasurer.

[3101]

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 5th day of November, 1912

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS the City of New Westminster, B.C., in view of the extensive improvements proposed to be carried out in their harbour, have applied for the establishment of harbour lines in the Fraser River ;

And whereas the Chief Engineers of the Departments of Marine and Fisheries and of Public Works have recommended that the said line be established according to plan and description, beyond which wharves, piers, breakwaters and other works shall not be built, copy of which plan may be seen in the office of the District Engineer of the Department of Public Works at New Westminster, B.C., or at the Department of Public Works at Ottawa,—

Therefore His Royal Highness the Governor General in Council is pleased to establish the harbour line in the Fraser River as above set forth.

25-3 RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[3386]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 4th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of the Church of England for a grant of a certain parcel of land, lying north of the river and being a portion of the N. E. $\frac{1}{4}$ of Section 7, Township 80, Range 4, west of the Sixth Meridian, west of lot numbered 10, group 1, and south of the production westerly of the north boundary of the said lot, containing by admeasurement 3.30 acres, more or less, by virtue of occupation thereof prior to the date of the extinguishment of the Indian title ;

And whereas evidence has been submitted, showing that the applicants were in occupation of the land prior to and claimed to have been in possession thereof at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore the Governor General in Council is pleased to authorize and doth hereby authorize a free grant to the Church of England of the land above described, and as shown coloured pink on the plan hereto attached.

24-4 RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[3373]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 4th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Committee of the Privy Council, on the recommendation of the Minister of the Interior, advise that the Order in Council of the 4th March, 1911, dealing with cases where settlers who hold patent for a homestead, and have made pre-emption entry for adjoining land, desire to dispose of such homesteads before patent for the pre-emption has been earned, be rescinded.

24-4 RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[3122]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 8th day of November, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date 4th November, 1912, that it is desirable to have an investigation in relation to the performance of homestead duties by Mr. Alexander Shaw in connection with his homestead entry for the North West quarter of Section 20, Township 15, Range 12, West Third Meridian, in the Province of Saskatchewan,—

The Minister, therefore, recommends that H. G. Cuttle, of Brandon, in the Province of Manitoba, Esquire, Inspector of Dominion Lands Agencies, be authorized under the provisions of The Dominion Lands Act, paragraph (g) section seventy-six, chapter 20, 7-8 Edward VII., to investigate the said question, and for that purpose to summon by subpoena any person or persons, and examine such person or persons under oath and to compel the production of papers and writings at such investigation.

The Committee submit the same for approval.

24-4 RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[3396]
AT THE GOVERNMENT HOUSE AT OTTAWA.
Thursday, the 7th day of December, 1912.
PRESENT :
HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS by Order-in-Council of the 28th of February, 1903, a general pier head line was established for the Harbour of Vancouver, in the Province of British Columbia ;
And whereas it is now considered desirable that the general pier head line so established should be changed in accordance with plan, copy of which may be seen in the office of the Harbour Master of Vancouver, or in the office of the District Engineer of the Department of Public Works at New Westminster in the Province of British Columbia, or at the Department of Public Works at Ottawa,—
Therefore His Royal Highness the Governor General in Council is pleased to approve and doth hereby approve the change in the general pier head line in the Harbour of Vancouver, as shown on the above mentioned plan.

26-3
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

RAILWAY COMMISSION.

C.R.C. No. 13 Re-issue C. 13
Cancels C.R.C. No. 11. New Rates. Cancels C. 11.
GRAND TRUNK PACIFIC RAILWAY.

STANDARD FREIGHT MILEAGE TARIFF between Grand Trunk Pacific Railway Stations in the Province of British Columbia (Prince Rupert to New Hazelton, inclusive).

To be applied in the absence of Tariffs quoting lower rates.

Governed by Canadian Classification and subject to General Rules and Conditions as shown below.

SMALLS—The minimum charge for any complete shipment of one or more classes, between any two stations, will be 100 lbs. at first class rate, but not less than 35 cents.

CARTAGE—The rates in this tariff are entirely exclusive of cartage.

This Tariff will apply to traffic carried upon the Grand Trunk Pacific Railway under the authority of Orders of the Board of Railway Commissioners for Canada, made under subsection 7, section 261 of The Railway Act.
Effective January 11th, 1913.

C. E. DEWEY,
General Freight Agent,
Winnipeg, Man.

Issued at Winnipeg, Man., December 30th, 1912.
Approved by Board of Railway Commissioners,
December 27th, 1912.

GENERAL RULES AND CONDITIONS.

The rates named herein apply to or from the company's freight warehouses or station sidings, also to or from the sidings of connecting railways at points common with this railway where inter-switching arrangements have been established, subject, however, to the tariffs published by connecting railways in regard to inter-switching service, and to the published tariff of this company containing rules governing the absorption of such connecting lines' switching charges.

And are further subject :
To the general rules and conditions of carriage adopted by this company ;
To the published tariffs containing additional charges, if any, for switching, terminal service, storage, car service, diverting or re-consigning, or other

charges, rules or regulations at points of origin destination or en route, which may in any wise change, affect or determine any part of the aggregate of the rates contained herein, or privileges or facilities granted, or allowed, or deliveries made ;
To the prepayment of charges on shipments destined to stations at which agents have not been installed ;
To the convenience of the construction department as to all shipments accepted for transportation.

Distance. Miles.	CLASSES IN CENTS PER 100 LBS.									
	1	2	3	4	5	6	7	8	9	10
10.....	21	18	14	11	10	9	8	9	8	6
15.....	27	23	18	14	13	11	9	11	10	7
20.....	31	26	21	16	15	13	11	12	12	8
25.....	35	29	24	18	17	15	12	13	13	9
30.....	39	33	26	20	18	17	13	14	14	10
35.....	43	36	29	22	20	18	14	15	16	11
40.....	46	39	31	24	22	19	15	16	18	12
45.....	50	43	34	26	24	20	15	17	19	13
50.....	50	45	36	27	25	21	16	18	20	14
55.....	54	48	38	29	26	22	17	18	21	15
60.....	58	50	40	30	27	22	17	19	22	15
65.....	62	53	42	31	28	23	18	20	23	16
70.....	66	55	44	33	30	24	19	20	24	16
75.....	68	58	46	35	31	25	19	21	25	16
80.....	72	60	48	36	32	26	20	22	26	17
85.....	74	62	49	37	33	27	21	23	27	17
90.....	76	64	51	38	34	28	21	23	28	18
95.....	78	65	52	39	35	29	22	24	29	18
100.....	80	67	54	40	36	30	22	24	30	19
110.....	86	72	57	43	38	32	23	25	32	20
120.....	90	75	60	45	40	34	25	26	34	21
130.....	94	78	63	47	42	35	26	27	35	21
140.....	99	82	65	49	44	37	27	28	37	22
150.....	102	85	68	51	46	39	28	29	39	23
160.....	107	89	71	54	48	41	29	30	41	24
170.....	111	93	74	56	50	42	31	31	42	25
180.....	115	96	76	58	52	44	32	32	44	26
190.....	119	99	80	60	54	45	32	33	45	27

When rates are not shown in the table for the exact distance, use the rates given for the next greater distance. 27-2

Order No. 18399.
THE BOARD OF RAILWAY COMMISSIONERS
FOR CANADA.

Friday, the 27th day of December, A.D. 1912.
H. L. DRAYTON, K.C.,
Chief Commissioner.
S. J. McLEAN,
Commissioner.

IN THE MATTER of the application of the Algoma Central and Hudson Bay Railway, the 'Applicant Company,' under section 327 of The Railway Act, for approval of its Standard Freight Mileage Tariff, C.R.C. No. 159 cancelling C.R.C. 1, filed with the Board under file No. 20693.

UPON the report and recommendation of the Chief Traffic Officer of the Board—

IT IS ORDERED that the applicant company's said Standard Freight Mileage Tariff, C.R.C. No. 159, cancelling C.R.C. No. 1, be, and it is hereby, approved.

(Signed) H. L. DRAYTON,
Chief Commissioner,
Board of Railway Commissioners for Canada.

BOARD OF RAILWAY COMMISSIONERS FOR
CANADA.

Examined and certified as a true copy under
section 23 of The Railway Act.

A. W. CARTWRIGHT,
Secretary of the Board of Railway Commissioners
for Canada.

Ottawa, 30th December, 1912.

G.F.D. No. 273
Cancels
G.F.D. No. 44.
Re-issue
Reduction.
C.R.C. No. 159
Cancels
C.R.C. No. 1.
THE ALGOMA CENTRAL AND HUDSON BAY
RAILWAY COMPANY.
STANDARD FREIGHT MILEAGE TARIFF.

			Classes in cents per 100 lbs.									
DISTANCES.			1	2	3	4	5	6	7	8	9	10
Over 5	Not over	5 miles.	8	7	6	5	4	4	3	3	3	3
10	and not over	10 "	10	8	7	6	5	5	4	4	4	4
15	"	15 "	12	10	8	7	6	6	5	4	4	4
20	"	20 "	15	12	10	8	7	6	6	5	5	5
25	"	25 "	18	15	12	9	8	7	6	6	6	6
30	"	30 "	20	17	13	10	9	8	7	6	6	6
35	"	35 "	22	18	15	11	10	9	7	7	7	6
40	"	40 "	24	20	16	12	11	10	8	7	7	7
45	"	45 "	26	22	17	13	12	11	8	7	7	7
50	"	50 "	28	23	19	14	12	11	9	8	8	7
55	"	55 "	30	25	20	15	13	12	10	8	8	8
60	"	60 "	32	27	21	16	13	12	10	8	8	8
65	"	65 "	34	28	23	17	14	13	11	9	9	9
70	"	70 "	36	30	24	18	14	13	11	9	9	9
75	"	75 "	38	32	25	19	15	14	12	10	10	10
80	"	80 "	40	33	27	20	16	14	12	10	10	10
85	"	85 "	42	35	28	21	16	14	12	11	11	10
90	"	90 "	44	37	29	22	17	15	13	11	12	11
95	"	95 "	46	38	31	23	18	16	13	12	13	11
100	"	100 "	48	40	32	24	19	17	13	12	13	11
110	"	110 "	50	42	33	25	20	18	14	13	14	12
120	"	120 "	52	43	35	26	21	19	14	13	14	12
130	"	130 "	54	45	36	27	22	20	15	14	15	13
140	"	140 "	56	47	37	28	23	21	15	15	16	13
150	"	150 "	58	48	39	29	23	21	16	16	16	14
160	"	160 "	58	48	39	29	24	22	16	17	17	14
170	"	170 "	60	50	40	30	24	22	17	17	17	15
180	"	180 "	60	50	40	30	25	23	17	18	18	15
190	"	190 "	62	52	41	31	25	23	17	18	18	15
200	"	200 "	64	53	43	32	26	24	18	19	19	16
210	"	210 "	64	53	43	32	26	24	18	19	19	16
220	"	220 "	66	55	44	33	27	25	18	19	20	16
230	"	230 "	66	55	44	33	27	25	19	20	21	17
240	"	240 "	68	57	45	34	28	26	19	20	21	17
250	"	250 "	70	58	47	35	28	26	20	20	22	18
260	"	260 "	70	58	47	35	28	26	20	21	23	18
270	"	270 "	72	60	48	36	29	27	20	21	23	19
280	"	280 "	72	60	48	36	29	27	21	22	23	19
290	"	290 "	74	62	49	37	30	28	21	22	24	20
300	"	300 "	76	63	51	38	30	28	21	22	24	20

The rates in this tariff are governed by Canadian Classification and are subject to the general rules and conditions of carriage adopted by the Algoma Central and Hudson Bay Railway, also to the Car Service and Warehouse Storage Regulations in effect at shipping point and destination and published in tariffs relating thereto.

NOTE: Rates not shown in italics account general reduction.

Issued December 13th 1912.

Effective January 1st, 1913.

H. J. HERROLD,
General Agent,
Sault Ste. Marie, Ont.

27-2

Order No. 18398.

THE BOARD OF RAILWAY COMMISSIONERS
FOR CANADA.

Friday, the 27th day of December, A.D. 1912.

H. L. DRAYTON, K. C.,
Chief Commissioner.

S. J. McLEAN
Commissioner.

IN THE MATTER of the application of the Algoma Eastern Railway Company hereinafter called the 'Applicant Company,' under section 327 of The Railway Act, for approval of its Standard Freight Mileage Tariff, C.R.C. No. 4, cancelling C.R.C. No. 1, filed with the Board under file No. 20693.

UPON the report and recommendation of the Chief Traffic Officer of the Board—
IT IS ORDERED that the applicant company's said

Standard Freight Mileage Tariff, C.R.C. No. 34, cancelling C.R.C. No. 1 be, and it is hereby, approved.

(Signed). H. L. DRAYTON,
Chief Commissioner,
Board of Railway Commissioners for Canada.

BOARD OF RAILWAY COMMISSIONERS FOR
CANADA.

Examined and certified as a true copy under
section 23 of The Railway Act.

A. W. CARTWRIGHT,
Secretary of Board of Railway
Commissioners for Canada.

Ottawa, 30th December, 1912.

G.F.D. No. 35
Cancels
G.F.D. No. 6.
Re-Issue
Reduction.
C.R.C. No. 34
Cancels
C.R.C. No. 1.

THE ALGOMA EASTERN RAILWAY COMPANY.
STANDARD FREIGHT MILEAGE TARIFF.

			Classes in cents per 100 lbs.									
DISTANCES.			1	2	3	4	5	6	7	8	9	10
Over 5	Not over	5 miles.	8	7	6	5	4	4	3	3	3	3
10	and not over	10 "	10	8	7	6	5	5	4	4	4	4
15	"	15 "	12	10	8	7	6	6	5	4	4	4
20	"	20 "	15	12	10	8	7	6	6	5	5	5
25	"	25 "	18	15	12	9	8	7	6	6	6	6
30	"	30 "	20	17	13	10	9	8	7	6	6	6
35	"	35 "	22	18	15	11	10	9	7	7	7	6
40	"	40 "	24	20	16	12	11	10	8	7	7	7
45	"	45 "	26	22	17	13	12	11	8	7	7	7
50	"	50 "	28	23	19	14	12	11	9	8	8	7
55	"	55 "	30	25	20	15	13	12	10	8	8	8
60	"	60 "	32	27	21	16	13	12	10	8	8	8
65	"	65 "	34	28	23	17	14	13	11	9	9	9
70	"	70 "	36	30	24	18	14	13	11	9	9	9
75	"	75 "	38	32	25	19	15	14	12	10	10	10
80	"	80 "	40	33	27	20	16	14	12	10	10	10
85	"	85 "	42	35	28	21	16	14	12	11	11	10
90	"	90 "	44	37	29	22	17	15	13	11	12	11
95	"	95 "	46	38	31	23	18	16	13	12	13	11
100	"	100 "	48	40	32	24	19	17	13	12	13	11
110	"	110 "	50	42	33	25	20	18	14	13	14	12
120	"	120 "	52	43	35	26	21	19	14	13	14	12
130	"	130 "	54	45	36	27	22	20	15	14	15	13
140	"	140 "	56	47	37	28	23	21	15	15	16	13
150	"	150 "	58	48	39	29	23	21	16	16	16	14
160	"	160 "	58	48	39	29	24	22	16	17	17	14
170	"	170 "	60	50	40	30	24	22	17	17	17	15
180	"	180 "	60	50	40	30	25	23	17	18	18	15
190	"	190 "	62	52	41	31	25	23	17	18	18	15
200	"	200 "	64	53	43	32	26	24	18	19	19	16
210	"	210 "	64	53	43	32	26	24	18	19	19	16
220	"	220 "	66	55	44	33	27	25	18	19	20	16
230	"	230 "	66	55	44	33	27	25	19	20	21	17
240	"	240 "	68	57	45	34	28	26	19	20	21	17
250	"	250 "	70	58	47	35	28	26	20	20	22	18
260	"	260 "	70	58	47	35	28	26	20	21	23	18
270	"	270 "	72	60	48	36	29	27	20	21	23	19
280	"	280 "	72	60	48	36	29	27	21	22	23	19
290	"	290 "	74	62	49	37	30	28	21	22	24	20
300	"	300 "	76	63	51	38	30	28	21	22	24	20

The rates in this tariff are governed by Canadian Classification and are subject to the general rules and conditions of carriage adopted by The Algoma Eastern Railway, also to the Car service and Warehouse Storage Regulations in effect at shipping point and destination and published in tariffs relating thereto.

NOTE.—Rates not shown in italics account general reduction.

Issued December 13, 1912.

Effective January 1, 1913.

H. J. HERROLD,
General Agent,
Sault Ste. Marie, Ont.

27-2

GOVERNMENT NOTICES.

COPYRIGHTS

Entered during the week ending 1st January, 1913, at the Department of Agriculture—Copyright and Trade Mark Branch.

26508. "Appendix to the Annual Financial Review, November, 1912. (Book.) William Robert Houston, Toronto, Ontario, 26th December, 1912.

26509. "Oakville Past and Present: Being a Brief Account of the Town, Its Neighborhood, History, Industries, Merchants, Institutions and Municipal Undertakings." By George A. Griffin. (Book.) Griffin & Griffin, Toronto, Ontario, 26th December, 1912.

26510. "Suggestions, 1913." (Hanger.) H. D. Payne, Toronto, Ontario, 26th December, 1912.

26511. "Disease of Field Crops and Their Control: Lesson IV.—Field Husbandry and General Course." (Book.) Correspondence School of Scientific Farming of Western Canada, Limited, Winnipeg, Manitoba, 26th December, 1912.

26512. "The Canadian Almanac, 1913." (Book.) The Copp, Clark Company, Limited, Toronto, Ontario, 26th December, 1912.

26513. "Moonlight Dreams." Reverie. By Will. B. Morrison. (Music.) Whaley, Royce & Co., Limited, Toronto, Ontario, 26th December, 1912.

26514. "Il Trovatore." Syncopated Waltzes. Arranged by Warner C. Williams. Whaley, Royce & Co., Limited, Toronto, Ontario, 26th December, 1912.

26515. "Springtime." From "Countess Coquette." Lyrics by Melville Alexander and A. G. Delemater. Music by Anatol Friedland. Jerome H. Remick & Company, New York, N.Y., U.S.A., 26th December, 1912.

26516. "And It Rained, Rained, Rained." From "Countess Coquette." Music by Anatol Friedland. Jerome H. Remick & Company, New York, N.Y., U.S.A., 26th December, 1912.

26517. "Dingle, Dingle, Dingle." Words by Joe Young. Music by Conrad & Whidden. Jerome H. Remick & Company, New York, N.Y., U.S.A., 26th December, 1912.

26518. "Love Me To That Beautiful Tune." Words by Harry Williams. Music by Nat. D. Ayer. Jerome H. Remick & Company, New York, N.Y., U.S.A., 26th December, 1912.

26519. "Malinda." Lyric by Stanley Murphy. Music by Henry I. Marshall. Jerome H. Remick & Company, New York, N.Y., U.S.A., 26th December, 1912.

26520. "Insurance Plan of Winnipeg, Manitoba." Volume V, November, 1912. Chas. E. Goad Co., Toronto, Ont., 28th December, 1912.

26521. "When E'er I Dream of You." Words by Paul Carus. Music by Geo. H. Finzel. Jerome H. Remick & Company, Detroit, Michigan, U.S.A., 28th December, 1912.

26522. "Piccolo." By Egbert Van Alstyne. (Music.) Jerome H. Remick & Company, Detroit, Michigan, U.S.A., 28th December, 1912.

26523. "Golden Moon." By Chas. L. Johnson. Jerome H. Remick & Company, Detroit, Michigan, U.S.A., 28th December, 1912.

26524. "Gee, I Love a Beautiful Girl." Words by Earle C. Jones. Music by Chas. N. Daniels. Jerome H. Remick & Company, Detroit, Michigan, U.S.A., 28th December, 1912.

26525. "Come On and Rag With Me." Words and music by S. H. Ayer, Jr. Jerome H. Remick & Company, New York, N.Y., U.S.A., 28th December, 1912.

26526. "Bye-Bye Land." Words by Joe Young. Music by Bert Grant. Jerome H. Remick & Company, New York, N.Y., U.S.A., 28th December, 1912.

26527. "I Want to See My Fatherland." Words by Harry Williams. Music by Nat. D. Ayer. Jerome H. Remick & Company, New York, N.Y., U.S.A., 28th December, 1912.

26528. "Each Little Feeling." Words by James B. Dempsey. Music by Johann C. Schmid. Jerome H. Remick & Company, New York, N.Y., U.S.A., 28th December, 1912.

26529. "The Horse Trot." By Uriel Davis. Jerome H. Remick & Company, New York, N.Y., U.S.A., 28th December, 1912.

26530. "Whose Little Baby Boy Are You?" Words by Joe Young. Music by Bert Grant. Jerome H. Remick & Company, New York, N.Y., U.S.A., 28th December, 1912.

26531. "In After Years." Words by Joe Young. Music by Bert Grant. Jerome H. Remick & Company, New York, N.Y., U.S.A., 28th December, 1912.

26532. "Heart of Hearts." Words by Jean C. Havez. Music by Bert Grant. Jerome H. Remick & Company, New York, N.Y., U.S.A., 28th December, 1912.

26533. "Parade of the Daffodils." By Albert Gumble. (Music.) Jerome H. Remick & Company, New York, N.Y., U.S.A., 28th December, 1912.

26534. "Twilight." By Nat. D. Ayer. (Music.) Jerome H. Remick & Company, New York, N.Y., U.S.A., 28th December, 1912.

26535. "Ragtime Regiment Band." Words by A. Seymour Brown. Music by Melville Morris. Jerome H. Remick & Company, New York, N.Y., U.S.A., 28th December, 1912.

26536. "My Lonely Rose." Lyric by Parnell M. Partland. Music by Gus Edwards. Jerome H. Remick & Company, New York, N.Y., U.S.A., 28th December, 1912.

26537. "Single." Words by A. Seymour Brown. Music by Bert Grant. Jerome H. Remick & Company, New York, N.Y., U.S.A., 28th December, 1912.

26538. "Just to See You, Dear, Once More." Lyric by C. F. Lawrence. Music by Grace Pickert. Jerome H. Remick & Company, New York, N.Y., U.S.A., 28th December, 1912.

26539. "Old Prosperity." Two Step. (Music.) James Watson, Radisson, Saskatchewan, 28th December, 1912.

26540. "Saskatchewan Waltzes." By James Watson. (Music.) James Watson, Radisson, Saskatchewan, 28th December, 1912.

26541. "Idle Hours at Honey Harbour." By Vivera George. (Music.) L. Mildred Jones, Vase, Ontario, 28th December, 1912.

26542. "Our Flag." Song-Poem. B. F. Homer Moore. F. Homer Moore, Wilfrid, Ontario, 28th December, 1912.

26543. "Dominion Law Reports" (ited D.L.R.) Volume VI. Edited by W. J. Tremee, C. B. Labatt and Edwin Bell. (Book.) Robert and Cromarty, Toronto, Ontario, 28th December, 1912.

26544. "Dingbat." (Original Dring.) Dudley Ward, Toronto, Ontario, 30th December, 1912.

26545. "Davies' Extra Mild Cured Side Bacon." (Folder.) The William Davies Co. Limited, Toronto, Ontario, 30th December, 1912.

26546. "Hail Thou Once Despis'd Jesus." Anthem. By Wm. Williams. The Anglo-Canadian Music Publishers Association, Limited, London, England, 30th December, 1912.

26547. "Daylight is Fading." Anthem. Words by L. A. Passmore. Music by (M. Passmore. The Anglo-Canadian Music Publishers Association, Limited, London, England, 30th December, 1912.

26548. "Soldiers of Christ, arise." Anthem. Words by Rev. Chas. Wesley. Music by Edward W. Miller. The Anglo-Canadian Music Publishers Association, Limited, London, England, 30th December, 1912.

26549. "Opening of Navigation at Port Arthur, May 2, 1912." View No. 1. (Photo.) J. F. Cooke, Port Arthur, Ontario, 30th December, 1912.

26550. "Opening of Navigation at Port Arthur, May 2, 1912." View No. 2. (Photo.) J. F. Cooke, Port Arthur, Ontario, 30th December, 1912.

26551. "Jeannette Valse." Par J. B. Lafrenière. (Musique.) J. E. Bélair, Montréal, Qué., 30 décembre 1912.

26552. "Hymne au 'ravail.'" Paroles de J. H. Malo. Musique de Henri Mir. J. E. Bélair, Montréal, Qué., 30 décembre 1912.

26553. "S'Von!" Valse Elégante. Par J. B. Lafrenière. (Musique.) J. E. Bélair, Montréal, Qué., 30 décembre 1912.

26554. "Egg Production: Lesson VI—Poultry for Profit." Course of Correspondence School of Scientific Farming of Western Canada, Limited, (Book.) Correspondence School of Scientific Farming of Western Canada, Limited, Winnipeg, Manitoba, 30th December, 1912.

26555. "You'll Have to do the Turkey Trot to Captivate the Men." Lyric by Gene Buck. Music by Dave Stamper. Jerome H. Remick & Company, New York, N.Y., U.S.A. 30th December, 1912.

26556. "L'Envers du Journalisme." Par J. M. Alfred Mousseau. (Livre.) J. M. Alfred Mousseau, Montréal, Qué., 31 décembre 1912.

26557. "Balancelle." Mazurka de Salon. Pour Piano par Paul Wachs. Frederick Harris, Toronto, Ontario, 31st December, 1912.

26558. "Troisième Mazurk." Pour Piano, par Benjamin Godard. Frederick Harris, Toronto, Ontario, 31st December, 1912.

26559. "Belcher's Farmers' Almanac for the Maritime Provinces, 1913." (Book.) McAlpine Publishing Co., Limited, Halifax, Nova Scotia, 31st December, 1912.

26560. "Insurance Plan of Winnipeg, Manitoba." Volume V. December, 1912. Chas. E. Goad Co., Toronto, Ontario, 31st December, 1912.

26561. "Leçons de Langue Française." Cours Élémentaire. Edition revue et corrigée. Livre du Maître. Les Frères des Ecoles Chrétiennes, Montréal, Qué., 31 décembre 1912.

26562. "Leçons de Langue Française." Cours Moyen. Edition revue et corrigée. Livre de l'élève. Les Frères des Ecoles Chrétiennes, Montréal, Qué., 31 décembre 1912.

26563. "Leçons de Langue Française." Cours Moyen. Deuxième Edition. Livre du Maître. Les Frères des Ecoles Chrétiennes, Montréal, Qué., 31 décembre 1912.

26564. "Cours Théorique et Pratique de Style." Livre de l'élève. Les Frères des Ecoles Chrétiennes, Montréal, Qué., 31 décembre 1912.

26565. "Histoire du Canada." Quatrième Edition. Cours Moyen. Les Frères des Ecoles Chrétiennes, Montréal, Qué., 31 décembre 1912.

26566. "Précis de Philosophie Morale." Par Un Frère des Ecoles Chrétiennes, Montréal, Qué., 31 décembre 1912.

26567. "Last Year's Roses." Words by J. E. Dempsey. Music by Johann C. Schmid. Jerome H. Remick & Company, New York, N.Y., U.S.A., 31st December, 1912.

26568. "Dream of My Dreams." Words by Joe Young. Music by Bert Grant. Jerome H. Remick & Company, New York, N.Y., U.S.A., 31st December, 1912.

26569. "How Could I Know That You Loved Me." Words by A. Seymour Brown. Music by Bert Grant. Jerome H. Remick & Company, New York, N.Y., U.S.A., 31st December, 1912.

26570. "My Ain Scotch Lassie Belle." Words by Arthur Lynn. Music by George Sidwell. George Sidwell, Hamilton, Ontario, 31st December, 1912.

26571. "Beautiful Boy." Words by Jonathan B. Frost. (Words and Music.) Whaley, Royce & Co., Limited, Toronto, Ontario, 31st December, 1912.

26572. "The Everlasting Peace." Words by Jonathan B. Frost. Music by Edmund Braham. Whaley, Royce & Co., Limited, Toronto, Ontario, 31st December, 1912.

26573. "Berceuse." By Charles Edward Cone, Op. 14. (Music.) The Lagatree Publishing Company, Detroit, Michigan, U.S.A., 31st December, 1912.

INTERIM COPYRIGHTS.

1486. "A Solution of Your Traffic Troubles." (Literary work.) Harry Moore, Winnipeg, Manitoba, 26th December, 1912.

1487. "The Bigamists." A play. Ivan Leonard Wright, Ottawa, Ontario, 28th December, 1912.

GEO. F. O'HALLORAN,

27-1 Deputy of the Minister of Agriculture.

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following position in the Inside Division of the Civil Service of Canada:—

A clerk in Subdivision A of the Second Division in the Chief Architect's Branch of the Department of Public Works, initial salary \$1,600 per annum. The duties of the office will be to assist in the purchasing of

public building sites, and in valuing and dealing with various property transactions which require to pass through the Chief Architect's office. Candidates are required to be conversant with the conveyance, value, municipal assessment and taxation of real estate. They should preferably have been employed as inspectors or agents for loan companies, and must have had a practical experience of some years in examining, valuing and negotiating for property, looking up titles in a registry office, and all other details which pertain to a real estate business.

Candidates must be natural-born or naturalized British subjects, must have been residents in Canada for at least three years, and must be of the full age of eighteen years and not more than thirty-five years.

Application forms, properly filled in, must be filed in the Office of the Civil Service Commission not later than the 27th day of January, 1913. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,

Secretary.

Ottawa, 3rd January, 1913.

27-4

THE COMMISSIONERS OF THE TRANSCONTINENTAL RAILWAY.

NOTICE TO CONTRACTORS.

Tenders for Machines, Tools, Appliances, Motors, Furnaces, Cranes, Etc.

SEALED TENDERS, addressed to the undersigned, and marked on the envelope "Tender for Machines, Tools, Appliances, Motors, Furnaces, Cranes, Etc.," will be received at the Office of the Commissioners of the National Transcontinental Railway, at Ottawa, until twelve o'clock noon of the Thirteenth day of February, 1913, for the furnishing and delivery of the Machines, Tools, Appliances, Motors, Furnaces, Cranes, Etc., required for the equipment of the Car Department Shops, Transcona Plant, of the Commissioners of the National Transcontinental Railway, at Transcona, Manitoba.

Tenders will be considered for any portion, or all of the equipment.

Specifications and Forms of Tender may be obtained at the office of Mr. W. J. Press, Mechanical Engineer, Ottawa, Ontario.

Persons tendering are notified that Tenders will not be considered unless made on the printed forms supplied by the Commissioners.

Each Tender must be signed and sealed by all the parties to the Tender, and witnessed and be accompanied by an accepted cheque on a Chartered Bank of the Dominion of Canada, payable to the Commissioners of the Transcontinental Railway, for a sum equal to Ten per cent (10%) of the amount of the Tender.

Any person whose Tender is accepted shall within ten days after the acceptance thereof sign the contract, specifications and other documents required to be signed, and in any case of refusal or failure on the part of the party whose Tender is accepted to complete and execute the contract with the Commissioners, the said cheque shall be forfeited to the Commissioners as liquidated damages for such refusal or failure, and all contract rights acquired by the acceptance of the Tender shall be forfeited.

The cheques deposited by parties whose tenders are accepted will be deposited to the credit of the Receiver General of Canada as security for the due and faithful performance of the contract according to its terms.

The cheque deposited by parties whose tender are rejected will be returned within ten days after the signing of the contract.

The right is reserved to reject any or all tenders.

By order,

P. E. RYAN, Secretary.

The Commissioners of the
Transcontinental Railway.

Dated at Ottawa, December 11th, 1912.

Newspapers inserting this advertisement without authority from the Commission will not be paid for it.

24-5

The Barnett-McQueen Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of December, 1912, whereby the capital stock of "The Barnett-McQueen Company, Limited," was increased from the sum of one hundred and twenty thousand dollars to the sum of two hundred and forty thousand dollars, such increase to consist of one thousand two hundred shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 23rd day of December, 1912.

THOMAS MULVEY,
Under-Secretary of State.

26-2

National Optical Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of December, 1912, incorporating Gui Casimir Papineau-Couture and Louis Fitch, advocates, and Violet Winifred Leslie Henry-Anderson, Minnie Isabel Bustin and Belle Rubinsky, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, buy, sell and generally trade in all kinds of optical goods and jewellery; (b) To apply for, purchase or otherwise acquire any patents, trade marks or other rights and licenses in connection with the business of the company and to develop, use, exercise or grant licenses in respect thereto; (c) To purchase or otherwise acquire any shares or interest in the whole or part of the business or good-will and assets of any person, firm or company carrying on any business within the scope of the objects of this company, and to undertake all or any of the liabilities or obligations of such person, firm or company, and to carry on, conduct and liquidate any business so acquired, and to make and to carry into effect any contracts or agreements with any such person, firm or company as aforesaid, with respect to amalgamation, joint working, co-operation, division of profits, mutual assistance or otherwise, or to accept by way of consideration for any such contract or arrangement shares, debentures or securities of such company; (d) To pay for any services rendered to and any property or rights acquired by the company in such manner as may seem expedient, and in particular by the issue of shares or securities of the company, credited as fully or partially paid-up; (e) To sell, transfer or dispose of the whole or any part of the business or undertakings of this company to any other company (whether promoted by this company or not) or to any person, firm or corporation, and to accept by way of consideration for any such sale, transfer or disposal any shares, debentures, debenture stock, bonds or securities in any such other company; (f) To distribute among the shareholders of the company in kind any shares, debentures or securities or property belonging to the company; (g) To adopt such means of making known the goods of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals; (h) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (i) To do all such other acts and things as may seem incidental or conducive to the attainment of the foregoing objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "National Optical Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 23rd day of December, 1912.

THOMAS MULVEY,
Under-Secretary of State.

26-2

Hyde & Sons, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of December, 1912, incorporating Francis Hyde and George Hyde, of the Town of Outremont, in the Province of Quebec, merchants; William Roberts, book-keeper, Alexander Ronald Johnson, advocate, and Leslie Hale Boyd, King's counsel, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—(a) To manufacture and sell builders' and contractors' supplies of all kinds, including patented and other materials of every description, and to carry on the business of general contractors and dealers in merchandise; (b) To purchase, acquire, manufacture and deal in all plant, machinery, equipment, dies, presses, motors and other things necessary to carry on the business of the said company and to pay for the same in cash or fully paid shares or bonds or other securities of the company; (c) To take and accept conveyances of real and personal estate in payment and satisfaction, in whole or in part, of the price of goods, manufactured or to be manufactured as aforesaid and sold or to be sold to purchasers thereof, and to have and to hold the said real and personal estate and to transfer, sell or otherwise dispose thereof as may be deemed expedient from time to time; (d) To purchase, take on lease or otherwise acquire any lands, buildings, easements or property, real or personal, which may be requisite for the purpose of or capable of being conveniently used in connection with any of the objects of the company and to sell and dispose of the same from time to time as the company may see fit; (e) To purchase or otherwise acquire, hold, sell or otherwise dispose of shares of stock, bonds, debentures or other securities in any other corporation, notwithstanding the provisions of section 44 of the said Act; (f) To carry on any business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company and necessary to enable the company to profitably carry on its undertakings; (g) To apply for, obtain, register, purchase, lease or otherwise acquire and to hold, own, use, operate, introduce and sell, assign or otherwise dispose of any and all trade marks, formulæ, secret processes, trade names and distinctive marks and all patents, licenses, discoveries, machines, devices, inventions, improvements and processes used in connection with or secured under letters patent or otherwise of Canada or of any other country, which the company may think calculated directly or indirectly to be of benefit to any of the objects of its business, and to pay for the same in cash, fully paid shares, bonds or other securities of this company; (h) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which the company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of the company's business, and to pay for the same in cash, fully paid stock, bonds or other securities of this company and to hold or in any manner dispose of the whole or any part of the property so purchased or acquired; (i) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in; (j) To amalgamate with any company having objects similar to those of this company; (k) To lease, sell or otherwise dispose of the property and assets of the company, or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any other company; (l) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated, and necessary to enable the company to profitably carry on its undertaking; (m) To distribute among the shareholders in specie by way of dividend or bonus, or in

any manner deemed advisable, any or all property of the company, or any proceeds of the sale or disposal of any property of the company, or any shares, debentures or securities of any other company which may have purchased or taken over, either in whole or in part, the property, assets or liabilities of this company; (n) To accept the bonds, debentures or debenture stock of any municipality or other corporation in payment of goods sold. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Hyde & Sons, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 23rd day of December, 1912.

THOMAS MULVEY,
Under-Secretary of State.

26-2

Concrete Products, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of December, 1912, incorporating Joseph Armitage Ewing, King's Counsel, and Leonard Grey Norris, statistical clerk, both of the City of Montreal, in the Province of Quebec; Arthur Osborne Dawson, manufacturer, and James Penrose Anglin, contractor, of the City of Westmount, in the said Province of Quebec; and William John Ewing, registrar, of the Town of Richmond, in the said Province of Quebec, for the following purposes, viz:—(a) To manufacture, modify, buy, sell and deal in concrete and cement in all their forms, and all things composed, in whole or in part, of cement or concrete, all kinds of building and construction material and supplies and all component parts thereof, all kinds of stone, granite, marble, clay, sand, gravel and lime, and all things composed in whole or in part, of any or all of these substances, and all imitations thereof; (b) To act as selling agents, and sell any or all of the above mentioned articles for remuneration by way of commission or otherwise; (c) To acquire by purchase, lease or otherwise, hold, operate and dispose of quarries, sand-pits, gravel-beds, clay-fields, lime-kilns, brick-yards, brick-kilns, boats, scows and tugs; and to tow vessels and transport goods and materials for remuneration; (d) To make, construct, pave and repair streets, highways sidewalks, pavements, drains, sewers, bridges, culverts, wharves, docks, walls and other works; (e) To buy, or otherwise acquire, own, lease, exchange, improve and develop immovable property of every description and kind, and sell or otherwise dispose of the same; and to construct and erect, operate, and maintain office buildings, apartment and dwelling houses, shops, hotels and other buildings and out-buildings; (f) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's business or calculated directly or indirectly to be of benefit to the company or to enhance the value of or render profitable any of the company's property or rights; (g) To purchase, lease, exchange or otherwise acquire, hold, operate, use, sell, exchange and dispose of all machinery, apparatus, plant and property, movable and immovable, which the company may deem necessary or useful for its business or purposes, including patents, patent rights, licenses, grants, monopolies, franchises, trade marks, industrial designs, good-will and all other rights, advantages and privileges whatsoever; (h) To purchase, acquire, subscribe for, possess, hold, sell or otherwise deal in or deal with any securities, stocks, bonds, debentures or shares of any company whatsoever and wheresoever, notwithstanding the provisions of section 44 of the said Act; (i) To purchase or otherwise acquire the whole or any part of the business, property, good-will and liabilities of any person or company and to promote other companies to carry on any business which this

company is authorized to carry on; (j) To amalgamate, enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction capable of being conducted so as to directly or indirectly benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such company or person, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee or otherwise deal with the same; (k) To issue the whole or any part of the stock of the company as fully paid up and non-assessable in payment or part payment of any rights or property, real or personal, movable or immovable, or other assets acquired by the company, or for services rendered or to be rendered in placing the stock or debentures of the company, or for any other consideration as the directors may deem advisable and in the interest of the company; (l) To sell or otherwise dispose of the business or undertaking of the company or the whole or any part of its rights, good-will or assets for cash or other consideration or for shares, debentures or securities of any other company, or partly for one and partly for another or others, notwithstanding the provisions of section 44 of the said Act; (m) To distribute among the members of the company in kind any shares, debentures, securities or property belonging to the company; (n) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company, or to carry on any business similar, in whole or in part, to that carried on by this company, or for any other purpose which may seem directly or indirectly calculated to benefit this company; (o) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Concrete Products, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of December, 1912.

THOMAS MULVEY,
Under-Secretary of State.

26-2

Canada Lumber Sales Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of December, 1912, incorporating Arthur Pierre Beaupré, merchant, Joseph Henri Poulin, manager, Arthur Ste. Marie and Oscar Berthiaume, agents, and Victor Martineau, advocate, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of a lumberer, saw and planing miller and manufacturer of lumber and wooden ware; to buy, own, hold and sell lumber limits, timber lands and logs and to manufacture, buy, sell and deal in timber, lumber and wood of all kinds, and to manufacture articles in the making of which timber or wood is required or can be utilized, and to acquire all real estate necessary in the conduct of the company's business; (b) To enter into any agreement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on, and to take or otherwise acquire shares and securities of any such person or company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal in the same; (c) To purchase or otherwise acquire from any individual any business within the objects of the company and any property, privileges, rights, contracts and liabilities, appertaining to the same, and particularly to purchase, take over or otherwise acquire all or any portion of the

business now carried on by said Arthur Pierre Beaupré, in the said City of Montreal, under the name and style of "Canada Lumber Sales Company," and the whole or any part of the good-will, stock-in-trade, assets and property, real and personal, movables and immovables appertaining thereto and subject to the obligations, if any, affecting the same, and to pay for the same with paid-up shares of the said company or otherwise; (d) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated; (e) To remunerate any person or company for services rendered in placing or assisting to place or guaranteeing the placing of any shares in the company's capital stock, or in or about the incorporation, organization, formation, promotion of the company or the conduct of its affairs. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canada Lumber Sales Company, Limited," with a capital stock of sixty thousand dollars, divided into 600 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of December, 1912.

THOMAS MULVEY,

Under-Secretary of State.

26-2

Ottawa Artificial Ice Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of December, 1912, incorporating Travers Lewis, King's counsel, James Forman Smellie, Allan Collingwood Travers Lewis and Thomas Anderson Burgess, barristers-at-law, and Edith Jane Chambers, stenographer, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—(a) To manufacture and deal in artificial ice, and, as incidental to the said business and in connection with the operations of the company, to conduct and carry on the business of cold storage warehousemen and general warehousemen, and as such the company shall have power to buy and sell and generally to deal in any goods, wares, and merchandise suitable to be stored in the company's warehouses; (b) To purchase, lease or otherwise acquire, to hold, use, enjoy, and to sell or otherwise dispose of, all real and personal property, rights, or privileges which may be necessary or useful for the carrying on of the business of the company; (c) To manufacture and deal in refrigerators, refrigerating machinery, and all tools and implements suitable for the production or handling of the company's products; (d) To purchase, lease or otherwise acquire, erect, instal, manufacture, and deal in plant, machinery, implements, materials, conveniences, apparatus, and things capable of being used in connection with the operations of the company or necessary or desirable for the purposes of the company, and to sell, lease, or otherwise dispose of the same; (e) To carry on a general cartage and delivery business for the purposes of the company; (f) To sell, deliver, and deal in distilled water; (g) To acquire any undertaking or business similar in whole or in part to that of this company or to any business it is authorized to carry on, together with the plant, stock, good-will, franchises and assets thereof of every description, and to pay for the same in cash, shares, bonds, debentures, or securities of this company or otherwise; (h) To enter into partnership or into any agreement for sharing profits, union of interests, reciprocal concession or co-operation with any person, firm or company, and to promote and aid in the promotion, constitute, form or organize companies, syndicates or partnerships for the purpose of acquiring any property and undertaking any liabilities of this company, or of advancing, directly or indirectly, the objects thereof, or for any other purpose which this company may think expedient; (i) To purchase, lease or otherwise acquire, hold, own, use, develop, exchange, sell or otherwise

turn to account and dispose of concessions, licenses, rights, privileges, permits and franchises suitable, convenient or advantageous for the business of the company; (j) To sell or dispose of the undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this company; (k) To amalgamate with any other company having objects altogether or in part similar to those of this company; (l) To distribute in specie from time to time amongst the shareholders of the company any property, assets or rights of the company, and to sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the company; (m) To invest and deal with the moneys of the company not immediately required upon such securities as may from time to time be determined; (n) To advance money on such terms as may seem expedient to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (o) To purchase, acquire, hold, deal with or dispose of the shares, bonds or other evidences of indebtedness of any corporation, domestic or foreign, and exercise all the rights and privileges attached thereto, including the right to vote thereon, and to issue in exchange therefor its stocks, bonds, or obligations or otherwise pay for the same, notwithstanding the provisions of section 44 of The Companies Act; (p) To acquire by purchase or otherwise and also to use and dispose of any patents, patent rights, industrial designs, trade marks, and to manufacture, use, and deal in the inventions secured under such patents; (q) To issue and allot as fully paid-up shares of this company's capital stock in consideration of stocks, rights, interests, patents or any other property purchased or acquired, or for work done or for any security given or to be given, or for services rendered or to be rendered in the company's interest, including services rendered or to be rendered by the promoters of the company; (r) To enter into any arrangements with any government, municipal or local authorities, or otherwise, that may seem conducive to the objects of the company or any of them, and to obtain from any authority any rights, privileges, or concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions; (s) To do all such other things as are incidental or conducive to the attainment of any of the above objects; (t) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph hereof, or by reference to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Ottawa Artificial Ice Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada this 26th day of December, 1912.

THOMAS MULVEY,

Under-Secretary of State.

26-2

Invincible Wheel Co. of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of Chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of December, 1912, incorporating Michael Arthur Phelan, of the City of Westmount, in the Province of Quebec, advocate, and Wilfrid Bovey, Robertson Fleet, and William Roy Hastings, advocates, and Harry Arthur Ellis, book-keeper, all of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—(a) To build, manufacture, buy, sell, let on hire, trade and deal in all kinds of wheels, spokes, hubs, springs, axles, tires and other appurtenances for use in

connection with any kind of vehicle or other means of transportation; and to carry on the business of manufacturers of automobiles, motor trucks, vehicles and conveyances of all kinds, and of all articles and things used in the manufacture, maintenance and working thereof; (b) To manufacture, buy, sell, let on hire and deal in electric motors, steam, gas and electric engines; and for the purposes of the company to carry on the business of iron foundries, brass foundries, mechanical and electrical engineers, manufacturers of agricultural implements and other machinery, metal workers, wood workers, tool makers, millwrights, machinists, iron and steel converters; and to buy, sell, manufacture, repair, convert, alter, let on hire and deal in machinery, implements, rolling stock and hardware of all kinds; (c) To acquire, develop, accumulate and utilize water powers for the purpose of generating electricity, or other motive force similar or otherwise, and to supply the same for the production, transmission or use of power for lighting, heating or motive purposes in connection with the buildings and other works of the company, with authority to sell or otherwise dispose of any surplus electricity or power generated by the company's works, and to construct and operate lines for such purposes, subject to all local, municipal and provincial laws and regulations in that behalf; (d) To apply for, purchase or otherwise acquire any trade marks, patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (e) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (f) To purchase, lease, take over or otherwise acquire the whole or any part of the business, property, franchises, good-will, rights and privileges held or enjoyed by any person or firm or by any corporation carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay therefor either wholly or partly in cash, or wholly or partly in bonds, paid-up shares or other securities of the company, or otherwise, and to undertake the liabilities of any such persons, firm or corporation; (g) To enter into any arrangement with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions; (h) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit this company, and generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (i) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or other securities in other companies belonging to the company or which the company may have the power to dispose of, and to do all acts and exercise all powers necessary to carry on any business incidental to or that can conveniently be carried on in connection with the business of the company; (j) To sell or dispose of the whole or any part of the assets and undertakings of the company as a going concern or otherwise for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (k) To invest and deal with the moneys of the company not immediately required in such manner

as may from time to time be determined; (l) To remunerate any company or person for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital, or any bonds, debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business, subject to approval thereof by the shareholders of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Invincible Wheel Company of Canada, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 6,000 shares of twenty-five dollars each, and the chief place of business of the said company to be at the Town of Farnham, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of December, 1912.

THOMAS MULVEY,

Under-Secretary of State.

26-2

Canadian Watson Solar Window Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of December, 1912, incorporating Francis George Bush, book-keeper, George Robert Drennan, stenographer, Michael Joseph O'Brien and Herbert William Jackson, clerks, and Gordon Francis Macnaughton, student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, make, buy, sell, rent, prepare, adopt, use, deal in, invest and trade in windows, window frames and fixings, machinery, goods, wares and merchandise and personal property of every class, kind and description, and metals and woods and their products, and to improve and develop the same; and to construct, erect, build, equip, improve and repair buildings of all kinds, whether public or private, and to purchase or otherwise acquire any contracts or concessions for or in relation to the construction, erection, equipment, improvement and repair of the same, and in general to carry on a general construction and building business, and that of public and private contractors; (b) To apply for, purchase or otherwise acquire, and to hold, own, use, operate and to sell, assign or otherwise dispose of, and to grant licenses in respect to or otherwise turn to account, trade marks or trade names, letters patent and any and all inventions, improvements and operations used in connection with or secured under letters patent of the Dominion of Canada, the United States of America or elsewhere; (c) To acquire, deal in, own, hold, sell, rent, mortgage and develop such real estate as is necessary or incidental to the carrying out of its business, and generally to do and perform everything necessary, suitable and proper for the accomplishment of any of the purposes or the attainment of any of the objects, or the furtherance of any of the powers hereinabove set forth, either alone or in association with other corporations, firms or individual; (d) To purchase from any individual, firm or corporation any business of a similar nature and to purchase and acquire any interest or control in any business of a similar nature, and to pay for the same in cash, bonds or paid-up shares of this company; (e) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engaged in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company; (f) To sell, lease or otherwise dispose of the property and undertakings of the company, or any part thereof, for such consideration as the company may see fit, and in particular for shares, debentures, bonds or securities of any other company; (g) To distribute amongst the shareholders of the company in kind any property of the company, and in particular any shares, bonds, debentures or securities of any other companies which

may be acquired by the company ; (h) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph, or to or from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Watson Solar Window Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of December, 1912.

THOMAS MULVEY,
Under-Secretary of State.

26-2

Standard Securities, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of December, 1912, incorporating Thomas Sargent Owens, advocate, Harry Roger Drackett, manager, Gerald Augustine Coughlin, student, and Charles George Macartney and Harry McIntyre, accountants, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To buy, sell and deal in shares, stocks, bonds, debentures and obligations of municipal or other corporations, or joint stock companies, or in Dominion, Provincial, British, foreign or other public securities, or in real estate, mortgages, leases and other real rights as well as personal property, and this either as principals or agents ; (b) To invest moneys in immovable property for the benefit of any person or corporation ; to undertake the care and management of any investment so made and similar investments, and guarantee the security of the same, and advance money on the security of the same ; to subdivide, buy, sell and deal in any immovable property, to erect any and all kinds of buildings thereon and generally to improve the same and to collect and administer any payments coming due thereon and the rents and profits thereof ; (c) To promote or assist in promoting any other company and for such purpose to subscribe for, buy and sell shares, debentures, mortgage debentures, bonds and any other security of such company, and otherwise employ the money or credit of the company in any manner deemed expedient for any such purpose, or by placing on the market or guaranteeing the issue of or payment of interest on the shares, debentures, mortgage debentures, bonds, obligations or other securities of such other company ; to act as agent for the purpose of collecting and converting into money its securities and properties pledged ; to close and wind up the business and assets of any persons, partnerships, associations or corporate bodies and do such incidental acts as are necessary for that purpose ; (d) To examine, report upon and audit the books, accounts, conditions and standing of corporations, partnerships and individuals when requested or authorized so to do by such corporations, partnerships and individuals, or when ordered by a court of competent jurisdiction ; (e) To act as valuers and appraisers ; (f) To carry on the business of insurance brokers, agents and adjusters for the purposes of the company ; (g) To enter into partnership or into any agreement for sharing profits, union of interests, reciprocal concession or co-operation with any person, firm or company, and to promote and aid in the promotion, constitute, form or organize companies, syndicates or partnerships for the purpose of acquiring any property and undertaking any liabilities of this company, or of advancing directly or indirectly the objects thereof, or for any other purpose which this company may think expedient ; (h) To purchase, lease or otherwise acquire, hold, own, use, develop, exchange, sell or otherwise turn to account and dispose of concessions, licenses, rights, privileges permits and franchises suitable, convenient or advantageous for the business of the company ; (i) To sell or dispose of the undertaking of the company or any part,

thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company ; (j) To amalgamate with any other company having objects altogether or in part similar to those of this company ; (k) To distribute in specie from time to time amongst the shareholders of the company any property, assets or rights of the company and to sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; (l) To invest and deal with the moneys of the company not immediately required upon such securities as may from time to time be determined ; (m) To advance money on such terms as may seem expedient to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ; (n) To purchase, acquire, hold, deal with or dispose of the shares, bonds and other evidences of indebtedness of any corporation, domestic or foreign, and exercise all the rights and privileges attached thereto, including the right to vote thereon, and to issue in exchange therefor its stocks, bonds or obligations or otherwise pay for the same, notwithstanding the provisions of section 44 of The Companies Act ; (o) To acquire by purchase or otherwise and also to use and dispose of any patents, patent rights, industrial designs and trade marks and to manufacture, use and deal in the inventions secured under such patents ; (p) To issue and allot as fully paid-up shares of this company's capital stock in consideration of stocks, rights, interests, patents or any other property purchased or acquired, or for work done or for any security given or to be given, or for services rendered or to be rendered in the company's interests, including services rendered or to be rendered by the promoters of the company ; (q) To do all such other things as are incidental or conducive to the attainment of any of the above objects ; (r) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph hereof, or by reference to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Standard Securities, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of December, 1912.

THOMAS MULVEY,
Under-Secretary of State.

26-2

League of Canadian Automobilists, Limited.

(CORRECTED NOTICE).

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of December, 1912, incorporating James Steller Lovell, accountant, William Bain, bookkeeper, Robert Gowans and Joseph Ellis, solicitors' clerks, and Samuel Goodman Crowell, solicitor, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—(a) To carry on a general mercantile and manufacturing business and to carry on the business of manufacturers, buyers, sellers and dealers in all kinds of automobiles, motor vehicles and automobile supplies of every kind ; (b) To manufacture, buy, sell and deal in all kinds of articles and materials used in the manufacture, construction, operation and handling of automobiles and motor vehicles of every kind ; (c) To manufacture, buy, sell and deal in all kinds of machinery, tools, implements, automobile supplies and all kinds of automobile goods, wares and merchandise ; (d) To construct, maintain, manage and operate supply houses ; (e) To publish and circulate magazines, newspapers and other printed matter ; (f) To procure and furnish legal advice, medical and surgical aid and attendance and assistance for its shareholders, employees, customers and others ; (g) To arrange for,

procure and furnish hotel accommodation for its shareholders, customers and others; (h) To acquire, buy, hold, sell, assign, transfer and generally to invest, deal and trade in any personal property; (i) To invest the surplus moneys of the company in and to acquire, lease, hold, improve and dispose of lands and interests therein; (j) To construct, equip, improve or work upon any or all kinds of buildings; to build, erect and repair buildings and manufacturing plants; to install systems, machinery, appliances and devices for manufacturing and other purposes; (k) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of this company's business, and to issue in payment or part payment for any property, rights or privileges acquired by the company, or for any guarantees, the company's capital stock, whether subscribed for or not, as fully paid and non-assessable, or the company's bonds; (l) To purchase or otherwise acquire, hold, sell or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation, notwithstanding the provisions of section 44 of the said Act; (m) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof; (n) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee or otherwise any corporation in the capital stock of which the company holds shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations; (o) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in; (p) To procure the company to be registered and recognized in any foreign country and to designate persons therein according to the laws of such foreign country to represent this company and to accept service for and on behalf of this company of any process or suit; (q) To lease, sell or otherwise dispose of the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any company; (r) To apply for, purchase or otherwise acquire any patents, trade marks, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (s) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking; (t) To do all or any of the above things and as principals, agents or attorneys; (u) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (v) Provided that notwithstanding anything hereinbefore contained the company shall not dispose of its

undertaking or good-will or convey so much of its property, assets and effects as to prevent it from carrying on business without the consent and approval of the holders of at least ninety per cent of its paid-up shares. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "League of Canadian Automobilitists, Limited," with a capital stock of five million dollars, divided into 50,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Bridgeburg, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 27th day of December, 1912.

THOMAS MULVEY,
Under-Secretary of State.

27-2

Rideau Townsites, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of December, 1912, incorporating George Patrick Brophy and William Joseph Baskerville, gentlemen, John Frederick Booth, lumber dealer, Harry Brouse, merchant, and Robert Stanley Minnes, physician, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—(a) To acquire by purchase, lease or otherwise and to hold and own real estate and immovables; to make, build and construct any and all public or private works, buildings, undertakings and operations, dwelling houses, factories, shops and other buildings; to sell, lease, convey, exchange, dispose of or otherwise deal with such real estate or any portion thereof, and to develop, improve and exploit and lay out any such property in streets, lanes, squares, lots or otherwise; (b) To aid in the construction and maintenance or to construct and maintain lanes, roads, streets, waterworks or other works and improvements calculated to render the company's property more accessible and profitable; (c) To purchase electric power and to sell and distribute the same for lighting, manufacturing or other purposes in connection with any part of the company's business, subject to local and municipal regulations; (d) To do any and all acts which may be necessary for the promotion of the company's business and the carrying on of its undertakings. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Rideau Townsites, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 21st day of December, 1912.

THOMAS MULVEY,
Under-Secretary of State.

26-2

Toronto Type Foundry Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of December, 1912, whereby the capital stock of "Toronto Type Foundry Company, Limited," was increased from the sum of three hundred thousand dollars to the sum of four hundred thousand dollars, such increase to consist of one thousand shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 23rd day of December, 1912.

THOMAS MULVEY,
Under-Secretary of State

26-2

Montreal Consolidated Real Estate and Investment, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of December, 1912, incorporating Joseph Alphonse Bisson, real estate broker; Henry Morgan Williams, accountant, and Joseph Charles Hector Dus-sault, advocate, all of the City of Montreal, in the Province of Quebec; Joseph Arthur Couture, of the City of Maisonneuve, in the said Province of Quebec, notary, and Eugène Jean Baptiste Paré, of the Town of Beauharnois, in the said Province of Quebec, station master, for the following purposes, viz:—(a) To purchase, lease or otherwise acquire, improve, manage, work, develop, exercise all rights in respect of, lease, sell, dispose of, turn to account and otherwise deal with property of all kinds, and in particular lands, timber limits, timber licenses, mines, water lots, water falls, water rights, concessions and patents of all kinds, and any estate or interest therein; (b) To construct dwelling houses or other buildings upon such real estate, or any part thereof; to sell, lease, convey, exchange, dispose of or otherwise deal with such land, property or real estate, or any portion thereof, and to develop, improve and lay out such property in building lots, streets, lanes or otherwise, and to carry on the business of real estate agents generally, including buying, selling and managing properties and estates, also renting properties and collecting rents, the whole for a commission or other remuneration; (c) To carry on a general agency and brokerage business connected with the business of the company, and especially to act as agent and broker for the investment, payment, transmission and collection of money, for the sale, transfer and registration of bonds, stock or other securities, for the purchase, sale, exchange, lease, improvement, development and administration of any property, business and undertaking, and for the management, control or direction of syndicates, societies, associations, companies or corporations; (d) To subscribe for, purchase or otherwise acquire, and to take, hold, sell, exchange and deal in the shares, stocks, bonds, obligations, debentures or securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in shares, bonds, debentures or other securities of this company, or in property of this company, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereon, and to guarantee payment of the principal of or dividends and interest on the shares, bonds, debentures or other securities of any company or corporation with which the company may have business relations, and to promote any company or corporation having objects altogether or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (e) To unite or amalgamate with any other company whose purpose is in whole or in part similar to that of this company, to take the stock of such company, guarantee the execution of contracts for any person or company, to sell, lease or otherwise assign the property and undertaking of the company, or any part thereof, for the consideration deemed fit by it and in particular for the shares, bonds or other securities of any other company; (f) To acquire any undertaking similar in whole or in part to that of the company and also its stock-in-trade, good-will, privileges and property of all kinds and pay for same with cash, stock or bonds of the company or otherwise; (g) To issue and allot as paid-up stock, shares of the company in full or part payment of any business, undertaking, property, right, power, privilege, lease, license, contract, movable, immovable, stock, bonds, debentures or other property or right that the company may lawfully acquire in virtue of the powers conferred on it by the present charter; (h) To distribute in kind amongst the shareholders any property of the company and especially the shares, bonds or securities of other companies belonging to the company, or of which the company has the right to dispose;

(i) To exercise or develop, improve, employ, sell, exchange, lease or otherwise assign the rights and property of the company, in whole or in part; (j) To do everything hereabove as principal and as agent, contractor or otherwise and alone or with others; (k) To do anything else in connection with the above objects and purposes or proper for the attainment thereof; (l) The foregoing objects, purposes or powers of the company shall be considered as distinct and shall not depend the one upon the other, and the company may exercise one or more of the powers hereabove enumerated without regard to the others, and any of the above articles respecting same shall not be limited in its generality or interpreted in such manner as to be subordinated to any other article, and in case of ambiguity each article shall be interpreted in such manner as to extend and not restrict the powers of the company; (m) To remunerate by the payment of cash, and with the approval of the shareholders, by the issue of bonds or in any other manner the services rendered or to be rendered by any person or corporation respecting the placing of the capital stock and the bonds or other securities of the company and respecting the formation of the latter, its advancement or the management of its business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Montreal Consolidated Real Estate and Investment, Limited," with a capital stock of one hundred thousand dollars, divided into 2,000 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1913.

THOMAS MULVEY,

27-2

Under-Secretary of State.

Merrill Process Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of December, 1912, incorporating Percival Walter St. George, civil engineer, Robert Cooper Smith and Frederick Henry Markey, both of His Majesty's counsel learned in law, and Ronald Cameron Grant, accountant, all of the City of Montreal, in the Province Quebec, and Willis Carleton Merrill, of the City of Boston, in the State of Massachusetts, one of the United States of America, gentleman, for the following purposes, viz:—(a) To prosecute the general business of the removal, disposal, destruction and utilization of garbage and city street and house refuse, and the making of contracts with municipal corporations and others for such purposes, and the treatment of garbage and waste materials and their conversion into useful or innocuous substances, and the application of apparatus and processes employed therein, and the manufacturing of products from such materials; (b) To carry on the business of mechanical and constructing engineers and any business of a like nature, and to manufacture, produce, buy, sell, deal in and with all apparatus, appliances and things used in connection therewith, or with any inventions or patents held, owned or acquired by the company, or which may be necessary or convenient to effectuate these objects or any of them; (c) To manufacture any substance or product which can be produced from the material treated or any by-product thereof and to engage in any business analogous or incidental thereto, or which may be conveniently or profitably carried on in connection therewith; (d) To purchase or otherwise acquire, sell, as well as grant licenses in respect of and otherwise deal in trade marks, trade names, inventions, processes and letters patent of the Dominion of Canada or any other country, and with a view to the working and development of the same to carry on any business, manufacturing or otherwise, that the company may deem calculated either directly or indirectly to attain these objects or any of them; (e) To sell, or otherwise dispose of the undertakings and

assets of the company hereby incorporated, or any part thereof, for such consideration as the company may think fit, including shares, bonds, debentures or securities of any other company having objects similar in whole or in part to those of the company hereby incorporated; to share profits, unite, co-operate with any person, firm, company or municipal corporation in any business which this company is authorized to engage in or carry on. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Merrill Process Company, Limited," with a capital stock of ten thousand dollars, divided into 100 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 31st day of December, 1912.

THOMAS MULVEY,
Under-Secretary of State.

27-2

The Times Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 30th day of December, 1912, incorporating Charles Gaudet, one of His Majesty's counsel learned in the law, Edward Wilgress Parker and Samuel C. Marson, real estate brokers, Charles Marson, clerk, and Laurence de Kalisz Stephens, advocate, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of printers and publishers of newspapers, periodicals and other publications; and to carry on the business of general printers, engravers, lithographers and bookbinders in all branches appertaining thereto; (b) To acquire movable and immovable property for the purpose of carrying on the said business; to rent the whole or any portion of said movable or immovable property the whole upon such terms and conditions as the directors may, from time to time, see fit; (c) To do all things necessary for the maintenance, alteration and repair of said movable or immovable property; (d) To grant and accept bonds and other instruments for the payment, or securing of payment, of any money due by or to the said company; (e) To use and put in operation all other powers that may be necessary for the just and proper fulfilment of the objects and obligations of the company, and for carrying on any of the said businesses; (f) To acquire new franchises, and also acquire other newspapers; (g) To establish news agencies; (h) To pay for the acquisition of new franchises or other newspapers in shares or bonds of the said company or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Times Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of December, 1912.

THOMAS MULVEY,
Under-Secretary of State.

27-2

The Hervay Chemical Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of December, 1912, incorporating Armand Marcotte, physician, Albertine Julien, wife contractually separated as to property from the said Armand Marcotte, the said Armand Marcotte both personally and for the purpose of authorizing his said wife, and Damase Belanger, merchant, all of the Parish of St. Basile, in the Province of Quebec, and Felix Vanasse, merchant,

and Wilfrid Bessette, advocate, of the City of Montreal, in the said province of Quebec, for the following purposes, viz:—(a) To acquire and take over as a going concern the undertaking of the "Hervay Chemical Co." and also of the "Interprovincial Stock Food Company," and all or any of their assets and liabilities and in particular their good-will, trade marks, copyrights and recipes and full information as to the process of manufacturing and the right to manufacture and deal in all or any of their preparations, stock-in-trade, debts and other assets of the said businesses, and to pay for the same either in cash, in debentures or in shares, or partly in cash, partly in debentures and partly in shares; to carry on the manufacture and sale of the said medicines and preparations and generally to carry on the business of manufacturers, buyers and sellers of and dealers in all kinds of medicines and medical preparations and drugs whatsoever; to carry on the businesses of manufacturing chemists and druggists, importers and manufacturers of and dealers in pharmaceutical, medicinal, chemical, industrial and other preparations and articles, makers of and dealers in proprietary articles of all kinds and of electrical, photographic, surgical, chemical and scientific apparatus and materials, and to carry on business as manufacturers of and dealers in all kinds of toilet requisites; (b) To buy, sell, import, prepare, export, manufacture and generally deal in and with all kinds of goods, wares, chattels, merchandise and personal property and to conduct any manufacturing or mercantile business in connection therewith, and to act as agent or representative of corporations, firms and individuals, and as such to develop and extend the business interests of corporations, firms and individuals; (c) To acquire by purchase, lease or otherwise and to hold, use, improve, manage, charge, lease, sell, dispose of and deal in lands, tenements and hereditaments and immovables and interests therein, and to erect, alter, repair and maintain buildings upon any lands in which the company may have any interest; (d) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, right or information so acquired; (e) To take, acquire and hold as the consideration for goods sold or supplied or otherwise disposed of, or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company having objects similar in whole or in part to those of this company and to sell or otherwise dispose of the same; (f) To acquire and take over as going concerns or otherwise the undertakings, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of proper suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such companies; (g) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit, and in particular for shares, debentures or other securities of any company having objects altogether or in part similar to those of this company; (h) To purchase, take or acquire by original subscription or otherwise and to hold and, with or without guarantee, to sell or otherwise dispose of shares, stocks, whether common or preferred, debentures, bonds and other obligations in and of any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint; (i) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or com-

pany carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (j) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (k) To do any and all things set forth as its objects as principal, agent, contractor or otherwise and to carry out any or all of the foregoing objects as principals, agents, contractors or otherwise and by and through trustees, agents, sub-contractors or otherwise, and alone or jointly with any other corporation, association, firm or person, and to do all and everything necessary or incidental for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated, or incidental to the powers herein named, or which shall at any time be necessary or incidental for the protection or benefit of the corporation; (l) To pay out of the funds of the company all the expenses of or incidental to the formation, registration and advertising of the company; (m) To amalgamate with any other company or companies having objects or powers in whole or in part similar to those of the said company; (n) To purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purpose of its business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Hervay Chemical Company of Canada, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Parish of St. Basile, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of December, 1912.

THOMAS MULVEY,
Under-Secretary of State.

27-2

Surani Oil Fields, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of December, 1912, incorporating John Edward Evans-Jackson, patent agent, and Mary Lambe Statham, widow, of the City of London, in that part of Great Britain and Ireland called England; Philip Huntingdon Simpson, of Berka Buzen, in the Kingdom of Roumania, mine owner, Archibald Anderson Dickson, timber merchant, and Alfred Passmore-Poussette, King's counsel, of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To prospect for, open, explore, develop, work, improve, maintain and manage oil wells and oil properties and to manufacture and refine the product thereof, whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same or any part thereof or any interest therein; (b) To acquire by purchase, lease, concession, license, exchange or other legal title oil wells, oil lots, easements, oil lands and oil claims, options, powers, privileges, concessions, water or other rights, patent rights, letters patent of invention, processes, mechanical or other contrivances and either absolutely or conditionally and either solely or jointly with others, as principals, agents, contractors or otherwise, and to lease, place under license, sell, dispose of or otherwise deal with the same or any part thereof or interest therein; (c) To construct, maintain, alter, make, work and operate reservoirs, dams, flumes, race and other ways, water powers, aqueducts, wells, roads, piers, wharves, buildings, shops, stamping mills, pipes for the purpose of conducting and

transmitting oil (whether belonging to the company or not) to such places as the company may for its benefit desire, and other works and machinery, plant, electrical and other appliances of every description, and to buy, sell, manufacture and deal in all kind of goods, stores, improvements, chattels and effects required by the company or its workmen or servants; (d) To construct, maintain, alter, make, work and operate on the lands of the company, or on lands controlled by the company, tramways, telegraph and telephone lines; (e) To build, acquire, own, charter, navigate and use steam and other vessels; (f) To take, acquire and hold debentures, bonds and other securities of or in any other company having objects wholly or in part similar to those of this company and to sell or otherwise dispose of the same; (g) To enter into any arrangement for sharing profits, union of interests or co-operation with any other person or company carrying on or about to carry on any business or transaction which may be of benefit to this company; (h) To purchase or otherwise acquire and undertake all or any part of the assets, business property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any part of the business which this company is authorized to carry on, or possessed of property suitable for the purpose thereof, and to pay for the same in cash or in shares of this company, or partly in cash and partly in shares; (i) To carry on any other business, whether manufacturing or otherwise, which is germane to the objects for which this company is incorporated and which may seem to the company capable of being conveniently carried on in connection with its business; (j) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any other purpose of this company, or the acquisition of which may seem calculated to benefit this company, and to use, exercise and develop or grant license in respect of or otherwise turn to account the property, rights or information so acquired; (k) To enter into partnership or into any arrangements for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to benefit the company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (l) To enter into any arrangement with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (m) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company or for any other purpose which may seem calculated to benefit the company; (n) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade; (o) To make advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (p) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants or other negotiable or transferable instruments; (q) To sell or dispose of the undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures and securities of any other company having objects similar to those of this company; (r) To use any of its funds in the purchase of stock or shares in any other corporation, such power to be exer-

cised by the directors but subject to section 44 of The Companies Act ; (s) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books or periodicals and by granting prizes, rewards and donations ; (t) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company, and to distribute any of the property in specie among its shareholders ; (u) To apply for and obtain from any and all legislative, governmental, municipal and other authorities, powers and bodies, confirmation, registration and recognition of the company and all its rights, powers, concessions, privileges and franchises as may be considered expedient, and to do whatever may be necessary and expedient to comply from time to time with all laws, ordinances, decrees, regulations and other requirements now or in future existing ; (v) To do all such other reasonable things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Surani Oil Fields, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 27th day of December, 1912.

THOMAS MULVEY,

27-2

Under-Secretary of State.

Goodform Clothing Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of December, 1912, incorporating Alexander Rives Hall, Gui Casimir Papineau-Couture and Louis Fitch, advocates, Violet Winefred Leslie Henry-Anderson and Minnie Isabel Bustin, stenographers, all of the City and District of Montreal, in the Province of Quebec, for the following purposes, viz :— (a) To carry on the trade and business of manufacturers of and dealers in men's, youths' and boys' garments of every kind and description, and dealers in dry goods, silks, satins, tailors' trimmings, textile fabrics and cloth and cotton goods generally, and tailors and outfitters ; (b) To acquire and take over as a going concern, and to continue the business presently carried on by Goodform Clothes a commercial firm doing business in the City of Montreal, and also to acquire and take over all or any of the assets and liabilities of such firm ; (c) To carry on any other similar business, whether manufacturing or otherwise, which is germane to the foregoing, and which may seem to the company capable of being conveniently carried on in connection with the above business ; (d) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of the company ; (e) To apply for, purchase, or otherwise acquire, any patents, brevets d'invention, licenses, concessions, and the like, conferring any exclusive or non exclusive, or limited right to use, or any secret or any other information as to any invention which seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop, or grant licenses in respect of or otherwise to turn to account the property rights or information so acquired ; (f) Generally, to purchase, take on lease, or in exchange, hire, or otherwise acquire, any real and personal property, and any rights or privileges which the company may think necessary or convenient for the purposes of its business, and in particular any land, buildings, easements, machinery, plant and stock-in-trade ; (g) To remunerate any person or company for services

rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or the conduct of its business ; (h) To take or otherwise acquire and hold shares in any other company, having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted, so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of The Companies Act ; (i) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Goodform Clothing Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of December, 1912.

THOMAS MULVEY,

27-2

Under-Secretary of State.

Preston, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of December, 1912, incorporating Charles Marvin Preston, Esquire ; Henri Gustave Smith and John Francis Boland, barristers-at-law, Catherine Inrig and Elizabeth Curnoe, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :— (a) To carry on the business of a company promoter, stock-broker, real estate agent, broker and valuator and of a transfer agent. To act as agents, or brokers in the business of marine, fire, life, accident and fidelity insurance, in the business of giving protection to principals and employers and in any other kind or class of insurance in all its branches and to act as agents in negotiating, placing and obtaining loans and to collect, buy, sell and dispose of accounts and to generally carry on the business of a collection agency ; (b) To assist financially or otherwise corporations, syndicates and associations with which the company may have business relations and to give any lawful guarantee in connection therewith or otherwise for the payment of money or for the performance of any obligation or undertaking ; (c) To purchase, subscribe for, acquire, hold, sell, exchange, deal in and with stock, bonds, debentures or other securities of any other corporation, government or municipality, both as principals or as brokers or agents, for any other person, firm or corporation upon such terms and for such prices and at such rates of commission or otherwise as to the company may seem fit ; (d) To acquire by purchase, lease or otherwise and to hold, use and improve, manage, lease, sell, exchange, dispose of or otherwise deal in or with lands, tenements and hereditaments and immovables and interests therein and to erect, alter, repair and maintain buildings upon any lands in which the company may have any interest either as principal or agent or upon any other lands and to deal in building materials of all kinds ; (e) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ; (f) To issue all or any portion of the capital stock as fully paid up and non-assessable or the bonds, debentures, or other securities of the company in payment in whole or in part of any of the foregoing ; (g) To acquire, erect,

develop, manage and maintain warehouses, elevators, storehouses and granaries. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Preston, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

27-2

America Advertising Clocks, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of December, 1912, incorporating John Jennings Creelman, Gilbert Sutherland Stairs and Pierre François Casgrain, advocate, and Florence Ellen Seymour and Beatrice Isolle Brandt, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To import, export, manufacture, buy, sell and deal in goods, wares and merchandise and to carry on the business of general advertisers in all its branches; (b) To carry on any other businesses, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (c) To apply for, obtain, register, purchase, lease or license on royalty or otherwise acquire and hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes under registration or otherwise, useful to the business of the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names and inventions, licenses, processes and the like or any such other property or rights; (d) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company; (e) To sell or dispose of the undertaking, property and interests of this company, or any part thereof, for such consideration as this company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (f) To invest and deal with the moneys of this company not immediately required upon such securities and in such manner as may from time to time be determined; (g) To lend money to or guarantee the performance of contracts by any person or company and on such terms as may seem expedient and in particular to or by customers and others having dealings with this company; (h) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them and to obtain from any such authorities any rights, privileges and concessions which the company may think it desirable to obtain and carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (i) To issue and allot fully paid-up shares of the capital stock of the company in payment or part payment of any property, real, personal, movable, immovable or mixed, and of any rights and concessions purchased or acquired by the company; (j) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company; (k) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or attainment of any one or more of the objects herein enumerated, or which shall or may at any time appear to be necessary for the protection or benefit of the corporation, either as holders of or interested in any property or otherwise; (l) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms

of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "American Advertising Clocks, Limited," with a capital stock of twenty thousand dollars, divided into 200 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

27-2

Citizens' Real Estate Syndicate, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of December, 1912, incorporating Charles Conway Cottrell, real estate broker, Herbert Doyle Bennett, accountant, Horace Oliver Wilkinson, Louis Constant Gobron and Privat Raymond Charlebois, real estate agents, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To acquire by purchase, lease, exchange or otherwise, and to use, hold and improve lands, tenements, hereditaments, immovables and interest therein and generally to carry on the business of a land company and real estate agency with the power of renting, exchanging, selling and otherwise dealing in real estate and any interest or right therein; (b) To develop, improve and lay out any such property in building lots, streets, lanes, squares or otherwise, and upon such property make, construct, build and maintain roads, bridges and other internal communications, houses, mills, factories and other buildings necessary or expedient to the occupation or improvement of any such property; (c) To make advances by way of loans to purchasers or lessees of any part of the company's real estate for building purposes or other improvements, to aid by way of advances or otherwise in the construction and maintenance of roads, streets, waterworks, sewers and other works of improvement calculated to render the company's property more accessible or to enhance its value; (d) To pay for any property, rights or things acquired by or for services rendered to the company in paid-up shares of the capital stock of the company; (e) To take and hold mortgages, hypothecs, liens and charges to secure the payment of the purchase price of any property sold by the company or any money due to the company from purchasers or advanced by the company to purchasers for building purposes or other improvements; (f) To construct, acquire and operate works for the production of power and force and deal in such power or force for any use or purpose for which the same may be adapted, subject to provincial and municipal authorities; (g) To purchase or otherwise acquire or undertake all or any part of the business property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company, or possessed of property suitable and proper for the purposes of the company; (h) To purchase, acquire, hold and own shares of the capital stock, bonds or other securities of any other company, corporation or individual, notwithstanding the provisions of section 44 of The Companies Act; (i) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, partnership or company carrying on or engaged in or about to carry on any business or transaction this company is authorized to carry on, or to amalgamate with such person, partnership or company; (j) To distribute among the shareholders of the company, in kind, any property or assets of the company and in particular, any shares, debentures or securities of any other company or companies which may have purchased or taken over, either in whole or in part, the property, assets or liabilities of this company; (k) To enter into any agreement with any government or authorities, supreme, municipal, local or otherwise that may seem conducive to the company's objects or any of

CIRCULATION AND SPECIE.

Provincial.....	\$ 27,792 25	Specie and Bullion held by the Receiver	
Fractional.....	740,953 65	General and the several Assistant Re-	
\$1.....	12,698,175 00	ceivers General, on the 30th November,	
\$2.....	9,331,134 50	1912.....	\$106,698,598 86
\$4.....	308,677 00		
\$5.....	10,666,787 50		
\$50.....	17,900 00		
\$100.....	9,200 00	Specie to be held under The	
\$500.....	1,815,500 00	Revised Statutes of 1906,	
\$1,000.....	5,031,000 00	chapter 27, intituled	
\$500 Legal Tender Notes for Banks.....	355,500 00	"An Act respecting	
\$1,000 " " ".....	2,091,000 00	Dominion Notes," 25 p.c.	
\$5,000 " " ".....	75,865,000 00	on \$30,000,000.00.....	\$ 7,500,000.00
	\$118,958,619 90		
PROVINCIAL NOTES.		Specie to be held in excess	
\$1.....	\$ 11,304 50	of \$30,000,000.00.....	\$8,958,619.90
\$2.....	6,068 00		96,458,619 90
\$5.....	4,229 75		
\$10.....	2,180 00		
\$20.....	860 00	Reserve on amount of deposits in Savings	
\$50.....	650 00	Banks on 30th November, 1912, being 10	
\$500.....	2,500 00	p.c. on \$56,205,075.79, to be held under	
	\$ 27,792 25	The Revised Statutes of 1906, intituled	
		"An Act respecting Savings Banks"....	\$5,620,507 58

J. E. ROURKE,
Comptroller of Dominion Currency.

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 16th December, 1912.

25 -tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of November, 1912.

Source of Revenue.	Amounts.	Total.
	\$ cts.	\$ cts.
EXCISE.		
Spirits.....	948,578 92	
Malt Liquor.....	14,548 40	
Malt.....	136,248 39	
Tobacco.....	830,250 45	
Cigars.....	55,983 60	
Manufactures in Bond.....	7,155 69	
Acetic Acid.....	726 15	
Seizures.....	25 00	
Other Receipts.....	9,532 03	
Total Excise Revenue.....		2,003,048 63
Methylated Spirits.....		9,356 43
Ferries.....		50 60
Inspection of Weights and Measures.....		10,581 50
Gas Inspection.....		5,380 50
Electric Light Inspection.....		7,637 20
Law Stamps.....		801 35
Other Revenues.....		794 60
Grand Total Revenue.....		2,037,650 21

INLAND REVENUE DEPARTMENT,
Ottawa, 16th December, 1912.

WM. HIMSWORTH, Acting Deputy Minister.

25 -tf

POST OFFICE Savings Bank Account for the month of October, 1912

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can. 1906.)

DR.			CR.
	\$ cts.		\$ cts.
BALANCE in hands of the Minister of Finance on 30th September, 1912.....	42,661,908 96	WITHDRAWALS during the month.....	1,235,579 90
DEPOSITS in the Post Office Savings Bank during month.....	953,707 44		
TRANSFERS from Dominion Government Savings Bank during month :—			
PRINCIPAL.....			
INTEREST accrued from 1st April to date of transfer.....			
TRANSFERS from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada.....	16,724 61		
INTEREST accrued on Depositors accounts and made principal on 31st March.....			
INTEREST allowed to Depositors on accounts during month.....	10,173 77	BALANCE at the credit of Depositors' accounts on 31st October, 1912.....	42,406,934 88
	43,642,514 78		43,642,514 78

R. M. COULTER,
Deputy Postmaster General.

Certified,
W. H. HARRINGTON,
Superintendent, Savings Bank Branch.
POST OFFICE DEPARTMENT,
OTTAWA, 6th December, 1912.

24 tf

STATEMENT of the Balance at Cr. of Depositors in the Dominion Government Savings Banks, on 30th November, 1912. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 31st October 1912.	Deposits for November, 1912.	Total.	Withdrawals for November, 1912.	Balance on Nov. 30th, 1912.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Manitoba :—					
Winnipeg.....	677,978 95	4,743 00	682,721 95	21,662 16	661,119 79
British Columbia :—					
Victoria.....	1,087,366 37	39,863 00	1,127,234 37	58,053 44	1,069,180 93
Prince Edward Island :—					
Charlottetown.....	2,080,429 39	21,818 00	2,102,247 39	57,095 24	2,045,152 15
New Brunswick :—					
Newcastle.....	287,713 91	2,237 00	289,950 91	2,624 31	287,326 60
St. John.....	5,623,496 04	77,692 81	5,701,188 85	77,553 87	5,623,634 98
Nova Scotia :—					
Acadia Mines.....	33,768 11		33,768 11	170 65	33,597 46
Amherst.....	380,758 08	4,043 00	384,801 08	7,553 26	377,247 82
Arichat.....	128,767 72	120 00	128,887 72	1,707 99	127,179 73
Barrington.....	143,440 46	3,852 74	147,293 20	2,773 73	144,519 47
Guysboro'.....	119,926 21	1,005 00	120,931 21	1,070 92	119,860 29
Halifax.....	2,373,775 15	34,062 40	2,407,837 55	27,216 40	2,380,621 15
Kentville.....	260,554 81	4,211 00	264,765 81	5,406 48	259,359 33
Lunenburg.....	430,331 34	2,424 00	432,755 34	5,110 08	427,645 26
Port Hood.....	116,418 57	903 00	117,321 57	4,119 27	113,202 30
Shelburne.....	214,488 66	1,684 38	216,173 04	3,080 54	213,092 50
Sherbrooke.....	89,835 71	822 00	90,657 71	840 32	89,817 39
Wallace.....	122,916 61	600 00	123,516 61	858 52	122,658 09
Totals	14,171,966 09	200,086 33	14,372,052 42	276,837 18	14,095,215 24

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 10th December, 1912.

24 tf

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISE D'ECONOMIE DE NOTRE-DAME DE QUÉBEC, ON THE 30TH DAY OF NOVEMBER, 1912.

CAPITAL.		LIABILITIES.									
	Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice on a fixed day.	Provincial Govt. deposits payable after notice on a fixed day.	Other deposits payable after notice on a fixed day.	Special Poor Fund or Charity Fund Trust.	Liabilities not included under the foregoing heads.	Total Liabilities.
			1	2	3	4	5	6	7	8	
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	1,000,000 00	93,341 86					30,800,788 61	180,000 00	85,793 81	31,139,924 28
Caisse d'Economie Notre-Dame de Québec	1,000,000 00	250,000 00					11,200 00	10,652,816 42	83,000 00	392,675 55	11,139,691 97
Total.....	3,000,000 00	1,250,000 00	93,341 86				11,200 00	41,453,605 03	263,000 00	478,469 36	42,209,616 25

ASSETS.

	Dominion, Provincial and other public securities.	Cash in hand and on deposit in chartered banks.	Canadian municipal bonds or securities, schools bonds or debentures and securities approved by Treasury Board.	Other bonds, debentures and securities.	Loans to governments, municipalities, corporations, fabriques de paroisses, syndics pour l'acquisition d'édifices and corporations on resolutions of their boards of directors.	Loans for which bank stocks are held as collateral security.	Loans for which stocks, bonds, debentures or securities other than bank stocks are held as collateral security.	Special Poor Fund or Charity Fund investments.	Investments in bank stock made previous to the incorporation of the bank.	Bank premises.	Other assets not included under the foregoing heads.	Total Assets.
	1	2	3	4	5	6	7	8	9	10	11	
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank	2,982,402 86	3,234,638 51	15,679,135 31	1,716,593 69		1,805,744 68	6,881,435 46	180,000 00		475,000 00	250,788 86	33,205,759 97
Caisse d'Économie Notre-Dame de Québec. . .	1,630,624 14	796,277 38	4,522,399 15	2,285,363 31		820,421 47	2,482,205 90	83,000 00	5,157 62	125,000 00	200,429 39	12,350,308 36
Total.....	4,612,427 00	4,030,935 89	20,201,534 46	4,001,957 00		2,716,166 15	9,363,641 36	263,000 00	5,157 62	600,000 00	451,218 25	45,646,067 73

FINANCE DEPARTMENT, OTTAWA, 7th December, 1912.

T. C. BOVILLE,
Deputy Minister of Finance.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA ON THE
1ST DECEMBER, 1912.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY AND PROVINCE OR TERRITORY.	POSTMASTER.
Armley	Sec. 6, Tp. 48, R. 14, W. 2nd M.	Prince Albert. Sask.	A. E. Nicklen.
Blumenhof	Sec. 27, Tp. 12, R. 13, W. 3rd M.	Moose Jaw. Sask.	P. J. Kehler.
Bousquet	Carignan	Champlain. P.Q.	Wm. Bousquet.
Bryants Corner	Weldford	Kent. N.B.	Andrew Fraser.
Buena Vista		New Westminster. . . B.C.	J. H. Buchholz.
Bungalow Farm	Blue Bell	Victoria. N.B.	Augustus Fowler.
Cable Head East	Lot 41	Kings. P.E.I.	Ronald J. McDonald.
Cails Mills	Weldford	Kent. N.B.	Jonathan Cail.
Calgary sub-office No. 10 (opened 13th July)	216 Fourteenth Ave., E.	City of Calgary. . . . Alta.	W. R. Carslake.
Camper	Sec. 17, Tp. 24, R. 6, W. P. M.	Dauphin. M.	M. M. Berchansky.
Cloud Bay	Crooks	Th'der Bay & R'y Riv. O.	Robt. Williams.
Cullens Brook	Cox	Bonaventure. P.Q.	Phil. Henri.
Delano	Sec. 15, Tp. 24, R. 10, W. 4th M.	Medicine Hat. Alta.	L. A. Felt.
Delson (opened 28th November).	St. Constant	Laprairie & Nap'rle P.Q.	Stanislas Bordeau.
Devereaux (opened 1st Nov.).	Beresford	Gloucester. N.B.	Joseph A. Devereaux
(a) Faucher	Notre Dame de Buckland	Bellechasse. P.Q.	P. Lavallee.
(a) Fradetville	Armagh	Bellechasse. P.Q.	H. Fradette.
(a) Gauthier	Pabos	Gaspé. P.Q.	Thos. Lablanc.
Georgefield (opened 19th Nov.)	Maitland	Hants. N.S.	Mrs. Jane Bilby.
Gillisville	St. Andrews	N. Cape Breton & V. N.S.	Hugh R. Gillis.
Glen Bain	Sec. 24, Tp. 10, R. 8, W. 3rd M.	Moose Jaw. Sask.	R. B. McBain.
Grainger Station	Sec. 20, Tp. 29, R. 24, W. 4th M.	Medicine Hat. Alta.	W. Tolton.
Horizon	Sec. 31, Tp. 6, R. 24, W. 2nd M.	Regina. Sask.	H. Stanbridge.
(a) Houde	St. Agapit	Lotbiniere. P.Q.	Nap. Paquet.
Invermere		Kootenay. B.C.	F. J. B. Hankey.
Kantenville	Sec. 1, Tp. 4, R. 30, W. 2nd M.	Moose Jaw. Sask.	A. I. Kanten.
Kenney		Nipissing. O.	Wm. Greer.
Keystone	Sec. 1, Tp. 48, R. 4, W. 5th M.	Strathcona. Alta.	C. N. Ramsey.
Kildonan West	Kildonan	Selkirk. M.	John Smith.
Kirkwood (re-opened 26th Nov.)		Inverness. N.S.	Chas. S. McDonald.
Kynoch		Algoma, E. R. O.	Geo. Trivers.
Lac David	Rochon	Labelle. P.Q.	A. Briere.
Lenuef (opened 25th Nov.)	Ste. Anne de la Perade	Champlain. P.Q.	Theo. Tessier.
Lennox Island	Lot 12	Prince P.E.I.	John Sark.
Lobster Beach	New Bandon	Gloucester. N.B.	M. Murphy.
Lower Greenville		Cumberland. N.S.	Wm. Williams.
Lorsch		Halifax. N.S.	J. J. Kingsmill.
Lousana	Sec. 23, Tp. 36, R. 23, W. 4th M.	Red Deer. Alta.	R. C. Emerson.
Main Street North (re-opened 1st July)	677 Main Street	City of Winnipeg. . . M.	Isaac Burman.
Morris	Fox	Gaspé. P.Q.	C. Duret.
Muhlbach	Sec. 6, Tp. 30, R. 2, W. 4th M.	Medicine Hat. Alta.	H. Muhlbach.
Mulhurst	Sec. 14, Tp. 47, R. 28, W. 4th M.	Strathcona. Alta.	G. Mulligan.
Neasden	Sec. 9, Tp. 22, R. 12, W. 3rd M.	Moose Jaw. Sask.	Geo. Urwin.
(a) Opal	Sec. 3, Tp. 58, R. 22, W. 4th M.	Edmonton. Alta.	Thomas Lewis.
Pointe aux Touristes (opened 30th Nov.)	Oka	Two Mountains. . . . P.Q.	C. Labrosse.
Rainy Hills	Sec. 31, Tp. 19, R. 10, W. 4th M.	Medicine Hat. Alta.	T. G. Brain (acting)
Rexmount		Yale-Cariboo. B.C.	W. W. Jones.
Rinde	Sec. 36, Tp. 15, R. 10, W. 3rd M.	Moose Jaw. Sask.	Lewis L. Rinde.
Rivière St. Andre	St. Andre Kamouraska	Kamouraska. P.Q.	A. Pelletier.
Rivière Yamaska (opened 11th Nov.)	St. Cesaire	Rouville. P.Q.	Ls. Normandin.
Rooney	Thorne	Pontiac. P.Q.	S. Rooney.
Seven Lakes		Yale-Cariboo. B.C.	K. H. Fessenden
Solsqua		Yale-Cariboo. B.C.	P. Gosden.
Success	Sec. 25, Tp. 17, R. 16, W. 3rd M.	Moose Jaw. Sask.	Wm. H. Rostron.
Toronto sub-office No. 33 (opened 2nd December)	533 Manning Ave.	Toronto West. O.	J. E. Peel.
Toronto sub-office No. 141 (opened 16th November)	309 Dundas Street	Toronto West. O.	Frank Matthews.
Tremblay Settlement	Beresford	Gloucester. N.B.	James B. Roy.
Tribune	Sec. 33, Tp. 3, R. 14, W. 2nd M.	Regina. Sask.	H. N. Brown.
Umphrey	Sec. 25, Tp. 32, R. 27, W. 3rd M.	Battleford. Sask.	Robt. Umphrey.
Vallee des Erables (opened 11th November)	Coteau du Lac	Soulanges. P.Q.	L. Bourbonnais.
Vancouver sub-office No. 16	1200 Hastings St. East	City of Vancouver. . B.C.	S. E. Kee.
Vassal (opened 11th November)	Wickham	Drummond & Artha. P.Q.	P. D. Grammont.
View Hill		New Westminster. . B.C.	Wm. Thomas.
Victoria sub-office No. 7	259 Cook St.	City of Victoria. . . B.C.	J. P. Young.
Victoria sub-office No. 8	Cor. Fairfield and Lillian Rd.	City of Victoria. . . B.C.	F. W. Baylis.
Victoria sub-office No. 9	1437 Hillside Ave.	City of Victoria. . . B.C.	Geo. H. Keays.
Victoria sub-office No. 10	Cor. Carrol St. and Burnside Rd.	City of Victoria. . . B.C.	Ed. G. Bailey.
West Caledonia (Re-opened)		Shelburne & Queens N.S.	James H. Lacey.

(a) Opened 15th November.

NOTE—Montreal sub-office No. 38 was temporarily closed from the 3rd October until the 20th November.

Armorin and Ville Bouvier Post Offices District of Moose Jaw, Sask., published as opened on the 1st October, did not go into operation until the 21st October.

Feuille d'Erable, County of Dorchester, P.Q., published as opened on the 1st June under the charge of Mr. Honore Carrier went into operation on the 18th June under the charge of Mr. Odilon Lessard.

North Ham, County of Richmond and Wolfe, P.Q., name changed officially to Ham Nord, but both names will appear in the Postal Guide.

In the list of closings last month Flume Ridge, N.B., was mis-printed Flume Bridge.

CHANGES IN POST OFFICES ALREADY ESTABLISHED

NAMES CHANGED.

Dalmas.....	County of Chicoutimi and Saguenay... P.Q.	to St. Amédée de Peribonca
Happyland.....	District of Moose Jaw..... Sask.	to Prussia.
Hocquart.....	County of Temiscouata..... P.Q.	to St. Cyprien.
Leeville.....	District of Moose Jaw..... Sask.	to Assiniboia (23rd Nov.).
Mill River.....	County of Prince..... P.E.I.	to Howlan (1st Oct.).
North Ham.....	County of Richmond and Wolfe..... P.Q.	to Ham Nord.
St. Cyprien.....	County of Temiscouata..... P.Q.	to Hocquart.
Willis.....	District of Prince Albert..... Sask.	to Parkside.

OFFICES CLOSED.

(B) Bolton Forest.....	County of Brome..... P.Q.	Closed 15th November.
(B) Brackley Point Road.....	County of Queens..... P.E.I.	Closed 31st October.
(B) Brookbury.....	County of Compton..... P.Q.	Closed 20th November.
Bull's Head.....	District of Medicine Hat..... Alta.	Closed 31st October.
(B) Canaan Road.....	County of Kings and Albert..... N.B.	Closed 15th November.
(B) Cobble Hill.....	County of Middlesex, E.R..... O.	Closed 11th November.
(B) Colbeck.....	County of Dufferin..... O.	Closed 31st October.
(B) Cottesloe.....	County of Peterborough, E.R..... O.	Closed 29th November.
(B) Dowd Hill.....	County of Quebec..... P.Q.	
Downer Corners.....	District of Battleford..... Sask.	Closed 4th November.
(B) East Williamsburg.....	County of Peterborough, E.R..... O.	Closed 25th November.
Ebenezer.....	County of Dundas..... O.	
(B) Edville.....	County of Queens..... P.E.I.	Closed 19th October.
(B) Ellisville.....	County of Northumberland, E.R..... O.	Closed 21st November.
(B) Fordyce Corners.....	County of Leeds..... O.	Closed 23rd November.
(B) Graystock.....	County of Missisquoi..... P.Q.	
Grove Avenue.....	County of Peterborough, E.R..... O.	Closed 25th November.
(B) Guerin.....	County of Essex, S.R..... O.	Closed 12th November.
(B) Hampshire.....	County of Peterborough, E.R..... O.	Closed 25th November.
(B) Hinch.....	County of Queens..... P.E.I.	Closed 1st October.
Isles-de-May.....	County of Lennox and Addington..... O.	Closed 26th November.
Kronsgart.....	County of Chicoutimi and Saguenay... P.Q.	Closed 23rd September.
(B) Long Point.....	County of Lisgar..... M.	Closed 24th October.
(B) Lower Ridge.....	County of Leeds..... O.	Closed 23rd November.
(B) Lynchs Corner.....	County of Kings and Albert..... N.B.	Closed 15th November.
(B) McPhee.....	County of Kings and Albert..... N.B.	Closed 15th November.
(B) Marshfield.....	County of Sunbury and Queens..... N.B.	
Maple Coulee.....	County of Queens..... P.E.I.	Closed 15th October.
(B) Marion.....	District of Moose Jaw..... Sask.	
(B) Middleton.....	County of Queens..... P.E.I.	Closed 1st October.
(B) Mill River East.....	County of Prince..... P.E.I.	Closed 1st October.
Moulin Bazinet.....	County of Prince..... P.E.I.	Closed 15th November.
(B) Mount Herbert.....	County of Juliette..... P.Q.	Closed 15th November.
(B) New Annan.....	County of Queens..... P.E.I.	Closed 1st October.
New West.....	County of Prince..... P.E.I.	
North Saanich.....	District of Medicine Hat..... Alta.	
(B) Nudell Bush.....	District of Nanaimo..... B.C.	Closed 1st November.
O'Sullivan's Corners.....	County of Dundas..... O.	
(B) Penryn.....	County of York, S.R..... O.	Closed 22nd November.
(B) Pleasington.....	County of Northumberland, E.R..... O.	Closed 21st November.
Romford.....	County of Sunbury and Queens..... N.B.	
(B) Rowan Mills.....	District of Regina..... Sask.	
St. Denis Street.....	County of Norfolk..... O.	Closed 1st November.
(B) St. Pierre de Charlesbourg.....	City of Montreal..... P.Q.	Closed temporarily 11th November.
(B) Sharp Corners.....	County of Quebec..... P.Q.	
(B) Sherwood Spring.....	County of Lennox and Addington..... O.	Closed 26th November.
(B) Sherwood Station.....	County of Brockville..... O.	Closed 14th November.
Shevlin.....	County of Queens..... P.E.I.	Closed 1st October.
(B) Sinnotts Road.....	County of Marquette..... M.	Closed 31st October.
(B) Speerville.....	County of Kings..... P.E.I.	Closed 19th October.
(B) Summerville.....	County of Carleton..... N.B.	
(B) Sweet Corners.....	County of Carleton..... N.B.	
(B) Thorndyke.....	County of Leeds..... O.	Closed 23rd November.
(B) Trilby.....	County of Queens..... P.E.I.	Closed 1st October.
(C) Trinity.....	County of Queens..... P.E.I.	Closed 31st October.
(B) Upper Fort Lawrence.....	County of Wentworth..... O.	Closed 12th June.
(B) Valleyfield.....	County of Cumberland..... N.S.	
(B) Valleyfield East.....	County of Queens..... P.E.I.	Closed 15th November.
(B) Village Green.....	County of Kings..... P.E.I.	Closed 15th November.
(B) Western Road.....	County of Queens..... P.E.I.	Closed 1st October.
(B) Wilsoncroft.....	County of Prince..... P.E.I.	Closed 1st October.
(B) Windon.....	County of Lambton, E.R..... O.	Closed 14th November.
(B) Yonge Mills.....	County of Kings..... P.E.I.	Closed 19th October.
	County of Brockville..... O.	Closed 14th November.

(B) Closed on the inauguration of Rural Free Delivery.

(C) Destroyed by fire. Rural Free Delivery compasses the district.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

- 1st. Address "The Canada Gazette, Ottawa, Canada."
- 2nd. Indicate the number of insertions required.

3rd. INVARIABLY REMIT THE FEES FOR SUCH ADVERTISEMENTS, TOGETHER WITH THE PRICE OF ONE GAZETTE, AS BELOW, OTHERWISE THEY WILL NOT BE INSERTED.

The rates are 10 cents for the first insertion, and five cents for each subsequent insertion per line of nine words, each figure counting as one word.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws etc—1 insertion.

NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

Notices received up to 2 o'clock P.M. on Fridays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

C. H. PARMELEE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.

Ottawa, 2nd February, 1909.

APPLICATIONS TO PARLIAMENT.

HOUSE OF COMMONS.

RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

Petitions for Private Bills.

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

Instruction to Committees.

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

Deposit of Bills and Fees.

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public

Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

Additional charges.

3. The following charges shall also be levied and paid in addition to the foregoing, viz:—

- | | |
|---|----------|
| (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... | \$100 00 |
| (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... | 100 00 |
| (c.) When a Bill is presented in the House after the twelfth week of the session..... | 200 00 |
| (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... | 100 00 |
| (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... | 150 00 |
| (f.) When the proposed capital stock of a company is over \$750,000, and does not exceed \$1,000,000..... | 200 00 |
| (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... | 300 00 |
| (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... | 400 00 |
| (i.) For every additional million dollars or fractional part thereof..... | 100 00 |

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves an increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.00.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs b or c of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,

Clerk House of Commons.

RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any

company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks; and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House.

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Act* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1906.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with

during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee as sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
 - (a) The respondent's residence at the time of sending such notice.
 - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
 - (c) The name and address of the solicitor, if any, acting for the respondent.
 - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be considered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210.)

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

THE SENATE.

Notices for Private Bills.

EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect a particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also, to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company is, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or

interests of the shareholders or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed 'Private Bill Notice;' or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate, the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

NOTICE is hereby given that George Sentis Delandes of the Town of Pincher Creek, in the Province of Alberta, surveyor, will apply to the Parliament of Canada, at the next sitting thereof, for a Bill of Divorce from his wife, Violet Emily Louise Deslandes, of the Town of Pincher Creek, in the Province of Alberta, and for the custody of Dorothy Louise Deslandes, the child of the said George Sentis Deslandes and the said Violet Emily Louise Deslandes, on the grounds of adultery and desertion.

Dated at the Town of Macleod, in the Province of Alberta, this 11th day of November, 1912.

McNEILL & MARTIN,
Solicitors for applicant.

21-14

3

NOTICE is hereby given that Nathan Louis Nathanson, of the City of Toronto, in the County of York, clerk, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Violet Ruby Kuppenheimer Nathanson, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, this twenty-first day of October, 1912.

BICKNELL, BAIN, STRATHY & MACKELCAN,
Solicitors for Nathan Louis Nathanson.

Messrs. LEWIS & SMELLIE,
Ottawa, Agents.

17-14

NOTICE is hereby given that Herbert Bell Rugh, of the City of Winnipeg in the Province of Manitoba, architect, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Mae Lillian Rugh, formerly of the City of Winnipeg, but now of the City of Brooklyn, in the State of New York, one of the United States of America, on the ground of adultery.

Dated at Winnipeg, this 4th day of October, A.D. 1912.

CAMPBELL, PITBLADO & CO.,
Farmer Building, Winnipeg,
Solicitors for HERBERT BELL RUGH.

22-14

NOTICE is hereby given that Arthur St. Denis, of Sudbury, in the Province of Ontario, agent, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Purilina Lafleur, of the City of Montreal, in the Province of Quebec, on the grounds of adultery and desertion.

WALSH & WALSH,
Solicitors for Arthur St. Denis.

Dated at Montreal, 11th October, 1912.

16-14

NOTICE is hereby given that John Arthur Pyke, of the City of Montreal, in the Province of Quebec, manufacturer's agent, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Fannie M. Brightman, of the City of Rochester, in the State of New York, one of the United States of America, on the grounds of adultery and desertion.

WALSH & WALSH,
Solicitors for John A. Pyke.

Dated at Montreal, 11th October, 1912.

16-14

NOTICE is hereby given that Mae Lillian Rugh, of the City of Winnipeg, in the Province of Manitoba, married woman, now residing at the City of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a bill of divorce from her husband, Herbert Bell Rugh, of the said City of Winnipeg, architect, on the ground of adultery.

Dated at Ottawa, Canada, this 15th day of October, A.D. 1912.

ORDE, POWELL & LYLE,
48, Sparks Street,
Ottawa, Canada,
Solicitors for applicant.

16-14

NOTICE is hereby given that Mary Kitson, of the City of Winnipeg, in the Province of Manitoba, Clerk, will apply to the Parliament of Canada at the next session thereof, for a Bill of Divorce from her husband Charles Antoine Kitson of the Acdmay Hotel, 24 Woburn Place, London, W.C., in that part of the United Kingdom of Great Britain and Ireland called England, Gentleman, on the ground of adultery and desertion.

Dated at the City of Winnipeg, in the Province of Manitoba, this Tenth day of October, A.D. 1912.

L. McMEANS,
Solicitor for applicant.

16-14

NOTICE is hereby given that Mary Arabella Young, of the City of Calgary, in the Province of Alberta, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband John J. Young, of the City of Spokane, in the State of Washington, one of the United States of America, on the ground of desertion and adultery.

Dated at Calgary, in the Province of Alberta, this 19th day of October, A.D. 1912.

TWEEDIE & MCGILLIVRAY,
105a Eighth Avenue West,
Calgary, Alberta,

23-14 Solicitors for the applicant.

NOTICE is hereby given that Charles Albert Flower, of the City of Winnipeg, in the Province of Manitoba, agent, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Violet Ruth Beatrice Flower, formerly of the City of Winnipeg, in the Province of Manitoba, and at present residing in the Town of Estevan, in the Province of Saskatchewan, on the ground of adultery.

Dated at the City of Winnipeg, in the Province of Manitoba, this 2nd day of November, A.D. 1912.

EDGAR J. TARR,
National Trust Building, 325 Main Street,
Winnipeg, Manitoba,

20-14 Solicitor for the said Charles Albert Flower.

NOTICE is hereby given that D. Madeleine Peterson, of the City of Toronto, County of York, in the Province of Ontario, wife of Francis John Peterson of the same place, banker, will renew her application to the Parliament of Canada, at the current session thereof, for a Bill of Divorce from her husband Francis John Peterson, of the City of Toronto, in the County of York, Province of Ontario, banker, on the ground of adultery, cruelty and non-support.

Dated at Toronto, the 7th day of December, 1912.

25-14 D. MADELEINE PETERSON.

NOTICE is hereby given that Colin McLeish of the Township of Bruce, in the County of Bruce, in the Province of Ontario, farmer, will apply to the Parliament of Canada, at this present session thereof, for a Bill of Divorce from his wife, Margaret McLeish, supposed to be of the City of Berlin, in the County of Waterloo, and in the Province of Ontario, (formerly of Southampton, Ontario), on the ground of adultery and desertion.

Dated at the Town of Kincardine, in the County of Bruce, this 19th day of December, A.D. 1912.

PRINGLE, THOMPSON & BURGESS,
Of the City of Ottawa,

25 5 Solicitors for the applicant.

NOTICE is hereby given that Andrew Lorne Hamilton, of the Town of Portage La Prairie, in the Province of Manitoba, and now of the City of Quebec, in the Province of Quebec, bank manager, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Maud Louise Hamilton, formerly of the City of Toronto, in the Province of Ontario but now of parts unknown, on the ground of adultery.

Dated at Montreal, in the Province of Quebec, this seventeenth day of December, 1912.

W. G. MITCHELL,
Solicitor for applicant,
222 St. James St.,
Montreal, Que.

25-14

NOTICE is hereby given that Harold Moss Hampson, of the City of Montreal, in the Province of Quebec, foreman painter, will apply to the Parliament of Canada at its next ensuing session, for an Act of Divorce from his wife, Dame Annie River Burdett Hampson, of Montreal aforesaid, on the ground of adultery.

Montreal, 9th October, 1912.

HIBBARD, BOYER & GOSSELIN,
112 St. James Street, Montreal.
Solicitors for applicant.

15-14

NOTICE is hereby given that Sarah Lillian Attwood, of the Rural Municipality of Shoal Lake, in the Province of Manitoba, married woman, will apply to the Parliament of Canada at the next session thereof for a Bill of Divorce from her husband Frederick Spencer Attwood, of the City of Minneapolis, in the State of Minnesota, one of the United States of America, on the ground of adultery and desertion.

Dated at the Rural Municipality of Shoal Lake, in the Province of Manitoba, this 6th day of November, A. D. 1912.

19-14 SARAH LILLIAN ATTWOOD.

NOTICE is hereby given that Robert L. Simpson, of the City of Saskatoon, in the Province of Saskatchewan, real estate agent, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Anita Hall Simpson, of the City of Prince Albert, in the Province of Saskatchewan, on the ground of adultery and desertion.

Dated at the City of Winnipeg, in the Province of Manitoba, this 6th day of November, A.D. 1912.

O'CONNOR, ISBISTER & MORTON,
20-14 Solicitors for applicant Robert L. Simpson.

THE GERMAN-CANADIAN TRUST COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session, for an Act to incorporate "The German-Canadian Trust Company," with power to carry on the business of a trust company in all its branches, and such other powers and privileges as may be deemed necessary or incidental thereto.

Dated at Ottawa this 3rd day of December, A.D. 1912.

PRINGLE & GUTHRIE,
Solicitors,
23-5 Citizen Building, Ottawa.

NIPISSING CENTRAL RAILWAY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its present session, on behalf of Nipissing Central Railway Company (a company incorporated by chapter 112 of the Statutes of Canada, 1907, as amended by chapter 135 of the Statutes of Canada, 1908), for a special Act extending the time for the completion and putting into operation of the company's authorized line of railway.

Dated at Toronto the 3rd day of December, 1912.

THOMSON, TILLEY & JOHNSTON,
85 Bay Street, Toronto,
23-5 Solicitors for the applicants.

BANK OF EDMONTON.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its next session, for an Act to incorporate the Bank of Edmonton to transact a general banking business in Canada and elsewhere, with all the powers and privileges conferred upon banks under the provisions of "The Bank Act."

E. S. McQUAID,
Edmonton, Alberta,
Solicitor for the applicants.

Dated at Edmonton, in the Province of Alberta, this 28th day of November, 1912.

23-5

PREFERENTIAL LIFE INSURANCE CO.

NOTICE is hereby given that application will be made to the Parliament of Canada at the next session thereof for an Act to incorporate "The Preferential Life Insurance Co." with head office in the City of Toronto to carry on the business of Life Insurance and such other branches of insurance as may from time be covered by license issued to the company pursuant to the Statutes respecting Insurance, with all the powers necessary, usual and incidental thereto.

Dated at Toronto this day of December, 1912.

25-5 A. S. LOWN,
Solicitor for applicants.

EBRO IRRIGATION AND POWER COMPANY LIMITED.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the next session thereof, for an Act authorizing Ebro Irrigation and Power Company, Limited, to acquire and operate railways, tramways and telegraph and telephone lines outside the Dominion of Canada, and conferring upon the company other rights, powers and authorities to enable the company to utilize to the full extent all concessions, franchises, rights and powers from the Kingdom of Spain or any legislative, governmental, municipal or other authority therein; also authorizing the company to issue to holders of its shares, who may desire the same, share warrants to bearer in the usual form in lieu of the stock certificates representing such shares and providing for the rights of the holder of such share warrants; and for such other particulars relating thereto as may be necessary; also authorizing the company to increase the number of its directors to not more than twenty.

Dated this 2nd day of December, A.D. 1912.

BLAKE, LASH, ANGLIN & CASSELS,
Toronto,
Solicitors for applicants.
PRINGLE, THOMPSON & BURGESS,
Ottawa agents. 23-5

THE MANITOBA-ONTARIO RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate the Manitoba-Ontario Railway Company, with power (a) to construct and operate a line of railway from a point on Lake Superior in or near the City of Fort William, Ontario, thence by the most feasible route to a point on the Lake of the Woods, thence across the Lake of the Woods to a point, by the most feasible route, in or near the City of Winnipeg, Manitoba, together with a branch line from the main line of the said railway to a point on the International Boundary between Ontario and the State of Minnesota, and also a branch line from the main line of said railway northerly to a point on the National Transcontinental Railway within the District of Kenora; (b) to construct, acquire, charter, operate, lease, and dispose of steam and other vessels, and to construct, acquire, and lease terminal station facilities, wharves, docks, elevators, warehouses, offices, and other structures; (c) to build, purchase, lease, or otherwise acquire, manage, and operate hotels, restaurants, parks, and summer resorts, and to purchase, lease, hold, and dispose of lands necessary for such purpose; and (d) to borrow money upon the issue of securities for the acquisition, construction, extension, or development of any such properties, assets, or works, other than the railway, as the company may be authorized to acquire, construct, or operate, and to issue preference stock.

Dated at Ottawa this 12th December, 1912.

LEWIS & SMELLIE,
Solicitors for the applicants,
7 Trust building, Ottawa.

24-5

3½

HURON LAKE SHORE RAILWAY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its present session, for an Act to incorporate a railway company under the name of "Huron Lake Shore Railway Company", with power to construct, lay out and operate a line of railway from a point at or near the town of Sarnia, in the Province of Ontario, thence north-easterly through the counties of Lambton, Huron, Bruce and Grey to Meaford, in the Province of Ontario;—with power to construct and operate telegraph and telephone lines and to charge tolls for the use thereof; to develop, receive, transmit, distribute and supply electric or other power and energy and to dispose of the surplus thereof and to collect charges therefor; to construct, acquire charter, operate, lease and dispose of steam or other vessels of any kind and description; to purchase, lease, construct, or otherwise acquire, hold, enjoy, manage and dispose of such lands, water lots, wharves, docks, dockyards, slips, warehouses, elevators, equipment for the handling and storage of ore and coal, offices and other buildings and to charge wharfage and other dues for the use of any such property and to carry on the business of warehousemen, wharfingers and forwarders; to construct, acquire, lease and dispose of lands and buildings for hotels, restaurants and parks; and to enter into agreements with other companies, and to declare the works and undertakings of the company to be for the general advantage of Canada.

Dated at Montreal this twelfth day of December, A.D. 1912.

W. B. CONVERSE,
For Applicants,
220, Board of Trade Building,
Montreal, Que.

24-5

YORK COUNTY LOAN AND SAVINGS COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, by the National Trust Company, Limited, liquidator, for an Act declaring that the only shareholders of The York County Loan and Savings Company entitled to share in the dividends of the company are those who, on or before the 1st day of March, 1913, have presented for payment one or both of the cheques in payment of dividends already declared, or from whom the National Trust Company, Limited, liquidator of the said The York County Loan and Savings Company, shall have received on or before the said 1st day of March, 1913, notice in writing stating the name and address of such shareholder, and authorizing and empowering the said liquidator from and after the said 1st day of March, 1913, to distribute the funds of the said company available for distribution, including dividends already declared, cheques for which have not been presented for payment on or before the 1st day of March, 1913, amongst those shareholders only who have on or before the said 1st day of March, 1913, presented for payment one or more of the cheques in payment of dividends already declared, or from whom the said liquidator shall have received on or before the 1st day of March, 1913, notice in writing stating the name and address of such shareholder, and providing for the filing with the official referee of a list of those shareholders entitled to share in said funds available for distribution, and for relief to the liquidator in the premises.

W. M. DOUGLAS,
70 Home Life Building, Toronto,
Solicitor for the applicants.

LEWIS & SMELLIE,
Ottawa agents.

Dated at Toronto, this 21st day of November, A.D. 1912. 23-5.

PACIFIC & HUDSON BAY RAILWAY CO.

NOTICE is hereby given that the Pacific & Hudson Bay Railway Company will apply to the Parliament of Canada, at its present session, for an Act extending the time within which it may commence construction of and complete its line of railway from a point near Kimsquit at the head of Dean Channel or Bella Coola on the North Bentinck Arm along the route hereinafter described and authorizing the construction of the line of railway of the Company from a point near Kimsquit at the head of Dean Channel or Bella Coola on the North Bentinck Arm, thence in a North-easterly direction to a point at or near Elcatcho Lake, thence in the same direction by the Valley of the Upper and Lower Nechacco Rivers and Carp Lake; to a point at or near Fort McLeod or by Bella Coola Valley in an easterly direction to Puntze Lake, thence in a north-easterly direction by the Nazco River, Blackwater and Mud River Valleys to a point on the Nechacco River at or near Fort George, thence in a northerly direction to a point at or near Fort McLeod; also a branch line from either of the above lines by the most feasible route to a point at or near Fort George, thence in a north-easterly direction from Fort McLeod by the Misinchinca River to Pine River Pass, thence in an easterly direction by the most feasible route to a point near Dunvegan; thence in a north-easterly direction by the most feasible route to a point on the Athabaska River near Fort McMurray, and amending section 8 of the Act of Incorporation of the Company being chapter 126 of the Statutes of Canada 1-2 George V, to comply with the said route, and increasing the capital stock of the said company to twenty-five million dollars, and authorizing the company to carry on a general express business, and to enter into agreements with the Pacific Great Eastern Railway Company, the Edmonton Dunvegan & British Columbia Railway Company, and the British Columbia and Dawson Railway Company.

Dated at Vancouver, British Columbia, this 21st day of November, 1912.

W. F. BROUGHAM,
Pacific Building, Vancouver, B.C.,
Solicitor for the Pacific &
Hudson Bay Railway Company.

PRINGLE & GUTHRIE,
"Citizen Building."
Ottawa agents.

23 5

GRAND TRUNK PACIFIC RAILWAY.

NOTICE is hereby given that the Grand Trunk Pacific Railway Company will apply to Parliament at the present session thereof for an Act (a) validating and confirming an agreement entered into on the 10th April 1911 between the Canadian Northern Railway Company, and the Grand Trunk Pacific Railway Company providing among other things for the joint use by said companies of a certain portion of railway in and near the City of Winnipeg, defining the rights and obligations of the parties under the said agreement, and declaring that the acquisition by the Grand Trunk Pacific Railway Company of the rights specified and granted in and by the said agreement is a compliance *pro tanto* with the obligations entered into by the said company under the agreement, a copy of which forms the Schedule to Chapter 71 of the Statutes of 1903 entitled "The National Transcontinental Railway Act," and a further agreement entered into on the 18th February 1904, a copy of which forms the Schedule to Chapter 24 of the Statutes of 1904, by which agreements the said company undertook among other things to construct a line of railway from the City of Winnipeg or some point on the Eastern Division of the National Transcontinental Railway to the Pacific Ocean, and (b) validating and confirming an agreement entered into of the 24th April 1912 between the Canadian Northern Railway Company, and the Grand Trunk Pacific Railway Company providing among other things for the joint use by said companies of a certain line of railway in and near the City of Edmonton.

Dated at Montreal, this 5th day of December, 1912.

W. H. BIGGAR,
Solicitor for the applicants.

23-5

THE CANADA PREFERRED INSURANCE COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate The Canada Preferred Insurance Company with head office in the City of Vancouver, B.C., with power to carry on throughout the Dominion of Canada the business of fire insurance and such other branches of insurance as may from time to time be authorized by license issued to the company under the provisions of The Insurance Act with all the powers necessary and incidental thereto.

Dated at Vancouver, B.C., the 30th November, 1912.

MAITLAND & HUNTER,
Rogers Building,

Vancouver, B.C.,
Solicitors for the applicants.

24-7

MIDDLESEX TRUST CO.

PUBLIC Notice is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for the incorporation of a company under the name of "The Middlesex Trust Company" with power to carry on the business of a trust and loan company in all its branches and forms.

Dated at London, Ont., the 16th day of December, 1912.

GIBBONS, HARPER & GIBBONS,
Solicitors for the applicants.

CHRYSLER, BETHUNE & LARMONTH,
Agents at Ottawa.

25-5

"LA BANQUE IMMOBILIÈRE."

NOTICE is hereby given that application will be made to the Parliament of Canada at its present session by Charles Godefroy de Tonnancourt, Joseph Versailles, William E. Hayes, Edouard Biron and Joseph Albert Savignac, all of the City of Montreal, for an Act to incorporate "La Banque Immobilière" with power to deal in real estate, hypothecary and privileged claims; to borrow money and lend the same, with its head office at the City of Montreal in the Province of Quebec.

Montreal, 18th December, 1912,

BLAIR, LAVERTY & HALE,
Solicitors for Applicants,
189 St. James St.
Montreal.

25-5

HUDSON BAY, PEACE RIVER AND PACIFIC RAILWAY COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act extending the time within which it may construct its line of railway, as defined by its Act of Incorporation, Chapter 93 of the Dominion Statutes of 1911, and for other purposes.

Dated at Ottawa, 18th December, 1912.

LEWIS & SMELLIE,
7 Trust Building, Ottawa,
Solicitors for the Company.

25-5

OTTAWA & MONTREAL TRANSMISSION COMPANY, LIMITED.

NOTICE is hereby given that application will be made on behalf of the Ottawa & Montreal Transmission Company, Limited, to the Parliament of Canada, at its present session, for an Act authorizing an extension of the time within which to commence construction of its authorized works.

Dated at the City of Ottawa, in the County of Carleton, this 20th day of December, A.D. 1912.

CHRISTIE, GREENE & HILL,
of 110 Wellington street, Ottawa,
Solicitors for the Applicants.

25-5

WESTERN CANADA REMOUNT BREEDING
ASSOCIATION.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate The Western Canada Remount Breeding Association, with power to raise, import, export, buy, sell, deal in and deal with horses, thoroughbred stock, fitted, or to be made fitted, for use in the army, the Royal Northwest Mounted Police, and all other military or semi-military organizations; to deal in and purchase, import, export, buy, sell and acquire all articles, substances and things which may be utilized in the maintenance, cultivation, improvement and development of farms for the breeding of remounts for the said organizations; to establish, maintain and conduct race tracks, grounds, courses and places for the training, racing and exercising of such horses, and the establishment of parks and places for athletic contests games, entertainments and exhibitions in connection therewith, in the Provinces of Saskatchewan, Alberta and British Columbia, or elsewhere in Canada; to enter into arrangements with any municipal or local authorities that may seem conducive to the association's objects; and to acquire the business, property and liabilities of any person or company carrying on or possessed of property suitable for the purposes of the association.

Dated at Calgary, this 24th day of December, 1912.

HANNAH, STIRTON & FISHER,
Solicitors for the applicants.

26-5

THE PRUDENTIAL LIFE INSURANCE
COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its present session, by The Prudential Life Insurance Company, and its directors, being a company incorporated by the Legislature of Manitoba, by chapter 67 of the Manitoba Statutes of 1902, for an Act to incorporate "The Prudential Life of Canada," with head office at the City of Winnipeg, Manitoba, with power to take over the business, assets and liabilities of the said provincial company, and to carry on throughout Canada the business of life insurance in all its branches, and as may from time to time be covered by the licenses issued to the said company pursuant to the Statute in that behalf, and with all other powers necessary, usual, and incidental thereto under The Insurance Act, 1910.

Dated this 20th December, 1912.

LEWIS & SMELLIE,
7 Trust Building, Ottawa, Ont.,
Solicitors for the applicants.

26-5

CANADIAN WESTERN RAILWAY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, by the Canadian Western Railway Company (incorporated chapter 69 Statutes of Canada, 1909) for an Act (1) Extending the time for the commencement and completion of the company's lines of railway; (2) To partially change the route of said railway by amending section 7, sub-section (a) of the Act of incorporation by striking out the first four lines of the said sub-section and by substituting therefor the following:—

"From a point on the international boundary at or near the Town of Coutts, in the Province of Alberta, thence in a north and westerly direction towards the Town of Cardston; thence in a north westerly direction through the Town of Pincher Creek."

Dated at Winnipeg, the 18th day of December, 1912.

HOUGH, CAMPBELL & FERGUSON,
Solicitors for the applicants.

PERKINS, FRASER & GIBSON,
Agents at Ottawa.

26-5

CANADIAN NORTHERN ONTARIO RAILWAY
COMPANY.

NOTICE is hereby given that the Canadian Northern Ontario Railway Company will apply to the Parliament of Canada, at its present session, for an Act defining and increasing the bonding powers of the Company.

Toronto, 19th December, 1912.

GERARD RUEL,
Chief Solicitor.

25-5

HUDSON BAY INSURANCE COMPANY.

NOTICE.—Hudson Bay Insurance Company will apply to the Parliament of Canada, at the present session thereof, for an Act amending chapter 110 of the Statutes of 1910, to enable it to carry on insurance of classes, branches and kinds additional to those authorized by section twelve (12) of the said Act, or in substitution for some of the same, fixing the amount of the additional deposit to be made with the Minister of Finance in connection therewith, and for other purposes.

Dated at Vancouver, this 26th day of December, 1912.

PRINGLE, THOMPSON & BURGESS,
The Trust Building, Ottawa,
Solicitors for the applicants.

26-5

THE EMPIRE LIFE INSURANCE COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at the present session thereof for the incorporation of a Life Insurance Company to carry on the business of life insurance in all its branches and forms under the name of "The Empire Life Insurance Company".

Dated at Saskatoon this 1st day of Jan., A.D. 1913.

BORLAND, McINTYRE & BORLAND,
Solicitors, for applicants.

27-5

ATHABASCA AND GRANDE PRAIRIE RAIL-
WAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its present session for an Act to incorporate The Athabasca and Grande Prairie Railway Company with power to construct and operate a line of railway from some point at or near the junction of the Solomon River with the Athabasca River in the Province of Alberta in a north westerly direction to a point at or near the junction of the Smoky River with the Muskeg River in the said Province of Alberta, thence by the most feasible route in a northerly direction to Dunvegan in the Province of Alberta passing through Grande Prairie at a point on the westerly side of Bear Lake; to empower the company to own, develop and operate water powers and own, develop and operate coal and other mines and to deal in coal and other ore in connection with its undertaking; to construct and operate telephone and telegraph lines and to charge tolls for the use thereof; to own, build, purchase or otherwise obtain and operate steam and other vessels of every kind and description in Canada or elsewhere in connection with its line of railway; to build and operate elevators, wharves, warehouses, etc., and to carry on the business of general warehousemen and for such other powers and privileges as may be incidental or necessary to the above or any of them, and that the works and undertakings of the company may be declared to be works for the general advantage of Canada.

Dated at Ottawa this 2nd day of January, A.D. 1913

PRINGLE & GUTHRIE,
Citizen Building,
Solicitors for the applicants.

27-5

PACIFIC AND PEACE RAILWAY COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act extending the time within which it may construct its line of railway as defined by its Act of Incorporation, chap. 127, of the Dominion Statutes of 1911, and for increasing the amount of the securities which may be issued by the said railway company, and for other purposes.

Ottawa, January 2nd, 1913.

J. A. RITCHIE,

27-5

Solicitor for the Company.

THE NORTH RAILWAY COMPANY.

NOTICE is hereby given that the North Railway Company (a company incorporated by the Legislature of the Province of Quebec) will apply at the present session of the Parliament of Canada for an Act

(1) Declaring that the works and undertakings of the company are works for the general advantage of Canada.

(2) To confirm in so far as the Parliament of Canada can do so all the rights, powers and privileges already possessed by the said company by its Act of incorporation and amending Acts.

(3) To extend the lines of railway which the company is now authorized to construct and operate as follows:

To construct and operate lines of railway from its main line to the City of Ottawa, and from the City of Montreal to the City of Quebec both in the Province of Quebec and from the said City of Quebec and from the said City of Montreal to the boundaries of the States of Maine, New Hampshire and Vermont with power to construct a bridge across or a tunnel beneath the River St. Lawrence for railway or other traffic, as may be approved by the Governor-in-Council or the Board of Railway Commissioners for Canada.

(4) To acquire by purchase or lease any part of any of the lines of railway mentioned below which may be used advantageously in the operation of the North Railway Company and to sell or lease all or any part of its railway line to any of the said companies, that is to say: the Canadian Pacific Railway, Canadian Northern Railway, Grand Trunk Railway, Grand Trunk Pacific Railway, Intercolonial Railway, National Transcontinental Railway, St. John Valley Railway, Montreal, Quebec & Southern Railway or any lines of railway auxiliary to any of the lines above mentioned.

(5) To receive grants of land or money from any Government, Province or municipality, public body or individual or corporation in aid of construction of its line and to exercise and to do all things and carry on the business necessary to develop and utilize the resources of any lands so acquired.

(6) To construct and operate telephone and telegraph lines and to charge tolls for the use thereof; to own, build, purchase or otherwise obtain and operate steam and other vessels of every kind and description in Canada or elsewhere in connection with its line of railway; to build and operate elevators, wharves, warehouses, etc., and to carry on the business of general warehousemen and for such other powers and privileges as may be incidental or necessary to the above or any of them.

(7) To borrow money and issue securities and make mortgages of its property for any of the purposes aforesaid in addition to such issue of railway shares and bonds as may be authorized by its Charter for the construction of its railway line and for such powers and privileges as may be incidental or necessary to the above.

Dated at Ottawa this 2nd day of January, 1913.

PRINGLE & GUTHRIE,

Citizen Building, Ottawa,

27-5

Parliamentary agents for the company.

THE ROMAN CATHOLIC EPISCOPAL CORPORATION OF MACKENZIE.

NOTICE is hereby given that application will be made during the next session of Parliament of Canada, or at the following session thereof, if application cannot be made during next session and the act applied for passed and sanctioned, for and Act incorporating the Right Reverend Gabriel Breynat, The Roman Catholic Vicar Apostolic of the Vicariats of MacKenzie and his successors being Vicar Apostolic of the said Vicariate of MacKenzie in communion with the Church of Rome, as a body corporate by the name of "The Roman Catholic Episcopal Corporation of MacKenzie."

Vesting unto the said corporation all property occupied, possessed or enjoyed by the said Right Reverend Gabriel Breynat as such Vicar Apostolic of the Vicariate of MacKenzie and giving power to acquire real and personal property, sell and dispose of same, to borrow and lend money, execute deeds on behalf of the corporation, etc.

Dated at Ottawa, this 15th day of November, A.D. 1912.

VINCENT, SEGUIN & LABELLE,

Solicitors for applicant.

27-5

38 Rideau St., Ottawa, Ont.

MISCELLANEOUS.

GEORGIAN BAY & SEABOARD RAILWAY.

PURSUANT to the provisions of section 361 of The Railway Act, notice is hereby given that there has been deposited in the office of the Secretary of State of Canada, a duplicate original of an Indenture of Agreement dated October 3rd, 1912, made between the Georgian Bay & Seaboard Railway Company, and the Canadian Pacific Railway Company, increasing the rental payable under the terms of an Indenture of Lease, dated January 3rd, 1910, made between the said Companies.

Dated at Montreal, January 3rd, 1913.

H. C. OSWALD,

27-1 Secretary, Georgian Bay & Seaboard Railway Co.

GEORGIAN BAY AND SEABOARD RAILWAY.

PURSUANT to the provisions of Section 140 of The Railway Act, Notice is hereby given that a duplicate original of an Indenture of Mortgage dated 3rd October, 1912, made between the Georgian Bay & Seaboard Railway Company, the Royal Trust Company and the Canadian Pacific Railway Company, has been deposited in the Office of the Secretary of State of Canada.

Dated at Montreal, January 3rd, 1913.

H. C. OSWALD,

27-1 Secretary, Georgian Bay & Seaboard Railway Co.

GUARANTEE CO. OF NORTH AMERICA.

NOTICE is hereby given that the annual general meeting of the shareholders of The Guarantee Company of North America will be held at the Offices of the Company, 57, Beaver Hall Hill, Montreal, on Thursday, 23rd January, 1913, at four o'clock p.m. for the purpose of receiving the report of the directors the election of directors, and for the general business of the company.

By order of the Board,

HENRY E. RAWLINGS,

Managing director.

Montreal, 26th, December 1912.

27-3

THE SAO PAULO TRAMWAY LIGHT & POWER
COMPANY, LIMITED, (CIE DE TRAM-
WAYS, ÉCLAIRAGE ET FORCE À
SAO PAULO).

DIVIDEND No. 44.

NOTICE is hereby given that a dividend of $2\frac{1}{2}\%$ on the paid-up common stock of the company, has been declared payable on Saturday, the 1st day of February, 1913, at the head office of the company, Toronto, to those shareholders whose names are recorded as such on the books of the company at the close of business on Friday, the 10th day of January, 1913.

Bearer Share Warrant Coupon No. 44 representing the above mentioned dividend, will be payable on the 1st day of February, 1913, at the Canadian Bank of Commerce, Toronto, upon presentation and surrender.

J. M. SMITH,

Secretary.

Toronto, 27th December, 1912.

27-2

THE RIO DE JANEIRO TRAMWAY LIGHT
AND POWER COMPANY, LIMITED.

NOTICE is hereby given that a dividend of $1\frac{1}{4}\%$ per cent has been declared on the paid-up capital stock of The Rio de Janeiro Tramway Light and Power Company, Limited, payable on the 1st day of February, 1913, to shareholders of record at the close of business on the 10th day of January, 1913.

Dividend cheques for shareholders resident in Canada and the United States of America will be payable at par at any branch of the Canadian Bank of Commerce in Canada, or at the Agency of the said Bank in New York City.

Holders of Bearer Share Warrants on detaching from their warrant coupon No. 14 and lodging same as below, will receive in exchange for each coupon lodged the sum of \$1.25 or its equivalent in Sterling 5s. 1 $\frac{1}{2}$ d.; if in Belgium, France or Switzerland the sum of Francs 6.47; or if in Germany the sum of Marks 5.24, representing the amount of said dividend.

Holders in Canada or the United States of America must lodge their coupons at the Canadian Bank of Commerce, Toronto or Montreal, Canada, or at the agency of the said Bank in New York City.

Holders in England must lodge their coupons at the Canadian Bank of Commerce, 2 Lombard Street, London, E.C.; and in Europe at one of the Banks mentioned below.

Payments made in London are subject to the Government Tax.

J. M. SMITH,

Secretary.

Toronto, Canada, 27th December, 1912.

*European Banks at which Coupons may be lodged
for payment.*

BRUSSELS. .Caisse Générale de Reports et de Dépôts.
Banque Internationale de Bruxelles.
Banque Nagelmackers & Fils.
Banque de Paris et des Pays-Bas.
Banque d'Outremer
Deutsche Bank.

ANTWERP. .Banque de Reports de Fonds Publics et de
Dépôts.

Banque d'Anvers.

LIEGE.Banque Liégeoise.

Banque Nagelmackers & Fils.

GENEVA. . .Banque Fédérale.

BASLE. . . .Banque Commerciale de Bâle.

BERLIN. . . .Deutsche Bank.

NOTE :—The Canadian Stock Register is kept at the offices of the National Trust Company, Limited, Toronto and Montreal, Canada.

The London Share Register is kept at the London office of the Company, 34 Bishopsgate, London, E.C., England.

27-2

ALBERTA LAND COMPANY, LIMITED.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued to the Alberta Land Company, Limited, under the Seal of the Secretary of State of Canada, bearing date the 17th day of December, 1912, confirming a by-law of the said company passed on the twenty-second day of July, in the year of Our Lord one thousand nine hundred and twelve and duly approved by the votes of shareholders representing at least two-thirds in value of all the subscribed stock of the company, at a special general meeting of the company duly called for considering the same, and held at the City of Ottawa, on the twenty-second day of July, A.D. 1912, subdividing the fifteen thousand shares being the capital stock of the company now of the par value of one hundred dollars into three hundred thousand shares of five dollars each.

Dated at the office of the Secretary of State of Canada, this 23rd day of December, 1912.

THOMAS MULVEY,

Under-Secretary of State.

BY-LAW "C".

WHEREAS it is deemed expedient and necessary in the interests of this company that the head office of this company should be changed from the City of Ottawa, Province of Ontario, to the City of Calgary, Province of Alberta.

Be it enacted as By-law "C" of this company as follows:

That subject to the necessary consent or authorization on the part of the stockholders of this company or otherwise of all corporate action on the part of this company required in order to enable this company lawfully to do so the head office of this company be changed from the City of Ottawa, Province of Ontario, to the City of Calgary, Province of Alberta.

I, J. F. Herson, secretary of The Alberta Land Company, Limited, hereby certify that the foregoing is a true and correct copy of By-law "C" of said The Alberta Land Company, Limited, as passed by the board of directors of said company, July 22nd, 1912, and confirmed by a vote of two-thirds in value of the stock of the company represented at a special general meeting of the shareholders of said company held July 22nd, 1912.

In witness whereof I have hereunto affixed the corporate seal of the said company and my hand as secretary this 31st day of December, 1912.

J. F. HERSON,

27-1

Secretary.

ALGOMA CENTRAL AND HUDSON BAY
RAILWAY.

THE Algoma Central and Hudson Bay Railway Company hereby gives notice that release dated the 3rd day of December, 1912, and given by United States Mortgage and Trust Company to The Algoma Central and Hudson Bay Railway Company, releasing certain lands and premises, buildings, machinery, plant and equipment therein set forth from a certain indenture of mortgage and deed of trust, dated the first day of July, 1910, and given by said The Algoma Central and Hudson Bay Railway Company to said United States Mortgage and Trust Company as trustees, to secure an issue of bonds made by said The Algoma Central and Hudson Bay Railway Company with respect to its lines of railway and undertaking, was on the 5th day of December, 1912, deposited in the office of the Secretary of State of Canada in accordance with the provisions of the Railway Act in that behalf.

THE ALGOMA CENTRAL AND HUDSON BAY
RAILWAY COMPANY.

By THOMAS GIBSON,

Secretary.

Dated the 30th day of December, 1912.

27-1

PEACE RIVER LAND AND INVESTMENT
COMPANY, LIMITED.

WHEREAS it is desirable that the number of directors of the company be increased from nine to fifteen,—

Now therefore be it enacted, that the number of directors of the company be increased from nine to fifteen, and that By-law No. 12 of the company be and the same is hereby amended by striking out the word "nine" where it appears in said by-law and inserting in lieu thereof the word "fifteen."

I hereby certify that the foregoing is a true copy of By-law number 40, passed and enacted by the "Peace River Land and Investment Company, Limited."

J. F. GUNDY,
Secretary.

27-1

THE CANADIAN STEEL PIPE COMPANY,
LIMITED.

BY-LAW "A".

WHEREAS the number of directors of The Canadian Steel Pipe Company, Limited, is three, and it is expedient that the number should be increased to five;

Now therefore, the said The Canadian Steel Pipe Company, Limited, enacts as follows:—

That the number of directors of the said company, be and the same is hereby increased to five.

Dated at Montreal, this 4th day of November, 1912.

The foregoing is hereby certified under the seal of the said company as a true copy of By-law "A" of The Canadian Steel Pipe Company, Limited, duly passed at a meeting of the directors of the company, held on the 4th day of November, 1912, and further approved by a vote of more than two-thirds in value of the stock represented by the shareholders present at a special general meeting duly called for considering the said By-law and held on the 16th day of December, 1912.

THOS. H. GILLESPIE,
President.
J. H. DILLON,
Secretary.

27-1

TRAVELLERS LIFE ASSURANCE CO.

NOTICE is hereby given that the annual meeting of the Travellers Life Assurance Company of Canada, for the election of directors and the transaction of other business, will be held at the company's offices, 603 New Birks Building, Montreal, on Tuesday, 11th February, at 3 o'clock P.M.

G. H. ALLEN,
General manager.

27-2

NOTICE is hereby given that on the 21st day of December, 1912, there was deposited in the office of the Secretary of State for the Dominion of Canada a duly executed agreement, dated October 1, 1912, by and between the Guaranty Trust Company of New York, trustee, and The New York Central and Hudson River Railroad Company, The Lake Shore and Michigan Southern Railway Company, The Michigan Central Railroad Company, The Cleveland, Cincinnati, Chicago and St. Louis Railway Company, and the Chicago, Indiana and Southern Railroad Company, supplemental to lease dated February 15, 1910, in pursuance of chapter 38 of the Statutes of Canada for 1907, being an Act to amend The Railway Act, and amendments thereto.

Dated December 21, 1912.

ALBERT H. HARRIS,
Vice-president and general counsel.

26-2

THE STANDARD BANK OF CANADA.

QUARTERLY DIVIDEND NOTICE No. 89.

NOTICE is hereby given that a dividend at the rate of thirteen per cent per annum upon the capital stock of this Bank has been declared for the quarter ending 31st January 1913, and that the same will be payable at the head office in this City, and at its branches on and after Saturday, the 1st day of February, 1913, to shareholders of record of 21st January, 1913.

The annual general meeting of shareholders will be held at the head office of the bank in Toronto, on Wednesday, the 19th day of February next, at 12 o'clock noon.

By order of the Board,
GEORGE P. SCHOLFIELD,
General manager.

Toronto, 18th December, 1912. 25-1—27-1

STERLING ACCIDENT AND GUARANTEE CO.

THE Sterling Accident and Guarantee Company of Canada hereby gives notice that on the first day of October, instant, it ceased to carry on business in Canada, and that on and after the 5th day of February, 1913, it will apply to the Minister of Finance for a release of the company's deposit. Any policy holders opposing the release will file their opposition with the Minister of Finance on or before 1st January, 1913.

Dated at the City of Montreal, in the Province of Quebec, the 8th day of October, A.D 1912.

ROBERT THOMSON,
President.
PERCY W. THOMSON,
Secretary treasurer.

17-16

IN THE MATTER OF THE NAVIGABLE WATERS
PROTECTION ACT, CHAPTER 115, R.S.C. 1906.

TAKE Notice that the City of Vancouver, a municipality and body corporate and politic in and under the laws of the Province of British Columbia, has deposited in the Land Registry Office at the City of Vancouver, in the Province of British Columbia, and in the office of the Minister of Public Works at Ottawa, plans and descriptions of a proposed bridge or viaduct to be constructed upon the foreshore and in the bed of False Creek in the City of Vancouver, from the westerly end of Harris Street to the easterly end of Georgia Street, with certain piers or supports therefor, to be erected on such foreshore and bed of False Creek immediately adjoining and about 275 feet west of the westerly end of Harris Street.

And take notice that the said City of Vancouver will, after the expiration of thirty days from the date hereof, apply to the Minister of Public Works for permission to erect said bridge or viaduct.

The description by metes and bounds is as follows:—

Parcel 1.—All that certain parcel of land situate in the City of Vancouver, Province of British Columbia, being part of the foreshore of False Creek, which foreshore is adjacent to D.L. 196 and which parcel may be more particularly described as follows:—

Commencing at the point of intersection of the south boundary of Harris Street with the original high water mark of False Creek, which point is distant three hundred and thirty-five feet (335') more or less from the intersection of the south boundary of Harris Street with the west boundary of Main Street, thence westerly following a continuation of said boundary of Harris Street one hundred and fifty-four feet (154'), thence northerly at right angles to the said Harris Street sixty-six feet (66'), thence easterly parallel to south boundary one hundred and twenty-nine feet (129') more or less to the original high water mark, thence following original high water mark to the point of commencement.

Parcel 2.—All that certain parcel of land situate in the City of Vancouver, Province of British Columbia, being part of the foreshore of False Creek; which fore-

shore is adjacent to D. L. 196, and which parcel may more particularly described as follows:—

Commencing at the intersection of the south side of Harris Street produced, and the East boundary of the Great Northern Railway Company's property; which property is described as follows:

("Beginning at a point on the northerly boundary of lot 2, Block 14, produced East 134 feet, from the East boundary of Carrall Street, City of Vancouver; thence running East 295 feet; thence running South 2° 28' West, 1,324 feet; thence running West 110 feet, more or less, to the South-East corner of the British Columbia Mills Timber and Trading Company's foreshore claim; thence North 1,047 feet along the East Boundary of said claim; thence North 24° 49' West, 305 feet; along the North-easterly

Boundary of said claim, to the point of beginning.") thence Easterly along the South Boundary of Harris Street produced Twenty-two and eighty-nine hundredths (22.89) feet, more or less, to a point two hundred and sixty-five feet (265') measured westerly from the intersection of the south side of Harris Street with the original high water mark; thence northerly at right angles to said South Boundary of Harris Street produced sixty-six feet (66'); thence westerly parallel to South Boundary twenty and five hundredths (20.05) feet, more or less, to East Boundary of Great Northern Railway Company's property as hereinbefore described; thence southerly following the East Boundary of said property sixty-six and six hundredths (66.06') feet, more or less, to point of commencement.

Dated this 11th day of December, A.D. 1912, at Vancouver, B.C.

24-5 J. G. HAY,
Solicitor for applicant.

NOTICE is hereby given that the annual general meeting of the shareholders of the London and Port Stanley Railway Company will be held at the Committee Room, in the City Hall, in the City of London, Ontario, on Monday, the 20th day of January, 1913, at the hour of eleven o'clock in the forenoon.

S. BAKER,
Secretary L. & P. S. Ry. Co.

Dated this tenth day of December, A.D. 1912. 24-4

THE CANADA NORTH-WEST LAND COMPANY (LIMITED).

(Incorporated in Canada.)

NOTICE OF DISTRIBUTION ON REALIZATION OF ASSETS No. 7.

NOTICE is hereby given that a Distribution on Realization of Assets, No. 7, of \$5 per share has been declared and that the same is payable on the 1st day of February, 1913, to shareholders of record on the books of the company at the close of business on the 11th day of January, 1913, (fractional shares not included).

The transfer books will be closed from the 11th day of January, to the 1st day of February, 1913.

By order,

S. B. SYKES,
Secretary-treasurer.

Toronto, Canada,
9th December, 1912.

NOTE.—Shareholders are reminded that as the distributions on realization of assets can only be made as, and when, sufficient funds are on hand from time to time, payments are bound to be at irregular intervals and cannot be counted upon to be made at any fixed periods. The shareholders are further reminded that as each distribution on realization is made the assets of the company are proportionately depleted.

25-6

THE CANADIAN BANK OF COMMERCE.

THE annual general meeting of the shareholders of this Bank for the election of directors and for other business will be held at the banking house on Tuesday the 14th day of January next.

The chair will be taken at 12 o'clock noon.

By order of the Board,

ALEX. LAIRD,
General Manager.

Toronto, 29th November, 1912. 23-6

THE SOVEREIGN BANK OF CANADA.

NOTICE is hereby given that a special general meeting of the shareholders of the Sovereign Bank of Canada will be held at the hour of twelve o'clock noon on Tuesday, the fourth day of February, 1913, at the head office of the Bank, 930 Traders Bank Building, in the City of Toronto, Ontario, for the purpose of considering the present position of the affairs of the Bank.

By order of the Board,

F. G. JEMMETT,
General manager.

Toronto, 11th December, 1912. 25-6

NOTICE is hereby given that The Manitoba Assurance Company has ceased to carry on business in Canada, it having transferred its property and rights to The Liverpool-Manitoba Assurance Company, which has assumed all the obligations and liabilities of The Manitoba Assurance Company, including those to its policyholders, and that The Manitoba Assurance Company has applied to the Minister of Finance to release on the third day of February, 1913, the securities deposited by it with him; and all the Canadian Policyholders opposing such release are called upon to file their oppositions with the said Minister on or before the said date.

Montreal, 17th October, 1912.

THE MANITOBA ASSURANCE COMPANY
per J. Gardner Thompson,

16-14 Managing Director.

THE BANK OF TORONTO.

ANNUAL MEETING.

THE annual general meeting of shareholders of this Bank will be held at the banking-house of the institution on Wednesday, the eighth day of January next. The chair to be taken at noon.

By order of the Board,

THOS. F. HOW,
General manager.

The Bank of Toronto,
Toronto, December 2, 1912. 23-5

THE METROPOLITAN BANK.

NOTICE is hereby given that the annual general meeting of the shareholders of this Bank, for the election of directors and the transaction of other business, will be held at the head office of the Bank in Toronto, on Tuesday, the 28th day of January, 1913, at 12 o'clock noon.

By order of the Board,

W. D. ROSS,
General manager.

Toronto, 18th December, 1912. 25-6

LA BANQUE NATIONALE.

ON and after Saturday, the 1st of February next, this Bank will pay to its shareholders a dividend of two per cent, being at the rate of eight per cent per annum, upon its capital, for the quarter ending on the 31st of January next.

This dividend will be paid according to the list of shareholders of record on the 16th January next.

By order of the Board of Directors,

N. LAVOIE,
General manager.

Quebec, 17th December, 1912. 25-5

THE BANK OF NEW BRUNSWICK AND THE
BANK OF NOVA SCOTIA.

NOTICE is hereby given of the intention of the undersigned Banks to apply after the expiration of four weeks from the date of the first insertion of this notice in the *Canada Gazette* to the Governor in Council and the Treasury Board through the Minister of Finance and Receiver General for the approval of an agreement between The Bank of New Brunswick and the Bank of Nova Scotia whereby The Bank of New Brunswick agrees to sell and The Bank of Nova Scotia agrees to purchase all the real and personal properties, assets, rights, credits and effects of The Bank of New Brunswick of whatever kind and where-soever situated and whereby in consideration for such sale and purchase The Bank of Nova Scotia agrees to allot and issue to The Bank of New Brunswick, or to its nominees, ten thousand fully paid shares of the capital stock of The Bank of Nova Scotia of the par value of one hundred dollars each and amounting in all to the par value of one million dollars and to pay to said The Bank of New Brunswick the sum of one hundred thousand dollars, and whereby The Bank of Nova Scotia undertakes to assume, pay, discharge, perform and carry out all the debts, liabilities, contracts and obligations of The Bank of New Brunswick (including notes issued and intended for circulation outstanding and in circulation and leasehold and other obligations). A copy of the said agreement can be seen at the office of The Bank of New Brunswick, Saint John, N.B., and The Bank of Nova Scotia, Halifax, N.S.

The said agreement has been approved by a resolution of the shareholders of The Bank of New Brunswick carried by the votes of shareholders present in person or represented by proxy representing more than two thirds of the amount of the subscribed capital stock of the said Bank at a special general meeting of the shareholders of the said Bank duly called and held for the purpose. The said agreement has also been approved by a resolution of the shareholders of The Bank of Nova Scotia at a special general meeting of the shareholders of the said Bank duly called and held for the purpose.

Notice is also given of the intention of the Bank of Nova Scotia to apply at the same time to the Governor in Council and the Treasury Board for the approval of the increase of the capital stock of the said The Bank of Nova Scotia, which is necessary to provide for the payment of the shares of The Bank of Nova Scotia to The Bank of New Brunswick as provided in said agreement.

Dated the eleventh day of December, A.D. 1912.

By order of the Board,

THE BANK OF NEW BRUNSWICK.

By C. H. EASSON,
General Manager.

By order of the Board,

THE BANK OF NOVA SCOTIA,

By H. A. RICHARDSON,
General Manager.

24-4

ONTARIO POWER CO. OF NIAGARA FALLS.

NOTICE is hereby given that the annual general meeting of the shareholders of the Ontario Power Company of Niagara Falls will be held at the offices of the company, Niagara Falls, Ontario, on Tuesday, the twenty-first day of January, 1913, at the hour of eleven o'clock, in the forenoon, for the purpose of the election of directors of the company, and for the transaction of such other business as may be transacted at an annual general meeting.

Dated the 16th day of December, 1912.

By order of the Board, *

R. C. BOARD,
Secretary.

25-5

IMPERIAL BANK OF CANADA

DIVIDEND No. 90.

NOTICE is hereby given that a dividend at the rate of twelve per cent (12 %) per annum upon the paid-up capital stock of this institution has been declared for the three months ending 31st January, 1913, and that the same will be payable at the head office and branches on and after Saturday, the 1st day of February next.

The transfer books will be closed from the 17th to the 31st January, 1913, both days inclusive.

By order of the Board,

D. R. WILKIE,
General Manager.

Toronto, 18th December, 1912.

26-5

BANK OF NOVA SCOTIA.

NOTICE is hereby given that the annual general meeting of the shareholders of this Bank will be held in the banking-house, Hollis Street, Halifax, on Wednesday, the 22nd January next, at eleven o'clock a.m., for the purpose of receiving a statement of the affairs of the Bank, for the election of directors, and for other business.

By order of the Board,

H. A. RICHARDSON,
General manager.

Halifax, N.S., 16th December, 1912.

25-5

THE ROYAL BANK OF CANADA

ANNUAL MEETING.

THE annual general meeting of the shareholders of The Royal Bank of Canada for the election of directors and for other business will be held at the head office of the Bank, in Montreal, on Thursday, the 9th day of January next. The chair will be taken at 11 o'clock a.m.

By order of the Board,

E. L. PEASE,
General manager.

Montreal, November 30, 1912.

22-6

PUISSANCE DU CANADA.



NOMINATIONS.

SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON ALTESSE ROYALE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, 21 décembre 1912.

WILLIAM B. WELCH, de Westport, dans la province de la Nouvelle-Ecosse : Maître de havre à cet endroit, en remplacement de George F. Welch, décédé.

24 décembre 1912.

WILLIAM G. ROSS, FARQUHAR ROBERTSON et ALFRED EUGÈNE DAMASE LABELLE, tous de la cité de Montréal, dans la province de Québec, écuyers : Membres de la Corporation des Commissaires du Havre de Montréal, à dater du 1er janvier 1913, en remplacement de Messieurs George W. Stephen, L. Eli Geoffrion, et C. C. Ballantyne, démissionnaires ; le dit William G. Ross sera Président de la dite corporation.

DAVID S. SHERK, de Welland, dans la province d'Ontario : Receveur des épaves pour le district de Welland, dans la dite province, en remplacement de Daniel W. Claus.

31 décembre 1912.

SAMUEL BARKER, de la cité de Hamilton, dans la province d'Ontario, écuyer : Membre du Conseil privé du Roi pour le Canada.

GEORGE ADAM CLARE, de la ville de Preston, dans la province d'Ontario, écuyer : Membre du Conseil privé du Roi pour le Canada.

PROCLAMATIONS.

ARTHUR.
[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'elles peuvent concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU qu'en vertu des
Sous-ministre de la } dispositions de l'Acte de
Justice, Canada. } tempérance du Canada, l'avis
suivant a été adressé au Secrétaire d'Etat du Canada,
accompagné de la pétition ci-jointe :—

“ A l'honorable Secrétaire d'Etat du Canada,—

“ MONSIEUR,—Nous, soussignés, électeurs du district provisoire judiciaire de Manitoulin (qui est le dis-

trict territorial de Manitoulin) dans la province d'Ontario, vous prions de prendre connaissance que nous désirons présenter la pétition ci-dessous à Son Altesse Royale le Gouverneur général :—

“ A Son Altesse Royale le Gouverneur général en conseil :—

“ La pétition des électeurs du district provisoire judiciaire de Manitoulin (qui est le district judiciaire de Manitoulin) dans la province d'Ontario, ayant qualité et capacité pour voter à l'élection d'un membre de la Chambre des Communes, dans le dit district,—Expose respectueusement,—

“ Que vos pétitionnaires désirent que la Partie II de l'Acte de tempérance du Canada devienne en vigueur et exécutoire dans le dit district ;

“ Et que nous désirons que les votes des électeurs du dit district soient enregistrés pour et contre l'adoption de la dite pétition.”

“ En conséquence vos pétitionnaires prient humblement qu'il plaise à Votre Altesse Royale, par un arrêté en conseil en vertu du 109e article du dit “ acte,” de déclarer que la Partie II du dit acte sera “ en vigueur et exécutoire dans le dit district.”

“ Et vos pétitionnaires ne cesseront de prier, etc.”

Et attendu qu'il appert à la satisfaction du Gouverneur général en conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit district ; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de deux cent quatre-vingt-quatorze ou environ, et que les autres exigences de l'acte ont été observées ;

Et attendu qu'un arrêté de Son Altesse Royale le Gouverneur général en conseil a été passé, ordonnant que les votes de tous les électeurs du dit district, soient enregistrés pour ou contre l'adoption de la dite pétition.

SACHEZ maintenant, que, par les présentes et en vertu de l'autorité qui Nous est conférée par les dits acte et arrêté en conseil, Nous proclamons et déclarons que jeudi, le trentième jour de janvier 1913 un poll sera tenu dans le dit district pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là.

Que James Russell McGregor, agent, de Gore Bay, dans la province d'Ontario, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et de faire rapport du résultat au Gouverneur général en conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation. Que l'officier-rapporteur nommera les différentes personnes qui devront faire le décompte final des votes, au nom des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, au palais de justice à Gore Bay susdit, lundi le vingt-septième jour de janvier 1913, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au dit palais de justice à Gore-Bay susdit, lundi le troisième jour de février prochain, 1913, à dix heures de l'avant-midi.

Et, dans le cas d'adoption de la pétition par les électeurs, Son Altesse Royale le Gouverneur général en conseil pourra, en tout temps après l'expiration d'une période de soixante jours, depuis la date de l'adoption de la dite pétition, par un arrêté en conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie de la dite loi sera en vigueur et prendra effet dans le dit district à dater du jour où les licences annuelles ou semestrielles pour la vente des liqueurs spiritueuses maintenant en vigueur dans le dit district expireront, pourvu que ce jour ne soit pas plus rapproché que le quatre-vingt-dixième jour de la date du dit arrêté en conseil, et que s'il y a moins de quatre-vingt-dix jours entre les deux dates, qu'elle devienne en vigueur le jour correspondant de l'année suivante, et que s'il n'y a pas de licences en force dans le dit district que la dite seconde partie de la dite loi deviendra en vigueur et prendra effet dans le dit district trente jours après la date du dit arrêté en conseil.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoin Notre Très cher et Bien-aimé Oncle et Très fidèle Conseiller le Feld-maréchal Son Altesse Royale le Prince ARTHUR WILLIAM PATRICK ALBERT, Duc de Connaught et Strathearn, comte de Sussex (dans la pairie du Royaume-Uni), Prince du Royaume-Uni de la Grande-Bretagne et d'Irlande, Duc de Saxe, Prince de Saxe-Cobourg et Gotha, Chevalier de Notre Ordre Très noble de la Jarretièrre, Chevalier de Notre Ordre Très ancien et Très noble du Chardon, Chevalier de Notre Ordre Très illustre de Saint-Patrice, l'un de Notre Très honorable Conseil Privé; Grand Maître de Notre Ordre Très honorable du Bain; Chevalier Grand Commandeur de Notre Ordre Très exalté de l'Etoile de l'Inde, Chevalier Grand-croix de Notre Ordre Très distingué de Saint-Michel et Saint-Georges, Chevalier Grand Commandeur de Notre Ordre Très éminent de l'Empire Indien, Chevalier Grand-croix de Notre Ordre Royal de Victoria; Notre Aide-de-camp personnel; Gouverneur Général et Commandant en chef de Notre Puissance du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGT-HUITIÈME jour de DÉCEMBRE en l'année de Notre-Seigneur mil neuf cent douze, et de Notre Règne la troisième.

Par ordre,

THOMAS MULVEY,
Sous-secrétaire d'Etat.

27-3

DÉPÊCHES, Etc.

Extrait de la LONDON GAZETTE de vendredi le 13 de décembre 1912.

FOREIGN OFFICE,
10 décembre 1912.

Il a plu au Roi d'approuver la nomination de M. R. Primez comme consul belge à Calgary, pour cette partie de la province d'Alberta renfermant les districts de Red Deer, Calgary, Macleod et Medicine Hat, et pour les Territoires du Nord-Ouest; et de M. J. M. Whitehead, comme consul belge à Vancouver pour la province de la Colombie Britannique, à l'exception de l'île Vancouver et des îles de la Reine Charlotte.

Extrait de la LONDON GAZETTE de vendredi le 6 de décembre 1912.

FOREIGN OFFICE,
30 novembre 1912.

Il a plu au Roi d'approuver la nomination de Monsieur M. Goor, comme consul général belge à Ottawa, pour le Dominion du Canada et la colonie de Terre-Neuve; et de Monsieur M. Kimpe, comme consul belge à Edmonton pour cette partie de la province d'Alberta comprenant les districts d'Edmonton, Strathcona et Victoria.

27-1

ARRÊTÉS EN CONSEIL.

[2364]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 5e jour d'octobre 1911.

PRÉSENT :

SON EXCELLENCE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 3 octobre 1911, que le gouvernement de la province d'Alberta a demandé d'acheter au prix de \$1 l'acre, dans le but d'y établir une station de démonstration agricole, les lots 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 et 13, à l'est d'Athabaska-Landing, soit partie de la subdivision de la sec-

tion 34, township 66, rang 22, à l'ouest du 4e méridien, couvrant une superficie totale de 483.80 acres, les dits lots étant compris dans le bloc 15 de l'emplacement de ville d'Athabaska-Landing et bordés en rouge sur le plan ci-annexé. Il a été représenté au Ministre que les autorités provinciales ont décidé d'établir dans la province un certain nombre de ces stations aux endroits qui conviennent le mieux aux cultivateurs, pour démontrer ce qu'un cultivateur d'intelligence commune peut faire avec un capital ordinaire. L'intention est aussi de faire à ces stations de démonstration les expositions d'été, les expositions de graines de semence et les concours d'appréciation du bétail;

Le Ministre ajoute que le ministère de l'Intérieur peut disposer des terres demandées et qu'il est d'avis qu'il serait de l'intérêt public d'accorder cette demande,—

Par conséquent, le Ministre recommande que les dits lots, couvrant une superficie totale de 483.80 acres, soient vendus au gouvernement de la province d'Alberta au prix de \$1 l'acre.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

27-4

[3535]

HOTEL DU GOUVERNEMENT A OTTAWA.

Vendredi, le 20e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que par un arrêté en conseil du 20 décembre 1911, quatre acres de terre compris dans le quart sud-ouest de la section 17, township 28, rang 15, à l'ouest du méridien principal, ont été mis en réserve et affectés aux fins d'un cimetière à Magnet, dans la province de Manitoba, et que la concession aux syndics dûment nommés en a été autorisée pour les fins susdites;

Et attendu qu'il a depuis été constaté que l'article 35 du chapitre 17 de la loi dite "Cemeteries Incorporation Act," Statuts révisés du Manitoba, 1902, en vertu duquel ces syndics ont été nommés, prescrit aussi que des successeurs à ces syndics seront nommés de la manière spécifiée dans l'acte de transport,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil de décréter que l'arrêté en conseil du 20 décembre 1911 soit par ces présentes modifié de manière à permettre la nomination de successeurs aux dits syndics par dix ou plus des habitants résidant dans le voisinage du dit terrain, à une assemblée dûment convoquée.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

27-4

[3537]

HOTEL DU GOUVERNEMENT A OTTAWA.

Vendredi, le 20e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 16 décembre 1912, que M. Pierre Neass a demandé la concession gratuite du quart sud-est de la section 2, township 72, rang 8, à l'ouest du 6e méridien, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens.

Le Ministre ajoute que la preuve soumise démontre que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899.

Le Ministre recommande qu'en vertu des dispositions du paragraphe (c) de l'article 76 de la Loi des terres fédérales, il soit autorisé à accorder à M. Neass la concession gratuite du quart sud-est de la section 2, township 72, rang 8, à l'ouest du 6e méridien.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

27-4

[3541]

HOTEL DU GOUVERNEMENT À OTTAWA

Samedi, le 21e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur fait rapport, le 12 décembre 1912, que M. C. B. Major a demandé la concession gratuite du lot n° 13, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens.

La preuve soumise démontrant que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899, le Ministre, en vertu des dispositions du paragraphe (c) de l'article 76 de la loi des terres fédérales, demande l'autorisation de concéder gratuitement à M. Major le lot n° 13, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, contenant 30.9 acres plus ou moins.

Le comité soumet cette demande pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

27-4

[3568]

HOTEL DU GOUVERNEMENT A OTTAWA.

Vendredi, le 27e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît au Gouverneur général en conseil, en vertu des dispositions de l'article 54 de la *Loi des pêcheries*, chapitre 45 des Statuts révisés du Canada, 1906, de décréter ce qui suit :

Les règlements de pêche pour la province d'Ontario, adoptés par un arrêté en conseil du 12 septembre 1907, sont par ces présentes modifiés en ajoutant l'article suivant immédiatement après l'article 5 :

Article 5a—Défenses.

La pêche de l'achigan, du maskinongé et de la truite mouchetée à travers la glace est interdite.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

27-2

[3492]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 17e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 11 décembre 1912, que le 4 février 1907 M. J. P. Lewis a obtenu l'inscription de homestead pour le quart sud-ouest de la section 6, township 59, rang 10, à l'ouest du quatrième méridien.

Le Ministre ajoute qu'il appert que ce colon a abandonné sa femme, Emma J. Lewis, le 20 septembre 1908 et que depuis lors celle-ci a rempli les obligations qu'impose l'inscription de homestead.

Après trois ans de cet abandon l'inscription de M. Lewis fut annulée et l'inscription de homestead pour ce terrain fut accordée à madame Lewis le 18 juin 1912.

Madame Lewis a obtenu des lettres de naturalisation comme sujet britannique.

Madame Lewis demande maintenant ses lettres patentes, mais il appert qu'il n'y a dans la *Loi des terres fédérales* aucune disposition applicable aux cas de ce genre et en vertu de laquelle elle pourrait obtenir ses lettres patentes avant trois ans de la date de l'inscription en son nom.

Par conséquent, le Ministre recommande qu'en vertu des dispositions du paragraphe "K" de l'article 76 de la *Loi des terres fédérales* l'autorisation soit donnée de délivrer immédiatement ces lettres patentes.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

26-4

[3437]

HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 13e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que le Ministre de l'Intérieur représente qu'en outre des terres mises en réserve par des arrêtés en conseil du 20 mars 1909 et du 25 avril 1912, pour les fins du chemin de fer de la Baie d'Hudson, il appert qu'il est nécessaire dans l'intérêt public qu'il soit réservé une lisière de terrain d'un demi-mille de large de chaque côté de la voie de ce chemin de fer à partir de Le Pas jusqu'à la borne ouest du terrain déjà mis en réserve à Port Nelson.

Par conséquent il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe "e" de l'article 76 de la *Loi des terres fédérales*, de décréter qu'il soit par ces présentes réservé, afin de pouvoir être en tout ou en partie employée en rapport avec le chemin de fer de la baie d'Hudson, une lisière de terrain d'un demi-mille de large de chaque côté de la voie du dit chemin de fer, ainsi que finalement établie, à partir de Le Pas jusqu'à la borne ouest du terrain déjà mis en réserve à Port Nelson.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

26-4

[3396]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 7e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que par un arrêté en conseil du 28 février 1903 une ligne générale de tête de jetée a été établie pour le havre de Vancouver dans la province de la Colombie-Britannique.

Et attendu qu'il est jugé désirable que la ligne générale de tête de jetée ainsi établie soit changée conformément au plan dont copie est exposée au bureau du maître de havre à Vancouver, ainsi qu'au bureau de l'ingénieur de district du département des Travaux publics à New Westminster, dans la province de la Colombie-Britannique, et au département des Travaux publics à Ottawa.

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil d'approuver par ces présentes le changement de la ligne générale de tête de jetée dans le havre de Vancouver, ainsi qu'indiqué dans le plan ci-dessus mentionné.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

26-3

[3101]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 5e jour de novembre 1912

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que la ville de New Westminster, C.-B., en vue des améliorations considérables projetées dans son havre, a demandé d'en établir les lignes sur la rivière Fraser ;

Et attendu que les ingénieurs en chef du département de la Marine et des Pêcheries et du département des Travaux publics, ont recommandé qu'il soit établi, conformément au plan et à la description, une telle ligne au delà de laquelle il ne sera érigé aucun quai, jetée, brise-lames ou autre construction, copie de ce plan étant exposée au département des Travaux publics à New Westminster, C.-B., et au département des Travaux publics à Ottawa,—

Par conséquent, il plaît au Gouverneur général en conseil d'établir dans la rivière Fraser la ligne de havre ci-dessus mentionnée.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

25-3

[3482]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 17e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît au Gouverneur général en conseil de décréter ce qui suit :—

L'arrêté en conseil du 26 février 1910, approuvant le règlement n° 102 de la Commission du havre de Montréal, est par ces présentes annulé et le dit règlement est rescindé.

Il plaît de plus au Gouverneur général en conseil, en vertu des dispositions de l'article 27 du chapitre 48 des Statuts de 57-58 Victoria, d'approuver le règlement suivant adopté par les commissaires du havre de Montréal, et de décréter que ce règlement soit substitué au règlement n° 102 rescindé par ces présentes, le ministère de la Justice étant d'avis qu'il n'y a aucune objection légale à ce que le nouveau règlement soit approuvé :

“ Les commissaires peuvent concéder par écrit et aux conditions qu'ils jugent à propos, pour une période n'excédant pas dix ans, le quai de 450 pieds de long aux sections 71 et 72 du havre de Montréal, ainsi que le quai de 500 pieds de long qui doit être construit aux sections 95 et 96 du havre de Montréal, conformément aux plans et devis approuvés par un arrêté en conseil daté le 19 août 1912.”

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

25-3

[3483]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 17e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que les Commissaires du havre de Montréal ont soumis pour approbation les règlements Nos. 116, 117, 118 et 119 adoptés par eux à une assemblée ordinaire tenue le 26 novembre 1912, les trois premiers de ces règlements autorisant les Commissaires du havre à louer à la compagnie de chemin de fer Grand Tronc du Canada certaines parties du havre de Montréal, et le dernier desdits règlements les autorisant à louer de la compagnie de chemin de fer Grand Tronc du Canada un terrain situé à Saint-Lambert, dans la province de Québec, pour les fins du havre ;

Et attendu que le ministre de la Marine et des Pêcheries recommande la confirmation des règlements projetés et que le ministère de la Justice est d'avis qu'il n'y a aucune objection légale à ce qu'ils soient confirmés,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions de la *Loi des Commissaires du havre de Montréal*, 1894, de confirmer les dits règlements Nos 116, 117, 118 et 119, et ces règlements sont en conséquence confirmés par ces présentes.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

COMMISSAIRES DU HAVRE DE MONTREAL.

EXTRAIT des procès-verbaux d'une assemblée ordinaire des Commissaires tenue le 26 novembre 1912.

Il est résolu que ce qui suit soit ajouté aux règlements comme “règlements Nos 116, 117, 118 et 119 :

RÈGLEMENT N° 116.

“ Les Commissaires peuvent concéder par écrit à la Compagnie de chemin de fer Grand Tronc du Canada pour la période qu'ils jugeront à propos, mais n'excédant pas 40 ans, avec droit de renouvellement de consentement mutuel, un terrain pour y ériger et exploiter une addition à l'élevateur à grain construit sur l'emplacement portant le numéro 81, savoir : un terrain faisant partie du havre de Montréal au quai ou à la

jetée de la Pointe du Moulin à Vent, voisin de l'emplacement ci-dessus mentionné, coloré “rouge” sur le plan daté le 25 novembre 1912, soit le plan n° x-263 des plans des Commissaires du havre, et signé par l'ingénieur en chef, le dit terrain couvrant une superficie de 86,000 pieds carrés, mesure anglaise.”

RÈGLEMENT N° 117.

“ Les Commissaires peuvent louer par écrit à la Compagnie de chemin de fer Grand Tronc du Canada, aux conditions qu'ils jugent à propos et pour une période n'excédant pas quarante ans, avec droit de renouvellement de consentement mutuel pour une autre période n'excédant pas quarante ans, un terrain faisant partie du havre de Montréal et voisin de la voie de la Compagnie de chemin de fer Grand Tronc du Canada aux abords du pont du Jubilé Victoria, sur le côté de Montréal du fleuve St-Laurent, indiqué par des lignes bordées en rouge sur le plan préparé par M. Joseph Rielle, arpenteur provincial, daté le 25 novembre 1912 et portant le numéro 3FI/44 des plans des Commissaires du havre, couvrant une superficie de 116,074 pieds carrés, mesure anglaise.”

RÈGLEMENT N° 118.

“ Les Commissaires peuvent louer par écrit à la compagnie de chemin de fer Grand Tronc du Canada, aux conditions qu'ils jugent à propos et pour une période n'excédant pas quarante ans, avec droit de renouvellement de consentement mutuel pour une autre période n'excédant pas quarante ans, un terrain faisant partie du havre de Montréal et voisin de la voie de la compagnie de chemin de fer Grand Tronc du Canada aux abords du pont du Jubilé Victoria, sur le côté de Montréal du fleuve Saint-Laurent, coloré rouge sur le plan préparé par l'honorable J. P. B. Casgrain, arpenteur provincial, daté le 27 août 1906 et portant le numéro 3FI/43 des plans des Commissaires du havre, couvrant une superficie de 10,890 pieds carré, mesure anglaise.”

RÈGLEMENT N° 119.

“ Les Commissaires peuvent louer par écrit de la compagnie de chemin de fer Grand Tronc du Canada, aux conditions qu'ils jugeront à propos et pour une période n'excédant pas quarante ans, avec droit de renouvellement de consentement mutuel pour une autre période n'excédant pas quarante ans, un terrain voisin du havre de Montréal à Saint-Lambert, Qué., soit partie du lot cadastral n° 258-2 de la paroisse de Saint-Antoine de Longueuil, coloré “rouge” sur le plan daté le 26 novembre 1912, soit le plan n° 3FI/45 des plans des Commissaires du havre, signé par l'ingénieur en chef, le dit terrain couvrant une superficie de 11,000 pieds carrés, mesure anglaise.”

Certifié vraie copie.

(Signé)

DAVID SEATH,

25-3

Secrétaire-trésorier.

[3122]

HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 8e jour de novembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 4 novembre 1912, qu'il est opportun de faire une enquête concernant l'accomplissement par M. Alexander Shaw des obligations de homestead en rapport avec son inscription pour le quart nord-ouest de la section 20, township 15, rang 12, à l'ouest du 3e méridien, dans la province de Saskatchewan.

Par conséquent, le Ministre recommande qu'en vertu des dispositions de la *Loi des terres fédérales*, paragraphe (g) de l'article 76, chapitre 20, 7-8 Edouard VII, M. H. G. Cuttle, de Brandon, dans la province de Manitoba, inspecteur des agences des terres fédérales, soit autorisé à s'enquérir de la dite question et, à cette fin, à citer devant lui par bref d'assignation toute personne qu'il juge à propos, à l'examiner sous serment et à autoriser la production à cette enquête de tous papiers et documents.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

24-4

[3373]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 4e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE comité du Conseil privé, à la demande du Ministre de l'Intérieur, recommande que l'arrêté en conseil du 4 mars 1911 concernant les cas où des colons qui ont les lettres patentes d'un homestead et ont fait une inscription de préemption pour du terrain contigu, désirent disposer de ce homestead avant d'avoir acquis le titre aux lettres patentes de préemption, soit rescindé.

RODOLPHE BOUDREAU,

24-4 Greffier du Conseil privé.

[3386]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 4e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que demande a été faite au nom de l'Eglise d'Angleterre de la concession d'un terrain situé au nord de la rivière et faisant partie du quart nord-est de la section 7, township 80, rang 4, à l'ouest du 6e méridien, à l'ouest du lot n° 10, groupe 1, et au sud du prolongement vers l'ouest de la borne nord du dit lot, contenant 3.30 acres plus ou moins, la demande étant basée sur le fait que ce terrain était occupé antérieurement à la date de l'extinction du titre des Indiens ;

Et attendu qu'il a été prouvé que les requérants occupaient ce terrain et prétendent en avoir eu possession antérieurement à la date du traité indien n° 8 à l'été de 1899 ;

Par conséquent, il plaît au Gouverneur général en conseil d'autoriser par ces présentes la concession gratuite à l'Eglise d'Angleterre du terrain ci-dessus décrit, ainsi que coloré rose sur le plan ci-annexé.

RODOLPHE BOUDREAU,

24-4 Greffier du Conseil privé.

AVIS DU GOUVERNEMENT.

LES COMMISSAIRES DU CHEMIN DE FER TRANSCONTINENTAL.

AVIS AUX ENTREPRENEURS.

Soumissions pour machines, outils, appareils, moteurs, fourneaux, grues, etc.

DES Soumissions cachetées, adressées au soussigné, et marquées sur l'enveloppe "Soumission pour machines, outils, appareils, moteurs, fourneaux, grues, etc.", seront reçues au bureau des Commissaires du chemin de fer National Transcontinental, à Ottawa, jusqu'à midi du 13e jour de février 1913, pour la fourniture et la livraison de machines, outils, appareils, moteurs, fourneaux, grues, etc., nécessaires pour l'installation des ateliers de construction de wagons, aux usines de Transcona des Commissaires du chemin de fer National Transcontinental, à Transcona, Manitoba.

Les soumissions seront prises en considération pour la totalité ou une partie de l'outillage.

Les devis et les formules de soumission pourront être obtenus au bureau de M. W. J. Press, ingénieur-mécanicien, Ottawa, Ontario.

Les soumissionnaires sont avertis que les soumissions ne seront prises en considération que si l'on a fait usage des imprimés fournis par la Commission à cet effet.

Chaque soumission doit être signée et scellée par toutes les parties à la soumission, et attestée par témoin, et doit être accompagnée d'un chèque accepté par une banque chartée du Dominion du Canada, payable à l'ordre de la Commission du chemin de fer Transcontinental, à concurrence d'une somme égale à dix pour cent (10 p.c.) du montant de la soumission.

Toute personne dont la soumission aura été acceptée sera tenue, dans les dix jours après son acceptation, de signer le contrat, les devis et autres documents qui doivent être signés, et en tous cas de refus ou d'impossibilité de la part de la personne dont la soumission aura été acceptée de conclure et exécuter le dit contrat envers la Commission, le dit chèque sera confisqué au bénéfice de la Commission, à titre de dommages liquidés pour tel refus ou impossibilité, et le soumissionnaire sera déchu de tous droits au contrat acquis par l'acceptation de la soumission.

Le chèque déposé par la personne dont la soumission aura été acceptée sera versé au crédit du Receveur Général du Canada pour garantir l'accomplissement intégral et fidèle du contrat selon sa forme et teneur.

Les chèques déposés par les personnes dont les soumissions auront été rejetées, seront retournés dans les dix jours qui suivront la signature du contrat.

Toute soumission peut être rejetée, de même que l'on se réserve aussi le droit de n'en accepter aucune.

Par ordre,

P. E. RYAN,

Secrétaire.

La Commission du chemin
de fer Transcontinental.

Ottawa, 11 décembre 1912.

Il ne sera rien payé aux journaux qui publieraient cette annonce sans y avoir été autorisés par la Commission.

24-5

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil donnent avis que des demandes seront reçues de candidats capables de remplir la situation ci-dessous dans la division intérieure du Service Civil du Canada :—

Un commis dans la subdivision A de la deuxième division, dans la division de l'architecte en chef du ministère des Travaux publics, au traitement initial de \$1,600 par année. Les devoirs de cette charge consisteront à aider dans l'achat de terrains pour édifices publics, à faire les évaluations et à prendre part à certaines transactions immobilières qui relèvent du bureau de l'architecte en chef. Les candidats doivent être familiers avec les translations de propriétés, les prix, les évaluations et les taxes municipales de propriétés immobilières. Ils doivent de préférence avoir été employés en qualité d'inspecteurs ou d'agents de compagnies de prêts, et doivent avoir eu quelques années d'expérience dans l'examen, l'évaluation et les transactions de propriétés, dans la recherche des titres au bureau d'enregistrement et dans tous les autres détails qui relèvent du commerce des immeubles.

Les candidats doivent être sujets britanniques de naissance ou naturalisés, doivent avoir résidé au Canada au moins trois ans, doivent être âgés de 18 ans au moins et de 35 ans au plus.

Les formules de demande, dûment remplies, doivent parvenir au bureau de la Commission pas plus tard que le 27 janvier prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission à Ottawa.

Par ordre de la Commission,

WM FORAN,

Secrétaire.

Ottawa, le 3 janvier 1912.

27-4

DÉPARTEMENT DES ASSURANCES,

OTTAWA, 17 décembre 1912.

AVIS est donné par le présent que la "American Central Insurance Company" a ce jour obtenu un permis No 333 l'autorisant à faire des opérations d'assurance contre l'incendie et les tourbillons dans les provinces de Manitoba, Saskatchewan, Alberta et la Colombie-Britannique. Le bureau-chef de la compagnie est établi en la cité de Winnipeg, et W. P. Fess a été nommé agent en chef.

W. FITZGERALD,

Surintendant des assurances.

25-4

Recollet Land Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17^e jour de décembre 1912, constituant en corporation William Kenneth McKeown, avocat, Edward Arthur Barnard et James Robertson Law, comptables, et Beatrice May Flanagan et Berthe Charlebois, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Faire les opérations d'une compagnie d'immeubles, et, à cette fin acquérir par achat, bail, échange, donation, concession ou autrement ; et exercer les affaires d'agents d'immeubles, experts, évaluateurs, courtiers, entrepreneurs et constructeurs ; faire des investigations, évaluations, ventes, échanges et autres choses semblables, et négocier des baux et autres formes de contrats se rattachant à l'immeuble ; se porter garants du paiement de loyer par les locataires auxquels la compagnie aurait loué sa propre propriété ou celle de ses clients et chaland, ou toute partie de telle propriété, et charger et prélever une commission et recevoir telle compensation pour ses services, soit en deniers comptants ou en valeurs de toute autre compagnie que la présente compagnie considérera juste et raisonnable ; (b) Détenir, subdiviser en lots à bâtir, rues, ruelles, squares ou autrement ; améliorer, développer, louer, vendre, échanger, ou en disposer autrement et, généralement, faire le commerce des propriétés immobilières et biens-fonds de toutes sortes, vacants, améliorés ou autrement, et aussi de tous droits, titres ou intérêts s'y rattachant et, sur ces propriétés immobilières faire, construire, opérer et maintenir des routes, rues, ruelles, ponts et autres moyens de communication, maisons, habitations, écuries, fabriques, moulins, chantiers, manufactures et tous autres bâtiments, chantiers ou améliorations qui puissent sembler de nature à promouvoir les intérêts de la compagnie, comprenant la construction, sur ou dans ces terrains, de trottoirs, égouts, drains, conduites d'eau, appareils d'éclairage, et accessoires et améliorations de toute nature susceptibles d'accroître la valeur des terrains de la compagnie ou une partie d'entr'eux ; (c) Faire des avances d'argent sous forme de prêts pour la construction ou des améliorations, aux acquéreurs ou locataires de n'importe quelle partie des terrains de la compagnie et aider par le moyen d'avances ou autrement la construction ou le maintien de routes, rues, ponts, trottoirs, aqueducs, égouts, appareils d'éclairage et autres améliorations de nature à faciliter l'accès des propriétés de la compagnie ou à en accroître la valeur ; (d) Prendre et détenir des créances hypothécaires, gages et engagements pour obtenir le paiement du prix d'achat de toute propriété vendue par la compagnie ou toute somme due à la compagnie par les acquéreurs, ou des avances pour les besoins de la construction ou des améliorations ou pour toutes redevances dues à la compagnie ou garanties par la compagnie ; (e) Construire, installer, maintenir et exploiter, un ou plusieurs systèmes d'aqueducs pour l'approvisionnement convenable d'eau aux détenteurs et acquéreurs des propriétés de la compagnie, et des appareils de filtrage des eaux, des stations de pompage, des conduites principales et autres accessoires ; vendre et disposer de la dite eau, et, pour cela, conclure tous contrats et arrangements qui pourront convenir à la compagnie ; (f) Acquérir par voie d'achat, loyer ou autrement, et posséder, construire, développer et exploiter des pouvoirs hydrauliques, à vapeur ou à électricité, pour produire de la lumière, de la chaleur et de la force motrice pour les usages de la compagnie par rapport à n'importe laquelle de ses exploitations, et, disposer de tout excédent de force non utilisé par elle, ériger les barrages, écluses, réservoirs, cours d'eau, bâtiments et autres constructions qui seront nécessaires pour l'achèvement de ces travaux, et à cet effet, passer des contrats nécessaires pour l'approvisionnement de la lumière, de la chaleur et de la force motrice ; attendu, toutefois, que toutes les ventes, transmissions ou distributions de l'énergie électrique ou autre au delà des terrains de la compagnie seront subordonnées aux lois municipales et locales y ayant trait ; (g) Construire, améliorer, entretenir, développer, mettre en service, gérer, exécuter ou contrôler tous chemins, voies et embranchements, tram-

ways électriques ou autres, aiguillages ou voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, et des ponts, réservoirs, cours d'eau, quais, manufactures, entrepôts, usines électriques, boutiques, magasins, maisons et autres travaux et commodités qui seront jugés propres à accroître directement ou indirectement les intérêts de la compagnie, et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, régie ou contrôle ; (h) Demander, obtenir, acquérir par cession, transfert, achat ou autrement, et exercer, exécuter et utiliser toute charte, licence, pouvoir, autorité, franchise, contrat, concession, droits ou privilèges qu'un gouvernement ou autorité ou une corporation ou autre corps public pourrait être autorisé à accorder, et payer, aider et contribuer à les mettre à exécution, et affecter toute partie des actions, obligations et actif de la compagnie à défrayer les frais et loyaux coûts nécessaires ; (i) Acquérir par voie d'achat, loyer ou autrement, et prendre possession de tout ou partie des affaires propriétés, actif ou passif de toute personne ou compagnie exploitant toute affaire en tout ou en partie semblable à celle que la compagnie est autorisée à exploiter ou possédant des propriétés pouvant convenir aux objets de cette compagnie ; (j) Faire tout arrangement pour partager les bénéfices, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres arrangements de même nature avec toute personne ou compagnie exploitant ou sur le point d'exploiter une affaire de la même espèce que celle que cette compagnie est autorisée à exploiter, ou ayant des objets entièrement ou partiellement semblables à ceux de cette compagnie ; (k) Acheter, prendre en échange ou en paiement ou acquérir autrement, détenir et posséder, et en même temps exercer tous les droits et privilèges de propriétaires et détenteurs, et vendre, avec ou sans garantie, et, nonobstant les dispositions de l'article 44 de la dite loi, faire le commerce des actions, obligations, débetures et autres valeurs de toute autre compagnie ou de toutes autres compagnies ayant des objets entièrement ou partiellement semblables à ceux de cette compagnie, ou exploitant une affaire susceptible d'être exploitée de manière à profiter directement ou indirectement à la compagnie, et établir, promouvoir ou aider autrement telle ou telles compagnies ; (l) Émettre des actions acquittées, obligations, débetures ou autres valeurs pour le paiement, total ou partiel, de toute propriété, immobilière ou personnelle, droits de propriété, baux, affaires, franchises, entreprises, pouvoirs, privilèges, licences ou concessions, que cette compagnie pourrait légalement acquérir, et émettre des actions acquittées, obligations, débetures ou autres valeurs de la compagnie en paiement total ou partiel, ou en échange pour les actions, obligations, débetures ou autres valeurs de toute autre compagnie exploitant une affaire semblable ou pouvant aider à celle de cette compagnie ; (m) Vendre, louer, échanger ou disposer autrement de la totalité ou partie des propriétés, droits, entreprises de la compagnie pour la considération que cette compagnie pourrait croire acceptable et, en particulier, pour des actions, obligations, débetures ou autres valeurs de toute autre compagnie ayant des objets entièrement ou partiellement semblables à ceux de cette compagnie et emprunter des fonds sur le crédit de la compagnie, ou au moyen de l'émission d'obligations, débetures ou autres valeurs ou autrement ; (n) Prêter des fonds aux personnes ou compagnies ayant des relations d'affaires avec la compagnie, et garantir l'exécution des contrats et de toutes autres obligations ou entreprises de toute autre compagnie dans laquelle la compagnie a des intérêts, et accepter en garantie pour les dits prêts et garanties n'importe quelle valeur qui pourrait être offerte par cette personne ou compagnie, comprenant des actions et débetures de la dite autre compagnie ; (o) Tirer, faire, accepter, endosser, et émettre des billets à ordre, lettres de change, mandats, valeurs en vertu de la Loi des Banques et autres effets négociables ou transférables ; (p) Répartir en espèces ou autrement, selon que la chose aura été décidée, toutes recettes de la compagnie parmi ses membres, et particulièrement les actions, obligations, débetures et autres valeurs de toute autre compagnie formée pour prendre tout ou partie de l'actif et du passif de cette

compagnie et rembourser aux actionnaires de la compagnie, si la chose est jugée opportune, toute partie du capital de la compagnie, à condition que toutes les obligations de la compagnie aient été préalablement liquidées ; (g) De temps à autre, faire un ou plusieurs des actes et choses énumérés dans la présente charte, et exercer et jouir de tous les droits et privilèges, et faire tous les actes et choses reliés ou propres à atteindre les objets susdits ou aucun d'eux, et aussi exercer toute industrie reliée aux fins et objets ci-dessus, et la compagnie pourra exercer son industrie par tout le Canada, et pourra avoir plus qu'un bureau, sauf tel que prescrit par la loi du Canada, et pourra tenir les assemblées de ses directeurs en tout endroit au Canada que les directeurs pourront déterminer par règlement. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Recollet Land Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de décembre 1912.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

26-2

Mount Royal Brick Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de décembre 1912, constituant en corporation William Kenneth McKeown, avocat, Edward Arthur Barnard, comptable, James Robertson Law, commis, et May Beatrice Flanagan et Berthe Charlebois, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de manufacturiers de toutes sortes de brique, terre cuite, tuiles, tuyaux de drainage et d'égout et de tous les articles semblables, et les importer, acheter, vendre et autrement en faire le commerce, et exercer l'industrie d'entrepreneurs et ingénieurs pour l'érection, la construction, la réparation et l'altération de travaux ou entreprises publiques ou privées ; (b) Agir en qualité d'agents de manufacturiers ou d'agents à commission pour toutes sortes de produits et matière première et d'articles, effets, marchandises et commodités de tous genres vendus, manufacturés ou employés dans l'industrie de la compagnie ou qui pourraient être avantageusement vendus, manufacturés ou utilisés en rapport avec sa dite industrie ; (c) Acquérir par achat, bail ou autrement et détenir, utiliser et occuper tous terrains, bâtiments, dépôts d'argile et miniers, mines, droits miniers, terres boisées, concessions forestières, terrains contenant du gaz et droits et intérêts en des terrains contenant du gaz naturel, permis et droits de prise d'eau, et les explorer, exploiter, exercer, développer, manufacturer et les vendre, arrenter ou autrement les faire valoir, et généralement acquérir par achat, bail ou autrement et détenir toute propriété mobilière ou immobilière, servitudes, droits ou privilèges que la compagnie jugera nécessaires ou convenables pour les fins de ses opérations ou toute partie de son industrie ; (d) Manufacturer, importer, exporter, acheter, vendre et faire le commerce de bois de construction et autre bois de toutes sortes ainsi que de tous les produits de la forêt, manufacturés ou non ; (e) Eriger, installer et exploiter des fabriques, bocards, matériel, machinerie et outillages de toutes sortes nécessaires ou propres aux opérations de la compagnie ; (f) Acquérir par achat, bail ou autrement et posséder, exploiter et céder des chalans, allèges, vaisseaux, remorqueurs, bateaux à vapeur et autres navires pour la navigation intérieure ou maritime pour le transport des voyageurs ainsi que des produits que la compagnie est autorisée à manufacturer ou vendre, et pour toutes les fins de la compagnie, et construire, entretenir, mettre en service, arrenter et céder des jetées, quais, docks, bassins, piles, entrepôts et magasins, maisons d'habitation et autres installations et bâtiments utiles aux opérations de la compagnie ; (g) Faire et accomplir et exécuter des

contrats pour la construction, l'achèvement et l'embellissement de bâtiments et constructions de toutes sortes et à cette fin faire le commerce de pierre et de matériaux de construction de tous genres ; (h) Faire les plans, construire, agrandir, réparer, terminer, démolir, enlever ou s'engager autrement dans tout travail de chemins de fer, ponts, jetées, docks, fondations et autres travaux de toutes sortes, et prendre ou recevoir tous contrats ou cessions de contrat s'y rattachant et recevoir en paiement de tels travaux des deniers comptants ou des actions ou obligations ou autres valeurs de toute corporation avec laquelle ces contrats peuvent être passés, ainsi que toute autre propriété d'une nature quelconque, et les détenir ou les vendre ; (i) Manufacturer, acheter ou autrement acquérir, détenir, posséder, vendre, céder et transférer ou autrement disposer, et troquer et faire le commerce de denrées, articles et marchandises, et agir en qualité de marchands généraux et fournir la pension et le logement, les vêtements et provisions et généralement tout ce qui est nécessaire à ceux qui travaillent pour la compagnie ou près de ses travaux, et entreprendre de les fournir ; (j) Acquérir par voie d'achat, loyer ou autrement, et posséder, construire, développer et exploiter des pouvoirs hydrauliques, à vapeur ou à l'électricité, pour produire de la lumière, de la chaleur et de la force motrice pour les usages de la compagnie par rapport à n'importe laquelle de ses exploitations, et disposer de l'excédent de force non utilisé par elle, ériger les barrages, écluses, réservoirs, cours d'eau, bâtiments et autres constructions qui seront nécessaires pour l'achèvement de ses travaux, et à cet effet passer des contrats pour l'approvisionnement de la lumière, de la chaleur et de la force motrice ; attendu, toutefois, que toutes les ventes, transmissions ou distributions de l'énergie électrique, hydraulique ou autre au delà des terrains de la compagnie seront subordonnées aux lois municipales et locales y ayant trait ; (k) Acquérir, ériger, posséder, exploiter des scieries et tous les autres moulins et outillages nécessaires ou convenables pour l'industrie de la compagnie et, relativement aux dites opérations, améliorer et développer des rivières et des lacs et construire et entretenir des réservoirs, canaux, barrages, digues, estacades et tous les autres ouvrages et installations que ce soit ; (l) Demander, obtenir, acquérir par cession, transfert, achat ou autrement, et exercer, exécuter et utiliser toute charte, licence, pouvoir, autorité, franchise, contrat, concession, droits ou privilèges qu'un gouvernement ou autorité ou une corporation ou autre corps public pourrait être autorisé à accorder, et payer, aider et contribuer à les mettre à exécution, et affecter toute partie des actions, obligations et actif de la compagnie à défrayer les frais et loyaux coûts nécessaires ; (m) Acquérir par voie d'achat, loyer ou autrement, et prendre possession de tout ou de partie des affaires, propriétés, actif ou passif de toute personne ou compagnie exploitant toute affaire en tout ou en partie semblable à celle que la compagnie est autorisée à exploiter ou possédant des propriétés pouvant convenir aux objets de cette compagnie ; (n) Faire tout arrangement pour partager les bénéfices, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres arrangements de même nature avec toute personne ou compagnie exploitant ou sur le point d'exploiter une affaire de la même espèce que celle que cette compagnie est autorisée à exploiter, ou ayant des objets entièrement ou partiellement semblables à ceux de cette compagnie ; (o) Acheter, prendre en échange ou en paiement ou acquérir autrement, détenir et posséder, et en même temps exercer tous les droits et privilèges de propriétaires et détenteurs, et vendre, avec ou sans garantie, et nonobstant les dispositions de l'article 44 de la dite loi, faire le commerce des actions, obligations, débetures et autres valeurs de toute autre compagnie ou de toutes autres compagnies ayant des objets entièrement ou partiellement semblables à ceux de cette compagnie, ou exploitant une affaire susceptible d'être exploitée de manière à profiter directement ou indirectement à la compagnie, et établir, promouvoir ou aider autrement telle ou telles compagnies ; (p) Emettre des actions acquittées, obligations, débetures ou autres valeurs pour le paiement, total ou partiel, de toute propriété, immobilière ou personnelle, droits de propriété, baux, affaires, franchise, entreprises, pouvoirs, privi-

lèges, licences ou concessions, que cette compagnie pourrait légalement acquérir, et aussi en paiement de services rendus à la compagnie par voie de promotion ou autrement, et émettre des actions acquittées, obligations, débetures ou autres valeurs de la compagnie en paiement total ou partiel, ou en échange pour les actions, obligations, débetures ou autres valeurs de toute autre compagnie exploitant une affaire semblable ou pouvant aider à celle de cette compagnie ; (q) Vendre, louer, échanger ou disposer autrement de la totalité ou partie des propriétés, droits, entreprises de la compagnie pour la considération que cette compagnie pourrait croire acceptable et, en particulier, pour des actions, obligations, débetures ou autres valeurs de toute autre compagnie ayant des objets entièrement ou partiellement semblables à ceux de cette compagnie et emprunter des fonds sur le crédit de la compagnie, ou au moyen de l'émission d'obligations, débetures ou autres valeurs ou autrement ; (r) Prêter des fonds aux personnes ou compagnies ayant des relations d'affaires avec la présente compagnie, et garantir l'exécution des contrats et de toutes autres obligations ou entreprises de toute autre compagnie dans laquelle la compagnie a des intérêts, et accepter en garantie pour les dits prêts et garanties n'importe quelle valeur qui pourrait être offerte par cette personne ou compagnie, comprenant des actions et débetures de la dite autre compagnie ; (s) Tirer, faire, accepter, endosser et émettre des billets à ordre, lettres de change, mandats, valeurs en vertu de la loi des Banques et autres effets négociables ou transférables ; (t) Répartir en espèces ou autrement selon que la chose sera décidée, toutes recettes de la compagnie parmi ses membres, et particulièrement les actions, obligations, débetures et autres valeurs de toute autre compagnie formée pour prendre tout ou partie de l'actif et du passif de la compagnie et rembourser aux actionnaires de la compagnie, si la chose est jugée opportune, toute partie du capital de la compagnie, à condition que toutes les obligations de la compagnie aient été préalablement liquidées ; (u) De temps à autre, faire un ou plusieurs des actes et choses énumérés dans la présente charte, et exercer et jouir de tous les droits et privilèges, et faire tous les actes et choses reliés ou propres à atteindre les objets susdits ou aucun d'eux, et aussi exercer toute industrie reliée aux fins et objets ci-dessus. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Mount Royal Brick Company, Limited," avec un capital-actions de un million cinq cent mille dollars, divisé en 15,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de décembre 1912.

THOMAS MULVEY,

26-2

Sous-secrétaire d'Etat.

Sherbrooke Amusement, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 19e jour de décembre 1912, constituant en corporation John Wilson Cook, conseil du Roi, Allan Angus Magee, avocat, Thomas Joseph Coonan, étudiant en droit, Thomas Barnard Gould, solliciteur, et Pearl Catherine Mahoney, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acquérir par achat, bail ou autrement, construire, entretenir et exploiter des théâtres, salles de vues animées, patinoirs, salles de concert, parcs, terrains de jeux ou autres lieux d'amusement, d'éducation, de récréation, athlétique ou sportifs, et encourager, régir et donner des représentations théâtrales, musicales et dramatiques de tous genres, séances de vues animées, concerts, expositions, conférences, parcs d'amusement, cirques, jeux, concours athlétiques et courses de toutes sortes ; (b) Relativement aux objets de la dite compagnie exercer l'industrie de restaurateurs et hôteliers, marchands de vins et liqueurs spiritueuses, agents de théâtre, éditeurs et imprimeurs de musique et de

pièces dramatiques, afficheurs, agents de publicité et autres opérations qui pourront être convenablement exercées pour le profit ou le bénéfice de la dite compagnie ; (c) Manufacturer, acheter ou autrement acquérir, détenir, posséder, vendre, céder, transférer, importer, arrêter, troquer et faire le commerce de pellicules de vues animées, lampes, carbones, lentilles, condenseurs, machines et appareils ou accessoires de tous genres et de tous les autres articles ou choses d'un caractère semblable ou analogue aux choses précédentes ou à l'une d'elles, ou s'y rattachant ; (d) Manufacturer, acheter, louer ou autrement acquérir, vendre, arrêter ou autrement céder, et ériger et installer et exploiter des appareils de vues animées à la lumière du jour ou à la lumière artificielle, ou à jet de lumière ou autres inventions pour produire et présenter des vues animées à la lumière du jour ou à la lumière artificielle, ou acquérir ou disposer de droits ou privilèges en ces dites inventions ; (e) Demander, acquérir, louer et disposer de marques de commerce, dessins industriels, brevets et droits de brevet, licences et privilèges au sujet de toute invention que la compagnie jugera utile ou avantageuse de manufacturer, d'utiliser, d'exercer et d'exploiter ; (f) Vendre, arrêter ou autrement disposer de la propriété et de l'entreprise de la compagnie ou de toute partie de sa propriété pour la compensation que la compagnie jugera bon, et en particulier, en totalité ou en partie, pour des actions, débetures, obligations ou valeurs de toute autre compagnie ; (g) Acquérir par achat, bail ou autrement et se charger de la totalité ou d'une partie de l'industrie, propriété ou engagements de toute personne ou compagnie engagée dans une industrie que la compagnie est autorisée à entreprendre, ou en possession de propriété propre aux fins de la présente compagnie ; (h) Se fusionner ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute compagnie exerçant ou engagée, ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement ; et faire des avances de fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie et prendre ou acquérir autrement des actions et valeurs de telle compagnie et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer ; (i) Emettre et répartir comme acquittées des actions de la présente compagnie en plein paiement ou en paiement partiel de toute industrie, franchise, entreprise, propriété, droits, pouvoirs, privilèges, baux, licences, contrats, biens-fonds, stock, obligations ou débetures ou autres propriétés ou droits qu'elle peut légitimement acquérir en vertu de la présente charte ; (j) Placer les fonds et biens de la compagnie de temps à autre et en disposer de la manière qui sera décidée par l'achat ou l'acquisition de biens meubles ou immeubles ou par l'achat ou l'acquisition d'obligations, débetures, stocks, actions ou autres valeurs de tout gouvernement ou corporation municipale ou scolaire, ou de toute banque chartée ou de toute autre compagnie dûment constituée, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (k) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie et en particulier toutes actions, débetures ou valeurs de toutes autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer ; (l) Faire toutes les autres choses ci-dessus en qualité de principaux, agents ou fondés de pouvoirs ; (m) Faire tous les autres actes et choses qui seront jugés nécessaires ou utiles ou propres à atteindre les objets ci-dessus énumérés. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Sherbrooke Amusement, Limited", avec un capital-actions de cinquante mille dollars divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de décembre 1912.

THOMAS MULVEY,

26-2

Sous-secrétaire d'Etat.

Atlas Realities, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de décembre 1912, constituant en corporation John Wesley Blair et Charles Albert Hale, avocats, Francis Joseph Laverty, conseil du Roi, Auguste Angers, étudiant en droit, et Anna Brennan, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acquérir par achat, échange, bail ou tout autre titre légal, et posséder, détenir, démolir, embellir, exploiter, arrenter, vendre, échanger ou autrement faire valoir des biens-fonds, concessions forestières, droits de coupes, chutes d'eau et autres propriétés mobilières et immobilières de toute nature ; et faire les opérations d'agents d'immeubles et agents financiers et agir en qualité d'agents aux fins de vendre, arrenter, régir et administrer des immeubles et exiger une commission pour ses services ; (b) Construire sur les terrains appartenant à la compagnie ou dans lesquels elle peut être intéressée d'une manière quelconque, ou sur la propriété de ses clients, des bâtiments pouvant être utilisés pour toutes fins que ce soit, et entretenir, surveiller, exploiter, arrenter, sous-louer, vendre et autrement disposer de tous bâtiments ainsi construits et de tous autres bâtiments possédés ou loués par la compagnie ; (c) Disposer de toutes rues, squares ou terrains en faveur de personnes ou municipalités aux clauses et conditions que la compagnie jugera acceptable, et conclure des conventions ou ententes pour paver, macadamiser, niveler, réparer, nettoyer et arroser les rues et grands chemins, et pour construire, ouvrir et réparer des conduites, citernes, drains ou égouts ; (d) Faire des avances de fonds par voie de prêts aux acheteurs ou locataires de toute partie de la propriété de la compagnie pour des fins de construction ou autres embellissements ; aider au moyen d'avances de fonds à la construction et l'entretien des chemins, rues, ruelles, aqueducs, drains, égouts et autres travaux de nature à donner un meilleur accès à la propriété de la compagnie et à en augmenter la valeur ; (e) Distribuer par voie de dividendes ou bonis entre les actionnaires, en espèces, en actions acquittées ou de toute autre manière jugée convenable, tous biens de la compagnie ou tous produits de la vente ou disposition de la propriété de la compagnie ; (f) Payer pour toutes propriétés, immunités, privilèges, baux ou droits acquis par ou pour la compagnie et pour services rendus et travail exécuté, y compris la construction de la totalité ou d'une partie des bâtiments érigés par et pour la compagnie, en obligations de la compagnie ou partie en obligations et partie en actions ; (g) Acquérir et prendre à son nom la totalité ou une partie des biens et entreprises, y compris la clientèle et autres droits de toutes personnes, maisons, associations ou corporations ayant des pouvoirs semblables à ceux de la présente compagnie, et les payer en deniers comptants, actions ou obligations de la présente corporation ou autrement ; s'unir à toute compagnie ayant des pouvoirs semblables à ceux de la présente compagnie, aux clauses et conditions qui seront agréées, et se charger des engagements de toute personne, maison ou compagnie endettée vis-à-vis la présente compagnie ou faisant toutes opérations semblables à celles conduites par la présente compagnie ; (h) Placer et disposer des fonds disponibles de la compagnie en la manière qui sera décidée de temps à autre, et faire des avances de fonds garantir l'entreprise ou autrement aider les clients ou autres ayant des relations d'affaires avec la compagnie, et acquérir et détenir des valeurs de toutes sortes, mobilières et immobilières pour dettes et obligations dues à la compagnie ; (i) Donner en compensation, par des paiements en deniers comptants, ou par l'émission d'actions acquittées de la compagnie ou par obligations, débentures ou de toute autre manière, toute personne ou corporation pour services rendus en plaçant ou en aidant à placer ou en assurant le placement de parts d'actions de la compagnie ou de toutes obligations ou autres valeurs de la compagnie, ou relativement à la formation ou promotion de la compagnie ou autrement ; (j) Vendre ou céder l'entreprise de la compagnie ou toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour les actions,

débentures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (k) Faire tout ce qui sera nécessaire, convenable et propre à l'accomplissement des fins ou objets ci-dessus mentionnés ou de nature à les atteindre ; (l) Les susdits objets, pouvoirs ou fins de la compagnie seront censés distincts et ne pas dépendre l'un de l'autre, et la compagnie peut poursuivre, jouir et exercer l'un quelconque ou plusieurs des dits objets, pouvoirs ou fins indépendamment l'un de l'autre, et nulle clause ne sera limitée dans sa généralité ni autrement interprétée relativement à toute autre clause de ces dits objets, pouvoirs ou fins. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Atlas Realities, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de décembre 1912.

THOMAS MULVEY,

26-2

Sous-secrétaire d'Etat.

National Optical Co. Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 21e jour de décembre 1912, constituant en corporation Gui Casimir Papineau-Couture et Louis Fitch, avocats, et Violet Winifred Leslie Henry-Anderson, Minnie Isabel Bustin et Belle Rubinsky, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, vendre, et généralement faire le commerce de toutes sortes d'objets d'optique et de bijouterie ; (b) Demander, acheter ou autrement acquérir tous brevets, marques de commerce ou autres droits et licences se rattachant au commerce de la compagnie, et développer, utiliser, exercer ou accorder des permis à leur sujet ; (c) Acheter ou autrement acquérir des parts ou intérêt dans la totalité ou une partie du commerce ou de la clientèle et biens de toute personne, maison ou compagnie engagée dans un commerce de même nature que celui de la présente compagnie, et entreprendre la totalité ou une partie des dettes ou engagements de telle personne, maison ou compagnie, et exécuter, conduire et liquider toute affaire ainsi acquise, et faire et exécuter tous contrats ou arrangements, conclus avec toute personne, maison ou compagnie comme susdit, au sujet de la fusion, risques communs, coopération, partage des profits, aide mutuelle ou autrement, et accepter sous forme de compensation pour tout tel contrat ou arrangement des actions, débentures ou valeurs de telle compagnie ; (d) Payer pour tous services rendus à la compagnie et pour toute propriété ou droits acquis par la compagnie en la manière qui sera jugée à propos, et en particulier au moyen de l'émission de parts ou de valeurs de la compagnie pleinement et partiellement acquittées ; (e) Vendre, transférer ou disposer de la totalité ou d'une partie des affaires ou entreprises de la présente compagnie à toute autre compagnie (promue par la présente compagnie ou non) ou à toute personne, maison ou corporation, et accepter en compensation de toute telle vente, transport ou cession des actions, débentures, actions-débentures, obligations ou valeurs de toute telle autre compagnie ; (f) Distribuer entre les actionnaires de la compagnie, en nature, toutes actions, débentures ou valeurs ou propriété appartenant à la compagnie ; (g) Prendre les moyens qui seront jugés convenables de faire connaître les marchandises de la compagnie, et en particulier par annonces dans la presse, par circulaires, par achat et l'exposition d'œuvres d'art ou d'intérêt, par la publication de livres et de périodiques ; (h) Vendre, améliorer, gérer, développer, échanger, arrenter, hypothéquer, céder, faire valoir, ou autrement disposer de la totalité ou d'une partie de la propriété et des droits de la compagnie ; (i) Faire tous les autres actes et choses qui seront propres à atteindre les objets susdits ou aucun d'eux. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de

"National Optical Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 23e jour de décembre 1912.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

26-2

Concrete Products, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 24e jour de décembre 1912, constituant en corporation Joseph Armitage Ewing, conseil du Roi et Leonard Gray Norris, statisticien, tous deux de la cité de Montréal, dans la province de Québec; Arthur Osborne Dawson, manufacturier, et James Penrose Anglin, entrepreneur, de la cité de Westmount, dans la dite province de Québec; et William John Ewing, régistrateur de la ville de Richmond, dans la dite province de Québec, pour les fins suivantes:—(a) Manufacturer, modifier, acheter, vendre et faire le commerce de béton et de ciment sous toutes leurs formes, et de toutes les choses composées entièrement ou partiellement de ciment, ou de béton, toutes sortes de matériaux de construction et accessoires et les parties qui les composent, toutes sortes de pierre, granit, marbre, argile, sable, gravier et chaux et toutes les choses composées entièrement ou partiellement de l'une ou de plusieurs de ces substances ainsi que leurs imitations; (b) Agir en qualité d'agents vendeurs et vendre tous ou chacun des articles ci-dessus mentionnés moyennant rémunération par voie de commission ou autrement; (c) Acquérir par achat, bail ou autrement, détenir, exploiter et disposer de carrières, sablières, sablonnières, terres argileuses, fours à chaux, briqueteries, fours à briques, bateaux, chalans et remorqueurs, et remorquer des vaisseaux et transporter des marchandises et des matériaux moyennant rémunération; (d) Faire, construire, paver et réparer des rues, grands chemins, trottoirs, pavages, drains, égouts, ponts, ponceaux, quais, docks, murs et autres travaux; (e) Acheter ou autrement acquérir, posséder, louer, échanger, embellir et développer des propriétés immobilières de tous genres, et les vendre ou autrement en disposer; et construire et ériger, exploiter et entretenir des édifices pour bureaux, maisons de rapport et maisons d'habitation, ateliers, hôtels et autres bâtiments et dépendances; (f) Exercer toute industrie manufacturière ou autre capable d'être convenablement exercée en rapport avec les opérations ou les objets de la compagnie ou censée accroître la valeur des biens ou droits de la compagnie ou les rendre profitables; (g) Acheter, louer, échanger ou autrement acquérir, détenir, exploiter, utiliser, vendre, échanger et céder toute machinerie, appareils, outillages et biens meubles et immeubles que la compagnie jugera nécessaires ou utiles pour son industrie ou ses fins, y compris des brevets, droits de brevet, licences, octrois, monopoles, immunités, marques de commerce, dessins industriels, clientèle et tous les autres droits, avantages et privilèges que ce soit; (h) Acheter, acquérir, souscrire, posséder, détenir, vendre ou autrement disposer de valeurs, stocks, obligations, débetures ou actions de toute compagnie que ce soit et située à quelque endroit que ce soit, nonobstant les dispositions de l'article 44 de la dite loi; (i) Acheter ou autrement acquérir la totalité ou une partie des affaires, propriété, clientèle et engagements de toute personne ou compagnie et promouvoir d'autres compagnies formées dans le but d'exercer une industrie que la présente compagnie est autorisée à exercer; (j) Se fusionner, s'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, les risques communs, la coopération, les concessions réciproques ou autres avec toute personne ou compagnie exerçant ou engagée ou sur le point d'exercer ou entreprendre toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie; et faire des avances de fonds, garantir les contrats ou autrement aider telle

personne ou compagnie, et prendre ou autrement acquérir les actions et valeurs de toute telle compagnie, et les vendre, détenir, réemettre, avec ou sans garantie, ou en disposer autrement; (k) Emettre la totalité ou une partie des actions de la compagnie, comme acquittées et non cõtisables en plein paiement ou en paiement partiel de tous droits ou propriété mobilière ou immobilière ou autres biens acquis par la compagnie, ou pour services rendus ou à rendre en plaçant les actions ou débetures de la compagnie, ou pour toute autre considération que les directeurs jugeront convenables et dans l'intérêt de la compagnie; (l) Vendre ou autrement disposer de l'industrie ou entreprise de la compagnie ou de la totalité ou d'une partie de ses droits, clientèle, ou biens pour des deniers comptants ou autre compensation, ou pour des actions, débetures ou valeurs de toute autre compagnie ou partie d'une façon et partie de l'autre, nonobstant les dispositions de l'article 44 de la dite loi; (m) Distribuer entre les membres de la compagnie en nature toutes actions, débetures, valeurs ou biens appartenant à la compagnie; (n) Promouvoir toute compagnie ou compagnies formées dans le but d'acquérir la totalité ou une partie des biens et engagements de la présente compagnie, ou pour exercer une industrie semblable ou en partie semblable à celle de la présente compagnie ou pour toute autre fin censée profiter directement ou indirectement à la présente compagnie; (o) Placer les fonds disponibles de la compagnie et en disposer de la manière qui sera décidée de temps à autre. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Concrete Products, Limited," avec un capital-actions de deux cent mille dollars, divisé en 2,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de décembre 1912.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

26-2

Canada Lumber Sales Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1903, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 23e jour de décembre 1912, constituant en corporation Arthur Pierre Beaupré, marchand, Joseph Henri Poulin, gérant, Arthur Ste. Marie et Oscar Berthiaume, agents, et Victor Martineau, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—(a) Exercer l'industrie d'exploitant de bois, propriétaire de scierie et de moulin à raboter, et de fabricant de bois de service et d'articles en bois; acheter, posséder, détenir et vendre des concessions forestières, des terres boisées, et des billes, et manufacturer, vendre et faire le commerce du bois de construction et de service et du bois de toutes sortes, et fabriquer des articles dans la manufacture desquels du bois de construction ou d'autre bois est nécessaire ou peut être utilisé, et acquérir tous les biens-fonds nécessaires à la conduite de l'industrie de la compagnie; (b) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne ou compagnie exerçant ou engagée dans une industrie ou transaction que la présente compagnie est autorisée à exercer, et prendre ou autrement acquérir des actions et valeurs de toute telle personne ou compagnie, et les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer; (c) Acheter ou autrement acquérir de tout individu toute industrie tombant dans les attributions de la compagnie, et toute propriété, privilèges, droits, contrats et engagements y appartenant, et, en particulier, acheter, prendre à son nom, ou autrement acquérir la totalité ou une partie de l'industrie aujourd'hui exercée par le dit Arthur Pierre Beaupré, en la dite cité de Montréal sous les nom et raison de "Canada Lumber Sales Company", et la totalité ou toute partie de la clientèle, fonds de commerce, actif et propriété, mobilière et immobilière y appartenant, et subordonnement aux obligations qui y sont attachées, et les payer en actions acquittées de la compagnie ou

autrement ; (d) Faire tout ce qui sera nécessaire, convenable ou propre à atteindre les fins ou objets en tout ou en partie plus haut énumérés ; (e) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou aidant à placer ou garantissant le placement des actions de la compagnie, ou dans ou au sujet de la formation ou l'avancement de la compagnie, ou pour la conduite de ses affaires. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Canada Lumber Sales Company, Limited," avec un capital-actions de soixante mille dollars, divisé en 600 actions de cent dollars chacune et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de décembre 1912.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

26-2

Hyde and Sons, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 19e jour de décembre 1912, constituant en corporation Francis Hyde et George Hyde, de la ville d'Outremont, dans la province de Québec, marchands ; William Roberts, teneur de livres, Alexander Ronald Johnson, avocat, et Leslie Hale Boyd, conseil du Roi, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—(a) Manufacturer et vendre des matériaux de toutes sortes pour les constructeurs et entrepreneurs, y compris des articles brevetés et autres matériaux de toute nature, et faire les opérations d'entrepreneurs généraux et marchands ; (b) Acheter, acquérir, manufacturer et faire le commerce de tout matériel, machinerie, outillage, matrices, presses, moteurs et autres choses nécessaires pour exercer l'industrie de la dite compagnie et les payer en deniers comptants ou en actions acquittées ou en obligations ou autres valeurs de la compagnie ; (c) Prendre et accepter le transfert de biens meubles et immeubles en paiement et pour acquitter le prix d'achat de marchandises manufacturées ou à être manufacturées comme susdit et vendues ou à être vendues aux acheteurs et avoir en sa possession et détenir les dits biens meubles et immeubles et les transférer, les vendre ou autrement en disposer selon que la chose sera jugée à propos de temps à autre ; (d) Acheter, prendre à bail ou autrement acquérir des terrains, bâtiments, servitudes ou biens mobiliers ou immobiliers, qui seront nécessaires aux fins de la compagnie, ou capables d'être avantageusement utilisés en rapport avec l'un quelconque des objets de la compagnie, et les vendre et en disposer de temps à autre selon que la compagnie le jugera à propos ; (e) Acheter ou autrement acquérir, détenir, vendre ou autrement disposer de parts, stock, obligations, débetures ou autres valeurs de toute autre corporation, nonobstant les dispositions de l'article 44 de la dite loi ; (f) Exercer toute autre industrie manufacturière ou autre que la compagnie jugera capable d'être avantageusement exercée en rapport avec l'industrie ou les objets de la compagnie, et nécessaire pour permettre à la compagnie d'exercer profitablement son industrie ; (g) Demander, obtenir, enregistrer, acheter, louer ou autrement acquérir et détenir, posséder, utiliser, exploiter, introduire, vendre, céder et autrement disposer de tout et chacune des marques de commerce, formules, procédés secrets, noms de commerce et marques distinctives, et tous brevets, licences, découvertes, machines, dessins, inventions, perfectionnements et procédés employés ou obtenus par lettres patentes ou autres du Canada ou de tout autre pays, que la compagnie jugera de nature à profiter directement ou indirectement à l'un quelconque de ses objets, et les payer en deniers comptants, actions acquittées, obligations ou autres valeurs de la présente compagnie ; (h) Acheter ou autrement acquérir et entreprendre et se charger de la totalité ou d'une partie des biens, affaires, propriétés, privilèges, contrats, droits, obligations et engagements de toute personne, maison ou compagnie exerçant une

industrie que la présente compagnie peut exercer ou toute industrie semblable, ou en possession de propriété propres aux fins de l'industrie de la présente compagnie, et les payer en deniers comptants, actions acquittées, obligations ou autres valeurs de la présente compagnie et détenir ou de toute manière disposer de la totalité ou d'une partie des biens ainsi achetés ou acquis ; (i) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie engagée ou à la veille de s'engager dans une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ; (j) Se fusionner avec toute autre compagnie ayant des objets semblables à ceux de la présente compagnie ; (k) Louer, vendre ou autrement disposer de la propriété et des biens de la compagnie, ou de toute partie de sa propriété, pour la compensation que la compagnie jugera bon, y compris des actions ; débetures ou valeurs de toute autre compagnie ; (l) Faire tous les actes et exercer tous les pouvoirs et exercer toute industrie propre à atteindre les objets pour lesquels la compagnie est constituée en corporation et nécessaires pour permettre à la compagnie de conduire profitablement son entreprise ; (m) Distribuer entre les actionnaires, en espèces, sous forme de dividende ou de boni, ou de toute autre manière jugée convenable, toute partie de la propriété de la compagnie, ou tous produits de la vente ou disposition de la propriété de la compagnie, ou toutes actions, débetures, ou valeurs de toute autre compagnie qui aurait acheté ou pris la totalité ou une partie de la propriété, des biens et dettes de la présente compagnie ; (n) Accepter des obligations, débetures ou actions-débetures de toute municipalité ou corporation en paiement d'effets vendus. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Hyde & Sons, Limited," avec un capital-actions de cent mille dollars divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 23e jour de décembre 1912.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

26-2

Montreal Suburban Home-Site Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 19e jour de décembre 1912, constituant en corporation Bernard Rose, avocat, Thomas Joseph Griffin, comptable, Charles Joseph Eugène Charbonneau, notaire public, et Leslie Hale Boyd, conseil du Roi, tous de la cité de Montréal, dans la province de Québec, et Arthur Ross, de la cité de Westmount, dans la dite province de Québec, courtier, pour les fins suivantes :—(a) Faire le commerce général d'immeubles ; acquérir par achat, bail ou autrement et posséder des biens-fonds et construire des maisons d'habitation et autres bâtiments sur ces dits immeubles ou sur toute partie des dits immeubles ; (b) Vendre, arrenter, transporter, échanger, céder ou autrement disposer de la totalité ou d'une partie de ces immeubles, et les développer, embellir et diviser en lots à bâtir, rues, ruelles, squares ou autrement ; (c) Faire des avances de fonds par voie de prêts aux acheteurs ou locataires de toute partie des immeubles de la compagnie pour des fins de construction ou autres embellissements ; (d) Avec l'assentiment des actionnaires, aider au moyen d'avances de fonds ou autrement à la construction et l'entretien de chemins, rues, aqueducs, égouts et autres travaux d'embellissement censés donner un meilleur accès à la propriété de la compagnie et à en augmenter la valeur ; (e) Prendre et détenir des mortgages, hypothèques, gages ou charges pour garantir le paiement du prix d'achat de toute propriété vendue par la compagnie ou tous deniers dus à la compagnie par les acquéreurs ou avancés par la compagnie aux acquéreurs ou pour des fins de construction ou autres embellissements ; (f) Acquérir, acheter, détenir,

transférer et céder des actions, stocks, débentures ou garanties dans toute autre compagnie ayant les mêmes objets, en tout ou en partie que ceux de cette compagnie ou faisant des affaires capables d'être conduites directement ou indirectement pour le bénéfice de cette compagnie ; (g) Vendre ou autrement céder toute partie des immeubles ou autre propriété appartenant à la compagnie, pour la compensation et aux termes et conditions que la compagnie jugera à propos, et accepter des deniers, actions, obligations, débentures, stock ou valeurs de toute autre compagnie, en plein paiement ou en paiement partiel de ces valeurs ; (h) Acquérir et posséder toutes affaires, franchises, entreprises, propriétés, droits, privilèges, baux, contrats, immeubles, stocks, biens et autres droits que la compagnie peut légalement acquérir en vertu de la présente charte à un prix raisonnable ; (i) Emettre des actions acquittées et non sujettes à appel, obligations ou autres valeurs de la compagnie, en plein paiement ou en paiement partiel de tous immeubles ou meubles, droits ou autres biens acquis par la compagnie, à titre quelconque, y compris toute option sur des immeubles, tous droits en des biens-fonds ou pour services rendus par voie de promotion ou autrement ; (j) Vendre, arrenter ou autrement céder l'entreprise de la compagnie ou toute partie de son entreprise, pour la compensation que la compagnie jugera à propos ou se fusionner avec toute personne, maison ou corporation faisant des affaires en tout ou en partie semblables à celles de cette compagnie, aux termes et conditions qui peuvent être jugés à propos, et en compensation de telle entreprise, accepter des deniers ou, au lieu de deniers, des actions acquittées et non cotisables, obligations, débentures, ou valeurs ou autres biens appartenant à la présente compagnie, et généralement faire toutes les choses avantageuses à l'accomplissement des objets de la présente compagnie ou s'y rattachant. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Montreal Suburban Home-Site Company, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de décembre 1912.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

26-2

Standard Securities, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27e jour de décembre 1912, constituant en corporation Thomas Sargent Owens, avocat, Harry Roger Drackett, gérant, Gerald Augustine Coughlin, étudiant, et Charles George Macartney et Harry McIntyre, comptables, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter, vendre et disposer de parts, stocks, obligations, débentures, et valeurs de toute corporation municipale ou autres, ou de compagnies à fonds social, ou autres valeurs publiques fédérales, provinciales, britanniques étrangères ou autres, ou en biens-fonds, hypothèques, baux et autres droits immobiliers ainsi que les propriétés mobilières, et ce en qualité de principaux ou d'agents ; (b) Placer des fonds dans des propriétés immobilières pour l'avantage de personnes ou corporations ; entreprendre le soin et la gestion de tout placement ainsi fait, et autres placements semblables, et s'en rendre garants et faire des avances de fonds sur la garantie de ces valeurs, subdiviser, acheter, vendre et disposer de toute propriété mobilière, ériger sur la dite propriété des édifices de tous genres, et généralement l'améliorer, et percevoir et administrer tous paiements dus sur cette propriété et les loyers et profits en provenant ; (c) Promouvoir ou aider à promouvoir toute autre compagnie et à cette fin souscrire, acheter et vendre des parts, débentures, débentures-hypothécaires, obligations et toute autre garantie de telle compagnie, et autrement employer les fonds ou le crédit de la compagnie de la manière la plus opportune à cette fin, ou en plaçant sur le marché ou garantissant l'émission ou

le paiement de l'intérêt sur les actions, débentures, débentures-hypothécaires, obligations ou autres valeurs de telle autre compagnie ; agir comme agent à l'effet de percevoir ou de convertir en argent ses valeurs et propriétés grevées ; clore et liquider les affaires et les biens de toutes personnes, sociétés, associations ou corporations et faire tous les actes qui sont nécessaires à cette fin ; (d) Examiner, faire rapport, et apurer les livres, comptes, condition et état de corporations, sociétés et individus lorsque la compagnie y sera requise ou autorisée par les corporations, sociétés et individus, ou sur l'ordre d'un tribunal de juridiction compétente ; (e) Agir comme évaluateurs et estimateurs ; (f) Faire les opérations de courtiers d'assurance, d'agents et de dispatcheurs pour les fins de la compagnie ; (g) S'associer, ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, les concessions réciproques ou la coopération avec toute personne, maison ou compagnie, et promouvoir ou aider à promouvoir, constituer, former ou organiser des compagnies, syndicats ou sociétés dans le but d'acquérir toute propriété et d'entreprendre les engagements de la présente compagnie, et de favoriser directement ou indirectement ses objets, ou pour tout autre but que la compagnie jugera à propos ; (h) Acheter, arrenter ou autrement acquérir, détenir, posséder, utiliser, développer, échanger, vendre ou autrement faire valoir et disposer de concessions, licences, droits, privilèges, permis et franchises propres convenables ou avantageux à l'industrie de la compagnie ; (i) Vendre ou disposer de l'entreprise de la compagnie ou de toute partie de son entreprise pour la compensation que la compagnie jugera suffisante et en particulier pour des actions, débentures ou valeurs de toute autre compagnie dont les objets sont en tout ou partie semblables à ceux de la présente compagnie ; (j) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (k) Distribuer en espèces, de temps à autre, entre les actionnaires de la compagnie, toute propriété, biens ou droits de la compagnie, et vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité de la propriété et des droits de la compagnie ; (l) Placer et disposer des fonds disponibles de la compagnie en les valeurs que la compagnie déterminera de temps à autre ; (m) Faire des avances de fonds aux conditions que les clients et autres personnes faisant affaires avec la compagnie agréeront, et se porter garants de l'exécution de contrats conclus par ces personnes ; (n) Acheter, acquérir, détenir et disposer des actions, obligations et autres preuves de dettes de toute corporation, domestique ou étrangère, et exercer tous les droits et privilèges y attachés, y compris le droit de voter en vertu de ces valeurs, et émettre en échange des stocks, obligations ou valeurs, ou autrement, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (o) Acquérir par achat ou autrement, et aussi utiliser et disposer de toutes licences, droits de brevet, dessins industriels et marques de commerce, et manufacturer, utiliser et disposer des inventions obtenues en vertu de ces brevets ; (p) Emettre et répartir comme acquittées des actions du capital de la compagnie en compensation de stock, droits, intérêts, licences ou toute autre propriété achetée ou acquise ou pour travail fait ou pour toute valeur donnée ou à donner, ou pour services rendus ou à rendre dans l'intérêt de la compagnie, y compris les services rendus ou qui seront rendus par les promoteurs de la compagnie ; (q) Faire tous les autres actes et choses propres à atteindre l'un quelconque des objets susdits ; (r) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes d'aucun autre paragraphe, ni par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Standard Securities, Limited", avec un capital-actions de un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de décembre 1912.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

27-2

Invincible Wheel Company of Canada, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de décembre 1912, constituant en corporation Michael Arthur Phelan, de la ville de Westmount, dans la province de Québec, avocat, et Wilfrid Bovey, Robertson Fleet et William Roy Hastings, avocats, et Harry Arthur Ellis, teneur de livres, tous de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—(a) Construire, manufacturer, acheter, vendre, céder à bail, troquer, et faire le commerce de toutes sortes de roues, rais, moyeux, ressorts, essieux, bandages et autres accessoires employés avec toutes sortes de véhicules ou autres moyens de transport ; et exercer l'industrie de manufacturiers d'automobiles, camions-automobiles, véhicules et moyens de transport de tous genres et de tous les articles ou choses employés dans leur fabrication, entretien et exploitation ; (b) Manufacturer, acheter, vendre, céder à bail et faire le commerce de moteurs électriques, machines à vapeur, à gaz et électriques, et, pour les fins de la compagnie, exercer l'industrie de fondeurs de fer, fondeurs de cuivre, ingénieurs-mécaniciens et ingénieurs-électriciens, manufacturiers d'instruments aratoires et autre machinerie, métallurgistes, exploitants de bois, fabricants d'outils, constructeurs de moulins, mécaniciens, convertisseurs de fer et d'acier ; et acheter, vendre, manufacturer, réparer, convertir, altérer, céder à bail et faire le commerce de machinerie, instruments, matériel roulant et ferronnerie de tout genre ; (c) Acquérir, développer, accumuler et utiliser des chutes d'eau dans le but de produire de l'électricité ou autre force motrice semblable ou autres, et la fournir pour produire, transmettre ou utiliser de l'énergie pour des fins de lumière, ou de chaleur ou de force motrice en rapport avec les bâtiments et autres usines de la compagnie avec la faculté de vendre ou autrement céder tout excédent d'électricité ou de force motrice produite par les usines et installations de la compagnie et construire et exploiter des lignes pour ces fins, subordonnement aux décrets et règlements locaux, municipaux et provinciaux à ce sujet ; (d) Demander, acheter ou autrement acquérir toutes marques de commerce, brevets d'invention, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre au sujet d'une invention capable d'être utilisée pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des permis pour leur usage ou autrement faire valoir les biens, droits ou informations ainsi acquises ; (e) Exercer toute autre industrie, manufacturière ou non, que la compagnie jugera capable d'être exercée en rapport avec son industrie, ou censée accroître directement ou indirectement la valeur de la propriété et des droits de la compagnie, ou de les rendre profitables ; (f) Acheter, arrenter, prendre à son nom ou autrement acquérir en tout ou en partie les affaires, propriété, franchises, clientèle, droits et privilèges détenus ou dont jouit quelque personne ou maison ou par toute corporation exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie, et les payer en tout ou en partie en deniers comptants ou en tout ou en partie en obligations, actions acquittées ou autres valeurs de la compagnie ou autrement, et entreprendre les engagements de toute telle personne, maison ou corporation ; (g) Conclure des conventions avec tous gouvernements ou autorités municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (h) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété ou de se charger des engagements de la présente compagnie ou pour toute autre fin censée profiter directement ou indirectement à la présente compagnie, et généralement acheter, prendre à bail ou en

échange, arrenter ou autrement acquérir tous biens meubles et immeubles et tous droits ou privilèges que la compagnie jugera nécessaires ou convenables pour les fins de son industrie ; (i) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie et en particulier toutes actions, débiteures ou valeurs de toutes autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer, et faire tous les actes et exercer tous les pouvoirs, et faire toutes les opérations se rattachant à la bonne exécution des objets pour lesquels la présente compagnie est constituée ; (j) Vendre ou disposer de la totalité ou d'une partie des biens et entreprises de la compagnie, comme industrie active ou autrement, pour la compensation que la compagnie jugera acceptable, et en particulier pour les actions, obligations, débiteures ou valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (k) Placer les deniers disponibles de la compagnie en la manière qui sera déterminée de temps à autre ; (l) Rémunérer toute compagnie ou personne pour services rendus ou à rendre à la présente compagnie en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la présente compagnie ou de toutes obligations, débiteures ou autres valeurs de la présente compagnie ou au sujet de la formation ou de la promotion de la présente compagnie ou la conduite de ses affaires, subordonnement à l'approbation des actionnaires de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Invincible Wheel Company of Canada, Limited," avec un capital-actions de cent cinquante mille dollars, divisé en 6,000 actions de vingt-cinq dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Farnham, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de décembre 1912.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

27-2

Canadian Watson Solar Window Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27e jour de décembre 1912, constituant en corporation Francis George Bush, teneur de livres, George Robert Drennan, sténographe, Michael Joseph O'Brien et Herbert William Jackson, commis, et Gordon Francis Macnaughton, étudiant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, faire, acheter, vendre, arrenter, préparer, adapter, utiliser, céder, placer et faire le commerce de fenêtres, châssis et garnitures, machinerie, articles, effets et marchandises, ainsi que de meubles de toute nature et de métaux et de bois et leurs produits, et les améliorer et développer ; et construire, ériger, équiper, améliorer et réparer des édifices de toutes sortes, publics ou privés, et acheter ou autrement acquérir tous contrats ou concessions relatives à leur construction, érection, équipement, amélioration et réparation, et en général exercer l'industrie de constructeurs généraux et celle d'entrepreneurs de travaux publics et privés ; (b) Demander, acheter ou autrement acquérir et détenir, posséder, utiliser, exploiter et vendre ou autrement céder et permettre l'usage ou autrement faire valoir des marques ou noms de commerce, lettres patentes et toutes inventions, perfectionnements et procédés employés ou obtenus en vertu de lettres patentes du Canada, des Etats-Unis d'Amérique ou d'ailleurs ; (c) Acquérir, céder, posséder, détenir, vendre, arrenter, hypothéquer et développer les immeubles nécessaires pour exercer son industrie ou s'y rattachant, et généralement faire et accomplir tout ce qui sera nécessaire, convenable ou propre à l'accomplissement des fins ou pour atteindre les objets ou pour faire valoir les pouvoirs mentionnés dans la présente charte, soit seuls ou conjointement avec d'autres corporations,

maisons ou individus ; (d) Acheter de tout individu, maison ou corporation toute industrie d'une nature semblable, et acheter et acquérir quelque intérêt ou contrôle dans toute industrie semblable et payer pour telle industrie en deniers comptants, obligations ou actions acquittées de la présente compagnie ; (e) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute autre personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à entreprendre ou exercer, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie ; (f) Vendre, arrenter ou autrement disposer de la propriété et entreprise de la compagnie ou de toute partie de son entreprise pour la compensation que la compagnie jugera convenable et en particulier pour les actions, obligations, débentures ou autres valeurs de toute autre compagnie ; (g) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie et en particulier les actions, obligations, débentures ou autres valeurs de toute autre compagnie qui pourront être acquises par la présente compagnie ; (h) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints, par induction ou déduction des termes de tout autre paragraphe, ou par déduction ou induction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Canadian Watson Solar Window Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de décembre 1912.

27-2 THOMAS MULVEY,
Sous-secrétaire d'Etat.

Goodform Clothing Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de décembre 1912, constituant en corporation Alexander Rives Hall, Gui Casimir Papineau-Couture et Louis Fitch, avocats, Violet Winefred Leslie Henry-Anderson et Minnie Isabel Bustin, sténographes, tous des cité et district de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer de l'industrie de manufacturiers et marchands de vêtements et complets de tous genres pour hommes, jeunes gens et enfants, et de marchands de marchandises sèches, soies, satins, fournitures de tailleurs, étoffes et draps et cotonnades généralement, et de tailleur et confectionneur ; (v) Acquérir et prendre à son nom et continuer l'industrie présentement exercée par la maison commerciale "Goodform Clothes," dans la cité de Montréal, et acquérir aussi et se charger des biens et engagements de la dite maison commerciale ; (c) Exercer toute autre industrie, manufacturière ou autre, capable d'être convenablement exercée en rapport avec l'industrie ou les objets de la compagnie, ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (d) Acquérir ou se charger de la totalité ou d'une partie des affaires, propriété, biens et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie peut exercer ou en possession de propriété propre aux fins de la présente compagnie ; (e) Demander, acheter ou autrement acquérir toutes patentes, brevets d'invention, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité de se servir de toute information secrète ou autre au sujet d'une invention capable d'être utilisée pour les fins de la compagnie ou dont l'acquisition serait censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des permis à leur sujet ou autre-

ment faire valoir la propriété, les droits ou informations ainsi acquises ; (f) Généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens meubles et immeubles, et tous les droits ou privilèges que la compagnie jugera nécessaires ou convenables pour les fins de son industrie, et en particulier tous terrains, bâtiments, servitudes, machinerie, matériel et fonds de commerce ; (g) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la présente compagnie ou de toutes débentures ou autres valeurs de la présente compagnie ou la conduite de ses affaires ; (h) Prendre ou autrement acquérir, et détenir des actions de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, ou exerçant une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (i) Vendre, améliorer, régir, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Goodform Clothing Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de décembre 1912.

27-2 THOMAS MULVEY,
Sous-secrétaire d'Etat.

Hervay Chemical Company of Canada, Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 23e jour de décembre 1912, constituant en corporation Armand Marcotte, physicien, Albertine Julien, épouse séparée de biens contractuellement du dit Armand Marcotte, le dit Armand Marcotte tant personnellement que dans le but d'autoriser sa dite épouse, et Damase Bélanger, marchand, tous de la paroisse de St-Basile, dans la province de Québec, et Félix Vanasse, marchand, et Wilfrid Bessette, avocat, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—(a) Acquérir et prendre à son nom comme industrie active l'entreprise de la "Hervay Chemical Co" et de la "Interprovincial Stock Food Company" et de la totalité ou partie de leur actif et passif, et en particulier leur clientèle, leurs marques de commerce, droits d'auteur, et recettes et toute information au sujet de la manufacture et le droit de manufacturer et de disposer de la totalité ou d'une partie de leurs préparations, fonds de commerce, créances et autre actif des dites industries, et les payer soit en deniers comptants, en débentures ou en actions, ou partie en deniers comptants, partie en débentures et partie en actions ; exercer la manufacture et la vente des dits médicaments et préparations, et généralement exercer l'industrie de manufacturiers, acheteurs et vendeurs et commerçants de toutes sortes de médicaments et de préparations médicales et de drogues que ce soit ; exercer les industries de chimistes et droguistes, fabricants, importateurs et manufacturiers et commerçants de préparations pharmaceutiques, médicinales, chimiques, industrielles et autres articles, fabricants et commerçants de médicaments brevetés de toutes sortes, et d'appareils et de matériaux électriques, photographiques, chirurgicaux, chimiques et scientifiques, et exercer l'industrie de fabricants et de commerçants de toutes sortes de nécessaires de toilette ; (b) Acheter, vendre, importer, préparer, exporter, manufacturer et généralement disposer de toutes sortes d'articles, effets et marchandises et propriété mobilière, et conduire toute affaire manufacturière ou mercantile s'y rattachant et agir en qualité d'agent ou de représentant de corporations, maisons et

individus, et en cette qualité développer et étendre les intérêts commerciaux de corporations, maisons et individus ; (c) Acquérir par achat, bail ou autrement, et détenir, utiliser, améliorer, gérer, changer, louer, vendre, céder, et disposer de terrains, tenements et héritages et immeubles et intérêts en iceux, et ériger, altérer, réparer, et entretenir des bâtiments sur tous terrains dans lesquels la compagnie serait intéressée ; (d) Demander, acheter ou autrement acquérir tous brevets d'invention, brevet, licence, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou toute information secrète ou autre au sujet d'une invention capable d'être utilisée pour toutes les fins de la compagnie ou dont l'acquisition sera censée directement ou indirectement profitable à la compagnie, et utiliser, exercer, développer, accorder des licences à leur sujet ou autrement faire valoir les biens, droits ou informations ainsi acquises ; (e) Prendre, acquérir et détenir comme compensation pour des effets vendus ou fournis ou autrement disposés, ou pour travail fait à l'entreprise ou autrement, des actions, débentures, obligations ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, et les vendre ou autrement en disposer ; (f) Acquérir et prendre à son nom comme industries actives ou autrement les entreprises, actif et passif de toute personne ou compagnie engagée dans une industrie semblable en tout ou en partie à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la compagnie, et à cet effet acquérir la totalité ou une partie des actions ou obligations de ces compagnies ; (g) Vendre, arrenter ou autrement céder la totalité ou toute spécialité ou partie de l'industrie, entreprise, propriété, engagements et franchises de la présente compagnie à toute autre personne ou compagnie pour la compensation que la présente compagnie jugera convenable et en particulier pour les actions, débentures ou valeurs de toute compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (h) Acheter, prendre ou acquérir par souscription originale ou autrement et détenir, avec ou sans garantie, vendre ou autrement céder les actions ordinaires ou actions-priorité, débentures, obligations et autres valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie, ou exerçant une industrie capable d'être conduite de façon à profiter, directement ou indirectement à la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi, et voter en vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs nommeront ; (i) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute personne ou compagnie engagée ou exerçant ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de façon à profiter directement ou indirectement à la présente compagnie ; et faire des avances de deniers, garantir les entreprises ou autrement aider telle personne ou compagnie, et prendre ou autrement acquérir les actions et valeurs de cette compagnie et les vendre, détenir, réemettre avec ou sans garantie ou en disposer autrement ; (j) Placer les fonds dont la compagnie n'aura pas immédiatement besoin en les valeurs et en la manière qui sera déterminée de temps à autre ; (k) Faire tous et chacun les actes et choses spécifiés comme ses objets en qualité de principal, d'agent, entrepreneur ou autrement, et exécuter tous et chacun des objets susdits comme principaux, agents, entrepreneurs ou autrement, et par et au moyen de syndics, agents, sous-entrepreneurs ou autrement, et seuls ou conjointement avec toute autre corporation, association, maison ou personne, et faire tout ce qui est nécessaire ou qui se rattache aux fins ou à l'accomplissement de l'un ou de plusieurs des objets ici énumérés, ou reliés aux pouvoirs ici énumérés, ou qui seront en aucun temps nécessaires ou attachés à la protection ou avantage de la corporation ; (l) Payer à même des fonds de la compagnie tous les frais encourus pour la formation, enregistre-

ment et annonce de la compagnie ; (m) Se fusionner avec toute autre compagnie ou compagnies ayant des objets ou pouvoirs en tout ou en partie semblables à ceux de la dite compagnie ; (n) Acheter, prendre à bail ou en échange, arrenter ou autrement acquérir toute propriété mobilière et immobilière et tous droits ou privilèges que la compagnie jugera nécessaires ou utiles pour les fins de son industrie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Hervay Chemical Company of Canada, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la paroisse de St-Basile, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de décembre 1912.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

27-2

Canada-Cinéma, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 3e jour de janvier 1913, constituant en corporation Victor Morin, notaire, Joseph Nolin, dentiste, Josph Dumais, professeur, Léon Lorrain, journaliste, et Edouard Fabre Surveyer, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Donner des représentations théâtrales, musicales, ou cinématographiques ; (b) Fabriquer, acheter et vendre, louer, échanger, importer, exporter ou recevoir en cadeau tous objets nécessaires ou utiles pour les fins de telles représentations ; (c) Acheter, louer ou autrement obtenir tous immeubles ou salles pour les fins de telles représentations ; (d) Agir comme agence de placements pour opérateurs, acteurs, chanteurs, troupes et numéros de vaudeville et d'exécutants ; (e) Faire commerce dans toutes sortes de fournitures requises en rapport avec tous objets ci-dessus mentionnés ; (f) Acheter, détenir, acquérir, transporter, vendre et disposer d'actions, stock ou débentures dans toute autre compagnie ou compagnies ayant des fins semblables à celles de la compagnie pour faire le commerce qui peut être conduit de manière à rapporter profit à la compagnie et alliée à icelle, nonobstant les dispositions de l'article 44 de la dite loi ; (g) Se fusionner avec toute autre compagnie engagée dans les mêmes industries ou vendre ou autrement disposer de l'entreprise ou de toute partie d'icelle pour telle considération que la compagnie jugera convenable, et particulièrement pour les actions, obligations, débentures, stock ou garantie de toute autre compagnie ayant des objets semblables à ceux de la compagnie ; (h) Acquérir l'achalandage, les droits, la propriété et l'actif et assumer les obligations ou toute partie d'icelles, de toute personne, maison, association ou corporation maintenant ou ci-après engagée complètement ou en partie dans tout commerce que la compagnie a le droit d'exercer et d'acheter, louer, changer, ou autrement disposer de la totalité ou de partie de tous droits, privilèges, permis, brevets ou franchises utiles ou convenables à aucune des fins de la compagnie ; (i) Emettre des actions de la compagnie entièrement acquittées en paiement complet ou partiel du prix d'achat de toute propriété mobilière ou immobilière acquise par la compagnie ou avec l'approbation des actionnaires en paiement pour services rendus et travaux exécutés pour la compagnie, et pour acheter les obligations, le stock, la propriété ou l'actif de toute compagnie ou compagnies ayant des fins semblables à celles de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous la raison sociale de "Canada-Cinema, Limitée," avec un capital-actions de cinquante mille dollars, divisé en 5,000 actions de dix dollars, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de janvier 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

27-2

The Times Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 30e jour de décembre 1912, constituant en corporation Charles Gaudet, conseil du Roi, Edward Wilgress Parker et Samuel C. Marsen, courtiers d'immeubles, Charles Marson, commis, et Lawrence deKalisz Stephens, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie d'imprimeurs et éditeurs de journaux, revues, périodiques et autres publications ; et exercer l'industrie d'imprimeurs, graveurs, lithographes et relieurs dans toutes et chacune de ses spécialités ; (b) Acquérir des biens meubles et immeubles pour les fins de la dite industrie, arrenter la totalité ou une partie des dits biens meubles ou immeubles aux termes et conditions que les directeurs jugeront acceptables de temps à autre ; (c) Faire tout ce qui sera nécessaire pour entretenir, altérer et réparer la dite propriété mobilière ou immobilière ; (d) Donner et accepter les obligations et autres effets en paiement ou pour garantir le remboursement de tous deniers dus par ou à la dite compagnie ; (e) Exercer et tirer profit de tous les autres pouvoirs nécessaires pour la bonne exécution des objets et l'accomplissement des obligations de la compagnie et pour exercer la dite industrie ; (f) Acquérir de nouvelles franchises, acquérir aussi d'autres journaux ; (g) Etablir des agences de nouvelles ; (h) Payer pour l'acquisition de nouvelles franchises ou autres journaux en actions ou obligations de la dite compagnie ou autrement. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Times Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de décembre 1912.

27-2 THOMAS MULVEY,
Sous-secrétaire d'Etat.

Merrill Process Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28e jour de décembre 1912, constituant en corporation Percival Walter St. George, ingénieur civil, Robert Cooper Smith, et Frederick Henry Markey, tous deux conseils du Roi, et Ronald Cameron Grant, comptable, tous de la cité de Montréal, dans la province de Québec, et Willis Carleton Merrill, de la cité de Boston, dans l'Etat du Massachusetts, l'un des Etats-Unis d'Amérique, gentilhomme, pour les fins suivantes :—(a) Poursuivre les opérations générales de l'enlèvement, disposition, destruction et utilisation des vidanges et des déchets de villes, rues et maisons, et conclure des contrats avec les corporations municipales et autres à ces fins, et traiter les vidanges et déchets et les convertir en des substances utiles ou inoffensives, et employer les appareils et procédés nécessaires à cet effet et fabriquer des produits avec ces matières ; (b) Exercer l'industrie d'ingénieurs, mécaniciens et constructeurs et toute opération semblable, et manufacturer, produire, acheter, vendre et faire le commerce de tous les appareils, instruments et choses employées dans telle industrie ou de toutes inventions ou brevets détenus, possédés ou acquis par la compagnie, ou qui seront nécessaires ou propres à atteindre ces objets ou l'un d'eux ; (c) Manufacturer toute substance ou produit qui pourra être obtenu des matières ainsi traitées ou de tous leurs produits secondaires, et s'engager dans toute industrie semblable à celle de la compagnie ou s'y rattachant ou qui pourra être convenablement ou avantageusement exercée avec la dite industrie ; (d) Acheter ou autrement acquérir, vendre, accorder des permis pour leur usage et autrement céder des marques de commerce, noms de commerce, inventions, procédés et

lettres patentes du Canada ou de tout autre pays, et, dans le but de les exploiter et développer, exercer toute industrie, manufacturière ou autre, que la compagnie croira capable d'être exercée de façon à atteindre directement ou indirectement ces objets ou l'un d'eux ; (e) Vendre ou autrement disposer des entreprises et biens de la présente compagnie ou toute partie de ses entreprises pour la compensation que la compagnie jugera acceptable, y compris les actions, obligations, débetures ou valeurs de toute autre compagnie ayant des objets semblables ou en partie semblables à ceux de la présente compagnie, partager les profits, s'unir, coopérer avec toute personne, maison, compagnie ou corporation municipale engagée dans toute industrie que la présente compagnie peut exercer ou entreprendre. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Merrill Process Company, Limited," avec un capital-actions de dix mille dollars, divisé en 100 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 31e jour de décembre 1912.

27-2 THOMAS MULVEY,
Sous-secrétaire d'Etat.

Citizens' Real Estate Syndicate, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 31e jour de décembre 1912, constituant en corporation Charles Conway Cottrell, courtier d'immeubles, Herbert Doyle Bennett, comptable, Horace Oliver Wilkinson, Louis Constant Gobron, et Privat Raymond Charlebois, agents d'immeubles, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acquérir par achat, bail, échange ou autrement, et utiliser, détenir, et construire des terrains, tenements, héritages, immeubles et tout intérêt dans ces biens, et généralement faire les opérations d'une compagnie d'immeubles et d'agence de biens-fonds, avec la faculté d'arrenter, échanger, vendre ou autrement disposer de biens-fonds et de tout intérêt ou droit dans des biens-fonds ; (b) Développer, améliorer et disposer de toute telle propriété en lots à bâtir, rues, ruelles, squares ou autrement et, sur ces propriétés, faire, construire, bâtir et entretenir des chemins, ponts et autres communications intérieures, maisons, moulins, fabriques et autres bâtiments nécessaires ou utiles à l'occupation ou amélioration de toute telle propriété ; (c) Faire des avances de fonds ou prêts aux acheteurs ou aux locataires de toute partie de la propriété de la compagnie pour des fins de construction ou autres embellissements ; aider au moyen d'avances de fonds ou autrement à la construction et l'entretien de chemins, rues, aqueducs, égouts et autres travaux d'embellissement propres à faciliter l'accès à la propriété de la compagnie ou à en augmenter la valeur ; (d) Payer pour toute propriété, droits ou choses acquises par la compagnie ou pour services rendus à la compagnie en actions acquittées du capital de la compagnie ; (e) Prendre et détenir des hypothèques, privilèges et gages pour garantir le paiement du prix d'achat de toute propriété vendue par la compagnie ou de tous deniers dus à la compagnie par les acheteurs ou avances faites par la compagnie aux acheteurs pour des fins de construction ou autres embellissements ; (f) Construire, acquérir et exploiter des usines pour la production de la force motrice et disposer de cette force pour tout usage ou service pour lequel cette force serait adaptée, subordonnée aux règlements provinciaux et municipaux à ce sujet ; (g) Acheter ou autrement acquérir la totalité ou toute partie des affaires, propriété, actif, ou passif de toute personne, société ou compagnie engagée dans une industrie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, ou en possession de propriété propre aux fins de la compagnie ; (h) Acheter, acquérir, détenir et posséder des parts du capital-actions, obligations ou autres valeurs de toute autre compagnie

corporation ou individu, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*; (i) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement avec toute personne, société ou compagnie exerçant ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou se fusionner avec toute telle personne, société ou compagnie; (j) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété ou actif de la compagnie, et en particulier toutes parts, débentures ou valeurs de toute autre compagnie ou compagnies qui auraient acheté ou pris, en tout ou en partie, la propriété, les biens et engagements de la présente compagnie; (k) Conclure des conventions avec tout gouvernement ou autorité suprême, municipale, locale ou autre qui sembleraient avantageuses pour les objets de la compagnie ou l'un de ses objets, et obtenir de ce gouvernement ou autorité tous droits, privilèges et concessions, qu'elle croira désirables d'obtenir, et exécuter ou exercer et se conformer et vendre tout tel arrangement, droits, privilèges et concessions; (l) Faire tous les actes et choses propres à atteindre les objets susdits; (m) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité, ni restreint par induction ou déduction des termes d'aucun autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Citizens' Real Estate Syndicate, Limited," avec un capital-actions de quarante-six mille dollars, divisé en 4,600 actions de dix dollars chacune, et le principal lieu d'affaire de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

27-2

Montreal Consolidated Real Estate and Investment, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28e jour de décembre 1912, constituant en corporation Joseph Alphonse Bisson, courtier d'immeubles, Henry Morgan Williams, comptable, et Joseph Charles Hector Dussault, avocat, tous de la cité de Montréal, dans la province de Québec; Joseph Arthur Couture, de la cité de Maisonneuve, dans la dite province de Québec, notaire, et Eugène Jean Baptiste Paré, de la ville de Beauharnois, dans la dite province de Québec, chef de gare, pour les fins suivantes:—(a) Acheter, arrenter ou autrement acquérir, améliorer, gérer, travailler, développer, exercer tous les droits respectifs, louer, vendre, céder, faire valoir et autrement disposer de propriétés de tous genres, et en particulier des terrains, coupes de bois, concessions forestières, mines, lots de grève, chutes d'eau, droits hydrauliques, concessions et brevets de tous genres, et toute propriété ou intérêt en iceux; (b) Construire des maisons d'habitation ou autres bâtiments sur ces dits immeubles ou sur toute partie d'iceux; vendre, arrenter, transporter, échanger ou autrement disposer de ces terrains, propriété ou biens-fonds ou de toute partie de telles propriétés, et développer, améliorer et diviser ces terrains en lots à bâtir, rues, ruelles ou autrement, et faire les opérations générales d'agents d'immeubles, y compris l'achat, la vente et l'administration de propriétés et successions, ainsi que la location de propriétés et le recouvrement de loyers, le tout à commission ou pour toute autre rémunération; (c) Faire les opérations d'agents généraux et courtiers relativement à l'industrie de la compagnie et spécialement agir en qualité d'agents et courtiers pour le placement, le paiement, la transmission et le recouvrement de deniers, pour la vente, le transfert et l'enregistrement d'obligations, stocks ou autres valeurs, pour l'achat, la vente, l'échange, la location, l'amélioration, le développement et l'administration de toute propriété, industrie et entreprise, et pour

la régie, le contrôle ou la direction de syndicats, sociétés, associations, compagnies ou corporations; (d) Souscrire, acheter, ou autrement acquérir et prendre, détenir, vendre, échanger et disposer des actions, stocks, obligations, débentures ou valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la dite loi, et les payer en actions, obligations, débentures ou autres valeurs de la présente compagnie, ou en propriété de la présente compagnie, et tant que la compagnie les détiendra elle exercera tous les droits et pouvoirs d'un propriétaire, y compris le droit de voter en vertu de ces valeurs, et garantir le paiement du principal ou des dividendes et de l'intérêt sur les actions, obligations, débentures ou autres valeurs de toute compagnie ou corporation avec laquelle la compagnie aurait des relations d'affaires, et promouvoir toute compagnie ou corporation ayant des objets en tout ou en partie semblables à ceux de la présente compagnie ou engagée dans une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie; (e) S'unir ou se fusionner avec toute autre compagnie dont les objets sont semblables en tout ou en partie à ceux de la présente compagnie; prendre des actions de telle compagnie; garantir l'exécution des contrats de toute personne ou compagnie; vendre, arrenter ou autrement céder la propriété et l'entreprise de la compagnie ou toute partie de son entreprise pour la compensation qui sera jugée acceptable et en particulier pour les actions, obligations ou autres valeurs de toute autre compagnie; (f) Acquérir toute entreprise semblable, en totalité ou en partie, à celle de la présente compagnie ainsi que des fonds de commerce, clientèle, privilèges et biens de toute sorte et les payer en deniers comptants, stocks ou obligations de la présente compagnie ou autrement; (g) Emettre et répartir, comme acquittées, les actions de la présente compagnie en plein paiement ou en paiement partiel de toute industrie, entreprise, propriété mobilière ou immobilière, droit, pouvoir, privilège, bail, licence, contrat, stock, obligations, débentures ou autres biens ou droits que la compagnie peut légalement acquérir en vertu des pouvoirs qui lui sont conférés par la présente charte; (h) Distribuer en nature entre les actionnaires toute propriété de la compagnie et en particulier les actions, obligations ou valeurs d'autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer; (i) Exercer ou développer, améliorer, employer, vendre, échanger, arrenter ou autrement céder les droits et biens de la compagnie, en totalité ou en partie; (j) Faire toutes les choses ci-dessus en qualité de principaux, agents, entrepreneurs ou autrement et soit seuls ou avec d'autres; (k) Faire toutes les autres choses reliées aux fins et objets ci-dessus ou propres à les atteindre; (l) Les susdits objets, pouvoirs ou fins de la compagnie seront censés être distincts et ne pas dépendre les uns des autres, et la compagnie peut poursuivre, jouir et exercer l'un quelconque ou plusieurs de ses objets, pouvoirs ou fins indépendamment les uns des autres, et nulle clause ne sera limitée dans sa généralité ni autrement interprétée relativement à toute autre clause de ces dits objets, et en cas d'ambiguïté, chaque article sera interprété de manière à étendre et non restreindre les pouvoirs de la compagnie; (m) Rémunérer par des paiements de deniers, et, avec l'approbation des actionnaires, par l'émission d'obligations ou de toute autre manière, les services rendus ou à rendre par toute personne ou corporation au sujet du placement du capital-actions et des obligations ou autres valeurs de la compagnie et au sujet de sa formation, son avancement ou l'administration de ses affaires. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Montreal Consolidated Real Estate and Investment, Limited," avec un capital-actions de cent mille dollars, divisé en 2,000 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

27-2

American Advertising Clocks, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de décembre 1912, constituant en corporation John Jennings Creelman, Gilbert Sutherland Stairs et Pierre François Casgrain, avocats, et Florence Ellen Seymour et Beatrice Isolde Brandt, sténographes, tous de la cité de Montréal, dans la province de Québec pour les fins suivantes :—(a) Importer, exporter, manufacturer, acheter, vendre et faire le commerce de marchandises, effets et articles, et faire les opérations d'annonceurs généraux dans toutes leurs spécialités ; (b) Exercer toute autre industrie manufacturière ou non, mais reliée à ce qui précède et que la compagnie jugera propre à être avantageusement exercée en rapport avec son industrie ou de nature à augmenter la valeur de la propriété ou des droits de la compagnie ou de les rendre profitables ; (c) Demander, obtenir, enregistrer, acheter, louer ou permettre l'usage moyennant un droit régalien ou autrement, acquérir et détenir, posséder, utiliser, exploiter et introduire, et vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou autres, et utiliser, exercer et développer, accorder des permis pour leur usage ou autrement faire valoir toutes telles marques de commerce, noms de commerce, inventions, licences, procédés et choses semblables ou tous autres biens ou droits ; (d) Acquérir ou entreprendre la totalité ou une partie des affaires, propriétés ou engagements de toute personne ou compagnie engagée dans une industrie semblable à celle que la présente compagnie est autorisée à exercer ou en possession de propriété propres aux fins de la présente compagnie ; (e) Vendre ou autrement disposer des entreprises, propriété et intérêts de la compagnie ou de toute partie de ses entreprises, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, obligations, stocks ou autres valeurs de toute autre compagnie ayant des objets

semblables ou en partie semblables à ceux de la présente compagnie ; (f) Placer et appliquer les fonds disponibles de la compagnie en les valeurs et de la manière qui sera déterminée de temps à autre ; (g) Prêter des fonds ou garantir l'exécution des contrats de toute personne ou compagnie et aux termes qui seront jugés convenables et en particulier aux clients et autres ayant des relations d'affaires avec la présente compagnie ; (h) Conclure des conventions avec toute autorité municipale, locale ou autre qui seront propres à atteindre les objets de la compagnie, ou aucun d'eux, et obtenir de cette autorité tous droits, privilèges et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer à ces conventions, droits, privilèges, franchises et concessions ; (i) Emettre et répartir des actions acquittées de la compagnie en plein paiement ou en paiement partiel de toute propriété mobilière, immobilière ou mixte, et de tous droits et concessions achetés ou acquis par la compagnie ; (j) Se consolider ou se fusionner avec toute autre compagnie ayant des objets en tout ou en partie semblables à ceux de la présente compagnie ; (k) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement des fins ou pour atteindre l'un ou plusieurs des objets énumérés dans la présente charte ou qui sembleront nécessaires à une époque quelconque, pour la protection ou le bénéfice de la corporation, soit comme détenteurs ou intéressés dans toute propriété ou autrement ; (l) Tout pouvoir contenu dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction de tout autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "American Advertising Clocks, Limited," avec un capital-actions de vingt mille dollars, divisé en 200 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2e jour de janvier 1913.
THOMAS MULVEY,
Sous-secrétaire d'Etat.

COMPTE de la Caisse d'Épargne des Postes, pour le mois d'octobre 1912.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargnes, chap. 30, Statuts Refondus Dt. Can., 1906.) Av.

	\$ c.		\$ c.
BALANCE en caisse chez le Ministre des Finances au 30 septembre 1912.....	42,661,908 96	REMBOURSEMENTS durant le mois.....	1,235,579 90
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	953,707 44		
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—			
PRINCIPAL.....			
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert.....			
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	16,724 61		
INTÉRÊT acquis aux comptes des déposants et porté au capital le 31 mars.....			
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois.....	10,173 77	BALANCE au crédit des comptes des déposants au 31 octobre 1912.....	42,406,934 88
	43,642,514 78		43,642,514 78

Certifié,
W. H. HARRINGTON,
Surintendant, Division des Caisses d'Epargne.
DÉPARTEMENT DES POSTES, Ottawa, 6 décembre 1912.

R. M. COULTER,
Sous-maître général des Postes.

ÉTAT

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 30 novembre 1912.

DETTE PUBLIQUE.		1911.	1912
PASSIF.		\$ c.	\$ c.
DETTE FLOTTANTE—			
Payable au Canada.....		4,840,127 35	4,785,209 35
Payable à Londres.....		263,121,429 64	258,669,833 07
Fonds de rachat de la circulation des banques.....		4,654,276 85	5,255,937 11
Billets du Dominion.....		103,482,942 20	115,995,602 40
CAISSES D'ÉPARGNES—			
	1911.	1912.	
Caisses d'épargnes des Postes.....	\$42,765,443 41	\$41,918,462 69	
Caisses d'épargnes du Gouvernement.....	14,435,514 76	14,286,613 10	
		57,200,958 17	56,205,075 79
Fonds en fidéicommiss.....		9,670,227 36	9,652,582 25
Comptes des provinces.....		11,920,582 42	11,920,486 07
Divers, et comptes de banque.....		22,414,519 38	26,776,495 16
Total de la dette brute.....		477,305,063 37	489,261,221 20
ACTIF.			
PLACEMENTS—			
Fonds d'amortissement.....		11,768,001 23	12,989,492 69
Autres placements.....		29,101,851 20	32,376,851 20
COMPTES DES PROVINCES.....		2,296,429 12	2,296,332 77
DIVERS, ET COMPTES DE BANQUES.....		118,702,149 49	134,087,033 02
Total de l'actif.....		161,868,431 04	181,749,709 68
Total de la dette nette.....		315,436,632 33	307,511,511 52
“ au 31 octobre.....		318,593,924 15	309,486,278 09
Diminution de la dette.....		3,157,291 82	1,974,766 57

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois de novembre 1911.	Total au 30 novembre 1911.	Mois novembre 1912.	Total au 30 novembre 1912.
REVENU :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Douanes.....	7,042,323 84	57,231,430 09	9,473,950 88	76,035,075 86
Accise.....	1,863,418 48	12,370,858 63	2,011,051 58	14,094,081 20
Département des Postes.....	1,200,000 00	6,100,000 00	1,300,000 00	7,000,000 00
Travaux Publics, y compris les chemins de fer et canaux.....	905,085 79	7,885,543 95	999,472 92	8,973,731 30
Divers.....	584,842 52	4,299,016 00	513,302 90	4,332,487 42
Total.....	11,595,670 63	87,886,848 67	14,297,778 28	110,435,375 78
DÉPENSES.....	7,485,650 72	47,784,009 85	8,177,843 08	59,453,236 08
DÉPENSES À COMPTE DU CAPITAL, ETC.				
Travaux publics, y compris chemins de fer et canaux.....	839,403 39	15,661,716 23	2,807,607 75	15,271,374 97
Subventions aux chemins de fer.....	105,952 00	173,478 59	1,337,560 88	3,938,772 19
Total.....	945,355 39	15,835,194 82	4,145,168 63	19,210,147 16

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion.

DÉPARTEMENT DES FINANCES, Ottawa, 12 décembre 1912.

T. C. BOVILLE,
Sous-ministre des Finances.

24—tf

AUX ANNONCEURS DANS LA GAZETTE.

Ceux qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.

3. TRANSMETTRE INVARIABLEMENT LE PRIX DE L'ANNONCE AINSI QUE LE PRIX D'UN EXEMPLAIRE DE LA GAZETTE, TELS QUE DONNÉS PLUS BAS; SANS CELA L'ANNONCE NE SERA PAS PUBLIÉE.

Les prix sont de dix cts. pour la première insertion et cinq cts. pour chaque insertion subséquente par ligne de neuf mots, chaque chiffre comptant pour un mot.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous :—

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UNE PIASTRE.

Les annonces reçues jusqu'à 2 heures p.m. le vendredi seront insérées dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cts., et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

C. H. PARMELEE,
Imprimeur du Roi et Contrôleur
de la Papeterie.

Département des Impressions
et de la Papeterie publiques,
Ottawa, 2 février 1909.

DEMANDES AU PARLEMENT.

CHAMBRE DES COMMUNES.

RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, et tout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'Examinateur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

Instruction aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou

en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents piastres.

Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent savoir :—

- | | |
|--|-----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$ 100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième | 100 00 |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... | 200 00 |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000 et n'excède pas \$500,000..... | 100 00 |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... | 150 00 |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... | 200 00 |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... | 300 00 |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000 et n'excède pas \$2,000,000..... | 400 00 |
| (i) Pour chaque million ou fraction de million de dollars additionnel..... | 100 00 |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter, sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans le cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, telle qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,
Greffier des Communes.

RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet

de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires ; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis ; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés ; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans *quelque journal important* comme suit :—

A. Lorsque la demande sera faite pour un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal :— Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés

2. Une compagnie de télégraphe ou de téléphone :— Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation ; ou pour obtenir quelques droits ou privilèges exclusifs ; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers :— Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de fidéicommis ; une compagnie de prêt ; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques :— Dans la *Gazette du Canada* seulement.

B. Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal :— Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par ce prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés ; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs) ; ou pour l'augmentation ou la réduction du capital social de quelque compagnie ; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie :— Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

(C.) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes : dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives ; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français ; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal ; et la preuve de la publication régulière de l'avis sera

établie dans chaque cas par une déclaration conforme à la loi ; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

(D.) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

(E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir ; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général ; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,

Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes :—

CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit".

CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a.) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelquel effet sur la dite région ; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait ;

(b.) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

SENAT.

SUBSTANCE DES RÈGLES ET FORMES DE PROCÉDER DU SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1906.

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé ; il fait insérer cet avis, pendant trois

mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province ; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district ; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration ; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu ; les faits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants :

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat :

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

SENAT.

Avis de bills privés.

EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada* ; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires ; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit :—

A. Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée ;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer ;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière ; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse ;

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de crédit ; une compagnie de prêt ou une compagnie industrielle, sans pouvoirs exclusifs—dans la *Gazette du Canada* seulement ;

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis ; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés ; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B. Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal ;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège ;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs) ; d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie, —dans un des principaux journaux du lieu de la situation de son siège.

c. Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives ; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires *marqués* de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots : “ *Avis de bill privé* ” ; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au Secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents ; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'une compagnie de canal, ou pour l'extension de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres Permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux ; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session ; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session ; aucun rapport d'un comité permanent ou spécial sur un bill privé n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre,

huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français ; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts ; et elle remettra au commis-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

AVIS est donné par le présent que Arthur St. Denis, de Sudbury, dans la province d'Ontario, agent, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse Purilina Lafleur, de la cité de Montréal, dans la province de Québec, pour cause d'adultère et abandon.

WALSH ET WALSH,

Solliciteurs de Arthur St. Denis.

Montréal, 11 octobre 1912.

16-14

AVIS est donné par le présent que John Arthur Pyke, de la cité de Montréal, dans la province de Québec, agent de manufacturier, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse Fannie M. Brightman, de la cité de Rochester, dans l'Etat de New-York, un des Etats-Unis d'Amérique, pour cause d'adultère et abandon.

WALSH ET WALSH,

Solliciteurs de John A. Pyke.

Montréal, 11 octobre 1912.

16-14

AVIS est donné par le présent que Mary Kitson, de la cité de Winnipeg, dans la province du Manitoba, commis, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son époux Charles Antoine Kitson, d'Acdmay Hotel, 24 Woburn Place, Londres, W.C., dans cette partie du Royaume-Uni de la Grande-Bretagne et d'Irlande appelée Angleterre, bourgeois, pour cause d'adultère et abandon.

Winnipeg, Manitoba, 10 octobre A.D. 1912.

L. McMEANS,

Solliciteur de la requérante.

16-14

AVIS est donné par le présent que Mae Lillian Rugh, de la cité de Winnipeg, dans la province de Manitoba, femme mariée, résidant actuellement en la cité de Montréal, dans la province de Québec, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son époux, Herbert Bell Rugh, de la dite cité de Winnipeg, architecte, pour cause d'adultère.

Daté à Ottawa, Canada, ce 15e jour d'octobre 1912.

ORDE, POWELL ET LYLE,

48 rue Sparks, Ottawa, Canada,

Solliciteurs de la requérante.

16-14

AVIS est par le présent donné que Herbert Bell Rugh, de la cité de Winnipeg, dans la province du Manitoba, architecte, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Mae Lillian Rugh, ci-devant de la cité de Winnipeg, mais maintenant de la ville de Brooklyn, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, pour cause d'adultère.

Daté à Winnipeg, ce 4e jour d'octobre 1912.

CAMPBELL, PITBLADO & CO.,

Farmer Building, Winnipeg,

Solliciteurs de Herbert Bell Rugh.

22-14

A VIS est donné par le présent que Harold Moss Hampson, de la cité de Montréal, dans la province de Québec, et contremaitre peintre, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse Dame Annie River Burdett Hampson, de Montréal susdit, pour cause d'adultère.

Montréal, 9 octobre 1912.

HIBBARD, BOYER & GOSSELIN,
112 rue St-Jacques, Montréal,
Solliciteurs du requérant.

15-14

A VIS est donné par le présent que Sarah Lillian Attwood, de la municipalité rurale de Shoal Lake, dans la province du Manitoba, femme mariée, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son époux Frederick Spencer Attwood, de la cité de Minneapolis, dans l'Etat de Minnesota, un des Etats Unis d'Amérique, pour cause d'adultère et d'abandon.

Daté à la municipalité rurale de Shoal Lake, dans la province du Manitoba, ce 6e jour de novembre 1912.

19-14 SARAH LILLIAN ATTWOOD.

A VIS est par les présentes donné que Robert L. Simpson, de la cité de Saskatoon, dans la province de Saskatchewan, agent d'immeubles, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Anita Hall Simpson, de la cité de Prince-Albert, dans la province de Saskatchewan, pour cause d'adultère et d'abandon.

Daté à Winnipeg, dans la province du Manitoba, ce 6e jour de novembre 1912.

O'CONNOR, ISBISTER ET MORTON,
Solliciteurs du requérant Robert L. Simpson.

20-14

A VIS est par les présentes donné que Charles Albert Flower, agent, de la cité Winnipeg, dans la province du Manitoba, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Violet Ruth Beatrice Flower, ci-devant de la ville de Winnipeg, dans la province du Manitoba, mais maintenant de la ville d'Estevan, dans la province de Saskatchewan, pour cause d'adultère.

Daté à Winnipeg, dans la province du Manitoba, ce 2e jour de novembre 1912.

EDGAR J. TARR,
National Trust Building, 325 rue Principale,
Winnipeg, Man.
20-14 Solliciteur du dit Charles Albert Flower.

A VIS est donné par le présent que Andrew Lorne Hamilton, de la ville de Portage La Prairie, dans la province de Manitoba, et actuellement de la cité de Québec, dans la province de Québec, gérant de banque, s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un bill de divorce d'avec son épouse, Maud Louise Hamilton, ci-devant de la cité de Toronto, dans la province d'Ontario, mais maintenant de lieux inconnus, pour cause d'adultère.

Daté à Montréal, dans la province de Québec, ce 17e jour de décembre 1912.

W. G. MITCHELL,
Solliciteur du requérant,
222 rue Saint-Jacques,
Montréal, P. Q.

25-14

CHEMIN DE FER MANITOBA-ONTARIO.

A VIS est donné par le présent qu'une demande sera adressée au Parlement du Canada, à sa présente session, à l'effet d'obtenir un Acte constituant en corporation la Compagnie de chemin de fer Manitoba-Ontario, autorisée (a) A construire et mettre en service une ligne de voie ferrée depuis un point sur le lac Supérieur dans ou près de la cité de Fort William, Ontario, de là par la route la plus praticable jusqu'à un point sur le Lac des Bois, de là en traversant le Lac des Bois jusqu'à un point, par la route la plus praticable, dans ou près de

la cité de Winnipeg, Manitoba, avec une ligne d'embranchement depuis la ligne mère de la dite voie ferrée jusqu'à un point sur la frontière internationale entre Ontario et l'Etat du Minnesota, et aussi une ligne d'embranchement depuis la ligne mère de la dite voie ferrée dans une direction nord jusqu'à un point sur le chemin de fer National Transcontinental dans le district de Kenora; (b) Construire, acquérir, affréter, exploiter, louer et disposer de vaisseaux à vapeur et autres, et construire, acquérir et louer des facilités de têtes de ligne, quais, docks, élévateurs, entrepôts, bureaux, et autres structures; (c) Construire, acheter, louer ou autrement acquérir, gérer, et exploiter des hôtels, restaurants, parcs et places d'été, et acheter, louer, détenir, et disposer de terrains nécessaires à ces fins; et (d) Emprunter des fonds sur la garantie de valeurs pour l'acquisition, construction, prolongement, ou développement de toutes propriétés, biens, ou ouvrages, autres que la voie ferrée, que la compagnie serait autorisée à acquérir, construire, ou exploiter, et émettre des actions-priorité.

Daté à Ottawa, ce 12 décembre 1912.

LEWIS ET SMELLIE,
7 Trust Building Ottawa,
Solliciteurs des requérants.

24-5

LA BANQUE IMMOBILIÈRE.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par Charles Godefroy de Tonnancourt, Joseph Versailles, William E. Hayes, Edouard Biron et Joseph Albert Savignac, tous de la cité de Montréal, afin d'obtenir un acte constituant en corporation "La Banque Immobilière," avec pouvoir de faire le commerce de réclamations immobilières, hypothécaires et privilégiées, emprunter et prêter des fonds, avec son bureau-chef en la cité de Montréal, dans la province de Québec.

Montréal, 18 décembre 1912.

BLAIR, LAVERTY & HALE,
Solliciteurs des requérants.
189 rue Saint-Jacques,
Montréal.

25-5

CHEMIN DE FER GRAND TRONC PACIFIQUE.

A VIS est donné par le présent que la Compagnie de chemin de fer Grand Tronc Pacifique s'adressera au Parlement du Canada, à sa présente session, afin d'obtenir un acte (a) validant et confirmant une convention conclue le 10 avril 1911 entre la Compagnie de chemin de fer Canadien-Nord et la Compagnie de chemin de fer Grand Tronc Pacifique, pourvoyant entre autres choses à l'usage en commun par les dites compagnies d'une certaine partie de voie ferrée dans et près la cité de Winnipeg, définissant les droits et obligations des parties en vertu de la dite convention, et déclarant que l'acquisition, par la Compagnie de chemin de fer Grand Tronc Pacifique des droits mentionnés et accordés dans et par la dite convention est une acceptation *pro tanto* des obligations conclues par la dite compagnie en vertu de la dite convention, dont une copie forme l'Annexe du chapitre 71 des Statuts de 1903, intitulé "Acte concernant la construction d'un chemin de fer National à Travers le Continent" et une autre convention conclue le 18 février 1904, dont une copie forme l'Annexe du chapitre 24 des statuts de 1904, par lesquelles conventions la dite compagnie entreprit, entre autres choses, de construire une ligne de voie ferrée à partir de la cité de Winnipeg ou de quelque point sur la division Est du chemin de fer National Transcontinental jusqu'à l'Océan Pacifique, et (b) validant et confirmant une convention conclue le 24 avril 1912 entre la Compagnie de chemin de fer Canadien-nord, et la Compagnie de chemin de fer Grand Tronc Pacifique pourvoyant, entre autres choses à l'usage en commun, par les dites compagnies, d'une certaine ligne de voie ferrée dans et près la cité d'Edmonton.

Daté à Montréal ce 5e jour de décembre 1912.

W. H. BIGGAR,
Solliciteur des requérants.

23-5

CIE D'ASSURANCE SUR LA VIE
LA "PRUDENTIAL."

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la "Prudential Life Insurance Company", et ses directeurs, étant une compagnie constituée par la législature du Manitoba, par le chapitre 67 des Statuts du Manitoba de 1902, étant un acte à l'effet de constituer en corporation "The Prudential Life du Canada", ayant son bureau-chef en la cité de Winnipeg, Manitoba, autorisée à prendre à sa charge les affaires, actif et passif de la dite compagnie provinciale, et de faire par tout le Canada les opérations d'assurance sur la vie dans toutes ses spécialités, qui tomberaient de temps à autres dans les permis émis à la dite compagnie en vertu des dispositions de la loi à cet égard, avec tous les autres pouvoirs nécessaires, usuels et y appartenant en vertu de la *Loi des assurances, 1910*.

Daté ce 20 décembre 1912.

LEWIS ET SMELLIE,
7 Trust Building, Ottawa, Ont.,
Solliciteurs des requérants.

26-5

CANADIAN WESTERN RAILWAY.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la Canadian Western Railway Company (constituée en corporation par le chapitre 69 des statuts du Canada, 1909) pour un acte (1) Prolongeant le délai fixé pour commencer et compléter les lignes de voie ferrée de la compagnie, (2) Pour changer partiellement la route de la dite voie ferrée en modifiant l'article 7, alinéa (a) de l'acte constitutif et en biffant les quatre premières lignes du dit alinéa et en y substituant ce qui suit :—

"Depuis un point sur la frontière internationale à ou près de la ville de Coutts, dans la province d'Alberta, de là dans une direction nord et ouest vers la ville de Cardston ; de là dans une direction nord-ouest traversant la ville de Pincher Creek."

Daté à Winnipeg, ce 18e jour de décembre 1912.

HOUGH, CAMPBELL & FERGUSON,
Solliciteurs des requérants.

PERKINS, FRASER & GIBSON,
Agents à Ottawa.

26-5

CHEMIN DE FER DU NORD.

AVIS est donné par le présent que la Compagnie de chemin de fer du Nord (compagnie constituée en corporation par la législature de la province de Québec) demandera au parlement du Canada, à sa présente session un acte—

(1) déclarant que les travaux et entreprises de la compagnie sont des travaux à l'avantage général du Canada ;

(2) pour confirmer, en tant que le parlement du Canada peut le faire, tous les droits, pouvoirs et privilèges déjà possédés par la dite compagnie en vertu de son acte constitutif et les actes qui le modifient ;

(3) pour prolonger les lignes de voie ferrée que la compagnie est actuellement autorisée à construire et exploiter comme ci-dessous :—Construire et exploiter des lignes de voie ferrée depuis sa ligne mère jusqu'à la cité d'Ottawa, et depuis la cité de Montréal jusqu'à la dite cité de Québec, toutes deux dans la province de Québec, et depuis la dite cité de Québec et depuis la dite cité de Montréal jusqu'aux frontières des Etats du Maine, New-Hampshire et Vermont, avec la faculté de construire un pont au-dessus ou un tunnel au-dessous du fleuve Saint-Laurent pour le chemin de fer ou autre trafic, selon que la chose sera approuvée par le Gouverneur en conseil ou la Commission des chemins de fer pour le Canada ;

(4) acquérir par achat ou bail toute partie des lignes de voie ferrée mentionnée plus bas qui serait jugée avantageuse dans le service de la Compagnie de chemin de fer du Nord, et vendre ou affermer la totalité

ou une partie de sa ligne de voie ferrée à l'une quelconque des dites compagnies, c'est-à-dire : le chemin de fer Canadien du Pacifique, le chemin de fer Canadien Nord, le Grand Tronc de chemin de fer, le chemin de fer Grand Tronc Pacifique, le chemin de fer Intercolonial, le chemin de fer National Transcontinental, le chemin de fer de la Vallée de St-Jean, le chemin de fer Montréal Québec et Sud, ou toutes lignes auxiliaires de voie ferrée à l'une quelconque des lignes ci-dessus mentionnées ;

(5) recevoir des subventions en terres ou en deniers de tout gouvernement, province ou municipalité, corps public, individu ou corporation pour l'aider à construire sa ligne, et exercer et faire toutes les choses et opérations nécessaires pour développer et utiliser les ressources de toutes terres ainsi acquises ;

(6) construire et mettre en service des lignes de télégraphe et de téléphone, et exiger une rémunération pour leur usage ; posséder, construire, acheter ou autrement obtenir et mettre en service des bateaux à vapeur et autres vaisseaux de tous genres en Canada ou ailleurs en rapport avec sa ligne de voie ferrée ; construire et exploiter des élévateurs, quais, entrepôts, etc., et faire les opérations générales d'entreposage et exercer tous les autres pouvoirs et privilèges nécessaires ou reliés aux objets ci-dessus ou à l'un de ces dits objets ;

(7) emprunter des deniers et donner des garanties et hypothéquer sa propriété pour toutes les fins susdites et émettre en outre les actions et obligations de chemin de fer qui seront autorisées par sa charte pour construire sa ligne de voie ferrée et exercer tous les autres pouvoirs et privilèges nécessaires ou reliés aux objets ci-dessus ou à l'un des dits objets.

Daté à Ottawa ce 2e jour de janvier 1913.

PRINGLE & GUTHRIE,
Citizen Building,
Ottawa,

27-5

Agents parlementaires pour la compagnie.

AVIS DIVERS.

CANADIAN STEEL PIPE CO., LTD.

RÈGLEMENT "A".

ATTENDU que le nombre des directeurs de la Canadian Steel Pipe Company, Limited," est de trois, et qu'il est opportun que le nombre soit augmenté à cinq,—

A ces causes, la dite "Canadian Steel Pipe Company, Limited," statue comme suit :—

Que le nombre des directeurs de la compagnie, soit et il est par le présent augmenté à cinq.

Daté à Montréal, ce 4e jour de novembre 1912.

Je certifie par le présent, sous le sceau de la dite compagnie que ce qui précède est une copie fidèle du règlement "A" de la "Canadian Steel Pipe Company, Limited," dûment passé à une assemblée des directeurs de la compagnie tenue le 4e jour de novembre 1912, et, de plus, approuvée par un vote de plus des deux tiers en valeur du stock représenté par les actionnaires présents à une assemblée générale spéciale dûment convoquée pour étudier le dit règlement, et tenue le 16e jour de décembre 1912.

THOS. H. GILLESPIE,
Président.

J. H. DILLON,
Secrétaire.

27-1

TRAVELLERS LIFE ASSURANCE

AVIS est donné par le présent que l'assemblée annuelle de la Travellers Life Assurance Company of Canada, pour l'élection des directeurs et l'expédition d'autres affaires, aura lieu aux bureaux de la compagnie, 603, New Birks Building, Montréal, mardi le 11 de février, à 3 heures p.m.

G. H. ALLEN,
Gérant général.

27-2

LA BANQUE NATIONALE.

SAMEDI, le 1er février prochain, et après, cette banque paiera à ses actionnaires un dividende de deux pour cent, étant au taux de huit pour cent par année, sur son capital, pour le trimestre finissant le 31 janvier prochain.

Ce dividende sera payé suivant la liste des actionnaires inscrits à la date du 16 janvier prochain.

Par ordre du bureau de direction,

N. LAVOIE,
Gérant général.

Québec, le 17 décembre 1912. 25-5

MANITOBA ASSURANCE CO.

AVIS est donné par le présent que la Manitoba Assurance Company a cessé de faire des opérations d'assurance en Canada, et qu'elle a transféré ses droits et biens à la Liverpool-Manitoba Assurance Company qui s'est chargée de toutes les obligations et engagements de la Manitoba Assurance Company y compris ses engagements envers ses détenteurs de polices, et qu'elle a demandé au ministre des Finances le remboursement de ses garanties pour le 3 février 1913; et tout porteur de police désirant opposer ce remboursement doit produire son opposition au bureau du ministre des Finances à ou avant la dite date.

THE MANITOBA ASSURANCE COMPANY,

Par J. GARDNER THOMPSON,
Directeur gérant.

Montréal, 17 octobre 1912. 16-14

LA BANQUE ROYALE DU CANADA.

ASSEMBLÉE ANNUELLE.

AVIS est donné par le présent que l'assemblée générale annuelle des actionnaires de la Banque Royale du Canada, pour l'élection des directeurs et autres affaires, aura lieu au bureau-chef de la banque, à Montréal, jeudi, le 9e jour de janvier prochain, à 11 heures a.m.

Par ordre du conseil de direction,

E. L. PEASE,
Gérant général.

Montréal, 30 novembre 1912. 22-6

GUARANTEE COMPANY OF NORTH AMERICA.

AVIS est donné par le présent que l'assemblée générale annuelle des actionnaires de la compagnie dite "The Guarantee Company of North America," aura lieu aux bureaux de la compagnie, 57 Côte du Beaver Hall, Montréal, jeudi, le 23e jour de janvier 1913, à 4 heures p.m., dans le but de recevoir le rapport des directeurs, élire les directeurs et expédier les affaires générales de la compagnie.

Par ordre du conseil de direction.

HENRY E. RAWLINGS,
Directeur gérant.

Montréal, 26 décembre 1912. 27-3

STERLING ACCIDENT AND GUARANTEE CO.

LA Compagnie Sterling contre les accidents et de garantie du Canada donne avis que le 1er jour d'octobre courant, elle a cessé de faire des opérations en Canada, et que dès et après le 5e jour de février 1913, elle demandera au Ministre des Finances le remboursement du dépôt de la compagnie. Les détenteurs de polices qui s'opposent au remboursement produiront leur opposition au Ministre des Finances le ou avant le 1er janvier 1913.

Daté en la cité de Montréal, dans la province de Québec, le 8e jour d'octobre A.D. 1912.

ROBERT THOMSON,
Président.

PERCY W. THOMSON,
Secrétaire-trésorier.

17-16

INDEX OF NEW MATTER IN THIS GAZETTE.

No. 27.

APPOINTMENTS. 2395

PROCLAMATION—

Temperance Act in Manitoulin. 2395

DESPATCHES, etc—

Imperial appointments, Consuls of Belgium... 2396

ORDERS IN COUNCIL—

Regulations for the government of public harbours, amended. 2397

Free grant to Mr. Pierre Neass. 2397

Free grant to Mr. Major. 2397

Cemetery site at Magnet, Man., appointment of trustees. 2397

Demonstration farm, East of Athabasca Landing. 2397

Black Bass, Maskinonge, &c., fishing through the ice, prohibited. 2397

RAILWAY COMMISSION—

Grand Trunk Pacific Railway, standard freight tariff. 2400

Algoma Central and Hudson Bay Railway Co., general freight mileage tariff. 2400

Algoma Eastern Railway Co., standard freight mileage tariff. 2400

GOVERNMENT NOTICES—

Copyrights entered, 1st January, 1913. 2402

Position vacant in Chief Architect's Branch, Public Works. 2403

Charters granted to—

League of Canadian Automobilists, Ltd. (Corrected notice). 2408

Merrill Process Co., Ltd. 2410

Montreal Consolidated Real Estate and Investment, Ltd. 2410

The Times Co., Ltd. 2411

Hervay Chemical Co. of Canada, Ltd. 2411

American Advertising Clocks, Ltd. 2412

Surani Oil Fields, Ltd. 2412

Goodform Clothing Co., Ltd. 2413

Preston, Ltd. 2413

Citizens' Real Estate Syndicate. 2414

Bankers Trust Corporation, Ltd. 2415

Alphonse Racine, Ltd. 2416

Denis Advertising Signs, Ltd. 2416

Grenier-Warrington Motor Co., Ltd. 2417

Canada-Cinéma, Ltée. 2451

List of Insurance Companies Licensed. (See Supplement at end.)

ADVERTISEMENTS—

Applications to Parliament.

Athabasca & Grande Prairie Railway. 2431

Empire Life Insurance Co. 2431

Pacific and Peace Railway. 2432

North Railway Co. 2432

Roman Catholic Episcopal Corporation of MacKenzie. 2432

Miscellaneous.

Georgian Bay & Seaboard Railway Co., indenture of agreement deposited. 2432

Georgian Bay & Seaboard Railway Co., indenture of mortgage deposited. 2432

Guarantee Co. of North America, meeting. 2432

Sao Paulo Tramway Light and Power Co., Ltd., dividend. 2433

Rio de Janeiro Tramway Light and Power Co., Ltd., dividend. 2433

Algoma Central and Hudson Bay Railway Co., release deposited. 2433

Alberta Land Co., Ltd., subdivision of capital stock and head office. 2433

Travellers Life Insurance Co., meeting. 2434

Peace River Land and Investment Co., Ltd., number of directors. 2434

Canadian Steel Pipe Co., Ltd., number of directors. 2434

LIST OF INSURANCE COMPANIES

LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACT, 1910.

33801--1

Name of the Company and Chief Agent to Receive Process.	AMOUNT OF DEPOSIT.		Description of Insurance Business for which Licensed.
	Deposits marked (A) are applicable solely to Life Policies existing 31st March, 1878; marked (B) to Policies issued or assumed subsequent to that date.		
The Acadia Fire Insurance Company, R. K. Elliott, Secretary, Halifax, N.S.	\$61,000 Municipal Securities. (Accepted at \$59,914)		Fire.
Atina Insurance Company, Hartford, Connecticut, F. W. Evans, General Agent, Montreal.	\$193,793 Municipal Securities; \$15,000 Province of Manitoba Debentures; \$4,000 Montreal Harbour Bonds and \$50,000 Loan Company Debentures. Total, \$262,793. (Accepted at \$245,028.)		Fire and Automobile.
Atina Life Insurance Company, Hartford, Connecticut, Thomas H. Christmas, Chief Agent, Montreal.	\$486,667 British Consolidated Stock; \$50,000 Province of Nova Scotia Debentures; \$97,333 Prov. of Quebec Debentures; \$200,000 Canadian Northern Ry. Guaranteed Bonds; \$60,000 Prov. of New Brunswick Bonds; \$100,000 Prince Edward Island Bonds; \$100,000 United States Bonds; \$60,000 Montreal Harbour Bonds, and \$3,769,839 Municipal Debentures. Total \$4,989,840. Accepted value, \$4,620,371 being \$100,000 (A), and \$4,522,131 (B).		Life.
Alliance Assurance Company, Limited, T. D. Belfield, Chief Agent, Montreal.	\$109,500 Province of British Columbia Stock; \$257,933 Grand Trunk Pacific Railway Guaranteed Bonds. Total, \$367,433. (Accepted at \$303,777).		Fire, Accident, Sickness and Guarantee.
The American and Foreign Marine Insurance Company, Robert J. Dale, Chief Agent, Montreal.	\$26,000 United States Registered Bonds. (Accepted at \$25,472)		Insuring registered mail matter in transit from any point in Canada to any other point in Canada.
American Central Insurance Company, W. P. Fess, Chief Agent, Winnipeg.	\$91,767 Municipal Securities. (Accepted at \$82,912.)		Fire and Tornado. (Limited to Provinces of Manitoba, Saskatchewan, Alberta and British Columbia.)
The American Insurance Company, Conrad S. Riley, Chief Agent, Winnipeg.	\$55,967 Municipal Securities. (Accepted at \$51,042)		Fire.
American Surety Company of New York, William H. Hall, Chief Agent, Toronto.	\$100,000 Canadian Northern Railway Guaranteed Bonds. (Accepted at \$99,500)		Guarantee.
Anglo-American Fire Insurance Company, H. H. Leek, Manager, Toronto.	\$40,338 Canadian Northern Ry. Consolidated 4 p.c. 1st Mortgage Bonds (Guaranteed) and \$10,726 Municipal Securities. Total, \$51,120. (Accepted at \$50,583).		Fire.
The Atlas Assurance Company, Limited, Matthew C. Hinshaw, Chief Agent, Montreal	\$209,267 Canada: $\frac{1}{2}$ per cent Inscribed Stock; \$48,667 Newfoundland Gov't. 4 per cent Inscribed Stock; \$73,000 Grand Trunk Pacific Ry. Bonds, and \$38,400 Victorian 4 p.c. Inscribed Stock. Total \$380,333. (Accepted at \$380,244).		Fire.
The Boiler Inspection and Insurance Company of Canada, H. N. Roberts, Secretary, Toronto.	\$111,574 Municipal Securities. (Accepted at \$104,133)		Steam Boiler.
British America Assurance Company, W. B. Meikle, Chief Agent, Toronto.	\$41,000 Municipal Securities and \$21,400 Loan Company Debentures. Total, \$62,400. (Accepted at \$58,520).		Fire.
British Colonial Fire Insurance Company, Theodore Meunier, Managing Director, Montreal.	\$55,000 Municipal Debentures. (Accepted at \$53,790.)		Fire.
The British Columbia Life Assurance Company, Sanford S. Davis, General Manager, Vancouver.	\$55,000 Municipal Securities. (Accepted at \$54,164)		Life.
The British and Foreign Marine Insurance Company, Limited, Robert J. Dale, Chief Agent, Montreal.	\$117,000 Municipal Securities. (Accepted at \$111,150)		Sprinkler Leakage and Inland Transportation.
The British Northwestern Fire Insurance Company, F. K. Foster, Managing Director, Winnipeg.	\$55,000 Loan Company Debentures. (Accepted at \$52,250)		Fire.
Caledonian Insurance Company, John G. Borthwick, Manager, Montreal.	\$256,650 Municipal Securities; \$60,833 Loan Company Debentures and \$48,667 South Australian Gov't. Bonds. Total, \$366,150. (Accepted at \$349,380)		Fire.
The California Insurance Company, John McLeod, Chief Agent, Vancouver.	\$55,000 Municipal Securities. (Accepted at \$50,586.)		Fire.
The Canada Accident Assurance Company, T. H. Hudson, Secretary, Montreal.	\$75,302 Municipal Securities; \$14,733 Province of New Brunswick Bonds, and \$1,000 Province of Manitoba Bonds. Total, \$91,035. (Accepted at \$87,418).		Accident, Sickness, Plate Glass and Guarantee.
The Canada Life Assurance Company, Hon. George A. Cox, President, Toronto.	\$81,000 Municipal Debentures. (Accepted at \$77,950)		Life.
The Canada National Fire Insurance Company, W. T. Alexander, Man. Director, Winnipeg, Man.	\$55,000 Loan Company Debentures. (Accepted at \$52,250)		Fire.
The Canada Weather Insurance Company, George W. Hunt, Chief Agent, Toronto.	\$21,000 Municipal Securities. (Accepted at \$20,719)		Insurance against "injury to property caused by cyclones, tornadoes, wind-storms, frost or hail excess with respect to property in transit on water."
The Canadian Casualty and Boiler Insurance Company, John J. Durance, Secretary, Toronto.	\$45,000 Loan Company Debentures and \$10,000 Municipal Securities. Total \$55,000. (Accepted at \$52,500).		Accident, Sickness and Steam Boiler.
The Canadian Fire Insurance Company, R. T. Riley, Chief Agent, Winnipeg.	\$70,000 Municipal Securities. (Accepted at \$66,500)		Fire.

LIST OF INSURANCE COMPANIES LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACT, 1910—Continued.

Name of the Company and Chief Agent to Receive Process.	AMOUNT OF DEPOSIT.		Description of Insurance Business for which Licensed.
	Deposits marked (A) are applicable solely to Life Policies existing 31st March, 1918; marked (B) to Policies issued or assumed subsequent to that date.		
The Canadian Railway Accident Insurance Company, John Emo, Chief Agent, Montreal	\$15,000 Prov. of Ontario Debentures, and \$60,000 Municipal Securities. Total, \$75,000. (Accepted at \$72,270).		Accident, Sickness, Burglary, Plate Glass and Automobile.
The Capital Life Assurance Company of Canada, A. Eugene Corrigan, Managing Director, Ottawa.	\$57,194 Municipal Securities. (Accepted at \$54,313).		Life.
The Central Canada Manufacturers Mutual Fire Insurance Company, E. P. Heaton, Manager, Toronto.	\$54,000 Municipal Securities. (Accepted at \$51,300).		Fire.
Commercial Union Assurance Company, Limited, London, England, James McGregor, Chief Agent, Montreal.	\$107,067 Cape of Good Hope 4 p.c. Stock; \$24,333 Canada 3 p.c. Stock; \$183,960 Queensland Bonds; \$48,667 Irish Land Stock; \$48,667 Newfoundland Bonds; \$36,500 Province of Ontario 3 p.c. Registered Stock; \$48,667 British Columbia 3 p.c. Inscribed Stock; \$31,633 South Australian 4 p.c. Bonds; \$121,667 New South Wales Stock; \$24,333 Victoria Gov't. Stock; \$29,200 Ceylon 4 p.c. Inscribed Stock; \$177,633 Canadian Northern Railway Guaranteed Bonds; \$121,667 East Indian Railways Guaranteed Debenture Stock; \$48,667 Loan Company Debentures, and \$231,667 Municipal Securities. Total, \$1,284,327. (Accepted value, \$1,216,764, being \$107,067 Life A; \$151,928 Life B; and \$957,769 Fire).		Fire and Life.
Confederation Life Association, J. K. Macdonald, President, Toronto.	\$85,367 Municipal Debentures. (Accepted at \$75,847).		Life.
The Connecticut Fire Insurance Company, Dewar and Bethune, Chief Agents, Ottawa.	\$110,000 Canada 3½ per cent Stock and \$15,000 Prov. of Ontario Debs. Total, \$125,000. (Accepted at \$123,950).		Fire.
The Continental Insurance Company, Joseph Rowat, Chief Agent, Montreal.	\$203,000 State of New York Bonds; \$90,000 United States Bonds. Total \$293,000. (Acc. at \$247,854).		Fire.
The Continental Life Insurance Company, George B. Woods, President, Toronto.	\$58,460 Municipal Securities. (Accepted at \$52,894).		Life.
The Crown Life Insurance Company, William Wallace, General Manager, Toronto.	\$68,193 Municipal Securities. (Accepted at \$66,122).		Life.
The Dominion Fire Insurance Company, Robt F. Massie, President, Toronto.	\$54,965 Municipal Securities. (Accepted at \$50,961).		Fire.
The Dominion Gresham Guarantee and Casualty Company, Charles W. Hagar, General Manager, Montreal.	\$134,992 Municipal Securities. (Accepted at \$126,964).		Burglary, Accident, Sickness, Guarantee and Automobile.
The Dominion Life Assurance Company, Thos. Hilliard, President, Waterloo, Ont.	\$60,220 Municipal Securities. (Accepted at \$57,825).		Life.
The Dominion of Canada Guarantee and Accident Insurance Company, Charles A. Withers, Manager, Toronto.	\$200,740 Municipal Securities. (Accepted at \$186,166).		Guarantee, Accident, Sickness, Burglary and Plate Glass.
The Employers' Liability Assurance Corporation, Limited, Richard I. Griffin, Chief Agent, Montreal.	\$48,667 Canada Stock; \$4,867 Tasmanian Bonds; \$26,231 Japanese Gov. Bonds; \$41,853 Prov. of Quebec Bonds; \$38,933 Newfoundland Bonds; \$24,333 Prov. of Manitoba Debs.; \$68,134 Prov. of British Columbia 3 p.c. Stock; \$24,333 Prov. of Nova Scotia 3½ p.c. Stock; \$111,934 Canadian Northern Railway Guaranteed Bonds; \$24,333 Grand Trunk Pacific Railway Guaranteed Bonds; \$7,670 British Consol. Stock; \$28,186 Madras Ry. Annuities; \$69,668 Belgian Govt. Bonds; and \$310,060 Municipal Securities. Total, \$829,202. (Accepted at \$780,738.)		Life.
The Equitable Life Assurance Society of the United States, Seargent P. Stearns, Manager, Montreal.	\$99,767 Province of Quebec Bonds, \$274,933 Province of Quebec Stock, and \$1,838,967 Municipal Securities. Total, \$2,213,667. Accepted at \$2,042,809, being \$100,000 (A) and \$1,942,809 (B). Also \$3,825,900 in the hands of Canadian Trustees under the Insurance Act.		Life.
The Equity Fire Insurance Company of Canada, William G. Brown, Manager, Toronto	\$55,333 Municipal Securities. (Accepted at \$53,069).		Fire.
The Excelsior Life Insurance Company, Edwin Marshall, General Manager, Toronto.	\$20,000 Province of New Brunswick Bonds; \$2,000 Loan Company Debentures, and \$32,000 Municipal Securities. Total, \$54,000. (Accepted at \$52,300).		Life.
Factories Insurance Company, Ormsby, Clapp and Anderson, Limited, Chief Agents, Toronto.	\$15,000 Province of New Brunswick Debentures; \$25,000 Province of Nova Scotia Debentures; \$17,000 Municipal Securities. Total, \$57,000. (Accepted at \$51,307).		Fire.
The Federal Life Assurance Company of Canada, Alfred N. Mitchell, Assistant General Manager, Hamilton.	\$79,981 Municipal Securities. (Accepted at \$75,598).		Life.
The Fidelity and Casualty Company of New York, Bartholomew Minehan, Chief Agent, Toronto.	\$100,000 Commonwealth of Massachusetts Bonds; \$51,953 Municipal Securities. Total, \$151,953. (Accepted at \$137,645).		Burglary, Accident, Sickness, Steam Boiler and Plate Glass.
Fidelity-Phoenix Fire Insurance Company of New York, A. M. M. Kirkpatrick, Chief Agent, Toronto.	\$165,000 District of Columbia Bonds; \$40,000 United States Bonds; \$10,300 Municipal Securities. Total, \$325,300. (Accepted at \$309,495).		Fire and Tornado.
Fireman's Fund Insurance Company, John H. Hunter, Chief Agent, Toronto.	\$50,000 Commonwealth of Massachusetts and \$45,000 State of California Bonds. (Accepted at \$50,833.)		Fire, Inland Transportation, and Insurance against loss or damage to automobiles by accident, burglary or theft.
Firemen's Insurance Company of Newark, N. J., Benjamin B. Smith, Chief Agent, Winnipeg, Man.	\$10,000 Canadian Northern Ry. Guaranteed Debent., \$44,773 Municipal Securities. Total \$54,773. (Accepted at \$50,833.)		Fire.
The General Accident Assurance Company of Canada, John J. Durance, Secretary, Toronto.	\$44,459 Municipal Securities. (Accepted at \$42,541).		Accident and Sickness.
The General Accident Fire and Life Assurance Corporation, Limited, Thomas H. Hall, Chief Agent, Toronto.	\$235,571 Municipal Securities and \$15,000 Loan Company Debentures. Total, \$250,571. (Accepted at \$240,344).		Fire
The General Animals Insurance Company of Canada, R. A. Leduc, Chief Agt, Montreal.	\$21,000 Municipal Securities. (Accepted at \$20,438).		Live Stock

Compagnie d'Assurances Générales contre l'Incendie, Joseph A. Laurin, Chief Agent, Montreal.	556,667	Frances French Renties. (Accepted at \$98,842.)	Fire
German American Insurance Company, John H. Esinhardt and Trevor A. Evans, Joint Chief Agents, Montreal.		\$50,000 Province of Manitoba Bonds; \$25,000 Montreal Harbour Bonds and \$218,340 Municipal Securities. Total, \$293,340. (Accepted at \$272,092).	Fire.
Germania Fire Insurance Company, Percy Robertson, Chief Agent, Toronto.	33	\$50,000 Province of Ontario Debentures. (Accepted at \$50,000)	Fire.
The Germania Life Insurance Company, C. R. G. Johnson, Chief Agent, Montreal.	3801	\$97,333 Canadian Northern Railway Guaranteed Bonds; \$25,000 Montreal Harbour Bonds, and \$50,000 Life Municipal Securities. Total, \$172,333. (Accepted at \$168,583).	Life.
The Great-West Life Assurance Company, J. H. Brock, Managing Director, Winnipeg, Man.	1	\$60,000 Municipal Securities. (Accepted at \$57,000)	Life.
The Gresham Life Assurance Society, Limited, Arch. R. Howell, Chief Agent, Montreal	1	\$75,000 Municipal Securities. (Accepted at \$71,844)	Life.
The Guarantee Company of North America, Henry E. Rawlings, Chief Agent, Montreal.	3	\$27,000 Municipal Securities; \$30,000 Montreal Harbour Bonds, and \$2,400 Canada Stock. Total, \$59,400. (Accepted at \$56,550).	Guarantee.
The Guardian Accident and Guarantee Company, H. M. Lambert, Managing Director, Montreal.		\$132,487 Municipal Securities. (Accepted at \$127,780)	Accident, Sickness, Guarantee, Burglary and Plate Glass, Fire.
Guardian Assurance Company, Limited, London, Eng., Hugh M. Lambert, Chief Agent, Montreal.		\$48,667 Province of Quebec 3 p.c. Inscribed Stock; \$98,000 Province of Manitoba Bonds; \$50,000 Province of British Columbia Debentures; \$38,400 Province of New Brunswick Bonds; \$48,667 Canadian Northern Railway Guaranteed Bonds, and \$330,400 Municipal Securities. Total, \$634,133. (Accepted at \$593,512).	Fire.
Hartford Fire Insurance Company, Peter A. McCallum, Chief Agent, Toronto.		\$150,000 Canadian Northern Railway Guaranteed Bonds; \$470,073 Municipal Securities and \$20,000 Bank Stock. Total, \$640,073. (Accepted at \$606,289).	Fire, Inland Transportation, Cyclone or Tornado, Sprinkler Leakage and "Insurance against loss or damage to automobiles by accident, burglary or theft."
The Hartford Steam Boiler Inspection and Insurance Company, H. N. Roberts, Chief Agent, Toronto.		\$45,000 Commonwealth of Massachusetts Bonds. (Accepted at \$36,765)	License restricted to guaranteeing the policy contracts of the Boiler Inspection and Insurance Company of Canada.
The Home Life Association of Canada, J. K. McCutcheon, Managing Director, Toronto		\$53,500 Municipal Securities. (Accepted at \$51,841)	Life.
The Home Insurance Company, F. W. Evans, Chief Agent, Montreal.		\$38,333 Municipal Securities. (Accepted at \$36,622)	Fire, Automobile and Tornado.
The Hudson Bay Insurance Company, Charles E. Berg, Manager, Vancouver.		\$65,376 Municipal Securities. (Accepted at \$63,337)	Fire and Hail.
The Imperial Guarantee and Accident Insurance Company of Canada, E. Willans, Secretary, Toronto.		\$30,000 Municipal Securities and \$61,000 Loan Company Debentures. Total, \$111,000. (Accepted at \$106,200.)	Guarantee, Accident, Sickness. Burglary and Plate Glass.
The Imperial Life Assurance Company of Canada, J. K. Pickett, Manager, Toronto.		\$60,000 Loan Company Debent. and \$182,798 Municipal Securities. Total, \$242,798 (Accepted at \$231,846)	Life.
Insurance Company of North America, Robert Hampson & Son, Limited, Chief Agents, Montreal.		\$10,000 Province of Nova Scotia 3 p. c. Bonds; \$259,867 Municipal Securities and \$65,213 Canadian Northern Railway Guaranteed Bonds Total, \$335,080. (Accepted at \$313,374).	Fire, Inland Transportation, and Automobile, excluding insurance against loss by reason of injury to the person.
The Insurance Company of the State of Pennsylvania, Paul Von Szeliski, Chief Agent, Toronto.		\$49,200 Municipal Securities and \$5,000 Province of Ontario Debentures. Total \$54,200. (Accepted at \$50,962).	Fire.
International Casualty Company, C. G. Hobson, Chief Agent, Vancouver.		\$20,000 United States Consols. (Accepted at \$19,000)	Accident, Sickness and Automobile (limited to Province of British Columbia).
International Fidelity Insurance Company, Neil Sinclair, Chief Agent, Toronto.		\$5,000 U. S. 2 p. c. Consols. (Accepted at \$5,000)	Guarantee Insurance, restricted to employees of Singer Sewing Machine Company.
The Law Union and Rock Insurance Company, Limited, J. E. E. Dickson, Manager for Canada, Montreal.		\$59,333 Municipal Securities; \$115,827 British Consol. Stock; \$87,600 Province of Quebec Stock and \$10,707 Province of Manitoba Debentures. Total, \$273,467. (Accepted at \$234,096)	Fire, Accident and Sickness.
The Liverpool and London and Globe Insurance Company, Limited, J. Gardner Thompson, Manager for Canada, Montreal.		\$244,900 Municipal Securities; \$73,000 Canadian Northern Railway 1st Mortgage Guaranteed Bonds; \$146,000 Canadian Northern (Ontario) Stock; \$48,667 Canadian Pacific Railway Guaranteed Land Grant Stock, and \$670,616 Canada Stock. Total, \$1,183,183. (Accepted at \$1,148,372).	Fire and Life.
The Liverpool-Manitoba Assurance Company, J. Gardner Thompson, Managing Director, Montreal.		\$21,000 Province of Manitoba Bonds and \$5,000 Municipal Securities. Total \$56,000. (Accepted at \$55,963.)	Fire.
Lloyds Plate Glass Insurance Company of New York, J. Carl Reed, Le Grand Reed, Geo. B. Shaw and Chas. B. McNaught, Chief Agents, Toronto.		\$40,000 Province of Manitoba Bonds and \$73,900 Municipal Securities. Total, \$113,900. (Accepted at \$109,209).	Plate Glass.
The London Assurance, W. Kennedy and W. B. Colley, Joint Chief Agents, Montreal.		\$167,000 Municipal Securities; and \$42,583 Province of Manitoba Stock. Total, \$209,583. (Accepted at \$201,234).	Fire and Life.
The London Guarantee and Accident Company, Limited, D. W. Alexander, Manager for Canada, Toronto.		\$46,720 Canada Stock; \$24,333 Province of Ontario Stock; \$36,500 Canadian Northern Railway Guaranteed Bonds; \$19,467 Province of Alberta Bonds; \$19,467 Province of Saskatchewan Bonds \$9,733 Victorian Govt. Stock; \$10,000 Alberta and Great Waterways G'teed Bonds and \$116,800 Municipal Securities. Total, \$283,020. (Accepted at \$272,653).	Guarantee, Burglary, Accident and Sickness.
London and Lancashire Fire Insurance Company, Limited, Alfred Wright, Chief Agent, Toronto.		\$29,200 Canada 3 per cent. Stock; \$49,333 Niagara Falls Park Bonds; \$29,200 British Consolidated Stock; \$26,767 British Government Local Loans; \$29,200 Province of Ontario Stock; \$26,280 Province of Manitoba Debentures; \$24,333 Cape of Good Hope Debentures, \$97,333 Canadian Northern Railway Guaranteed Debenture Stock; \$19,467 Canadian Northern Pacific Railway Company Guaranteed Stock, and \$173,337 Municipal Securities. Total, \$504,850. (Accepted at \$479,226).	Fire.
The London and Lancashire Guarantee and Accident Company of Canada, Alexander MacLean, Secretary, Toronto		\$24,007 Cape of Good Hope Debentures; \$48,667 British Government Local Loans and \$5,960 Municipal Securities. Total, \$88,634. (Accepted at \$87,575).	Guarantee, Accident, Sickness and Plate Glass
The London and Lancashire Life and General Assurance Association, Limited, Alexander Bissett and Leonard Atkins, Chief Agents, Montreal.		\$40,000 Province of New Brunswick Bonds and \$98,500 Municipal Securities. Also \$3,132,744 vested in Canadian Trustees under Insurance Act. (Accepted at \$3,263,745, being \$100,000 (A) and \$3,163,745 (B).	Life

LIST OF INSURANCE COMPANIES LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACT, 1910—Continued.

Name of the Company and Chief Agent to Receive Process.	AMOUNT OF DEPOSIT.	Description of Insurance Business for which Licensed.
	Deposits marked (A) are applicable solely to Life Policies existing 31st March, 1878; marked (B) to Policies issued or assumed subsequent to that date.	
The London Mutual Fire Insurance Company of Canada, Frank D. Williams, Chief Agent, Toronto.	\$38,000 Municipal Securities and \$23,500 Loan Company Debentures. Total, \$61,500. (Accepted at \$53,482).	Fire.
The London Life Insurance Company, J. G. Richter, Manager, London, Ont.	\$60,000 Municipal Securities. (Accepted at \$53,095).	Life.
Lumber Insurance Company of New York, E. D. Hardy, Chief Agent, Ottawa.	\$107,000 Province of Ontario 3½ p.c. Debentures. (Accepted at \$100,405).	Fire.
The Manitoba Assurance Company, J. Gardner Thompson, Managing Director, Montreal.	\$4,867 Canada 4 per cent. Stock and \$50,000 Municipal Securities. Total, \$54,867. (Accepted at \$52,294).	Fire.
The Manufacturers Life Insurance Company, G. A. Somerville, General Manager, Toronto.	\$197,177 Municipal Securities. (Accepted at \$185,653).	Life.
The Marine Insurance Company, Limited, W. J. G. Thomson, Chief Agent, Halifax.	\$121,667 British Consolidated Stock, and \$4,867 Canadian Northern Railway Guaranteed Bonds. Total, \$126,533. (Accepted at \$105,890).	Automobile and Inland Transportation.
Maryland Casualty Company, Baltimore, Md., J. William Mackenzie, Chief Agent, Toronto.	\$54,773 Canadian Northern Railway Guaranteed Bonds, and \$241,239 Municipal Securities. Total, \$296,013. (Accepted at \$276,881).	Accident, Sickness, Burglary, Guarantee, Plate Glass and Steam Boiler.
The Mercantile Fire Insurance Company, Alfred Wright, Secretary, Toronto.	\$22,000 Canada 3½ p.c. Stock; \$17,034 Canada Bonds; \$19,467 Province of Ontario Stock; \$73,000 Canadian Northern Railway 3 p.c. 1st Mortgage Guaranteed Debenture Stock, \$9,733 Canadian Northern Pacific Railway Company Guaranteed Stock, and \$15,814 Municipal Securities. Total, \$157,047. (Accepted at \$144,797).	Fire.
Metropolitan Life Insurance Company, New York, John Tilton, Chief Agent, Ottawa.	\$97,333 Canada Stock; \$600,000 Province of Manitoba Bonds; \$146,000 Province of Quebec Stock; \$97,333 Province of New Brunswick Bonds; \$1,572,300 Canadian Northern Railway Guaranteed Bonds, and \$5,811,512 Municipal Securities. Total, \$9,024,012. (Accepted at \$8,419,583). Also \$2,843,644 vested in Canadian Trustees under the Insurance Act.	Life.
The Monarch Life Assurance Company, J. W. Stewart, Managing Director, Winnipeg.	\$56,454 Municipal Securities. (Accepted at \$50,521).	Life.
The Montreal-Canada Fire Insurance Company, A. Champagne, President, Montreal.	\$60,000 Municipal Securities. (Accepted at \$57,000).	Fire.
The Mount Royal Assurance Company, J. E. Clement, Manager, Montreal.	\$59,500 Municipal Securities. (Accepted at \$58,251).	Fire and Plate Glass.
The Mutual Life Assurance Company of Canada, George Wegenast, Managing Director, Waterloo.	\$114,000 Municipal Securities. (Accepted at \$109,013).	Life.
The Mutual Life Insurance Company of New York, Fayette Brown, Manager, Montreal.	\$400,000 Province of Nova Scotia Bonds; \$219,000 Province of New Brunswick Bonds; \$200,000 Province of Manitoba Bonds; \$149,893 Manitoba and South Eastern Railway Guaranteed Bonds; \$500,000 Canadian Northern Railway Guaranteed Bonds, and \$1,496,333 Municipal Securities. Total, \$2,965,227. (Accepted at \$2,853,591). Also \$4,462,380 in the hands of Canadian Trustees under the Insurance Act.	Life.
National Fire Insurance Company of Hartford, Smith, MacKenzie & Hall, Chief Agents, Toronto.	\$225,000 Municipal Securities and \$50,000 Loan Company Debentures. Total, \$275,000. (Accepted at \$262,556).	Fire and Tornado.
The National Life Assurance Company of Canada, A. J. Ralston, Chief Agent, Toronto.	\$25,000 Manitoba Debentures and \$30,000 Municipal Securities. Total, \$55,000. (Accepted at \$53,500).	Life.
The National Provincial Plate Glass and General Insurance Company, Limited, J. H. Ewart, Chief Agent, Toronto.	\$12,167 British Consolidated Stock. (Accepted at \$10,118).	Plate Glass.
National Surety Company, J. Carl Reed, Le Grand Reed, Geo. B. Shaw and Chas. B. McNaught, Joint Chief Agents, Toronto.	\$54,000 Municipal Securities. (Accepted at \$52,506).	Guarantee.
National Union Fire Insurance Company of Pittsburgh, Pa., Henry J. Richmond, Chief Agent, Toronto.	\$64,333 Municipal Securities. (Accepted at \$61,081).	Fire and Tornado.
New-York Life Insurance Company, Percy V. Raven, Chief Agent, Montreal.	\$1,510,000 Commonwealth of Massachusetts Bonds; \$2,919,987 Canadian Northern Railway Guaranteed Bonds; \$199,530 Manitoba and South Eastern Railway Guaranteed Bonds; \$50,000 Province of Ontario Debentures and \$2,616,100 Municipal Securities. Total, \$7,295,617. (Accepted at \$6,807,962 being \$100,000 Life A and \$6,707,962 Life B). Also \$3,513,230 vested in Canadian Trustees under the Insurance Act.	Life.
The New York Plate Glass Insurance Co., Gustave Fautoux, Chief Agent, Montreal.	\$35,467 Municipal Securities. (Accepted at \$31,006).	Plate Glass.
Niagara Fire Insurance Company, C. H. Fenderton, Chief Agent, Winnipeg.	\$50,000 State of New York Bonds and \$10,000 Municipal Securities. Total, \$60,000. (Accepted at \$56,905).	Fire and Tornado
North American Life Assurance Company, L. Goldman, Managing Director, Toronto.	\$61,200 Municipal Securities. (Accepted at \$57,950).	Life
North British and Mercantile Insurance Company, Randall J. Davidson, Manager, Montreal.	\$74,000 Montreal Harbour Bonds; \$1,154,332 Municipal Securities and \$25,000 Province of New Brunswick Bonds. Total, \$1,253,333. (Accepted at \$1,178,280; being \$708,799 Fire, \$55,130 Life A, and \$414,351 Life B)	Life Fire and Life.
The North Empire Fire Insurance Company, Donald H. McDonald, President, Winnipeg, Man.	\$63,533 Municipal Securities. (Accepted at \$60,844).	Fire.

The North West Fire Insurance Company, Thomas Bruce, Deputy Manager, Winnipeg.	\$53,315 Municipal Securities. (Accepted at \$53,292).	Fire.
The Northern Assurance Company, Limited, Robert W. Tyre, Manager Montreal.	\$36,500 British Consolidated Stock, \$107,333 Grand Trunk Pacific Railway 1st Mortgage 3 p.c. Bonds (Guaranteed), \$65,213 Canada Stock, and \$235,553 Municipal Securities. Total, \$507,600. (Accepted at \$451,390).	Fire.
The Northern Life Assurance Company of Canada, John Milne, Managing Director, London, Ont.	\$67,107 Municipal Securities. (Accepted at \$64,204).	Life.
Northwestern National Insurance Company of Milwaukee, Wis., Guy M. Harris, Chief Agent, Winnipeg, Man.	\$54,307 Municipal Securities. (Accepted at \$50,186).	Fire, Tornado and Hail. (Limited to Provinces of Ontario, Manitoba, Alberta, Saskatchewan and British Columbia.)
The Norwich Union Fire Insurance Society, Limited, Norwich, England, John B. Laidlaw, Chief Agent, Toronto.	\$124,100 Canada Stock; \$58,400 Canadian Northern Railway Guaranteed Bonds; \$28,200 Province of New Brunswick Bonds; \$20,000 Prov. Ontario Bonds; \$480,453 Municipal Securities, and \$25,000 Loan Company Debentures. Total, \$737,153 (Accepted at \$676,732).	Fire, Accident, Sickness and Plate Glass.
Norwich Union Life Insurance Society, John B. Laidlaw, Chief Agent, Toronto.	\$72,780 Municipal Securities. (Accepted at \$68,910).	Life.
The Nova Scotia Fire Insurance Company, A. C. Baillie, Manager, Halifax, N.S.	\$53,000 Municipal Securities. (Accepted at \$50,779).	Life.
The Occidental Fire Insurance Company, A. F. Kempton, Secretary, Wawanesa, Man.	\$55,000 Province of Manitoba Debentures. (Accepted at \$54,175).	Fire.
The Ocean Accident and Guarantee Corporation, Limited, Charles Hoffman Neely, Manager, Toronto.	\$204,400 British Consolidated Stock; \$4,367 Canada Stock; \$12,167 Province of Quebec Bonds; \$24,333 Province of Quebec Stock; \$33,533 Province of Ontario Stock; \$36,500 New South Wales Stock; \$48,667 Canadian Northern Ry. Guaranteed Bonds and \$93,667 Municipal Securities. Total, \$478,133. (Accepted at \$420,603).	Accident, Sickness, Guarantee and Plate Glass.
The Ocean Marine Insurance Company Limited, Robt. Hampson & Son, Limited, Chief Agents, Montreal.	\$132,860 Canadian Northern Railway Guaranteed Bonds. (Accepted at \$123,560).	Insuring postal and express packages in transit in Canada.
The Ontario Fire Insurance Company, James Edward Rice, Chief Agent, Calgary, Alberta.	\$132,500 Province of Nova Scotia Bonds; \$9,000 Province of New Brunswick Bonds; and \$23,000 Prov. of Manitoba Debent. Total, \$50,500. (Accepted at \$50,149).	Fire.
Ottawa Assurance Company, Matthews, Wrightson & Company (Canada) Limited, Chief Agents, Montreal.	\$10,000 Prov. Quebec Stock; \$10,000 Prov. New Brunswick Debentures and \$39,000 Municipal Securities. Total, \$39,000. (Accepted at \$32,544).	Fire.
The Pacific Coast Fire Insurance Company, Thomas W. Greer, General Manager, Vancouver.	\$38,100 Municipal Securities. (Accepted at \$50,985).	Fire.
The Palatine Insurance Company, Limited, James McGregor, Chief Agent, Montreal.	\$48,667 Loan Company Debentures and \$57,000 Municipal Securities. Total \$105,667. (Accepted at \$100,383.)	Fire.
Phoenix Assurance Company, Limited, R. MacD. Paterson & J. B. Paterson, General Agents, Montreal.	\$30,000 Province of Manitoba Bonds; \$112,420 Province of British Columbia Inscribed Stock; \$73,000 Newfoundland Govt. Bonds; \$487 Canada Bonds; \$194,667 Canada Northern Ry. Guaranteed Debenture Stock; \$84,553 Prov. of Quebec Stock; \$70,567 Grand Trunk Pacific Ry. Guaranteed Bonds; \$175,200 Canadian Northern Ry. Guaranteed Debentures, and \$585,854 Municipal Securities. Total, \$1,326,747. (Accepted at \$1,209,182 being \$386,712 Life and \$822,470 Fire). Also \$1,589,288 vested in Canadian Trustees under the Insurance Act.	Fire and Life
The Phoenix Insurance Company, Hartford, Conn., J. W. Tutley, Chief Agent, Montreal.	\$289,000 Municipal Securities, and \$5,000 Province of New Brunswick Bonds. Total, \$294,000. (Accepted at \$278,952).	Fire.
The Protective Association of Canada, Eugene E. Gleason, Secretary, Granby, P.Q.	\$18,000 Municipal Securities. (Accepted at \$15,344).	Accident and Sickness, restricted to Members of the Masonic Order within Canada, and limited in amount as provided in the Association's Act of Incorporation.
Providence Washington Insurance Company, Robert Hampson & Son, Ltd., Chief Agents Montreal.	\$6,000 Massachusetts Bonds; \$100,000 State of Rhode Island Bonds. Total \$106,000. (Accepted at \$102,258.)	Fire.
Provident Savings Life Assurance Society of New York, J. S. Lovell, Chief Agent, Toronto.	\$456,962 Municipal Securities (Accepted at \$434,044).	Life.
Provincial Insurance Company, Limited, Willis, Faber & Co., of Canada, Ltd., Chief Agents, Montreal.	\$52,073 British Consolidated Stock; \$14,600 Municipal Securities; \$24,333 St. John & Quebec Ry., Co. G'teed Stock, and \$24,333 Province of Saskatchewan Stock. Total, \$115,340. (Accepted at \$103,421).	Fire.
The Prudential Insurance Company of America, Wm. White, Chief Agent, Montreal.	\$120,000 Commonwealth of Massachusetts Bonds; \$50,000 Canadian Northern Ry. Guaranteed Bonds and \$1,545,292 Municipal Securities. Total, \$1,715,292. (Accepted at \$1,621,062.)	Life.
Quebec Fire Assurance Company, Colin E. Sword, Secretary, Quebec.	\$10,000 Prov. of New Brunswick Bonds; \$46,720 Province of Manitoba Debentures and \$93,040 Municipal Debentures. Total, \$149,760. (Accepted at \$146,276).	Fire.
Queen Insurance Company of America, William Mackay, Chief Agent, Montreal.	\$48,667 New Zealand 4 p.c. Stock; \$30,416 Province of Quebec Stock; \$70,000 Province of Ontario Bonds; \$40,000 Province of Manitoba Debentures; \$48,667 Canadian Northern Ry. Guaranteed Bonds; \$10,000 Montreal Harbour Bonds, and \$341,773 Municipal Securities. Total, \$589,323. (Accepted at \$553,703).	Fire, Inland Transportation and Automobile
Railway Passengers Assurance Company, Frank H. Russell, Chief Agent, Toronto.	\$12,167 British Consolidated Stock, \$79,599 India Stock, \$45,455 East Indian Ry. Co., G'teed Stock. Total \$137,221. (Accepted at \$107,093).	Guarantee, Accident, Sickness and Plate Glass.
The Reliance Mutual Life Assurance Society, London, England, John B. Laidlaw, Chief Agent, Toronto.	\$24,333 Government of Newfoundland Bonds; \$85,167 Municipal Securities. Total \$109,500. Accepted at \$96,133.	Life.
de Rimouski, La Compagnie d'Assurance contre l'incendie, Napoleon Bernier, Secretary, Rimouski, P.Q.	\$55,000 Municipal Securities. (Accepted at \$51,680).	Fire.
The Royal Exchange Assurance, Arthur Barry, Chief Agent, Montreal.	\$306,600 Irish Land Stock. (Accepted at \$244,562).	Fire, Accident, Sickness and Automobile restricted to Burglary or Theft.
The Royal Guardians, A. T. Patterson, Supreme Secretary, Montreal.	\$88,820 Municipal Securities, \$5,000 Montreal Harbour Debentures. Total, \$93,820. (Accepted at \$90,187).	Life and Sickness.

LIST OF INSURANCE COMPANIES LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACT, 1910—Continued.

Name of the Company and Chief Agent to Receive Process.	AMOUNT OF DEPOSIT.		Description of Insurance Business for which Licensed.
	Deposits marked (A) are applicable solely to Life Policies existing 31st March, 1878; marked (B) to Policies issued or assumed subsequent to that date.		
The Royal Insurance Company, Limited, William Mackay, Chief, Agent, Montreal.	\$104,633 Canada Stock; \$48,667 Canada Debentures; \$75,000 Province of Ontario Bonds; \$17,033 Province of Quebec Inscribed Stock; \$40,500 Prov. of Quebec Bonds; \$102,367 Prov. of New Brunswick Bonds; \$108,040 Prov. of Nova Scotia Bonds; \$100,000 Province of Manitoba Bonds; \$100,000 Province of British Columbia Bonds; \$990,854 Canadian Northern Railway Guaranteed Bonds, and \$282,333 Municipal Securities. Total, \$1,969,427. (Accepted at \$1,861,817).		Fire and Life.
La Sauvegarde Life Insurance Company, Philorum Bonhomme, Chief Agent Montreal.	\$55,000 Municipal Securities. (Accepted at \$52,250).		Life.
The Scottish Union and National Insurance Company, Esinbart & Evans, Chief Agents, Montreal.	\$320,644 Municipal Securities. (Accepted at \$307,095).		Fire and Tornado.
The Security Life Insurance Company of Canada, Joseph M. Fortier, President, Montreal.	\$57,000 Municipal Securities. (Accepted at \$54,108).		Life.
The Sovereign Fire Assurance Company of Canada, H. S. Wilson, Managing Director, Toronto.	\$57,500 Municipal Securities. (Accepted at \$50,786).		Fire.
The Sovereign Life Assurance Co. of Canada, H. J. Meiklejohn, Managing Director, Winnipeg.	\$32,000 Municipal Securities. (Accepted at \$50,000).		Life.
Springfield Fire and Marine Insurance Company, Joseph Murphy, Chief Agent, Toronto.	\$25,000 Province of Nova Scotia Debentures and \$222,000 Municipal Securities. Total, \$247,000. (Accepted at \$231,903).		Fire, Tornado and Sprinkler Leakage.
The Standard Life Assurance Company, D. M. McGoun, Manager, Montreal.	\$6,173,724 Municipal Securities; \$43,000 Montreal Harbour Bonds; \$67,000 Province of Manitoba Debentures; \$9,000 Province of Quebec Debentures, and \$321,128 Province of Quebec Annuities. Total, \$6,613,852. (Accepted at \$6,259,748, being \$133,622 Life A, and \$6,126,126 Life B). Also \$1,966,632 vested in Canadian Trustees under the Insurance Act.		Life.
The Star Assurance Society, Alf. W. Briggs, Secretary, Toronto.	\$97,333 Newfoundland Bonds and \$96,847 Province of Nova Scotia Debentures. Total, \$194,180. (Accepted at \$176,704).		Life.
The Stato Life Insurance Company, Indianapolis, Indiana, W. H. Hunter, Chief Agent, Toronto.	\$127,000 Municipal Securities. (Accepted at \$121,141.) Also \$54,000 vested in Canadian Trustees under the Insurance Act.		Life.
The Sterling Accident and Guarantee Company of Canada (formerly the Accident and Guarantee Co. of Canada), Albert Starkey, Chief Agent, Montreal.	\$24,333 Province of Quebec Inscribed Stock, and \$15,000 Municipal Securities. Total, \$39,333. (Accepted at \$32,250).		Accident and Sickness.
St. Paul Fire and Marine Insurance Company, Robert J. Dale, Chief Agent, Montreal.	\$60,000 Province of Manitoba Debentures, and \$136,000 Municipal Securities. Total, \$196,000. (Accepted at \$184,794).		Fire, Inland Transportation, Tornado and Automobile.
The Subsidiary High Court of the Ancient Order of Foresters in the Dominion of Canada, William Williams, Permanent Secretary, Toronto.	\$58,690 Municipal Securities. (Accepted at \$56,499).		Life and Sickness.
Sun Insurance Office, London, Eng., H. M. Blackburn, Manager, Toronto.	\$22,530 Canada Stock; \$48,667 Province of Manitoba Bonds; \$24,333 Prov. of Nova Scotia Stock; \$60,000 Alberta and Great Waterways Ry. Co. G'teed Bonds; \$36,500 Grand Trunk Pacific Ry. 1st Mortgage Bonds (Guaranteed), and \$251,400 Municip. Securities. Total, \$436,297. (Accepted at \$410,293).		Fire.
The Sun Life Assurance Company of Canada, E. Macaulay, President, Montreal.	\$64,000 Municipal Securities. (Accepted at \$60,800).		Life.
The Supreme Court of the Independent Order of Foresters, Elliot G. Stevenson, Superintendent, Chief Ranger, Toronto.	\$100,000 Canada Stock. (Accepted at \$100,000).		Life, Disability, and Sickness Insurance on the Assessment plan.
The Title and Trust Company, John J. Gibson, Manager, Toronto.	\$77,000 Municipal Securities. (Accepted at \$75,989).		Title Insurance as defined in Company's Act of Incorporation.
The Travelers Indemnity Company, Hartford, Conn., Frank F. Parkins, Chief Agent, Montreal.	\$109,500 Municipal Securities. (Accepted at \$100,530.)		Accident, Sickness, Steam Boiler, Fly wheel and Automobile.
The Travelers Insurance Company, Hartford, Conn., Frank F. Parkins, Chief Agent, Montreal.	\$678,200 Municipal Securities; \$15,000 Montreal Harbour Bonds; \$56,453 Prov. of Quebec Bonds; \$74,947 Manitoba and S. E. Ry. Bonds (Guaranteed) and \$50,000 Canadian Northern Ry. Guaranteed Debs. Total, \$874,600. Also \$2,650,000 in the hands of Canadian Trustees under the Insurance Act. Accep. at \$3,473,412, being \$3,203,412 (Life), and \$270,000 (Accident).		Life and Accident.
The Travellers' Indemnity Company of Canada, Frank F. Parkins, Chief Agent, Montreal.	\$81,000 Municipal Securities. (Accepted at \$79,379).		Accident, Sickness, Steam Boiler, Automobile and Plate Glass.
The Travellers Life Assurance Company of Canada, George H. Allen, Managing Director, Montreal.	\$55,000 Municipal Securities. (Accepted at \$52,599).		Life.
Underwriters at American Lloyds, Godfrey C. White, Chief Agent, Montreal.	\$30,000 Commonwealth of Massachusetts Bonds; \$25,000 New York State Bonds and \$21,900 Municipal Securities. Total, \$76,900. (Accepted at \$72,366).		Fire and Sprinkler Leakage.
L'Union compagnie d'assurances contre l'incendie, Paris, France, Louis Maurice Fer- rand, Chief Agent, Montreal.	\$300,000 Francs French Rentes. (Accepted at \$55,296).		Fire.
Union Assurance Society, Limited, T. T. Morrissey, Chief Agent, Montreal.	\$212,300 Municipal Securities. (Accepted at \$202,419).		Fire.

LIST OF INSURANCE COMPANIES LICENSED TO DO BUSINESS IN CANADA UNDER THE INSURANCE ACT, 1910—*Concluded.*

Name of the Company and Chief Agent to Receive Process.	AMOUNT OF DEPOSIT.		Description of Insurance Business for which Licensed.
	Deposits marked (A) are applicable solely to Life Policies existing 31st March, 1878; marked B to policies issued or assumed subsequent to that date.		
The Union Life Assurance Company, Hardy Pollman Evans, President, Toronto..... Union Mutual Life Insurance Company, Henri F. Morin, Chief Agent, Montreal.....	\$55,000 Municipal Securities. (Accepted at \$51,274)..... \$240,346 Prov. of Ontario Annuity Bonds; \$35,000 Montreal Harbour Bonds; \$60,000 Prov. of Ontario Debentures; \$100,500 Prov. of New Brunswick Bonds; \$145,632 Prov. of Manitoba Bonds; \$220,460 Canad. Northern Ry. Guaranteed Bonds; \$25,000 Prov. Quebec Bonds and \$768,814 Municipal Securities Total, \$1,595,752. Accepted at \$1,553,779, being \$100,000(A) and \$1,453,779(B).		Life. Life.
The United States Fidelity and Guaranty Company, Baltimore, Md., Arthur E. Kirkpatrick, Chief Agent, Toronto. United States Life Insurance Company, in the City of New York, Lewis A. Stewart, Chief Agent, Toronto. ³	\$145,000 Municipal Securities; \$5,000 Canadian Northern Railway Guaranteed Bonds and \$50,000 Province of Ontario Debentures. Total \$200,000. (Accepted at \$183,745). \$16,060 Province of Quebec Inscribed Stock; \$46,280 Province of New Brunswick Bonds; Canadian Northern Railway Guaranteed Bonds, and \$190,733 Municipal Securities. Total, \$304,073. (Accepted at \$276,332) \$60,000 State of New York Bonds. (Accepted at \$57,855.) \$27,667 Municipal Securities; \$36,200 Loan Company Debentures, \$10,000 Province of Manitoba Bonds, and \$5,353 Canadian Northern Ry. Guaranteed Bonds. Total, \$79,220. (Accepted at \$75,187). \$72,513 Canada Stock; \$25,000 New Brunswick Coal and Railway Guaranteed Debentures; \$24,333 Canadian Northern Railway 4 p.c. Guaranteed Bonds; \$25,000 Province of Manitoba Bonds; \$24,333 India Stock; \$35,000 Alberta and Great Waterways Ry. Co. Guaranteed Bonds; and \$154,917 Municipal Securities. Total, \$362,097. (Accepted at \$351,509).		Guarantee, Accident, Sickness, Burglary, Plate Glass and Steam Boiler. Life.
Westchester Fire Insurance Company, J. W. Tatley, Chief Agent, Montreal..... The Western Assurance Company, W. B. Meikle, Managing Director Toronto..... The Yorkshire Insurance Company, Limited, P. M. Wickham, Chief Agent, Montreal.			Fire. Fire, Inland Transportation, Lightning, Explosion and Tornado. Fire, Live Stock, Accident, Sickness and Plate Glass.

FOLLOWING INSURANCE COMPANIES ARE REGISTERED UNDER THE INSURANCE ACT, 1910, AND ARE PERMITTED TO TRANSACT IN CANADA THE BUSINESS OF LIFE INSURANCE UPON THE ASSESSMENT PLAN.

NAME OF COMPANY.	CHIEF AGENT TO RECEIVE PROCESS.
*The Canadian Order of the Woodmen of the World..... The Commercial Travellers' Mutual Benefit Society..... *The Grand Council of the Catholic Mutual Benefit Association of Canada.....	Clair Jarvis, Chief Agent, London, Ont. Etta M. Rowley, Secretary, Toronto John J. Behan, Secretary, Kingston, Ont.

*Authorized also to transact the business of Sickness Insurance.

THE FOLLOWING LIFE INSURANCE COMPANIES HAVING CEASED TO TRANSACT NEW BUSINESS IN CANADA, ARE ENTITLED UNDER SECTION 102 OF "THE INSURANCE ACT, 1910," TO TRANSACT ALL BUSINESS CONNECTED WITH POLICIES EXISTING AT 31st MARCH, 1878, AND THEIR DEPOSITS ARE APPLICABLE TO THOSE POLICIES SUBJECT TO THE PROVISIONS OF THE STATUTES IN THAT BEHALF.

NAME OF THE COMPANY AND CHIEF AGENT TO RECEIVE PROCEEDS.	AMOUNT OF DEPOSIT	BUSINESS.
The Connecticut Mutual Life Insurance Company, Hartford, Conn., U.S., F. W. Evans, General Agent, Montreal.	\$113,140 Municipal Securities. (Accepted at \$107,050)	Life.
The Edinburgh Life Assurance Company, F. W. Kingstone, Chief Agent, Toronto.	\$47,000 Municipal Securities and \$48,667 Cape of Good Hope Stock. Total \$95,667 (Accepted at \$93,317)	Life.
The Life Association of Scotland, Charles M. Holt, Attorney, Montreal	\$117,530 Province of Quebec Stock, and \$58,400 Prov. of Man. Bonds, Total, \$175,930. (Accepted at \$153,599).	Life.
National Life Insurance Company of the United States of America, Charles Powis, Chief Agent, Hamilton, Ont.	\$80,000 Municipal Securities. (Accepted at \$58,200)	Life
North Western Mutual Life Insurance Company, Milwaukee, William Angus, Attorney, Montreal.	\$100,000 United States Bonds	Life
Phoenix Mutual Life Insurance Company, Hartford, Conn. C. R. G. Johnson, Chief Agent	\$31,000 Canadian Northern Ry. Guaranteed Bonds, and \$99,280 Niagara Falls Park Bonds. Total, \$130,280. (Accepted at \$130,125).	Life.
The Scottish Amicable Life Assurance Society, Charles J. Fleet, Attorney, Montreal.	\$25,000 Province of New Brunswick Bonds, and \$123,000 Municipal Securities. Total, \$148,000. (Accepted at \$141,850).	Life.
The Scottish Provident Institution, John H. Dunlop, Chief Agent, Montreal	\$91,000 Municipal Securities. (Accepted at \$86,450)	Life.

NOTE.

The limited license of the CANADIAN GUARDIAN LIFE INSURANCE COMPANY expired on the 1st April 1912, and was not renewed. The Company has given the notice required by Section 103 of the Insurance Act, 1910, and 122 claims of policyholders entitled to share in the deposit of the Company were received, the total reserve value of the policies being \$19,116.01. A sufficient amount of the Company's securities were sold to provide this amount and the balance has been released to the Company with the exception of \$8,000 which has been held as protection in respect of payments made to minors.

The MANITOBA ASSURANCE COMPANY has reinsured all its risks with the Liverpool-Manitoba Assurance Company and has given notice that it will apply for the release of its deposit on February 3, 1913.

The OTTAWA ASSURANCE COMPANY has reinsured all its risks with the London Mutual Fire Insurance Company and has given notice that it will apply for the release of its deposit on January 5, 1913.

The STERLING ACCIDENT AND GUARANTEE COMPANY OF CANADA has reinsured all its risks with the Dominion Gresham Guarantee and Casualty Company and has given notice that it will apply for the release of its deposit on February 5, 1913.

INSURANCE DEPARTMENT,
OTTAWA, 31st December, 1912.

W FITZGERALD Superintendent of Insurance.

LISTE DES COMPAGNIES D'ASSURANCE

AUTORISÉES À FAIRE DES OPÉRATIONS AU CANADA EN VERTU DE LA LOI DES ASSURANCES, 1910.

NOM DE LA COMPAGNIE ET PRINCIPAL AGENT POUR LA RÉCEPTION DES SIGNIFICATIONS DE PIÈCES ET D'AVIS.	MONTANT DES DÉPÔTS.	ASSURANCE AUTORISÉE.
	Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878, ceux marqués (B) aux polices émises ou prises depuis cette date.	
Compagnie d'assurance contre l'incendie dite Acadia, R. K. Elliot, secrétaire, Halifax, N.-E.	\$61,000 valeurs municipales. (Acceptées à \$59,914).	Contre l'incendie.
Compagnie d'assurance dite «Ætna», Hartford, Connecticut, F. W. Evans, agent général, Montréal.	\$193,793 valeurs municipales, \$15,000 débentures de la province du Manitoba, \$4,000 obligation du havre de Montréal, et \$50,000 débentures des compagnies de prêt. Total, \$262,793. (Accepté à \$245,028.)	Contre l'incendie et sur les automobiles.
Compagnie d'assurance sur la vie dite «Ætna», Hartford, Connecticut, Thomas H. Christmas, agent en chef, Montréal.	\$486,667 effets cons. brit.; \$50,000 débent. de la Nouv.-Ecosse; \$97,333 déb. de la prov. de Québec; \$260,000 oblig. gar. du c. de f. Canadian Northern; \$66,000 oblig. de la prov. du Nouv.-Brunswick; \$100,000 oblig. de l'île du P.-Edouard; \$100,000 oblig. des Etats-Unis; \$60,000 oblig. du havre de Montréal, et \$3,769,839 débent. mun. Total, \$4,989,840. Val. acc. \$4,620,371, étant \$100,000 (A), et \$4,322,131 (B)	Sur la vie.
Compagnie d'assur. dite «Alliance» Lim., T. D. Belfield, agent en chef, Montréal.	\$109,500 effets de la province de la Colombie-Britannique; \$257,933 obligat. garanties du chemin de fer Grand-Tronc-Pacifique. Total, \$367,433. (Acceptés à \$303,777).	Contre l'incendie, les accidents, la maladie et de garantie.
Compagnie d'assurance maritime Américaine et Etrangère, Robert J. Dale, agent en chef, Montréal.	\$26,000 obligations enregistrees des Etats-Unis. (Acceptées à \$25,472).	Assurer les matières postales recom. passant d'un point en Canada à un autre point en Canada.
Compagnie d'assurance dite «American Central», W. P. Fess, agent en chef, Winnipeg.	\$91,797 valeurs municipales. (Acceptées à \$82,912).	Incendie et tornades. (Restreinte aux provinces du Manitoba, Saskatchewan, Alberta et Col.-Britannique
Compagnie dite «The American Insurance Company», Conrad S. Riley, agent en chef, Winnipeg.	\$55,967 valeurs municipales. (Acceptées à \$51,042).	Contre l'incendie.
Compagnie Américaine de sûreté de New-York, William H. Hall, agent en chef, Toronto.	\$100,000 obligations garanties du chemin de fer Canadian Northern. (Acceptées à \$99,500).	Garantie.
Compagnie Anglo-Américaine d'assurance contre l'incendie, H. H. Beck, gérant, Toronto.	\$40,393 oblig.-garanties consol. 4 p.c. portant ire hypoth. du ch. de fer Canadian Northern, et \$10,726 valeurs municipales. Total, \$51,120. (Acceptées à \$50,583).	Contre l'incendie.
Compagnie d'assurance Atlas (à resp. limitée), Matthew C. Hinslaw, agent en chef, Montréal.	\$209,267 inscriptions du Canada 3½ p.c.; \$48,667 inscriptions, 4 p.c. du gouv. de Terre-Neuve; \$73,000 obligations du chemin de fer Grand-Tronc-Pacifique, et \$58,400 inscrip. 4 p.c. Victorian. Total \$376,389. (Acceptées à \$380,244).	Contre l'incendie.
Compagnie Canadienne d'inspection et d'assurance des chaudières à vapeur, W. H. N. Roberts, secrétaire, Toronto.	\$111,574 valeurs municipales. (Acceptées à \$104,133).	Contre l'incendie.
Compagnie d'assurance de l'Amérique Britannique, W. B. Meikle, agent en chef, Toronto.	\$41,000 valeurs municipales et \$21,400 débentures de compagnies de prêt. Total, \$62,400. (Acceptées à \$58,520).	Sur chaudières à vapeur.
Compagnie d'assurance contre l'incendie British Colonial, Théodore Meunier, directeur-gérant, Montréal.	\$55,000 débentures municipales. (Acceptées à \$53,790).	Contre l'incendie.
Compagnie d'assurance sur la vie British Columbia, Sanford S. Davis, gérant général, Vancouver.	\$55,000 valeurs municipales. (Acceptées à \$51,161).	Sur la vie.
Compagnie d'assurance maritime Britannique et Etrangère (à resp. limitée.) Robert Dale, agent en chef, Montréal.	\$117,000 valeurs municipales. (Acceptées à \$111,150).	Fuites d'arrosoirs et transports à l'intérieur.
Compagnie d'assurance «British Northwestern Fire Insurance Company», F. K. Foster, directeur gérant, Winnipeg.	\$355,000 débentures des compagnies de prêt. Acceptées à \$52,250.)	Contre l'incendie.
Compagnie d'assurance dite «Caledonian» John G. Borthwick, gérant, Montréal.	\$256,959 valeurs municipales, \$60,333 débentures des compagnies de prêt, et \$48,667 oblig. du gouvernement de l'Australie du sud. Total, \$366,459. (Acceptées à \$348,380).	Contre l'incendie.
Compagnie d'assurance dite «California», John McLeod, agent en chef, Vancouver.	\$55,009 valeurs municipales. (Acceptées à \$50,586).	Contre l'incendie.
Compagnie d'assurance du Canada contre les accidents, T. J. Hudson, secrétaire, Montréal.	\$75,302 valeurs municipales; \$14,733 oblig. de la prov. du Nouv.-Brunswick, et \$1,000 oblig. de la province du Manitoba. Total, \$91,035. (Acceptées à \$87,418)	Contre l'incendie.
Compagnie d'assurance du Canada sur la vie, Hon. Geo. A. Cox, président, Toronto.	\$61,000 débentures municipales. (Acceptées à \$57,960).	Sur la vie.
Compagnie d'assurance contre l'incendie Canada National, W. T. Alexander, directeur-gérant, Winnipeg, Man.	\$55,000 débentures des compagnies de prêt. (Acceptées à \$52,250).	Contre l'incendie.
Compagnie d'assurance Canada Weather, George W. Hunt, agent en chef, Toronto.	\$21,000 valeurs municipales. (Acceptées à \$20,719).	Assurance contre les dommages à la propriété causés par les cyclones, tornades, tempêtes de vent, la gelée ou la grêle, excepté en ce qui concerne les biens en cours de transport par eau.
Compagnie Canadienne d'assurance contre les accidents et sur les chaudières, John J. Durand, secrétaire, Toronto.	\$45,000 débentures de compagnies de prêt et \$10,000 valeurs municipales. Total, \$55,000. (Acceptées à \$52,500).	Accidents, maladie, effraction, glaces et automobiles.
Compagnie Canadienne d'assur. contre l'inc., R. T. Riley agt. en chef, Winnipeg.	\$70,000 valeurs municipales. (Acceptées à \$66,500)	Contre l'ncendie.

LISTE DES COMPAGNIES D'ASSURANCE AUTORISÉES A FAIRE DES OPÉRATIONS AU CANADA EN VERTU DE LA LOI DES ASSURANCES, 1910.—Suite.

NOM DE LA COMPAGNIE ET PRINCIPAL AGENT POUR LA RÉCEPTION DES SIGNIFICATIONS DE PIÈCES ET D'AVIS.	MONTANT DES DÉPÔTS. Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878, ceux marqués (B) aux polices émises ou prises depuis cette date.	ASSURANCE AUTORISÉE.
Compagnie Canadienne d'assurance contre les accidents sur les chemins de fer, John Hinto, agent en chef, Ottawa.	\$15,000 débentures de la province d'Ontario, et \$60,000 valeurs municipales. Total, \$75 000. (Acceptées à \$72,270.)	Contre les accidents, la maladie et sur les chaudières à vapeur.
Compagnie d'assurance sur la vie dite « Capital Life of Canada », A. Eugène Corriveau, directeur, Ottawa.	\$57,194 valeurs municipales. (Acceptées à \$54,313)	Sur la vie.
Compagnie d'assurance mutuelle contre l'incendie, des Manufacturiers du Canada Central, E. P. Heaton, gérant, Toronto	\$54,000 valeurs municipales. (Acceptées à \$51,300)	Contre l'incendie.
Compagnie d'assurance de l'Union Commerciale (à resp. limitée), Londres, Angleterre, James McGregor, agent en chef, Montréal.	\$107,067 effets 3 p.c. du Cap de Bonne-Espérance; \$24,333 effets à p.c. canadiens; \$183,960 obligations de Queensland; \$48,667 Irish Land Stock; \$48,667 obligations de Terre-neuve; \$36,300 stock enregistré 3 p.c. de la province d'Ontario; \$48,667 inscriptions 3 p.c. de la Colombie-Britannique; \$31,633 obligations 4 p.c. de l'Australie du Sud; \$121,667 stock de la Nouvelle Galles du Sud; \$24,333 stock du gouvern. de Victoria; \$29,200 inscript. 4 p. c. de Ceylan; \$177,633 oblig. garant. du ch. de fer Canadian Northern, \$121,667 déb.-actions garanties du East Indian Railways; \$48,667 débent. des compagnies de prêt, et \$231,667 valeurs municipales. Total, \$1,284,327. (Valeur acceptée \$1,216,764 étant \$107,067 vie A, \$151,928 vie B et \$957,769 incendie.)	Contre l'incendie et sur la vie.
Associat. d'ass. sur la vie, dite « Confédération », J. K. Macdonald, président, Toronto	\$85,367 débentures municipales. (Acceptées à \$75,347)	Sur la vie.
Compagnie d'assurance contre l'incendie du Connecticut, Dewar et Bethune, agents en chef, Ottawa.	\$110,000 effets canadiens 3½ p.c., et \$15,000 débentures de la province d'Ontario. Total, \$125,000. (Acceptées à \$123,950)	Contre l'incendie.
Compagnie d'assur. dite « Continental », Joseph Rowat, agent en chef, Montréal.....	\$203,000 obligations de l'Etat de New-York ; \$30,000 obligations des Etats-Unis. Total, \$253,000. (Acceptées à \$247,854)	Contre l'incendie.
Compagnie d'assur. sur la vie « Continental », Geo. B. Woods, président, Toronto.....	\$55,000 valeurs municipales. (Acceptées à \$52,443)	Sur la vie.
Compagnie d'ass. sur la vie dite « Crown », William Wallace, gérant général, Toronto.....	\$68,193 valeurs municipales. (Acceptées à \$66,122)	Sur la vie.
Compagnie d'ass. contre l'incendie la « Dominion », Robt. F. Massie, prés., Toronto	\$54,935 valeurs municipales. (Acceptées à \$50,961)	Contre l'incendie.
Compagnie de garantie et d'assurance contre les accidents la Dominion Gresham, Charles W. Hagar, gérant général, Montréal.	\$134,992 valeurs municipales. (Acceptées à \$126,964)	Contre les voleurs, les accidents, la maladie, de garantie et sur les automobiles.
Compagnie d'assurance sur la vie dite « Dominion », Thomas Hiliard, président, Waterloo, Ont.	\$60,220 valeurs municipales. (Acceptées à \$57,825)	Sur la vie.
Compagnie d'assurance Dominion du Canada, accidents et garantie Charles A. Withers gérant, Toronto.	\$200,740 valeurs municipales. (Acceptées à \$186,166)	Contre l'incendie.
Corporation d'assurance dite "Employers' Liability" (à resp. limitée), Richard I. Griffin agent en chef, Montréal.	\$48,667 effets du Canada; \$4,867 obli. de la Tasmanie; \$26,231 oblig. du gouvernement japonais; \$41,853 oblig. de la prov. de Québec; \$38,933 oblig. de Terre-neuve; \$26,231 débent. du Manitoba; \$68,134 effets 3 p.c. de la prov. de la Col.-Britannique; \$24,333 effets 3½ p.c. de la prov. de la N.-Ecosse; \$111,934 oblig. gar. du ch. de fer Canadian Northern; \$24,333 obligations garanties de la Cie du chemin de fer Grand-Tronc Pacifique; \$7,670 effets consolidés britanniques; \$28,186 rentes viagères du chemin de fer de Madras; \$69,668 obligations du gouvernement belge, et \$310,000 val. munic. Total, \$829,202. (Acceptées à \$780,738)	Contre l'incendie, contre les accidents, de garantie et contre la maladie.
Société d'assurance sur la vie, dite "Equitable," des Etats-Unis Sergeant P. Stearns, gérant, Montréal.	\$99,767 oblig. de la prov. de Québec; \$274,933 effets de la province de Québec, et \$1,838,967 valeurs municipales. Total, \$2,213,667. (Acceptées à \$2,042,809, étant \$100,000 (A), et \$1,942,809 (B). Aussi \$3,825,900 entre les mains de fidéicommissaires canadiens en vertu de l'Acte des assurances.	Sur la vie.
Compagnie d'assurance du Canada contre l'incendie dite "Equity," W. G. Brown, gérant, Toronto.	\$55,333 valeurs municipales. (Acceptées à \$53,069)	Contre l'incendie.
Compagnie d'assurance sur la vie Excelsior, Edwin Marshall, gérant général, Toronto.	\$20,000 oblig. de la prov. du Nouv.-Brunswick; \$2,000 débent. de comp. de prêt, et \$32,000 valeurs munic. Total, \$54,000. (Acceptées à \$52,300.)	Sur la vie.
Compagnie d'assurance dite "Factories Insurance Company, Limited," Ormsby, Clapp, and Anderson, agents en chef, Toronto.	\$15,000 débentures de la province du Nouveau-Brunswick; \$25,000 débentures de la Nouv.-Ecosse; \$17,000 valeurs munic. Total, \$57,000. (Acceptées à \$51,307.)	Contre l'incendie.
Compagnie Fédérale d'assurance du Canada sur la vie, Alfred N. Mitchell, assistant gérant général, Hamilton.	\$79,981 valeurs municipales. (Acceptées à \$75,988)	Sur la vie.
Compagnie d'assurance dite "Fidelity and Casualty Co." of New York, Bartholomew Minehan, agent en chef, Toronto.	\$100,000 obligations de la Commonwealth du Massachusetts; \$51,953 valeurs municipales. Total, \$151,953. (Acceptées à \$137,645.)	Contre les effractions, les accidents, la maladie, les chaudières à vapeur et sur les glaces.
Compagnie d'assurance contre le feu la Fidelity-Phenix de New-York, A. M. M. Kirkpatrick, agent-chef, Toronto.	\$155,000 oblig. du district de Columbia; \$40,000 obligations des Etats-Unis ; \$130,000 valeurs municipales. Total, \$325,300. (Acceptées à \$309,495.)	Incendie et tourbillons.
Compagnie d'assurance dite "Fireman's Fund Insurance," John H. Hunter, agent en chef, Toronto.	\$50,000 Commonwealth of Massachusetts, et \$45,000 obligations de l'Etat de Californie. (Acceptées à \$82,225.)	Incendie, transport à l'intérieur et assurance contre les pertes ou les avaries aux automobiles par accident, vol et larcin.
Compagnie d'assurance dite "Firemen's Insurance Company of Newark," N.J., Benjamin B. Smith, agent en chef, Winnipeg, Man.	\$10,000 débentures garanties du chemin de fer Canadian Northern, et \$44,773 valeurs municipales. Total, \$54,773. (Acceptées à \$50,833).	Contre l'incendie.
Compagnie d'assurance générale contre les accidents, du Canada, John J. Durand, secrétaire, Toronto.	\$44,459 valeurs municipales. (Acceptées à \$42,541)	Contre les accidents et la maladie.

Compagnie d'assurance générale contre les accidents, contre le feu et sur la vie, limitée Thomas H. Hall, agent en chef, Toronto.	\$235,123 valeurs municipales et \$15,000 débentures de compag. de prêt. Total, \$250,571. (Acceptées)	Contre l'incendie.	Animaux sur pied.
Compagnie d'assurance générale sur les animaux du Canada, R. A. Leduc, agent en chef, Montréal.	\$21,000 valeurs municipales. (Acceptées à \$20,438.)	Contre l'incendie.	
Compagnie d'assurance générale contre l'incendie, Joseph A. Laurin, agent en chef, Montréal.	\$56,667 francs, rentes françaises. (Acceptées à \$68,812.)	Contre l'incendie.	
Compagnie d'assur. German-American, John H. Esinhart et Trevor et A. Evans, agents, Montréal.	\$50,000 oblig. prov. du Manitoba; \$25,000 oblig. du havre de Montréal, et \$218,340 valeurs municipales. Total, \$283,340. (Acceptées à \$272,092.)	Contre l'incendie.	
Compagnie d'assurance contre l'incendie la « Germania. » Percy Robertson, agent en chef, Toronto	\$50,000 débentures de la province d'Ontario. (Acceptées à \$60,000)	Contre l'incendie.	
Compagnie d'assurance sur la vie Germania, C. R. G. Johnson, agent en chef, Montréal.	\$97,333 oblig. garanties du ch. de fer Canadian Northern; \$25,000 oblig. du havre de Montréal, et \$50,000 valeurs municipales. Total, \$172,333. (Acceptées à \$168,583.)	Sur la vie.	
Compagnie d'assurance du Grand-Ouest, sur la vie, L. H. Brock, dir.-gér., Winnipeg.	\$60,000 valeurs municipales. (Acceptées \$57,000.)	Sur la vie.	
Compagnie de garantie de l'Amérique du Nord, Henry C. Rawlings, agent en chef, Montréal.	\$27,000 valeurs municipales; \$30,000 obligations du havre de Montréal, et \$2,400 effets du Canada. Total, \$59,400. (Acceptées à \$56,550.)	De garantie.	
Compagnie d'ass. contre les accidents et de garantie dite « Guardian, » H. M. Lambert, directeur-gérant, Montréal.	\$132,487 valeurs municipales. (Acceptées à \$127,780.)	Contre les accidents, maladie, garantie effraction et glaces.	
Compagnie d'assurance dite « Guardian, » (à resp. limitée), Londres, Ang., Hugh M. Lambert, agent en chef, Montréal.	\$48,667 insc. 3 p.c. de la prov. de Québec; \$98,000 oblig. de la prov. du Manitoba, \$50,000 Débentures de la prov. de la Col.-Britannique; \$38,400 oblig. de la prov. du Nouv.-Brunswick; \$48,667 oblig. gar. du ch. de fer Canadian Northern, et \$330,400 val. munic. Total, \$634,133. (Acceptées à \$593,512.)	Contre l'incendie, sur la navig. intérieure, contre es cyclones ou tourbillons, fuites d'eau des résers, assurances contre la perte ou les dommages aux automobiles par accident, effraction ou vol.	
Compagnie d'assurance contre l'incendie dite « Hartford, » Peter A. McCallum, agent en chef, Toronto.	\$150,000 obligat. garanties du Canadian Northern; \$470,073 valeurs municipales, et \$20,000 actions de banque. Total, \$640,073. (Acceptées à \$606,289.)	Licence restreinte à garantir les polices de la Compagnie d'inspection et d'assurance des chaudières du Canada. Sur la vie.	
Compagnie d'assurance de la baie d'Hudson, Charles E. Berg, gérant, Vancouver.	\$65,976 valeurs municipales. (Acceptées à \$63,337.)	Contre l'incendie, les accidents d'automobiles et les tourbillons.	
Compagnie Impériale d'assurance de garantie et contre les accidents du Canada, E. Williams, secrétaire, Toronto.	\$50,000 valeurs municipales, et \$61,000 débentures des compagnies de prêt. Total, \$111,000. (Acceptées à \$106,200.)	Contre l'incendie et la grêle.	
Compagnie Impériale d'assurance sur la vie, du Canada, J. K. Pickett, gérant, Toronto.	\$60,000 débentures des compagnies de prêt, et \$182,798 valeurs municipales. Total, \$242,798. (Acceptées à \$231,846.)	Garanties, accidents, maladie, effractions et sur les glaces.	
Compagnie d'assurance de l'Amérique du Nord, Robert Hampson et Fils, Limitée, agents en chef, Montréal.	\$10,000 obligations 3 p.c. de la prov. de la Nouvelle-Ecosse; \$289,867 valeurs munic. et \$85,213 obligat. garanties du ch. de fer Canadian Northern. Total, \$335,080. (Acceptées à \$313,374.)	Contre l'incendie, le transport à l'intérieur et contre la perte ou les dommages aux automobiles, non compris l'assurance contre les pertes résultant de blessures aux personnes.	
Compagnie d'assurance de l'Etat de Pennsylvanie, Paul von Szeliski, agent en chef, Toronto.	\$49,200 valeurs municipales, et \$5,000 débentures de la province d'Ontario. Total \$54,200. (Acceptées à \$50,992.)	Contre l'incendie.	
Compagnie dite « International Casualty Company, » C. G. Hobson, agent en chef, Vancouver.	\$20,000 Consols. des Etats-Unis. (Acceptées à \$19,000.)	Accidents, maladie et automobiles, Limitée à la province de la Colombie-Britannique.	
Compagnie d'assurance dite « International Fidelity, » Neil Sinclair, agt-ch., Toronto.	\$5,000 consolidés 2 p.c. des Etats-Unis. (Acceptées à \$5,000.)	Assur. de garantie restreinte aux emp. de la Cie des mach. à coudre Singer.	
Compagnie d'assurance dite « The Law Union and Rock, Limitée, » J. E. E. Dickson, gérant pour le Canada, Montréal.	\$59,333 val. municip., \$115,827 consol. britann.; \$87,000 effets de la prov. de Québec, et \$10,707 déb. de la prov. du Manitoba. Total \$273,467. (Acceptées à \$234,086.)	Contre l'incendie, les accidents et la maladie.	
Compagnie d'assurance dite « Liverpool and London and Globe, » J. Gardner Thompson, gérant pour le Canada, Montréal.	\$244,900 valeurs municip.; \$73,000 obligat. garanties Ire hypothèque du ch. de fer Canadian Northern; \$146,000, effets du chemin de fer Canadian Northern (Ontario); \$48,667 effets garantis des octrois de terres du Pacifique Can., et \$670,616 effets du Canada. Total, \$1,183,183. (Acceptées à \$1,148,372.)	Contre l'incendie et sur la vie.	
Compagnie d'assurance dite « The Liverpool-Manitoba Assurance Company, » J. Gardner Thompson, directeur-gérant, Montréal.	\$21,000 obligations de la province du Manitoba, et \$35,000 valeurs municipales. Total, \$56,000. (Acceptées à \$55,903.)	Contre l'incendie.	
Compagnie d'assur. sur les glaces de Lloyd's, New York, J. Carl Reed, Le Grand Réed, Geo. B. Shaw et Chas. B. McNaught, agents en chef, Toronto.	\$40,000 obligations de la province du Manitoba et \$73,900 valeurs municipales. Total, \$113,900. (Acceptées à \$109,340.)	Glaces.	
Assurance dite « London, » W. Kennedy et W. B. Cully, agts conjoints, Montréal.	\$167,000 val. munic., et \$42,583 effets de la prov. du Manitoba. Total, \$209,583. (Acceptées à \$201,233.)	Contre l'incendie, les effractions et sur a vie.	
Compagnie de garantie et contre les accidents, de Londres, (à respons. limitée), D. W. Alexander, gérant pour le Canada, Toronto	\$46,720 effets can., \$24,333 effets de la prov. d'Ontario, \$36,500 obligat. gar. du ch. de fer Canadian Northern, \$19,467 obligations de la prov. d'Alberta, \$19,467 oblig. de la prov. de la Saskatchewan; \$9,733 effets du gouvernement de Victoria; \$10,000 obligations garanties de l'Alberta and Great Waterways, et \$116,800 val. mun. Total, \$283,020. (Acceptées à \$272,653.)	De garantie, contre les accidents et la maladie.	
Compagnie d'assurance contre l'incendie, dite « London et Lancashire, » (à responsabilité limitée), Liverpool, Alfred Wright, agent en chef, Toronto.	\$29,200 effets canad. 3 p.c.; \$49,333 oblig. du Parc des Chutes Niagara; \$29,200 effets consol. britann.; \$26,767 prêts locaux du gouv. brit.; \$29,200 effets de la prov. d'Ontario; \$26,280 débent. de la prov. du Manitoba, \$24,333 débentures du Cap de Bonne Espérance; \$97,333 actions-débentures garanties du ch. de fer Canadian Northern; \$1,9467 effets garanties du chemin de fer Canadian Northern Pacific, et \$173,737 valeurs municipales. Total, \$504,830. (Acceptées à \$479,226.)	Contre l'incendie et les accidents.	
Compagnie de garantie et d'assurance contre les accidents London et Lancashire, du Canada, Alexander Maclean, secrétaire, Toronto.	\$34,067 débentures du Cap de Bonne Espérance; \$48,667 emprunts du gouvernement britannique et \$5,900 val. munic. Total, \$88,684. (Acceptées à \$87,575.)	Garantie, accidents, maladie et sur les glaces	

LISTE DES COMPAGNIES D'ASSURANCE AUTORISÉES À FAIRE DES OPÉRATIONS AU CANADA EN VERTU DE LA LOI DES ASSURANCES, 1910. — Suite.

NOM DE LA COMPAGNIE ET PRINCIPAL AGENT POUR LA RÉCEPTION DES SIGNIFICATIONS DE PIÈCES ET D'AVIS.	MONTANT DES DÉPÔTS.	ASSURANCE AUTORISÉE.
Compagnie d'assurance sur la vie, dite "London and Lancashire Life and General Assurance Association, Limited," Alexander Bisset et Leonard G. Gauthier, agents en chef, Montréal. Compagnie d'assurance mutuelle "London," contre l'incendie du Canada, Frank D. Williams, agent en chef, Toronto. Compagnie d'assur. sur la vie dite "London," J. C. Richter, gérant, London, Ont. Compagnie d'assurance sur le bois de New-York, E. D. Hardy, agt.-chef, Ottawa. Compagnie d'assurance du Manitoba, J. Gardiner Thompson, direct. gérant, Montréal. Compagnie d'ass. des Manufacturiers sur la vie, G. A. Somerville, gér. gén., Toronto... Compagnie d'assurance de Marine (limitée,) W. J. G. Thomson, agent en chef, Halifax. Maryland Casualty Company, Baltimore, Md., J. William Mackenzie, agent en chef, Toronto. Compagnie d'assur. contre l'inc. «Mercantile,» Alfred Wright, secrétaire, Toronto.... Compagnie d'assurance sur la vie dite «Metropolitan,» New-York, E.-U., John Tilton, agent en chef, Ottawa. Compagnie d'ass. sur la vie The Monarch, J. W. W. Stewart, dir. gérant, Winnipeg... Compag. d'ass. Montréal-Canada contre l'inc., A. Champagne, président, Montréal.... Compagnie d'ass. dite "The Mount Royal Assurance Company," J. E. Clément, gérant, Montréal. Compag. d'ass. mutuelle du Canada, sur la vie, Geo. Wegenast, dir. gérant, Waterloo... Compagnie d'assurance mutuelle sur la vie, de New-York, Fayette Brown, gérant, Montréal. Compagnie Nationale d'assurance contre le feu de Hartford, Smith, Mackenzie & Hall, agents en chef, Toronto. Compagnie d'ass. sur la vie Nationale du Canada, A. J. Ralston, agent-chef, Toronto... Compagnie d'ass. sur les glaces et d'assurances générales La Nationale Provinciale (limitée), G. H. Ewart, agent en chef, Toronto Compagnie d'assurance dite «National Surety,» J. Carl Reed, Le Grand Reed, Geo. B. Shaw et Chas. B. McNaught, agents-en-chef, conjoints, Toronto. Compagnie d'assurance contre l'incendie «National Union » de Pittsburgh, Pe., Henry J. Richmond, agent en chef, Toronto. Compagnie d'assurance sur la vie de New-York, Percy V. Raven, agent en chef, Montréal. Compagnie d'ass. sur les glaces de New-York, Gus. Fauteux, agent en chef, Montréal... Compagnie d'assurance contre l'incendie "Niagara," C. H. Enderton, agent en chef Winnipeg. Compagnie d'ass. sur la vie «North American,» L. Goldman, direc. gérant, Toronto... Compagnie d'assurance dite «North British and Mercantile,» Randall J. Davidson, directeur gérant, Montréal	Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878, ceux marqués (B) aux polices émises ou prises depuis cette date.	Sur la vie. Contre l'incendie. Sur la vie. Contre l'incendie. Sur la vie. Automobiles et transport à l'intérieur. Accidents, maladies, effractions, de garantie, sur les glaces et les chaudières à vapeur. Contre l'incendie. Sur la vie. Sur la vie. Contre l'incendie. Contre l'incendie et sur les glaces. Sur la vie. Sur la vie. Incendie et tourbillons. Sur la vie. Glaces. De garantir . Contre l'incendie. Sur la vie. Sur les glaces. Contre l'incendie et les tourbillons. Sur la vie. Contre l'incendie et sur la vie.
\$40,000 oblig. de la province du Nouv.-Brunswick, et \$98,500 valeurs municip. Aussi \$3,312,744 confiées à des fidéicommiss. canadiens en vertu de l'Acte des Assurances. Acceptées à \$3,263,745, étant \$100,000 (A), et \$3,163,745 (B). \$38,000 valeurs municipales, et \$23,500 débetures de compagnies de prêt. Total, \$61,300. (Acceptées à \$58,432.) \$60,000 valeurs municipales. (Acceptées à \$53,095) \$107,900 débetures 3 p.c. d'Ontario. (Acceptées à \$104,405) \$4,867 effets 4 p.c. canadiens et \$50,000 valeurs municipales. Total, \$54,867. (Acceptées à \$52,294.) \$107,177 valeurs municipales. (Acceptées à \$185,658) \$121,667 effets britanniques consolidés; et \$4,867 obligations garanties du chemin de fer Canadian Northern. Total, \$126,533. (Acceptées à \$105,850) \$54,773 obligations garanties du chemin de fer Canadian Northern et \$241,239 val. municipales. Total, \$296,013. (Acceptées à \$276,881.) \$22,000 effets 3 p.c. canadiens; \$17,034 oblig. du Canada; \$19,467 effets de la prov. d'Ontario; \$73,000 débetures garanties 3 p.c. Ire hypothèque du ch. de fer Canadian Northern, \$9,733 effets garantis du ch. de fer Canadian-Northern-Pacifique, et \$15,814 valeurs municipales. Total, \$157,047. (Acceptées à \$144,797.) \$97,333 effets canadiens; \$600,000 obligations de la province du Manitoba; \$146,000 effets de la province de Québec; \$97,333 obligations de la province du Nouveau-Brunswick; \$1,572,300 obligations garanties du chemin de fer Canadian Northern, et \$5,811,512 valeurs municip. Total, \$9,024,012. (Acceptées à \$8,419,583.) Aussi, \$2,843,644 attribués à des fidéicommissaires canadiens en vertu de la Loi des assurances. \$56,434 valeurs municipales. (Acceptées à \$50,521.) \$60,000 valeurs municipales. (Acceptées à \$57,000.) \$59,500 valeurs municipales. (Acceptées à \$55,251.) \$114,000 valeurs municipales. (Acceptées à \$109,013). \$400,000 oblig. de la prov. de la Nouvelle-Ecosse; \$219,000 oblig. de la prov. du Nouveau-Brunswick; \$200,000 oblig. de la prov. du Manitoba; \$149,893 oblig. gar. du ch. de fer Manitoba et Sud-Est; \$500,000 obligations garanties du chemin de fer Canadian Northern, et \$1,496,333 valeurs municip. Total, \$2,963,227. (Acceptées à \$2,853,591.) Aussi \$1,462,380 en moins de fidéicommissaires canadiens en vertu de l'Acte des assurances. \$225,000 valeurs municipales, et \$50,000 débetures des compagnies de prêt Total, \$275,000. (Acceptées à \$262,556.) \$25,000 débetures du Manitoba, et \$30,000 valeurs munic. (Acceptées à \$53,500). \$12,167 consolidés de la Colombie-Britannique. (Acceptés à \$10,118) \$54,000 débetures municipales. (Acceptées à \$52,506.) \$61,333 valeurs municipales. (Acceptées à \$61,081.) \$1,510,000 oblig. du Commonwealth du Massachusetts; \$2,919,987 oblig. gar. du ch. de fer Canadian Northern; \$199,530 oblig. Manitoba and South Eastern Railway; \$50,000 débet. de la province d'Ontario; \$2,616,100 valeurs municip. Total, \$7,295,617. (Acc. à \$6,807,962, étant \$100,000 vie A, et \$6,707,962 vie B.) Aussi, \$3,513,230 confiées à des fidéicommissaires canadiens en vertu de l'Acte des assurances. \$35,467 valeurs municipales. (Acceptées à \$31,006) \$50,000 obligations de l'Etat de New-York, et \$10,000 valeurs municipales. Total \$60,000. (Acceptées à \$56,905.) \$61,200 valeurs municipales. (Acceptées à \$57,950.) \$74,000 oblig. du havre de Montréal; \$1,154,388 valeurs municipales; \$25,000 oblig. de la province du Nouveau-Brunswick. Total, \$1,253,353. (Acc. à \$1,178,280), étant \$708,799 incendie, \$55,130 vie A, et \$414,351 vie B.		

Compagnie d'assurance contre l'incendie North Empire, Donald H. McDonald, prés., \$69,533 valeurs municipales.	(Acceptées à \$60,814.)		Contre l'incendie.
dont, Winnipeg, Manitoba.			
Compagnie d'ass. dite «The North West Fire Insurance Company», Thomas Bruce, \$73,315 valeurs municipales.	(Acceptées à \$53,912.)		Contre l'incendie.
assistant-gérant, Winnipeg.			
Compagnie d'assurance Northern, Limited, Robert W. Tyre, gérant, Montréal.....	\$36,500 effets consolidés britanniques, \$107,333 obligations 3 p.c. Ire hypothèque (garanties) du Grand Tronc Pacifique; \$65,213 effets canadiens et \$235,553 valeurs municipales. Total, \$507,600. (Acceptées à \$451,300.)		Contre l'incendie.
Compagnie canadienne d'assurance sur la vie dite «Northern», John Milne directeur gérant, London, Ont.	\$67,107 valeurs municipales. (Acceptées à \$64,204)		Sur la vie.
Compagnie d'assurance dite "Northwestern National Insurance Company of Milwaukee, Wis.", Guy M. Harris, agent en chef, Winnipeg, Man.	\$54,507 valeurs municipales. (Acceptées à \$50,186)		Contre l'incendie, les tourbillons et la grêle. (Opérations limitées aux provinces d'Ontario, du Manitoba, de l'Alberta, de la Saskatchewan et de la Colombie Britannique).
Société d'assurance contre l'incendie dite «Norwich Union, Limited», Norwich, Angl., John B. Laidlaw, agent en chef, Toronto.	\$124,100 effets canadiens; \$58,400 obligations garanties du chemin de fer Canadian Northern; \$29,200 oblig. de la prov. du Nouveau-Brunswick; \$20,000 oblig. de la prov. d'Ontario; \$480,453 valeurs municipales, et \$25,000 débetures de comp. de prêt. Total, \$737,153. (Acceptées à \$676,732).		Contre l'incendie.
Société d'ass. sur la vie dite «Norwich Union», John B. Laidlaw, agent-chef, Toronto	\$72,780 valeurs municipales. (Acceptées à \$68,910.)		Sur la vie.
Compagnie d'assurance contre l'incendie de la Nouvelle-Ecosse, A. C. Baillie, gérant, Halifax, N.-E.	\$53,000 valeurs municipales. (Acceptées à \$50,179.)		Contre l'incendie.
Compagnie d'assurance contre le feu, l'Occidental, A. F. Kempton, secrétaire, Wawanesa, Man.	\$55,000 débetures de la province du Manitoba. (Acceptées à \$54,175.)		Contre l'incendie.
Corporation d'assurance contre les accidents et de garantie dite «Ocean», (à resp. lim tée) Charles Hoffman Neely, gérant, Toronto	\$204,000 effets consolidés britanniques; \$4,867 effets canadiens; \$12,167 obligations de la province de Québec; \$24,333 effets de la province de Québec; \$33,533 effets de la province d'Ontario; \$36,500 effets de la Nouvelle-Galles du Sud, \$48,667 obligations garanties du ch. de fer Canadian Northern, et \$33,667 valeurs municipales. Total, \$478,133. (Acceptés à \$420,603)		Contre les accidents, la maladie de ga-an-tie et sur les glaces.
Compagnie d'assurance maritime l'Océan (à respons. limitée), Robert Hampson & Son, Limited, agents en chef, Montréal	\$132,860 obligations garanties du chemin de fer Canadian Northern. Acceptés à \$123,560.)		Assurer les matières postales et colis de messageries passant par le Canada.
Compagnie d'assurance d'Ontario contre l'incendie, James Edward Rice, agent en chef Calgary, Alta.	\$18,500 obligations de la province de la Nouvelle-Ecosse, \$9,000 obligations de la province du Nouveau-Brunswick, et \$23,000 débetures de la province du Manitoba. Total, \$50,500. (Acceptés à \$50,149.)		Contre l'incendie.
Compagnie d'assurance d'Ottawa, Matthews, Wrightson & Co (Canada), agents en chef, Montréal.	\$10,000 effets de la province de Québec; \$10,000 débetures de la province du Nouveau-Brunswick, et \$30,000 valeurs municipales. Total, \$50,000. (Acceptés à \$52,544.)		Contre l'incendie.
Compagnie d'assurance La Palatine, Ltée, James McGregor, agent en chef, Montréal..	\$48,667 débetures des compagnies de prêts, et \$57,300 valeurs municipales. Total, \$105,667. (Acceptés à \$100,388.)		Contre l'incendie.
Compagnie d'assur. contre le feu Pacific Coast, Thomas W. Greer, gér. gén. Vancouver	\$58,000 valeurs municipales. (Acceptées à \$50,985.)		Contre l'incendie.
Compagnie d'assurance dite «Phoenix», (à resp. limitée) R. MacD Paterson et J. B. Paterson, agents généraux, Montréal.	\$30,000 obligations de la province du Manitoba; \$112,420 inscriptions de la province de la Colombie-Britannique; \$73,000 obligations du gouv. de Terre-neuve; \$487 obligations du Canada; \$194,667 actions-débetures garanties du Canadian Northern; \$84,553 effets de la province de Québec, \$70,567 obligations garanties de la Cie du chemin de fer Grand-Tronc-Pacifique; \$175,200; débetures garanties du chemin de fer Canadian Northern, et \$585,854 val. munici. Total, \$1,326,747. (Acceptés à \$1,209,182, étant \$386,712 vie et \$822,470 incendie.) Aussi, \$1,589,288 confiés à des fiduciaires canadiens en vertu de l'Acte des assurances.		Contre l'incendie.
Compagnie d'assurance Phoenix, Hartford, Conn., J. W. Tatley, agent en chef, Montréal.	\$288,000 valeurs municipales, et \$5,000 obligations de la province du Nouveau-Brunswick Total, \$294,000 (Acceptés à \$278,952.)		Accidents et maladie, restreinte aux membres de l'Ordre Maçonnique en Canada, et limitée quant au montant par l'Acte constitutif de l'Association.
Association Protectrice du Canada, Eugène E. Gleason, secrétaire, Granby, P.Q.....	\$18,000 valeurs municipales. (Acceptées à \$15,344.)		Contre l'incendie.
Compagnie d'assurance dite «Providence Washington Insurance Company», Robert Thompson and Son, Ltd., agents en chef, Montréal.	\$65,000 obligations du Massachusetts, et \$100,000 obligations de l'Etat du Rhode Island. Total \$106,000 (Acceptées à \$102,258.)		Sur a vie.
Société dite «Provident Savings Life Assurance» de New-York, J. S. Lowell, agent en chef, Toronto.	\$56,912 valeurs municipales. (Acceptées à \$434,044.)		Contre l'incendie.
Compagnie d'assurance Provinciale, Limitée, Willis Faber & Co. of Canada, Ltd., agents en chef Montréal.	\$52,073 effets-consolidés britanniques; \$14,600 valeurs municipales; \$24,333 effets garantis du chemin de fer Québec et Lac Saint-Jean, et \$24,333 effets de la province de la Saskatchewan. Total, \$115,940. (Acceptés à \$103,421.)		Sur la vie.
Compagnie d'assurance la Prudential of America, Wm. White, agent en chef, Montréal	\$120,000 obligations du Commonwealth de Massachusetts; \$50,000 oblig. Canadian Northern, et \$1,545,292 valeurs municipales. Total, \$1,715,292. (Acceptés à \$1,621,062.)		Contre l'incendie.
Compagnie d'assurance contre l'incendie-de Québec, Colin E. Sword, secrétaire, Québec	\$10,000 oblig. de la prov. du Nouveau-Brunswick; \$46,720 débetures provinciales du Manitoba; \$4,000 obligations de la province de Québec, et \$38,040 débetures municipales. Total, \$148,760. (Acceptés à \$145,826)		Contre l'incendie.
Compagnie d'assurance Queen, d'Amérique, William Mackey, agent en chef, Montréal.	\$48,667 effets à 4 p.c. de la Nouvelle-Zélande; \$30,416 obligations de la province de Québec; \$70,000 obligations de la province d'Ontario; \$40,000 débetures de la province du Manitoba; \$48,667 obligations garanties du chemin de fer Canadian Northern; \$10,000 obligations du havre de Montréal, et \$341,773 valeurs municipales. Total, \$589,523 (Acceptés à \$563,703).		Garantie, accidents et maladie.
Compagnie d'assurance des voyageurs par chemin de fer, Frank H. Russell, agent en chef, Toronto.	\$12,167 stig. effets consolidés britanniques; \$79,599 effets des Indes; \$45,455 effets garantis de la compagnie de chemin de fer des Indes-Orientales. Total, \$137,221. (Acceptés à \$107,093).		

LISTE DES COMPAGNIES D'ASSURANCE AUTORISÉES A FAIRE DES OPÉRATIONS AU CANADA EN VERTU DE LA LOI DES ASSURANCES, 1910.—*Suite.*

NOM DE LA COMPAGNIE ET PRINCIPAL AGENT POUR LA RÉCEPTION DES SIGNIFICATIONS DE PIÈCES ET D'AVIS.	MONTANT DES DÉPÔTS. Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878, ceux marqués (B) aux polices émises ou prises depuis cette date.	ASSURANCE AUTORISÉE.
Société d'assurance mutuelle sur la vie, dite «Reliance,» Londres, Ang., John B. Laird, agent en chef, Toronto. Compagnie d'assurance contre l'incendie de Rimouski, secrétaire, Rimouski, P.Q. Compagnie d'assurance dite «Royal Exchange,» Arthur Barry, agent en chef, Montréal.	\$24,333 obligations du gouvernement de Terrebonne, et \$85,167 valeurs municipales. Total, \$109,500. (Acceptées à \$96,133.) \$55,000 valeurs municipales. (Acceptées à \$51,680.) \$306,600 Irish Land stock. (Accepté à \$244,562.)	Sur la vie. Contre l'incendie.
The Royal Guardians, A. T. Patterson, secrétaire suprême, Montréal.	\$88,820 valeurs municipales; \$5,000 débentures du havre de Montréal. Total, \$93,820. (Acceptées à \$80,187.)	Incendie, accidents, maladie, et vol ou larcin sur les automobiles. Sur la vie et contre les maladies.
Compagnie d'assurance Royale, Limitée, William Mackay, agent en chef, Montréal.	\$104,633 effets du Canada; \$48,607 débentures du Canada; \$75,000 obligations de la province d'Ontario; \$17,033 inscriptions de la province de Québec; \$40,500 obligations de la province de Québec; \$102,367 obligations de la province du Nouveau-Brunswick; \$108,040 obligations de la province de la Nouvelle-Ecosse; \$100,000 obligations de la province du Manitoba; \$100,000 obligations de la province de la Colombie-Britannique; \$990,854 obligations garanties du chemin de fer Canadian Northern et \$282,333 valeurs municipales. Total, \$1,969,427. (Acceptées à \$1,861,817.)	Contre l'incendie et sur la vie.
Compagnie d'assurance sur la vie La Sauvegarde, Philorum Bonhomme, agent en chef, Montréal.	\$55,000 valeurs municipales. (Acceptées à \$53,250.)	Sur la vie.
Compagnie d'assurance Union Ecosaise et Nationale, Esinhart et Evans, agents en chef, Montréal.	\$320,644 valeurs municipales. (Acceptées à \$307,095.)	Contre l'incendie et les tourbillons.
Compagnie d'assurance sur la vie dite «The Security Life Insurance Company of Canada, H. S. Wilson, directeur, Toronto.	\$57,000 valeurs municipales. (Acceptées à \$51,108.)	Sur la vie.
Compagnie d'assurance contre l'incendie la Sovereign du Canada, H. S. Wilson, directeur, Toronto.	\$57,500 valeurs municipales. (Acceptées à \$50,736.)	Contre l'incendie.
Compagnie d'assurance contre le feu et maritime Springfield, Joseph Murphy, agent en chef, Toronto	\$25,000 débent. de la province de la Nouvelle-Ecosse; et \$222,000 valeurs municipales. Total, \$247,000. (Acceptées à \$231,903.)	Contre l'incendie, les tourbillons et les fuites d'eau des réservoirs.
Compagnie d'assur. Sovereign Life of Canada, H. J. Meiklejohn, directeur général, Winnipeg.	\$52,000 valeurs municipales. (Acceptées à \$50,000.)	Sur la vie.
Compagnie d'assurance sur la vie, dite «Standard,» D. M. McGoun, gérant, Montréal.	\$6,173,724 valeurs municipales; \$43,000 obligations du havre de Montréal; \$67,000 débentures de la prov. du Manitoba; \$9,000 débentures de la prov. de Québec, et \$321,128 annuités de la province de Québec. Total, \$6,613,852. (Acceptées à \$6,259,748, étant \$133,622 vie (A), et \$6,126,126 vie (B). Aussi \$1,966,632 entre les mains de fidéicommissaires canadiens en vertu de l'Acte des assurances.	Sur la vie.
Société d'assurance dite «Star,» Alf. W. Briggs, secrétaire, Toronto.	\$97,333 oblig. de T.-Neuve, et \$96,847 débentures de la province de la Nouvelle-Ecosse. Total, \$194,180 (Acceptées à \$176,704.)	Sur la vie.
Compagnie d'assurance State Life, Indianapolis, Indiana, W. H. Hunter, agent en chef, Toronto.	\$127,000 valeurs municipales. (Acceptées à \$121,141.) Aussi \$54,000 entre les mains de fidéicommissaires canadiens en vertu de la Loi des assurances.	Sur la vie.
Compagnie contre les accidents et de garantie la Sterling du Canada, Albert Starkey, agent en chef, Montréal.	\$24,333 inscriptions de la province de Québec, et \$15,000 valeurs municipales. Total, \$39,333. (Acceptées à \$32,250.)	Contre les accidents et la maladie.
Compagnie d'assurance contre l'incendie et maritime de St. Paul, Robert J. Dale, agent en chef, Montréal	\$60,000 débentures de la province du Manitoba, et \$136,000 valeurs municipales. Total, \$196,000. (Acceptées à \$184,794.)	Contre l'incendie, le transport inférieur, les tourbillons et les accidents d'automobiles.
Haute Cour Subsidiaire de l'Ancien Ordre des Forestiers, dans le Dominion du Canada, William Williams, secrétaire permanent, Toronto.	\$58,650 valeurs municipales. (Acceptées à \$56,499.)	Sur la vie et contre la maladie.
Bureau d'assurance Sun, Londres, Angleterre, H. M. Blackburn, agent en chef, Toronto.	\$23,530 effets canadiens; \$48,667 obligations de la province du Manitoba; \$24,333 effets 3½ p. c. de la province de la Nouvelle-Ecosse; \$60,000 oblig. garanties de la Cie. du chemin de fer Alberta and Great Waterways; \$86,500 obligations garanties portant 1ere hypothèque du Grand Tronc Pacifique, et \$251,400 valeurs municipales. Total, \$436,297 (Acceptées à \$410,293.)	Contre l'incendie.
Compagnie d'assurance sur la vie dite «Sun,» du Canada, R. Macaulay, président, Montréal.	\$64,000 valeurs municipales. (Acceptées à \$60,800.)	Sur la vie.
Cour Suprême de l'Ordre Indépendant des Forestiers, Elliot G. Stevenson, chef ranger suprême, Toronto.	\$100,000 effets du Canada. (Acceptés à \$100,000.)	Sur la vie, contre l'incapacité de travailler et la maladie, système de répartition.
Title and Trust Company, John J. Gibson, agent en chef, Toronto.	\$77,000 valeurs municipales. (Acceptées à \$75,989.)	Assurance de titres, telle que définie dans l'acte consitutif de la compagnie.
Compagnie d'assurance dite «Travelers,» Hartford, Conn., Frank F. Parkins, agent en chef, Montréal.	\$678,200 valeurs municipales; \$15,000 obligations du havre de Montréal; \$56,453 obligations de la province de Québec, et \$74,947 obligations garanties du chemin de fer Manitoba et S.-E., et \$50,000 débentures garanties du chemin de fer Canadian Northern. Total, \$874,600. Aussi, \$2,650,000 entre les mains de fidéic. canadiens, en vertu de l'Acte des assurances. (Acceptées à \$3,473,412 étant \$3,203,412 (vie), et \$270,000 (accidents).)	Sur la vie et contre les accidents.

NOM DE LA COMPAGNIE ET PRINCIPAL AGENTS POUR LA RÉCEPTION DES SIGNIFICATIONS DE PIÈCES ET D'AVIS.	MONTANT DES DÉPÔTS. Les dépôts marqués (A) ne sont applicables qu'aux polices sur la vie en cours le 31 mars 1878, ceux marqué (B) aux polices émises ou prises depuis cette date.	ASSURANCE AUTORISÉE.
Compagnie dite "The Travelers Indemnity Co.," Hartford, Conn., Frank F. Parkins, agent en chef, Montréal. Compagnie dite "Travellers Indemnity Company of Canada, Frank F. Parkins, agent en chef, Montréal. Compagnie dite "Travellers Life Assurance Company of Canada," George H. Allen, directeur gérant, Montréal. Underwriters at American Lloyds, Godfrey C. White, agent en chef, Montréal..... L'Union, compagnie d'assurance contre l'incendie, Paris, France, Louis Maurice Farrand, agent en chef, Montréal. Compagnie dite "Union Assurance Society, Limited," T. L. Morrisey, agent en chef, Montréal. Compagnie d'assur. sur la vie Union, Hardy Pollman Evans, président, Toronto..... Compagnie d'assurance mutuelle Union sur la vie, Henri E. Morin, agent en chef, Montréal. Compagnie dite "The United States Fidelity and Guaranty," Baltimore, Md., Arthur E. Kirkpatrick, agent en chef, Toronto. Compagnie d'assurance sur vie des Etats-Unis, dans la cité de New-York, Lewis A. Stewart, agent en chef, Toronto. Compagnie dite "Westchester Fire Insurance Company," J. W. Tatley, agent en chef, Montréal. Compagnie d'assurance de l'Ouest, W. B. Meikle, directeur gérant, Toronto..... Compagnie Yorkshire d'assurance, Limitée, P. M. Wickham, agent en chef, Montréal..	\$109,500 valeurs municipales. (Acceptées à \$100,000.) \$81,000 valeurs municipales. (Acceptées à \$79,379.) \$55,000 valeurs municipales. (Acceptées à \$52,590.) \$30,000 obligations du Commonwealth du Massachusetts; \$25,000 oblig. de l'Etat de New-York; \$21,900 valeurs municipales. Total, \$76,900. (Acceptées à \$72,396.) 300,000 francs, rentes françaises. (Acceptées à \$55,295.) \$12,300 valeurs municipales. (Acceptées à \$92,419.) \$55,000 valeurs municipales. (Acceptées à \$51,274.) \$240,346 obligations d'amortis de la province d'Ontario; \$35,000 obligations du havre de Montréal; \$90,000 débetures de la province d'Ontario; \$100,500 obligations province du Nouveau-Brunswick; \$145,632 obligations de la province du Manitoba; \$220,460 obligations garanties du chemin de fer Canadian Northern; \$25,000 obligations de la province de Québec, et \$768,814 valeurs municipales. Total, \$1,595,752. (Acceptées à \$1,553,779, soit \$100,000 (A) et \$1,453,779 (B).) \$145,000 valeurs municipales; \$5,000 obligations garanties du chemin de fer Canadian Northern, et \$50,000 débetures de la prov. d'Ontario. Total, \$200,000. (Acceptées à \$183,745.) \$16,060 inscriptions de la province de Québec; \$46,280 obligations de la province du Nouveau-Brunswick; \$51,000 obligations garanties du chemin de fer Canadian Northern, et \$190,733 valeurs municipales. Total, \$304,073. (Acceptées à \$276,392.) \$60,000 obligations de l'Etat de New-York. (Acceptées à \$57,855.) \$27,667 valeurs municipales; \$36,200 débetures de compagnies de prêt; \$10,000 obligations de la province du Manitoba, et \$5,353 obligations garanties du chemin de fer Canadian Northern. Total, \$79,230. (Acceptées à \$73,187.) \$72,513 effets canadiens; \$26,000 débetures garanties de la compagnie de houille et de chemin de fer du Nouveau-Brunswick; \$24,333 obligations garanties 4 p. c. du chemin de fer Canadian Northern; \$25,000 obligations de la province du Manitoba, \$24,333 effets des Indes, \$35,000 obligations garanties de l'Alberta and Great Waterways Railway Co., et \$151,917 valeurs municipales. Total, \$362,097. (Acceptées à \$351,599.)	Contre es accidents, sur la maladie, les chaudières à vapeur, les tores d'air et les automobiles. Accidents, maladies et chaudières à vapeur. Sur la vie. Contre l'incendie et les fuites d'eau des réservoirs. Contre l'incendie. Contre l'incendie. Sur la vie. Sur la vie. Garantie contre les accidents, la maladie, les effractions, bris de glaces et des chaudières à vapeur. Sur la vie. Contre l'incendie. Contre l'incendie, le transport à l'intérieur, la foudre, les explosions et les tourbillons. Contre l'incendie, sur le bétail, contre les accidents, la maladie et bris de glaces.

LES COMPAGNIES D'ASSURANCE CI-DESSOUS SONT INSCRITES SOUS LA LOI DES ASSURANCES 1910 ET SONT AUTORISÉES À FAIRE DES OPÉRATIONS D'ASSURANCE EN CANADA, D'APRÈS LE SYSTÈME DE RÉPARTITION.

NOM DE LA COMPAGNIE.	AGENT EN CHEF POUR LA RÉCEPTION DES SIGNIFICATIONS DE PIÈCES.
*L'Ordre Canadien des Gens des Bois de l'Univers. Société de secours mutuels des Commis-voyageurs. *Le grand conseil de l'Association catholique de secours mutuels du Canada.....	Clair Jarvis, agent en chef, London, Ont. Ella M. Rowley, secrétaire, Toronto. John J. Bohan, secrétaire, Kingston, Ont.

* Aussi autorisé à faire des opérations d'assurance contre la maladie.

LES COMPAGNIES D'ASSURANCE SUR LA VIE CI-DESSOUS NOMMÉES AVANT CESSÉ D'ENTREPRENDRE DES RISQUES AU CANADA SONT AUTORISÉES EN VERTU DE L'ARTICLE 102 DE "LA LOI DES ASSURANCES, 1910," À POURSUIVRE TOUTES LES OPÉRATIONS SE RATTACHANT AUX POLICES ÉMISES AVANT LE 31 MARS 1878 ET LEURS DÉPÔTS SONT APPLICABLES À CES POLICES, SUJET AUX DISPOSITIONS DES STATUTS S'Y RATTACHANT.

NOM DE LA COMPAGNIE ET PRINCIPAL AGENT POUR LA RÉCEPTION DES SIGNIFICATIONS DE PIÈCES ET D'AVIS.	MONTANT DES DÉPÔTS.	ASSURANCE AUTORISÉE.
Compagnie d'assurance mutuelle sur la vie, dite Connecticut, Hartford, Conn., E.-U., F. W. Evans, agent général, Montréal.	\$113,140 valeurs municipales. Total, \$113,140. (Acceptés à \$107,019.)	Sur la vie.
Compagnie d'assurance sur la vie, d'Edimbourg, F. W. Kingstone, agent en chef, Toronto	\$47,000 valeurs municipales, et \$48,667 effets du Cap de Bonne-Espérance. Total, \$95,667.	Sur la vie.
Association d'assurance sur la vie d'Ecosse, Charles M. Holt, procureur, Montréal.	(Acceptés à \$33,317.) \$117,530 effets de la province de Québec, et \$58,400 obligations 5 p.c. de la province du Manitoba. Total, \$175,930. (Acceptés à \$153,599.)	Sur la vie.
Compagnie Nationale d'assurance sur la vie, des États-Unis d'Amérique, Charles Powis, agent en chef, Hamilton, Ont.	\$60,000 valeurs municipales. (Acceptées à \$58,250.)	Sur la vie.
Compagnie d'assurance mutuelle sur la vie "North Western," Milwaukee, E.-U., William Angus, procureur, Montréal.	\$100,000 obligations des États-Unis.	Sur la vie.
Compagnie d'assurance mutuelle sur la vie dite "Phoenix," Hartford, Connecticut, C. R. Johnson, agent en chef, Montréal.	\$31,000 obligations garanties du ch. de fer Canadian Northern, et \$99,280 obligations du Parc des Chutes Niagara. Total, \$130,280. (Acceptés à \$130,125.)	Sur la vie.
Société d'assurance sur la vie dite "Scottish Amicable," Charles J. Fleet, procureur, Montréal.	\$25,000 obligations de la province du Nouveau-Brunswick, et \$123,000 valeurs municipales. Total, \$148,000. (Acceptées à \$141,850.)	Sur la vie.
Institution de prévoyance Ecossaise, John H. Dunlop, agent en chef, Montréal.	\$91,000 valeurs municipales. (Acceptées à \$86,450.)	Sur la vie.

Note:—

Le permis limité de la CANADIAN GUARDIAN LIFE INSURANCE COMPANY a expiré le 1er d'avril 1912, et n'a pas été renouvelé. La compagnie a donné l'avis exigé par l'article 103 de la "Loi des assurances, 1910," et 122 réclamations de porteurs de polices qui ont droit de partager dans le dépôt de la compagnie ont été reçues, la valeur totale de la réserve des polices étant de \$19,116.01. Une somme suffisante des valeurs de la compagnie a été vendue pour créer ce montant, et la balance du dépôt a été remis à la compagnie, sauf \$3,000 qui ont été retenus pour garantir des paiements faits à des mineurs.

La Compagnie d'assurance du Manitoba a réassuré tous ses risques dans la "Liverpool-Manitoba Assurance Company," et elle a donné avis qu'elle demanderait le remboursement de son dépôt le 3 février 1913.

La Ottawa Assurance Company a réassuré tous ses risques dans la Compagnie d'assurance contre l'incendie "London Mutual," et elle a donné avis qu'elle demanderait le remboursement de son dépôt le 5 janvier 1913.

La Sterling Accident and Guarantee Company of Canada a réassuré tous ses risques dans la "Dominion Gresham Guarantee and Casualty Company," et elle a donné avis qu'elle demanderait le remboursement de son dépôt le 5 février 1913.

DÉPARTEMENT DES ASSURANCES, Ottawa, 31 décembre 1912.

W. FITZGERALD, Surintendant des Assurances.

OTTAWA.—Printed by CHARLES HENRY PARMELEE, Printer to the King's Most Excellent Majesty.



The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, JANUARY 11, 1913.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF
STATE OF CANADA.

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL
has been pleased to make the following appointments,
viz :—

OTTAWA, 7th January, 1913.

E. LITTLE, of Fort William, in the Province of
Ontario : to be Inspector of Gas and Electricity at
that place.

The undermentioned temporary Assistant Inspec-
tors of Weights and Measures, in the Weights and
Measures Districts hereinafter indicated, to be perman-
ently appointed as Assistant Inspectors, from 1st De-
cember, 1912 :—

NAME.	DISTRICT.
Abel Bernatchez	Quebec.
Jos. Raoul Chapleau	Montreal.
Jos. Arthur Champagne	St. Hyacinthe.
Ovide C. Delorme	Sherbrooke.
Charles A. McEachern	Toronto.
John William MacKinnon	Saskatoon.
Gerald Cyrus Hodgins	Ottawa.

The under-mentioned temporary Excise Officers in
the Inland Revenue Divisions hereinafter mentioned :
to be 3rd class Excise Officers, on probation, in said
Divisions, from 1st December, 1912 :—

NAME.	DIVISION.
Edmund Duncan Battrum	Calgary, Alberta.
John Fry	Windsor, Ontario.
Joseph Anthony Oliver	Joliette, P.Q.

H. H. WILSON, of the City of Toronto, in the Pro-
vince of Ontario ; to be Assistant Inspector of Gas and
Electricity for the District of Toronto, in the said Pro-
vince.

F. DAVEY DIAMOND, of the City of Belleville, in the
Province of Ontario : to be Inspector of Weights and
Measures for the Weights and Measures District of
Belleville, in the said Province.

PROCLAMATIONS.

ARTHUR.
[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of
the United Kingdom of Great Britain and Ireland
and of the British Dominions beyond the Seas
KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the
same may in anywise concern,—GREETING :

A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS in pur-
Deputy Minister of Justice, } suance of the pro-
Canada. } visions of the Canada
Temperance Act the following notice has been ad-
dressed to the Secretary of State of Canada, embody-
ing the petition therein set forth :

“To the Honourable the Secretary of State of
“Canada :

“Sir :—We, the undersigned electors of the Provi-
“sional Judicial District of Manitoulin (which is the
“Territorial District of Manitoulin), in the Province

"of Ontario, request you to take notice that we propose presenting the following petition to His Royal Highness the Governor General, namely :

"To His Royal Highness the Governor General of Canada in Council :—

"The petition of the electors of the Provisional Judicial District of Manitoulin (which is the Territorial District of Manitoulin) in the Province of Ontario, qualified and competent to vote at the election of a member of the House of Commons, in the said district.

"Respectfully shows that your petitioners are desirous that Part II of the Canada Temperance Act should be in force and take effect in the said district.

"And that we desire that the votes of all the electors of the said district be taken for and against the adoption of the said petition.

"Wherefore your petitioners humbly pray that Your Royal Highness will be pleased, by an Order in Council, under the one hundred and ninth section of the Act, to declare that Part II of the said Act shall be in force and take effect in the said district.

"And your petitioners will ever pray, etc."

And whereas it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said district, the number of signatures to the notice proved to be genuine being two hundred and ninety-four or thereabouts, and that the other requirements of the law have been observed.

And whereas an order of His Royal Highness the Governor General in Council has been passed directing that the votes of all the electors of the said district be taken for and against the adoption of the said petition.

Now Know Ye, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare that on Thursday the 30th day of January, 1913, a poll will be held in the said district for taking the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That James Russell McGregor, agent, of Gore Bay, in the Province of Ontario, has been appointed the returning officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to His Royal Highness the Governor General in Council. That the said returning officer is empowered and required to appoint a deputy returning officer at and for each polling place or station. That the returning officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the Court House, at Gore Bay, aforesaid, on Monday, the 27th day of January, 1913, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the returning officer at the said Court House, on Monday, the 3rd day of February next, 1913, at ten of the clock in the forenoon. And in the event of the petition being adopted by the electors, His Royal Highness the Governor General in Council may at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the said Part II of the said Act shall be in force and take effect in such district upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such district will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year; and if there are no licenses in force in the said district then that the said Part II of the said Act shall be in force and take effect in the said district from and after the expiration of thirty days from the date of such Order in Council.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely Beloved Uncle and Most Faithful Counsellor, Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom); Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; one of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TWENTY-EIGHTH day of DECEMBER, in the year of Our Lord one thousand nine hundred and twelve, and in the third year of Our Reign.

By Command,

THOMAS MULVEY,
Under-Secretary of State.

27-3

DESPATCHES, Etc.

CANADA.
No. 864.

DOWNING STREET,
18th December, 1912.

Sir,

I have the honour to transmit to Your Royal Highness for the information of your Ministers a copy of a despatch from His Majesty's Consul General at Budapest calling attention to the requirements of the Hungarian authorities with regard to passports and to the position according to the Hungarian Law of Hungarians who have been naturalized in foreign countries.

I have the honour to be,

Sir,

Your Royal Highness's most
obedient humble servant,

[Signed] L. HARCOURT.

Governor General

His Royal Highness

The Duke of Connaught and of Strathearn, K.G.,
K.T., K.P., G.C.B., G.C.S.I., G.C.M.G., G.C.I.E.,
G.C.V.O., &c., &c., &c.

TREATY
No. 4.

BUDAPEST,
November 25, 1912.

SIR,—Under the section "Passport requirements of Foreign Countries" in the Foreign Office List under the heading Austria-Hungary, I see that it is stated that for purposes of residence in this country a Passport or other document to prove identity is necessary. From the considerable number of persons who attempt to reside in Hungary over the legal period of 14 days without being provided with any proof of their nationality or identity I venture to draw your attention to the power invested in the Hungarian authorities to demand such proof after the interval mentioned. The difficulties which arise are usually in the case of Theatrical artistes from whom the Police Authorities require immediate proof of nationality. These persons rarely possess passports or other papers of identification and it has been usual at this Consulate General to give them a document stating that they have taken an oath as British subjects and that His Majesty's Consul

General believes their statement to be true. This paper is marked as being only valid in Hungary. This action has hitherto satisfied the Hungarian authorities. A similar certificate is issued when necessary in the case of governesses, etc., but the latter are always advised to procure their certificates of birth and so enable me to issue passports.

It is, I think, open to question whether this system is a satisfactory one. Not infrequently persons of these categories present themselves here and it is in some cases, especially in those of coloured persons, almost impossible to be sure whether they are British subjects or not. I venture to suggest that the paragraph in the Foreign Office List should point out that it is most desirable for theatrical artistes visiting Hungary to hold passports and that any British Subject resident for more than 14 days in Hungary may be and usually is summoned by the Authorities to produce proof of nationality and identity. Such a paragraph might save British Subjects coming to this country much trouble and anxiety.

There is a further question which I venture to think requires attention. According to Hungarian Law persons naturalised in Foreign Countries do not lose their Hungarian nationality by such a step. The Law prescribes that persons residing abroad uninterruptedly for more than ten years lose their Hungarian nationality unless they take certain action to preserve such nationality. The ten years count from the day they leave Hungary or if provided with passports from the day on which those documents cease to be valid.

According to General Instructions to His Majesty's Consular Officers in the event of an application being made to a Consular Officer for a passport by a British Subject who is still also a subject or citizen of the State in which such officer exercises Consular jurisdiction the application is to be refused and the applicant instructed to obtain a passport from the Authorities of that State.

Now according to the Concessions granted by the Hungarian Government to British and other Shipping Companies the latter are precluded from issuing passages from Hungary unless a passport is produced. This also applies to passages from Hamburg and other European ports, when issued by Companies having Agencies in Hungary. It happens that Hungarians naturalised in Canada do not infrequently visit their country of origin before the 10 years of absence are passed which free them from their Hungarian nationality. His Majesty's Consulate General in these cases is not permitted to issue passports to such persons and the result is that till they can obtain a Hungarian passport they may be exposed to great annoyance and loss of time and money. The above persons are often simple farmers who have no knowledge whatsoever of the passport regulations in force in Hungary, and imagine that their certificate of naturalization will free them from military service and other difficulties, which is not the case. Further, sometimes they are detained to fulfil their military service, and in others, even if they are themselves exempted, their sons are obliged to remain behind or deposit caution money for their subsequent enrolment as recruits. It seems clear that if they understood, as stated in their Certificates of Naturalization, that they could not be protected by this Consulate General and the trouble to which a visit to Hungary might expose them, they would probably not undertake the journey from Canada, or other British Colony. I am not aware whether the state of things I have described is known to the Canadian and other Dominion Governments, and I venture to suggest that, if this is not the case, steps should be taken to bring the matter to their notice.

It is hardly necessary to say that the remarks I have made apply to Hungary only, and not to Austria. The ordinary British Subject is firmly under the impression that Austria and Hungary are synonymous terms.

I have, etc.,

(Signed) EVELYN GRANT DUFF.

The Right Honourable
Sir Edward Grey, Bart., K.G.,
&c., &c., &c.

28-3

11

ORDERS IN COUNCIL.

[3550]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 21st day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date 5th November, 1912, that authority has been given, under the provisions of The Irrigation Act, to Messrs. John E. Enright and James C. Strong, of East End, Saskatchewan, to construct certain works for the diversion of water from Frenchman River, in Township 6, Range 22, west of the 3rd Meridian, for irrigation purposes, and that, by authority of Orders in Council dated 5th November, 1907, 29th July, 1909, and 29th October, 1910, certain lands were sold to Messrs. Enright and Strong for reclamation by means of irrigation, the total area so sold being 6,158.65 acres, of which 2,868 acres are to be irrigated.

The Minister further submits that, within the tract sold to Messrs. Enright and Strong for irrigation purposes, there lies a portion of the southwest quarter of Section 32, Township 6, Range 21, west of the 3rd Meridian, which, until recently, has been reserved for the use of the Royal North West Mounted Police at East End, Saskatchewan. This reservation has, however, now been cancelled, with the exception of the southwest quarter of legal subdivision 4 of the said Section 32. The remainder of this quarter section lies along the course of one of the main irrigation ditches constructed by Messrs. Enright and Strong, and a considerable proportion thereof can easily be irrigated from the said ditch.

That an application has been received from Messrs. Enright and Strong to purchase the southwest quarter of the said Section 32, for inclusion in their irrigation project.

The Minister, therefore, recommends that the southwest quarter of Section 32, Township 6, Range 21, west of the 3rd Meridian, excepting the southwest quarter of legal subdivision 4 thereof, be sold to James Carey Strong and Denham Norreys McLean, administrator of the estate of the late John Edward Enright, under the irrigation system, at the rate of \$3.00 per acre, one-fourth of which sum shall be paid within sixty days from the date of the sale and the remainder, together with interest at the rate of five per cent per annum, shall become due and payable upon the completion of the irrigation works. It shall be a condition of the sale that the irrigation works shall be completed to the satisfaction of the Minister of the Interior before letters patent are issued for the land sold, and that, if at the end of the period which may be granted for the construction of the irrigation works, such works have not been completed, the agreement to sell the lands may be cancelled and any amount paid on account thereof, or works constructed in connection with such irrigation system on the said land, may be forfeited to the Crown.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

28-4

[3614]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 2nd day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council, in virtue of the provisions of section 27 of chapter 113, Revised Statutes of Canada, 1906, is pleased to grant permission to change the name of the gasoline vessel "Giant", owned by the Giant Explosives Co., to that of "Giant No. 1."

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

28-1

[7]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 4th day of January, 1913

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS it is deemed advisable and in the public interest that the importation, manufacture, or sale of Hog Cholera serum and virus be prohibited in the Dominion of Canada,—

Therefore His Royal Highness the Governor General in Council, in virtue of the provisions of clause (1) of section 28 of chapter 75, Revised Statutes of Canada, 1906, is pleased to order as follows :—

The Quarantine Regulations established by Order in Council of the 30th November, 1909, as amended by Order in Council of the 19th August, 1911, are hereby further amended by adding the following section thereto :—

88½. The use of Hog Cholera serum, or virus, being considered a source of danger, the importation, manufacture, sale or use of such serum or virus, is prohibited.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

28-2

[3108]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 5th day of November, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS it is considered necessary to establish a permanent harbour line, in the Harbour of Little Current, Ontario, beyond which wharves, piers, breakwaters and other works shall not be built ;

And whereas the Chief Engineers of the Departments of Marine and Fisheries and of Public Works have recommended that the said lines be established according to plan and description, copy of which may be seen in the offices of the Harbour Master at Little Current, and of the District Engineer, Department of Public Works, Toronto, or at the Department of Public Works at Ottawa ;

Therefore His Royal Highness the Governor General in Council is pleased to establish a permanent harbour line, in the harbour of Little Current, in the Province of Ontario, as shown on the said plan and description, and the same is hereby established accordingly.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

28-2

[3578]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 24th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Adam Calleho for a free grant of Lot numbered 3, Flying Shot Lake Settlement, in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title ;

And whereas evidence has been submitted showing the applicant to have been in actual occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, is pleased to authorize and doth hereby authorize a free grant to Mr. Calleho of Lot numbered 3, Flying Shot Lake Settlement, in the Province of Alberta, containing by admeasurement 128 acres, more or less.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

28-4

[3568]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 27th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council, in virtue of the provisions of section 54 of The Fisheries Act, chapter 45 of the Revised Statutes of Canada, 1906, is pleased to order as follows :—

The Fishery Regulations for the Province of Ontario, adopted by Order in Council of 12th September, 1907, are hereby amended by adding the following section immediately after section 5,—

Section 5a.—Prohibitions.

Fishing for Black Bass, Maskinonge or Speckled Trout through the ice is prohibited.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

27-2

[3573]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 24th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order as follows :—

The General and Special Regulations for the Government of Public Harbours in Canada, as approved by Order in Council of the 20th April, 1911, are hereby amended by adding thereto the following Section as Section 36a.

36a. No oil, tar or other like substance or any inflammable or otherwise dangerous substance shall be thrown or discharged or drained or allowed to fall, flow or leak into the waters of any harbour, and any person violating the provisions of this regulation or any person in charge of or owning any ship, vessel, manufactory, works, house or other premises violating the provisions of this regulation shall be liable to a penalty of fifty dollars and in case of a continuing violation to a further penalty of ten dollars for every twelve hours during which such violation continues.

Sections 37 and 38 of the said Regulations are hereby amended, in the second line in each, to read "Sections 33, 36 and 36a"

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

27-3

[3537]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 20th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 16th December, 1912, that application has been made by Mr. Pierre Neass for a free grant of the S.E.¼ of Section 2, Township 72, Range 8, west of the Sixth Meridian, by virtue of occupation of the land at the date of the extinguishment of the Indian title.

The Minister states that evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8 in the summer of 1899.

The Minister recommends that, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, a free grant be authorized to Mr. Neass of the S.E.¼ of Section 2, Township 72, Range 8, west of the Sixth Meridian.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

27-4

[3541]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 21st day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior, under date 14th December, 1912, reports that Mr. C. B. Major has made application for a free grant of Lot numbered 13, Lesser Slave Lake Settlement, in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title.

The Minister recommends, as evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899, that under the provisions of subsection (c) of section 76 of The Dominion Lands Act, a free grant be authorized to Mr. Major of Lot numbered 13, Lesser Slave Lake Settlement, in the Province of Alberta, containing by admeasurement 30.9 acres, more or less.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

27-4

[3535]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 20th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS by Order in Council of the 20th December, 1911, four acres of land comprised in the S. W. $\frac{1}{4}$ of section 17, Township 28, Range 15, west of the Principal Meridian, were set apart and appropriated for the purpose of a cemetery site at Magnet, in the Province of Manitoba, and a grant thereof for the said purpose was authorized to the duly appointed trustees;

And whereas it has since been ascertained that section 35, chapter 17 of the Cemeteries Incorporation Act, R.S.M., 1902, under which such trustees were appointed also provides that successors to the trustees are to be appointed in such manner as may be specified in the Deed of Conveyance,—

Therefore His Royal Highness the Governor General in Council is pleased to order that the said Order in Council of the 20th December, 1911, shall be and the same is hereby amended to provide for the appointment of successors to the said trustees by ten or more of the inhabitants residing in the vicinity of the said land, at a meeting duly convened.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

27-4

[2364]

AT THE GOVERNMENT HOUSE AT OTTAWA

Thursday, the 5th day of October, 1911.

PRESENT :

HIS EXCELLENCY THE GOVERNOR-GENERAL
IN COUNCIL.

THE Minister of the Interior submits, under date 3rd October, 1911, that an application has been made by the Government of the Province of Alberta for the purchase, at \$1.00 an acre, for the purpose of establishing thereon a demonstration farm, lots 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13, east of Athabasca Landing, being part of the subdivision of Section 34, Township 66, Range 22, west of the fourth meridian, containing an aggregate area of 483.80 acres, which lots are comprised in Block 15, in the Townsite of Athabasca Landing, and are shown bordered pink upon the plan attached thereto. It has been represented to the Minister that the Provincial authorities have adopted a policy of establishing a number of these farms at points most convenient to the farmers throughout the Province as a demonstration of what a reasonably intelligent farmer could do with ordinary capital. At

these demonstration farms it is also proposed to hold the summer shows, seed fairs and stock judging contests;

The Minister states that the lands applied for are at the disposal of the Department of the Interior, and he is of the opinion that it would be in the public interest to favorably entertain the application,—

The Minister, therefore, recommends that the said lots, containing an aggregate area of 483.80 acres, be sold to the Government of the Province of Alberta at the rate of \$1.00 an acre.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

27-4

[3437]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 13th day of December, 1912

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS the Minister of the Interior states that, in addition to the lands reserved by Orders in Council of the 29th March, 1909, and the 25th April, 1912, for the purposes of the Hudson Bay Railway, it appears necessary in the public interest that a strip of land half a mile wide on each side of the land of the said railway from Le Pas to the western boundary of the land already set aside at Port Nelson, should be reserved,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection "e" of section 76 of The Dominion Lands Act, is pleased to order that a strip of land half a mile in width on each side of the Hudson Bay Railway, as finally located, from Le Pas to the western boundary of the land already set aside at Port Nelson shall be and the same is hereby withdrawn from disposal, in order that the same or part thereof may be used in connection with the said railway.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

26 4

[3492]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 17th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date 11th December, 1912, that Mr. J. P. Lewis obtained homestead entry for the south-west quarter of Section 6, Township 59, Range 10, west of the Fourth Meridian on the 4th February, 1907.

The Minister states that it appears that this homesteader deserted his wife, Emma J. Lewis, on the 20th September, 1908, and that since that time she has performed the required homestead duties;

That after Mrs. Lewis had been deserted for a period of three years her husband's entry was cancelled and she was permitted to make entry for this land on the 18th June, 1912;

That Mrs. Lewis has been granted a certificate of naturalization as a British subject;

That Mrs. Lewis has now made application for patent, but it appears that there is no provision in The Dominion Lands Act covering cases of this kind, under which she could obtain patent until she had held entry for the land for three years from the date of entry.

The Minister, therefore, recommends that authority be given, under the provisions of subsection "K" of section seventy-six of The Dominion Lands Act to enable patent to be issued at once.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

26-4

[3396]
AT THE GOVERNMENT HOUSE AT OTTAWA.
Thursday, the 7th day of December, 1912.
PRESENT :
HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS by Order-in-Council of the 28th of February, 1903, a general pier head line was established for the Harbour of Vancouver, in the Province of British Columbia ;

And whereas it is now considered desirable that the general pier head line so established should be changed in accordance with plan, copy of which may be seen in the office of the Harbour Master of Vancouver, or in the office of the District Engineer of the Department of Public Works at New Westminster in the Province of British Columbia, or at the Department of Public Works at Ottawa,—

Therefore His Royal Highness the Governor General in Council is pleased to approve and doth hereby approve the change in the general pier head line in the Harbour of Vancouver, as shown on the above mentioned plan.

26-3
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

RAILWAY COMMISSION.

C.R.C. No. 13 Re-issue C. 13
Cancels C.R.C. No. 11. New Rates. Cancels C. 11.
GRAND TRUNK PACIFIC RAILWAY.

STANDARD FREIGHT MILEAGE TARIFF between Grand Trunk Pacific Railway Stations in the Province of British Columbia (Prince Rupert to New Hazelton, inclusive).

To be applied in the absence of Tariffs quoting lower rates.

Governed by Canadian Classification and subject to General Rules and Conditions as shown below.

SMALLS—The minimum charge for any complete shipment of one or more classes, between any two stations, will be 100 lbs. at first class rate, but not less than 35 cents.

CARTAGE—The rates in this tariff are entirely exclusive of cartage.

This Tariff will apply to traffic carried upon the Grand Trunk Pacific Railway under the authority of Orders of the Board of Railway Commissioners for Canada, made under subsection 7, section 261 of The Railway Act.

Effective January 11th, 1913.

C. E. DEWEY,
General Freight Agent,
Winnipeg, Man.

Issued at Winnipeg, Man., December 30th, 1912.

Approved by Board of Railway Commissioners, December 27th, 1912.

GENERAL RULES AND CONDITIONS.

The rates named herein apply to or from the company's freight warehouses or station sidings, also to or from the sidings of connecting railways at points common with this railway where inter-switching arrangements have been established, subject, however, to the tariffs published by connecting railways in regard to inter-switching service, and to the published tariff of this company containing rules governing the absorption of such connecting lines' switching charges.

And are further subject :
To the general rules and conditions of carriage adopted by this company ;
To the published tariffs containing additional charges, if any, for switching, terminal service, storage, car service, diverting or re-consigning, or other

charges, rules or regulations at points of origin, destination or en route, which may in any wise change, affect or determine any part of the aggregate of the rates contained herein, or privileges or facilities granted, or allowed, or deliveries made ;
To the prepayment of charges on shipments destined to stations at which agents have not been installed ;
To the convenience of the construction department as to all shipments accepted for transportation.

Distance. Miles.	CLASSES IN CENTS PER 100 LBS.									
	1	2	3	4	5	6	7	8	9	10
10.....	21	18	14	11	10	9	8	9	8	6
15.....	27	23	18	14	13	11	9	11	10	7
20.....	31	26	21	16	15	13	11	12	12	8
25.....	35	29	24	18	17	15	12	13	13	9
30.....	39	33	26	20	18	17	13	14	14	10
35.....	43	36	29	22	20	18	14	15	16	11
40.....	46	39	31	24	22	19	15	16	18	12
45.....	50	43	34	26	24	20	15	17	19	13
50.....	50	45	36	27	25	21	16	18	20	14
55.....	54	48	38	29	26	22	17	18	21	15
60.....	58	50	40	30	27	22	17	19	22	15
65.....	62	53	42	31	28	23	18	20	23	16
70.....	66	55	44	33	30	24	19	20	24	16
75.....	68	58	46	35	31	25	19	21	25	16
80.....	72	60	48	36	32	26	20	22	26	17
85.....	74	62	49	37	33	27	21	23	27	17
90.....	76	64	51	38	34	28	21	23	28	18
95.....	78	65	52	39	35	29	22	24	29	18
100.....	80	67	54	40	36	30	22	24	30	19
110.....	86	72	57	43	38	32	23	25	32	20
120.....	90	75	60	45	40	34	25	26	34	21
130.....	94	78	63	47	42	35	26	27	35	21
140.....	99	82	65	49	44	37	27	28	37	22
150.....	102	85	68	51	46	39	28	29	39	23
160.....	107	89	71	54	48	41	29	30	41	24
170.....	111	93	74	56	50	42	31	31	42	25
180.....	115	96	76	58	52	44	32	32	44	26
190.....	119	99	80	60	54	45	32	33	45	27

When rates are not shown in the table for the exact distance, use the rates given for the next greater distance. 27-2

Order No. 18399.
THE BOARD OF RAILWAY COMMISSIONERS
FOR CANADA.

Friday, the 27th day of December, A.D. 1912.
H. L. DRAYTON, K.C.,
Chief Commissioner.
S. J. McLEAN,
Commissioner.

IN THE MATTER of the application of the Algoma Central and Hudson Bay Railway, the 'Applicant Company,' under section 327 of The Railway Act, for approval of its Standard Freight Mileage Tariff, C.R.C. No. 159 cancelling C.R.C. 1, filed with the Board under file No. 20693.

UPON the report and recommendation of the Chief Traffic Officer of the Board—

IT IS ORDERED that the applicant company's said Standard Freight Mileage Tariff, C.R.C. No. 159, cancelling C.R.C. No. 1, be, and it is hereby, approved.

(Signed) H. L. DRAYTON,
Chief Commissioner,
Board of Railway Commissioners for Canada.

BOARD OF RAILWAY COMMISSIONERS FOR
CANADA.

Examined and certified as a true copy under
section 23 of The Railway Act.

A. W. CARTWRIGHT,
Secretary of the Board of Railway Commissioners
for Canada.

Ottawa, 30th December, 1912.

G.F.D. No. 273
Cancels
G.F.D. No. 44.
Re-issue
Reduction.
C.R.C. No. 159
Cancels
C.R.C. No. 1.
THE ALGOMA CENTRAL AND HUDSON BAY
RAILWAY COMPANY.
STANDARD FREIGHT MILEAGE TARIFF.

DISTANCES.		Classes in cents per 100 lbs.									
		1	2	3	4	5	6	7	8	9	10
Over 5 miles.	Not over 5 miles.	8	7	6	5	4	4	4	3	3	3
Over 5 and not over 10 "	10 "	10	8	7	6	5	5	4	4	4	4
" 10 "	15 "	12	10	8	7	6	6	5	4	4	4
" 15 "	20 "	15	12	10	8	7	6	6	5	5	5
" 20 "	25 "	18	15	12	9	8	7	6	6	6	5
" 25 "	30 "	20	17	13	10	9	8	7	6	6	6
" 30 "	35 "	22	18	15	11	10	9	7	7	7	6
" 35 "	40 "	24	20	16	12	11	10	8	7	7	7
" 40 "	45 "	26	22	17	13	12	11	8	7	7	7
" 45 "	50 "	28	23	19	14	12	11	9	8	8	7
" 50 "	55 "	30	25	20	15	13	12	10	8	8	8
" 55 "	60 "	32	27	21	16	13	12	10	8	8	8
" 60 "	65 "	34	28	23	17	14	13	11	9	9	9
" 65 "	70 "	36	30	24	18	14	13	11	9	9	9
" 70 "	75 "	38	32	25	19	15	14	12	10	10	10
" 75 "	80 "	40	33	27	20	16	14	12	10	10	10
" 80 "	85 "	42	35	28	21	16	14	12	11	11	10
" 85 "	90 "	44	37	29	22	17	15	13	11	12	11
" 90 "	95 "	46	38	31	23	18	16	13	12	13	11
" 95 "	100 "	48	40	32	24	19	17	13	12	13	11
" 100 "	110 "	50	42	33	25	20	18	14	13	14	12
" 110 "	120 "	52	43	35	26	21	19	14	13	14	12
" 120 "	130 "	54	45	36	27	22	20	15	14	15	13
" 130 "	140 "	56	47	37	28	23	21	15	15	16	13
" 140 "	150 "	58	48	39	29	23	21	16	16	16	14
" 150 "	160 "	58	48	39	29	24	22	16	17	17	14
" 160 "	170 "	60	50	40	30	24	22	17	17	17	15
" 170 "	180 "	60	50	40	30	25	23	17	18	18	15
" 180 "	190 "	62	52	41	31	25	23	17	18	18	15
" 190 "	200 "	64	53	43	32	26	24	18	19	19	16
" 200 "	210 "	64	53	43	32	26	24	18	19	19	16
" 210 "	220 "	66	55	44	33	27	25	18	19	20	16
" 220 "	230 "	66	55	44	33	27	25	19	20	21	17
" 230 "	240 "	68	57	45	34	28	26	19	20	21	17
" 240 "	250 "	70	58	47	35	28	26	20	20	22	18
" 250 "	260 "	70	58	47	35	28	26	20	21	23	18
" 260 "	270 "	72	60	48	36	29	27	20	21	23	19
" 270 "	280 "	72	60	48	36	29	27	21	22	23	19
" 280 "	290 "	74	62	49	37	30	28	21	22	24	20
" 290 "	300 "	76	63	51	38	31	28	21	22	24	20

The rates in this tariff are governed by Canadian Classification and are subject to the general rules and conditions of carriage adopted by the Algoma Central and Hudson Bay Railway, also to the Car Service and Warehouse Storage Regulations in effect at shipping point and destination and published in tariffs relating thereto.

NOTE: Rates not shown in italics account general reduction.

Issued December 13th, 1912.

Effective January 1st, 1913.

H. J. HERROLD,
General Agent,
Sault Ste. Marie, Ont.

27-2

Order No. 18398.

THE BOARD OF RAILWAY COMMISSIONERS
FOR CANADA.

Friday, the 27th day of December, A.D. 1912.

H. L. DRAYTON, K. C.,
Chief Commissioner.

S. J. McLEAN,
Commissioner.

IN THE MATTER of the application of the Algoma Eastern Railway Company, hereinafter called the 'Applicant Company,' under section 327 of The Railway Act, for approval of its Standard Freight Mileage Tariff, C.R.C. No. 34, cancelling C.R.C. No. 1, filed with the Board under file No. 20693.

UPON the report and recommendation of the Chief Traffic Officer of the Board—

IT IS ORDERED that the applicant company's said

Standard Freight Mileage Tariff, C.R.C. No. 34, cancelling C.R.C. No. 1 be, and it is hereby, approved.

(Signed). H. L. DRAYTON,
Chief Commissioner,
Board of Railway Commissioners for Canada.

BOARD OF RAILWAY COMMISSIONERS FOR
CANADA.

Examined and certified as a true copy under
section 23 of The Railway Act.

A. W. CARTWRIGHT,
Secretary of Board of Railway
Commissioners for Canada.

Ottawa, 30th December, 1912.

G.F.D. No. 35
Cancels
G.F.D. No. 6.
Re-Issue
Reduction.
C.R.C. No. 34
Cancels
C.R.C. No. 1.

THE ALGOMA EASTERN RAILWAY COMPANY.

STANDARD FREIGHT MILEAGE TARIFF.

DISTANCES.		Classes in cents per 100 lbs.									
		1	2	3	4	5	6	7	8	9	10
Over 5 miles.	Not over 5 miles.	8	7	6	5	4	4	4	3	3	3
Over 5 and not over 10 "	10 "	10	8	7	6	5	5	4	4	4	4
" 10 "	15 "	12	10	8	7	6	6	5	4	4	4
" 15 "	20 "	15	12	10	8	7	6	6	5	5	5
" 20 "	25 "	18	15	12	9	8	7	6	6	6	5
" 25 "	30 "	20	17	13	10	9	8	7	6	6	6
" 30 "	35 "	22	18	15	11	10	9	7	7	7	6
" 35 "	40 "	24	20	16	12	11	10	8	7	7	7
" 40 "	45 "	26	22	17	13	12	11	8	7	7	7
" 45 "	50 "	28	23	19	14	12	11	9	8	8	7
" 50 "	55 "	30	25	20	15	13	12	10	8	8	8
" 55 "	60 "	32	27	21	16	13	12	10	8	8	8
" 60 "	65 "	34	28	23	17	14	13	11	9	9	9
" 65 "	70 "	36	30	24	18	14	13	11	9	9	9
" 70 "	75 "	38	32	25	19	15	14	12	10	10	10
" 75 "	80 "	40	33	27	20	16	14	12	10	10	10
" 80 "	85 "	42	35	28	21	16	14	12	11	11	10
" 85 "	90 "	44	37	29	22	17	15	13	11	12	11
" 90 "	95 "	46	38	31	23	18	16	13	12	13	11
" 95 "	100 "	48	40	32	24	19	17	13	12	13	11
" 100 "	110 "	50	42	33	25	20	18	14	13	14	12
" 110 "	120 "	52	43	35	26	21	19	14	13	14	12
" 120 "	130 "	54	45	36	27	22	20	15	14	15	13
" 130 "	140 "	56	47	37	28	23	21	15	15	16	13
" 140 "	150 "	58	48	39	29	23	21	16	16	16	14
" 150 "	160 "	58	48	39	29	24	22	16	17	17	14
" 160 "	170 "	60	50	40	30	24	22	17	17	17	15
" 170 "	180 "	60	50	40	30	25	23	17	18	18	15
" 180 "	190 "	62	52	41	31	25	23	17	18	18	15
" 190 "	200 "	64	53	43	32	26	24	18	19	19	16
" 200 "	210 "	64	53	43	32	26	24	18	19	19	16
" 210 "	220 "	66	55	44	33	27	25	18	19	20	16
" 220 "	230 "	66	55	44	33	27	25	19	20	21	17
" 230 "	240 "	68	57	45	34	28	26	19	20	21	17
" 240 "	250 "	70	58	47	35	28	26	20	20	22	18
" 250 "	260 "	70	58	47	35	28	26	20	21	23	18
" 260 "	270 "	72	60	48	36	29	27	20	21	23	19
" 270 "	280 "	72	60	48	36	29	27	21	22	23	19
" 280 "	290 "	74	62	49	37	30	28	21	22	24	20
" 290 "	300 "	76	63	51	38	30	28	21	22	24	20

The rates in this tariff are governed by Canadian Classification and are subject to the general rules and conditions of carriage adopted by The Algoma Eastern Railway, also to the Car service and Warehouse Storage Regulations in effect at shipping point and destination and published in tariffs relating thereto.

NOTE.—Rates not shown in italics account general reduction.

Issued December 13, 1912.

Effective January 1, 1913.

H. J. HERROLD,
General Agent,
Sault Ste. Marie, Ont.

27-2

GENERAL ORDERS.

1912.

HEADQUARTERS,

OTTAWA, 16th December, 1912.

G. O. 224.

INSTRUCTIONS, REGULATIONS, &C.

PAY AND ALLOWANCE REGULATIONS, 1912.
AMENDMENTS.

SUPERNUMERARY STAFF, R.C.E.—PAY.

1. Article 106, line 1, *before* "Military Mechanist" *insert* "or".Lines 1 and 2, *delete* "or Engineer Storekeeper".
(H.Q. 1-17-7.)

ENGINEER CLERKS, MILITARY DRAUGHTSMEN, &C.

2. Article 107, in heading, *after* "Engineer Clerks" *insert* "Store Accountants".Line 2, *after* "clerks," *insert* "Store accountants."
Line 3 of Table, *for* "3 years" *substitute* "2 years".
(H.Q. 1-17-7.)

ENGINEER PAY.

3. Article 109, line 1, *after* "Engineer Clerks" *insert* "Store Accountants".

(H.Q. 1-17-7.)

OUTFIT ALLOWANCE.

4. Article 277, line 3, *for* "\$15.00" *substitute* "\$20.00".

(This amendment to take effect from 1st January, 1912).

(H.Q. 361-2-3)

SPECIAL WESTERN ALLOWANCE.

5. Article 280, *after* "District Staff Adjutant... \$156 per annum" *insert*—"General Staff Officer.....\$200 per annum".
(H.Q. 305-5-4.)

CONDITIONS REGARDING PAY OF NON-COMMISSIONED OFFICERS.

6. Article 335, line 3, *after* the word "Engineers" *for* "and" *substitute* a comma, and, *after* the word "Infantry" *insert* "and Canadian Army Service Corps".

(H.Q. 3150-48.)

ALLOWANCES FOR CARE OF ARMS, EQUIPMENT, &C.

7. Article 417, *add* new clause 2—

"2. The payment of all allowances due under these Regulations may be held in abeyance until the accounting officer concerned has complied with para. 45, Part I, Regulations for the Equipment of the Canadian Militia, and has replied to all official correspondence in connection with any consignment of Ammunition, Arms, Clothing, Equipment, or Stores made to him for the unit under his command.

For definition of "Accounting Officer" see "Accountant", Page II, Part I, Regulations for the Equipment of the Canadian Militia."

(H.Q. 650-24-16-24.)

COMPENSATION FOR DEATH, INJURY AND ILLNESS.

8. Articles 572, 573, 574, 577, 578 and 579 are cancelled and the following substituted therefor:—

"572. If the injury, disease or illness is incurred by an officer, non-commissioned officer or man while serving with a body of troops, and if the medical officer in charge is of the opinion that the injury, disease or illness will result in death or protracted disability, such medical officer will, immediately, report the case to the Officer Commanding the troops. The Officer Commanding shall at once convene two Boards,—the first, a Board of Officers for the purpose of collecting and recording all the evidence procurable relating to the

cause of the said injury, disease or illness; the second, a Board of Medical Officers to report on the physical condition of the patient and the probable duration of incapacity."

"573.—If the patient is still on the sick list when his corps is relieved from training, he will be dealt with as follows:—either sent to (a), a Military Hospital, (b), a Civil Hospital, or, (c), to his own home.

If he is dealt with under (c), he will receive the pay of his rank, and \$1.00 per diem, in lieu of subsistence and medical attendance, during the period of his incapacity. In the other cases, he will receive only pay of rank without efficiency pay."

"574.—If the injury, disease or illness is incurred by an officer, non-commissioned officer or man on duty, but not serving with troops, he, or some one on his behalf, must immediately report the case to the Officer Commanding the Division or District, who will convene the Boards mentioned in Article 572, and instruct the medical authorities to deal with the case under Article 573."

"577.—The Assistant Director Medical Services of the Division or District, shall report, weekly, to the Director General Medical Services upon the physical condition of the officer, non-commissioned officer or man so long as he remains on the sick list."

"578.—An officer, non-commissioned officer or man discharged from hospital, will be entitled to transport to his home at the public expense."

"579.—If an officer, non-commissioned officer or man detained in hospital, requests to be removed to his own home, before being regularly discharged by the Military Medical Authorities, and if those authorities are of the opinion that such removal would be premature, and the granting of such request would not be to the public interests, the said officer, non-commissioned officer or man may, notwithstanding that opinion, be allowed to proceed to his home, provided that he sign a waiver releasing the public from any responsibility for his future treatment or care, and from liability for claims for any compensation resulting from any temporary or permanent disability due to the aforesaid injury, disease or illness."

(H.Q. 305-5-4.)

Article 576, line 1, *for* "a board" *substitute* "the boards."

(H.Q. 305-5-4.)

COMPENSATION FOR DEATH OF HORSE.

9. Article 587, line 4, *for* "\$175.00" *substitute* "\$200.00."

(H.Q. 57-1-1)

G. O. 225.

KING'S REGULATIONS AND ORDERS FOR
THE CANADIAN MILITIA, 1910—
AMENDMENTS.ARMY MEDICAL CORPS, TRANSFER OF LIEUT.-COLONELS
TO RESERVE OF MEDICAL OFFICERS.1. *Insert* new paragraph 214 (a)—

"214 (a)—Lieutenant-Colonels, Army Medical Corps, will, after five years' service as such, be transferred to the Reserve of Medical Officers."

(H.Q. 393-8-32.)

ATTACHED OFFICERS' SUBSCRIPTIONS TO MESS—
PERMANENT FORCE.

2. Para. 912 is cancelled, and the following substituted therefor:—

"912.—Officers of the Active Militia, attached to a unit of the Permanent Force for instruction, will be required to pay a daily rate of "Table money" not to exceed \$4.00 per month, while so attached."

(H.Q. 129-1-6.)

FORMATION AND SUPERVISION OF SERGEANTS' MESSES
—PERMANENT FORCE.3. Para. 924, line 3, *before* "members" *insert* "honorary."

(H.Q. 129-1-6.)

FEES AND SUBSCRIPTIONS, SERGEANTS' MESSES—
PERMANENT FORCE.

4. Para. 926, line 10, *delete* from "Warrant Officer" to end of paragraph, and *substitute* the following :—

"Warrant Officers and Sergeants of the Active Militia attached for instruction, will not be required to pay an entrance fee or subscription, but will be charged the sum of five cents per diem, "Table money," during the period of their attachment."

(H.Q. 129-1-6.)

G. O. 226.

REGULATIONS FOR CANADIAN ORDNANCE
SERVICES, PART II, 1908.

Amendments have been approved, and copies will be issued to all concerned, at an early date.

(H.Q. 305-11-2.)

G. O. 227.

REGULATIONS FOR RIFLE ASSOCIATIONS,
1912—AMENDMENT.

ISSUE OF FREE AMMUNITION.

Insert new paragraph 31a—

"31a.—No further issue of arms, ammunition, etc., shall be made to any rifle association which has not signed and returned the duplicate of the issuing Ordnance Officer's Voucher concerning a previous consignment of arms, ammunition, etc., to the association, or has failed to reply to all official correspondence in connection with any consignment of arms, ammunition, etc."

(H.Q. 650-24-16-24.)

G. O. 228.

LOCALIZATION.

1. MILITARY DISTRICT No. 10.—No. XXI Cavalry Field Ambulance.—The transfer of the headquarters of No. XXI Cavalry Field Ambulance from Winnipeg to Brandon, is authorized.

(H.Q. 1135-26-1.)

2. MILITARY DISTRICT No. 13.—The 15th Light Horse.—The transfer of the headquarters of "C" Squadron from High River to Langdon, is approved.

(H.Q. 2-19-17.)

G. O. 229.

NOMENCLATURE.

MILITARY DISTRICT No. 11.—His Majesty the King has been graciously pleased to approve of the "72nd Seaforth Highlanders of Canada" being, in future, designated the "72nd Regiment Seaforth Highlanders of Canada."

(H.Q. 7-115-3.)

G. O. 230.

DECORATIONS.

MILITARY DISTRICT No. 10.—Lord Strathcona's Horse (Royal Canadians).—His Majesty the King has been graciously pleased to approve of the grant of the following distinction to Lord Strathcona's Horse (Royal Canadians) :—

"South Africa 1900-1901."

(H.Q. 1-18-2.)

G. O. 231.

RIFLE ASSOCIATIONS.

DISBANDMENT.

The disbandment of the undermentioned Rifle Association is authorized :—

Civilian.

No. 335, Perdue, with headquarters at Perdue, Sask.

(H.Q. 29-P-8.)

By Command,

V. A. S. WILLIAMS,
Colonel,
Adjutant General.

GOVERNMENT NOTICES.

COPYRIGHTS

Entered during the week ending 8th January, 1913, at the Department of Agriculture—Copyright and Trade Mark Branch.

26574. "Fort Salmon Townsite, British Columbia." (Pamphlet.) Western Canada Townsites Limited, Vancouver, British Columbia, 2nd January, 1913.

26575. "Ready to Break." (Photo.) Albert Edward Brown, Reston, Manitoba, 2nd January, 1913.

26576. "Round Up in Milk River Valley." (Photo.) Albert Edward Brown, Reston, Manitoba, 2nd January, 1913.

26577. "A Maple Leaf in Autumn Colors." (Print.) The Hough Lithographing Company, Limited, Toronto, Ontario, 2nd January, 1913.

26578. "Eaton's Grocery Catalogue, 37A." (Book.) The T. Eaton Co., Limited, Winnipeg, Manitoba, 2nd January, 1913.

26579. "A Legend of the North Woods." (Painting.) Julien Ruggles Seavey, Hamilton, Ontario, 2nd January, 1913.

26580. "Louis Hébert, Premier Colon du Canada." Par Laure Conan. (Livre.) Laure Conan, Malbaie, Co. Charlevoix, Qué., 2 janvier 1913.

26581. "Hands Across the Sea." (Print.) Thomas Osborne Davis, Ottawa, Ontario, 2nd January, 1913.

26582. "A Bulb lighting a Design of the Earth with the words : 'Northern Light.'" (Cut.) The Northern Electric & Manufacturing Company, Limited, Montreal, Quebec, 2nd January, 1913.

26583. "Ideal Quotations." (Book.) The Standard Ideal Company, Limited, Port Hope, Ontario, 3rd January, 1913.

26584. "Just a Home Sweet Home Girl." Words by Wm. Jerome. Music by Jean Schwartz. Jerome & Schwartz Publishing Company, New York, N.Y., U.S.A., 3rd January, 1913.

26585. "Parliament Hill from Nepean Point." (Photo.) William Thomson Freeland, Toronto, Ontario, 3rd January, 1913.

26586. "Answers to Examination Questions Locomotive and Air-Brake." Second Year Series. (Book.) Fred L. Jones, Montreal, Quebec, 4th January, 1913.

26587. "Answers to Examination Questions Locomotive and the Air-Brake." Third Year Series. Mechanical. (Book.) Fred L. Jones, Montreal, Quebec, 4th January, 1913.

26588. "Questions and Answers on the Locomotive and Air-Brake." Third Series Air-Brake. (Book.) Fred L. Jones, Montreal, Quebec, 4th January, 1913.

26589. "The American Tango." By Nat Osborne. (Music.) Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 4th January, 1913.

26590. "He's So Good to Me." Words and Music by Irving Berlin. Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 4th January, 1913.

26591. "I Wonder How it Feels to be in Love." Words by Chas. J. Scheib. Music by Moe Kraus. Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 4th January, 1913.

26592. "Foster's Weather Bulletin, dated November 30, 1912." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 7th January, 1913.

26593. "Foster's Weather Bulletin, dated December 7, 1912." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 7th January, 1913.

26594. "Foster's Weather Bulletin, dated December 14, 1912." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 7th January, 1913.

26595. "Foster's Weather Bulletin, dated December 21, 1912." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 7th January, 1913.

26596. "Foster's Weather Bulletin, dated December 28, 1912." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 7th January, 1913.

26597. "Foster's Weather Bulletin, dated January 4, 1913." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 7th January, 1913.

26598. "Foster's Weather Bulletin, dated January 11, 1913." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 7th January, 1913.

26599. "The Streets of Winnipeg." By Mary Hislop. (Book.) Mary Hislop, Winnipeg, Manitoba, 7th January, 1913.

26600. "The School." Vol. I. No. 5. January, 1913. (Magazine. Publishers, Toronto, Ontario, 7th January, 1913.

26601. "A Pair of Scales having on one end a Building and on the other a Pair of Prince Edward Island Black Foxes." (Cut.) David Schurman, Charlottetown, Prince Edward Island, 7th January, 1913.

26602. "With Rod and Line." (Photo.) Canadian Post Card Company, Toronto, Ontario, 7th January, 1913.

26603. "Bass Fishing is Great Here." (Photo.) Canadian Post Card Company, Toronto, Ontario, 7th January, 1913.

26604. "When the Whale Swallowed Jonah." (Photo.) Canadian Post Card Company, Toronto, Ontario, 7th January, 1913.

26605. "I am having an Exciting Time." (Photo.) Canadian Post Card Company, Toronto, Ontario, 7th January, 1913.

26606. "An Exciting Moment." (Photo.) Canadian Post Card Company, Toronto, Ontario, 7th January, 1913.

26607. "I Landed Him Myself." (Photo.) Canadian Post Card Company, Toronto, Ontario, 7th January, 1913.

26608. "I am Catching a Few Good Ones." (Photo.) Canadian Post Card Company, Toronto, Ontario, 7th January, 1913.

26609. "We are Landing Some Good Ones." (Photo.) Canadian Post Card Company, Toronto, Ontario, 7th January, 1913.

26610. "Bringing Home One of Our Big Fish." (Photo.) Canadian Post Card Company, Toronto, Ont., 7th January, 1913.

26611. "We Catch Big Fish Here." (Photo.) Canadian Post Card Company, Toronto, Ont., 7th January, 1913.

26612. "This is the Kind of Bass We Catch." (Photo.) Canadian Post Card Company, Toronto, Ontario, 7th January, 1913.

26613. "I am Having the Time of My Life." (Photo.) Canadian Post Card Company, Toronto, Ontario, 7th January, 1913.

26614. "We Are Having a Whale of a Time." (Photo.) Canadian Post Card Company, Toronto, Ontario, 7th January, 1913.

26615. "The Bass Are Big Here." (Photo.) Canadian Post Card Company, Toronto, Ontario, 7th January, 1913.

26616. "Come on up, The Fishing is Good Here." (Photo.) Canadian Post Card Company, Toronto, Ontario, 7th January, 1913.

26617. "Two At A Time is Good Fishing." (Photo.) Canadian Post Card Company, Toronto, Ontario, 7th January, 1913.

26618. "Sixth Annual Quotation and Sales Record of Mining Shares Listed on the Exchanges and Curb Markets of Toronto, 1912." (Statistical Summary.) Heron & Co., Toronto, Ontario, 7th January, 1913.

26619. "The Canadian Magazine, January, 1913." (Book.) The Ontario Publishing Co., Limited, Toronto, Ontario, 7th January, 1913.

26620. "Turkeys, Geese, Ducks and Guinea Fowl." Lesson XI—Poultry for Profit. (Book.) Correspondence School of Scientific Farming of Western Canada, Limited, Winnipeg, Manitoba, 7th January, 1913.

26621. "Origin of Domestic Poultry." Lesson XV—Poultry for Profit. (Book.) Correspondence School of Scientific Farming of Western Canada, Limited, Winnipeg, Manitoba, 7th January, 1913.

26622. "At the Devil's Ball." Words and music by Irving Berlin. Waterson, Berlin & Snyder Company, New York, N. Y., U.S.A., 8th January, 1913.

26623. "A Letter from Father Christmas, and Prints." (Print.) Charles Frederick Richardson and Herman Rudolph Peterson, Toronto, Ontario, 8th January, 1913.

26624. "Letter from St. Nick and Print." (Print.) Charles Frederick Richardson and Herman Rudolph Peterson, Toronto, Ontario, 8th January, 1913.

26625. "A Letter from Santa Claus and Prints." (Print.) Charles Frederick Richardson and Herman

Rudolph Peterson, Toronto, Ontario, 8th January 1913.

26626. "A letter from Santa Claus and Print." (Print.) Charles Frederick Richardson and Herman Rudolph Peterson, Toronto, Ontario, 8th January, 1913.

26627. "An envelope showing a Chimney, Santa Claus and Reindeer." (Print.) Charles Frederick Richardson and Herman Rudolph Peterson, Toronto, Ontario, 8th January, 1913.

26628. "We Know." (Cut.) Alberta Financial Brokers, Limited, Calgary, Alberta, 8th January, 1913.

INTERIM COPYRIGHTS.

1488. "Canadian Insurance. A Weekly Paper which deals with all kinds of Insurance from the Agent's Point of View. Volume I. Number 1. January 4, 1913." William Edward Stone, Charles Cox & William Cox, Toronto, Ontario, 3rd January, 1913.

1489. "Mack Shorthand. A Connective Vowel System for Everybody." By John Barry Mack. (Book.) John Barry Mack, Moose Jaw, Saskatchewan, 7th January, 1913.

GEO. F. O'HALLORAN,

28-1 Deputy of the Minister of Agriculture.

THE COMMISSIONERS OF THE TRANSCONTINENTAL RAILWAY.

NOTICE TO CONTRACTORS.

Tenders for Machines, Tools, Appliances, Motors, Furnaces, Cranes, Etc.

SEALED TENDERS, addressed to the undersigned, and marked on the envelope "Tender for Machines, Tools, Appliances, Motors, Furnaces, Cranes, Etc.," will be received at the Office of the Commissioners of the National Transcontinental Railway, at Ottawa, until twelve o'clock noon of the Thirteenth day of February, 1913, for the furnishing and delivery of the Machines, Tools, Appliances, Motors, Furnaces, Cranes, Etc., required for the equipment of the Car Department Shops, Transcona Plant, of the Commissioners of the National Transcontinental Railway, at Transcona, Manitoba.

Tenders will be considered for any portion, or all of the equipment.

Specifications and Forms of Tender may be obtained at the office of Mr. W. J. Piess, Mechanical Engineer, Ottawa, Ontario.

Persons tendering are notified that Tenders will not be considered unless made on the printed forms supplied by the Commissioners.

Each Tender must be signed and sealed by all the parties to the Tender, and witnessed and be accompanied by an accepted cheque on a Chartered Bank of the Dominion of Canada, payable to the Commissioners of the Transcontinental Railway, for a sum equal to Ten per cent (10%) of the amount of the Tender.

Any person whose Tender is accepted shall within ten days after the acceptance thereof sign the contract, specifications and other documents required to be signed, and in any case of refusal or failure on the part of the party whose Tender is accepted to complete and execute the contract with the Commissioners, the said cheque shall be forfeited to the Commissioners as liquidated damages for such refusal or failure, and all contract rights acquired by the acceptance of the Tender shall be forfeited.

The cheques deposited by parties whose tenders are accepted will be deposited to the credit of the Receiver General of Canada as security for the due and faithful performance of the contract according to its terms.

The cheque deposited by parties whose tender are rejected will be returned within ten days after the signing of the contract.

The right is reserved to reject any or all tenders.

By order,

P. E. RYAN, Secretary.

The Commissioners of the Transcontinental Railway.

Dated at Ottawa, December 11th, 1912.

Newspapers inserting this advertisement without authority from the Commission will not be paid for it.

Montreal Consolidated Real Estate and Investment, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of December, 1912, incorporating Joseph Alphonse Bisson, real estate broker; Henry Morgan Williams, accountant, and Joseph Charles Hector Dussault, advocate, all of the City of Montreal, in the Province of Quebec; Joseph Arthur Couture, of the City of Maisonneuve, in the said Province of Quebec, notary, and Eugène Jean Baptiste Paré, of the Town of Beauharnois, in the said Province of Quebec, station master, for the following purposes, viz:—(a) To purchase, lease or otherwise acquire, improve, manage, work, develop, exercise all rights in respect of, lease, sell, dispose of, turn to account and otherwise deal with property of all kinds, and in particular lands, timber limits, timber licenses, mines, water lots, water falls, water rights, concessions and patents of all kinds, and any estate or interest therein; (b) To construct dwelling houses or other buildings upon such real estate, or any part thereof; to sell, lease, convey, exchange, dispose of or otherwise deal with such land, property or real estate, or any portion thereof, and to develop, improve and lay out such property in building lots, streets, lanes or otherwise, and to carry on the business of real estate agents generally, including buying, selling and managing properties and estates, also renting properties and collecting rents, the whole for a commission or other remuneration; (c) To carry on a general agency and brokerage business connected with the business of the company, and especially to act as agent and broker for the investment, payment, transmission and collection of money, for the sale, transfer and registration of bonds, stock or other securities, for the purchase, sale, exchange, lease, improvement, development and administration of any property, business and undertaking, and for the management, control or direction of syndicates, societies, associations, companies or corporations; (d) To subscribe for, purchase or otherwise acquire, and to take, hold, sell, exchange and deal in the shares, stocks, bonds, obligations, debentures or securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in shares, bonds, debentures or other securities of this company, or in property of this company, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereon, and to guarantee payment of the principal or of dividends and interest on the shares, bonds, debentures or other securities of any company or corporation with which the company may have business relations, and to promote any company or corporation having objects altogether or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (e) To unite or amalgamate with any other company whose purpose is in whole or in part similar to that of this company, to take the stock of such company, guarantee the execution of contracts for any person or company, to sell, lease or otherwise assign the property and undertaking of the company, or any part thereof, for the consideration deemed fit by it and in particular for the shares, bonds or other securities of any other company; (f) To acquire any undertaking similar in whole or in part to that of the company and also its stock-in-trade, good-will, privileges and property of all kinds and pay for same with cash, stock or bonds of the company or otherwise; (g) To issue and allot as paid-up stock, shares of the company in full or part payment of any business, undertaking, property, right, power, privilege, lease, license, contract, movable, immovable, stock, bonds, debentures or other property or right that the company may lawfully acquire in virtue of the powers conferred on it by the present charter; (h) To distribute in kind amongst the shareholders any property of the company and especially the shares, bonds or securities of other companies belonging to the company, or of which the company has the right to dispose;

(i) To exercise or develop, improve, employ, sell, exchange, lease or otherwise assign the rights and property of the company, in whole or in part; (j) To do everything hereabove as principal and as agent, contractor or otherwise and alone or with others; (k) To do anything else in connection with the above objects and purposes or proper for the attainment thereof; (l) The foregoing objects, purposes or powers of the company shall be considered as distinct and shall not depend the one upon the other, and the company may exercise one or more of the powers hereabove enumerated without regard to the others, and any of the above articles respecting same shall not be limited in its generality or interpreted in such manner as to be subordinated to any other article, and in case of ambiguity each article shall be interpreted in such manner as to extend and not restrict the powers of the company; (m) To remunerate by the payment of cash, and with the approval of the shareholders, by the issue of bonds or in any other manner the services rendered or to be rendered by any person or corporation respecting the placing of the capital stock and the bonds or other securities of the company and respecting the formation of the latter, its advancement or the management of its business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Montreal Consolidated Real Estate and Investment, Limited," with a capital stock of one hundred thousand dollars, divided into 2,000 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1913.

THOMAS MULVEY,

27-2

Under-Secretary of State.

Merrill Process Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of December, 1912, incorporating Percival Walter St. George, civil engineer, Robert Cooper Smith and Frederick Henry Markey, both of His Majesty's counsel learned in law, and Ronald Cameron Grant, accountant, all of the City of Montreal, in the Province of Quebec, and Willis Carleton Merrill, of the City of Boston, in the State of Massachusetts, one of the United States of America, gentleman, for the following purposes, viz:—(a) To prosecute the general business of the removal, disposal, destruction and utilization of garbage and city street and house refuse, and the making of contracts with municipal corporations and others for such purposes, and the treatment of garbage and waste materials and their conversion into useful or innocuous substances, and the application of apparatus and processes employed therein, and the manufacturing of products from such materials; (b) To carry on the business of mechanical and constructing engineers and any business of a like nature, and to manufacture, produce, buy, sell, deal in and with all apparatus, appliances and things used in connection therewith, or with any inventions or patents held, owned or acquired by the company, or which may be necessary or convenient to effectuate these objects or any of them; (c) To manufacture any substance or product which can be produced from the material treated or any by-product thereof and to engage in any business analogous or incidental thereto, or which may be conveniently or profitably carried on in connection therewith; (d) To purchase or otherwise acquire, sell, as well as grant licenses in respect of and otherwise deal in trade marks, trade names, inventions processes and letters patent of the Dominion of Canada or any other country, and with a view to the working and development of the same to carry on any business, manufacturing or otherwise, that the company may deem calculated either directly or indirectly to attain these objects or any of them; (e) To sell, or otherwise dispose of the undertakings and

assets of the company hereby incorporated, or any part thereof, for such consideration as the company may think fit, including shares, bonds, debentures or securities of any other company having objects similar in whole or in part to those of the company hereby incorporated; to share profits, unite, co-operate with any person, firm, company or municipal corporation in any business which this company is authorized to engage in or carry on. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Merrill Process Company, Limited," with a capital stock of ten thousand dollars, divided into 100 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 31st day of December, 1912.

THOMAS MULVEY,
Under-Secretary of State.

27-2

The Times Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 30th day of December, 1912, incorporating Charles Gaudet, one of His Majesty's counsel learned in the law, Edward Wilgress Parker and Samuel C. Marson, real estate brokers, Charles Marson, clerk, and Laurence deKalisz Stephens, advocate, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of printers and publishers of newspapers, periodicals and other publications; and to carry on the business of general printers, engravers, lithographers and bookbinders in all branches appertaining thereto; (b) To acquire movable and immovable property for the purpose of carrying on the said business; to rent the whole or any portion of said movable or immovable property the whole upon such terms and conditions as the directors may, from time to time, see fit; (c) To do all things necessary for the maintenance, alteration and repair of said movable or immovable property; (d) To grant and accept bonds and other instruments for the payment, or securing of payment, of any money due by or to the said company; (e) To use and put in operation all other powers that may be necessary for the just and proper fulfilment of the objects and obligations of the company, and for carrying on any of the said businesses; (f) To acquire new franchises, and also acquire other newspapers; (g) To establish news agencies; (h) To pay for the acquisition of new franchises or other newspapers in shares or bonds of the said company or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Times Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of December, 1912.

THOMAS MULVEY,
Under-Secretary of State.

27-2

The Hervay Chemical Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of December, 1912, incorporating Armand Marcotte, physician, Albertine Julien, wife contractually separated as to property from the said Armand Marcotte, the said Armand Marcotte both personally and for the purpose of authorizing his said wife, and Danase Belanger, merchant, all of the Parish of St. Basile, in the Province of Quebec, and Felix Vanasse, merchant,

and Wilfrid Bessette, advocate, of the City of Montreal, in the said province of Quebec, for the following purposes, viz:—(a) To acquire and take over as a going concern the undertaking of the "Hervay Chemical Co.," and also of the "Interprovincial Stock Food Company," and all or any of their assets and liabilities and in particular their good-will, trade marks, copyrights and recipes and full information as to the process of manufacturing and the right to manufacture and deal in all or any of their preparations, stock-in-trade, debts and other assets of the said businesses, and to pay for the same either in cash, in debentures or in shares, or partly in cash, partly in debentures and partly in shares; to carry on the manufacture and sale of the said medicines and preparations and generally to carry on the business of manufacturers, buyers and sellers of and dealers in all kinds of medicines and medical preparations and drugs whatsoever; to carry on the businesses of manufacturing chemists and druggists, importers and manufacturers of and dealers in pharmaceutical, medicinal, chemical, industrial and other preparations and articles, makers of and dealers in proprietary articles of all kinds and of electrical, photographic, surgical, chemical and scientific apparatus and materials, and to carry on business as manufacturers of and dealers in all kinds of toilet requisites; (b) To buy, sell, import, prepare, export, manufacture and generally deal in and with all kinds of goods, wares, chattels, merchandise and personal property and to conduct any manufacturing or mercantile business in connection therewith, and to act as agent or representative of corporations, firms and individuals, and as such to develop and extend the business interests of corporations, firms and individuals; (c) To acquire by purchase, lease or otherwise and to hold, use, improve, manage, charge, lease, sell, dispose of and deal in lands, tenements and hereditaments and immovables and interests therein, and to erect, alter, repair and maintain buildings upon any lands in which the company may have any interest; (d) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, right or information so acquired; (e) To take, acquire and hold as the consideration for goods sold or supplied or otherwise disposed of, or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company having objects similar in whole or in part to those of this company and to sell or otherwise dispose of the same; (f) To acquire and take over as going concerns or otherwise the undertakings, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of proper suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such companies; (g) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit, and in particular for shares, debentures or other securities of any company having objects altogether or in part similar to those of this company; (h) To purchase, take or acquire by original subscription or otherwise and to hold and, with or without guarantee, to sell or otherwise dispose of shares, stocks, whether common or preferred, debentures, bonds and other obligations in and of any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint; (i) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or com-

pany carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (j) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (k) To do any and all things set forth as its objects as principal, agent, contractor or otherwise and to carry out any or all of the foregoing objects as principals, agents, contractors or otherwise and by and through trustees, agents, sub-contractors or otherwise, and alone or jointly with any other corporation, association, firm or person, and to do all and everything necessary or incidental for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated, or incidental to the powers herein named, or which shall at any time be necessary or incidental for the protection or benefit of the corporation; (l) To pay out of the funds of the company all the expenses of or incidental to the formation, registration and advertising of the company; (m) To amalgamate with any other company or companies having objects or powers in whole or in part similar to those of the said company; (n) To purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purpose of its business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Hervay Chemical Company of Canada, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Parish of St. Basile, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of December, 1912.

THOMAS MULVEY,

Under-Secretary of State.

27 2

Surani Oil Fields, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of December, 1912, incorporating John Edward Evans-Jackson, patent agent, and Mary Lambe Statham, widow, of the City of London, in that part of Great Britain and Ireland called England; Philip Huntingdon Simpson, of Berka Buzeu, in the Kingdom of Roumania, mine owner, Archibald Anderson Dickson, timber merchant, and Alfred Passmore-Poussette, King's counsel, of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To prospect for, open, explore, develop, work, improve, maintain and manage oil wells and oil properties and to manufacture and refine the product thereof, whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same or any part thereof or any interest therein; (b) To acquire by purchase, lease, concession, license, exchange or other legal title oil wells, oil lots, easements, oil lands and oil claims, options, powers, privileges, concessions, water or other rights, patent rights, letters patent of invention, processes, mechanical or other contrivances and either absolutely or conditionally and either solely or jointly with others, as principals, agents, contractors or otherwise, and to lease, place under license, sell, dispose of or otherwise deal with the same or any part thereof or interest therein; (c) To construct, maintain, alter, make, work and operate reservoirs, dams, flumes, race and other ways, water powers, aqueducts, wells, roads, piers, wharves, buildings, shops, stamping mills, pipes for the purpose of conducting and

transmitting oil (whether belonging to the company or not) to such places as the company may for its benefit desire, and other works and machinery, plant, electrical and other appliances of every description, and to buy, sell, manufacture and deal in all kind of goods, stores, improvements, chattels and effects required by the company or its workmen or servants; (d) To construct, maintain, alter, make, work and operate on the lands of the company, or on lands controlled by the company, tramways, telegraph and telephone lines; (e) To build, acquire, own, charter, navigate and use steam and other vessels; (f) To take, acquire and hold debentures, bonds and other securities of or in any other company having objects wholly or in part similar to those of this company and to sell or otherwise dispose of the same; (g) To enter into any arrangement for sharing profits, union of interests or co-operation with any other person or company carrying on or about to carry on any business or transaction which may be of benefit to this company; (h) To purchase or otherwise acquire and undertake all or any part of the assets, business property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any part of the business which this company is authorized to carry on, or possessed of property suitable for the purpose thereof, and to pay for the same in cash or in shares of this company, or partly in cash and partly in shares; (i) To carry on any other business, whether manufacturing or otherwise, which is germane to the objects for which this company is incorporated and which may seem to the company capable of being conveniently carried on in connection with its business; (j) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any other purpose of this company, or the acquisition of which may seem calculated to benefit this company, and to use, exercise and develop or grant license in respect of or otherwise turn to account the property, rights or information so acquired; (k) To enter into partnership or into any arrangements for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to benefit the company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (l) To enter into any arrangement with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (m) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company or for any other purpose which may seem calculated to benefit the company; (n) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade; (o) To make advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (p) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants or other negotiable or transferable instruments; (q) To sell or dispose of the undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures and securities of any other company having objects similar to those of this company; (r) To use any of its funds in the purchase of stock or shares in any other corporation, such power to be exer-

cised by the directors but subject to section 44 of The Companies Act; (s) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books or periodicals and by granting prizes, rewards and donations; (t) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company, and to distribute any of the property in specie among its shareholders; (u) To apply for and obtain from any and all legislative, governmental, municipal and other authorities, powers and bodies, confirmation, registration and recognition of the company and all its rights, powers, concessions, privileges and franchises as may be considered expedient, and to do whatever may be necessary and expedient to comply from time to time with all laws, ordinances, decrees, regulations and other requirements now or in future existing; (v) To do all such other reasonable things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Surani Oil Fields, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 27th day of December, 1912.

27-2 THOMAS MULVEY,
Under-Secretary of State.

Goodform Clothing Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of December, 1912, incorporating Alexander Rives Hall, Gui Casimir Papineau-Couture and Louis Fitch, advocates, Violet Winefred Leslie Henry-Anderson and Minnie Isabel Bustin, stenographers, all of the City and District of Montreal, in the Province of Quebec, for the following purposes, viz:— (a) To carry on the trade and business of manufacturers of and dealers in men's, youths' and boys' garments of every kind and description, and dealers in dry goods, silks, satins, tailors' trimmings, textile fabrics and cloth and cotton goods generally, and tailors and outfitters; (b) To acquire and take over as a going concern, and to continue the business presently carried on by Goodform Clothes a commercial firm doing business in the City of Montreal, and also to acquire and take over all or any of the assets and liabilities of such firm; (c) To carry on any other similar business, whether manufacturing or otherwise, which is germane to the foregoing, and which may seem to the company capable of being conveniently carried on in connection with the above business; (d) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of the company; (e) To apply for, purchase, or otherwise acquire, any patents, brevets d'invention, licenses, concessions, and the like, conferring any exclusive or non exclusive, or limited right to use, or any secret or any other information as to any invention which seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop, or grant licenses in respect of or otherwise to turn to account the property rights or information so acquired; (f) Generally, to purchase, take on lease, or in exchange, hire, or otherwise acquire, any real and personal property, and any rights or privileges which the company may think necessary or convenient for the purposes of its business, and in particular any land, buildings, easements, machinery, plant and stock-in-trade; (g) To remunerate any person or company for services

rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or the conduct of its business; (h) To take or otherwise acquire and hold shares in any other company, having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted, so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of The Companies Act; (i) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Goodform Clothing Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of December, 1912.

27-2 THOMAS MULVEY,
Under-Secretary of State.

Preston, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of December, 1912, incorporating Charles Marvin Preston, Esquire; Henri Gustave Smith and John Francis Boland, barristers-at-law, Catherine Inrig and Elizabeth Curnoe, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:— (a) To carry on the business of a company promoter, stock-broker, real estate agent, broker and valuator and of a transfer agent. To act as agents, or brokers in the business of marine, fire, life, accident and fidelity insurance, in the business of giving protection to principals and employers and in any other kind or class of insurance in all its branches and to act as agents in negotiating, placing and obtaining loans and to collect, buy, sell and dispose of accounts and to generally carry on the business of a collection agency; (b) To assist financially or otherwise corporations, syndicates and associations with which the company may have business relations and to give any lawful guarantee in connection therewith or otherwise for the payment of money or for the performance of any obligation or undertaking; (c) To purchase, subscribe for, acquire, hold, sell, exchange, deal in and with stock, bonds, debentures or other securities of any other corporation, government or municipality, both as principals or as brokers or agents, for any other person, firm or corporation upon such terms and for such prices and at such rates of commission or otherwise as to the company may seem fit; (d) To acquire by purchase, lease or otherwise and to hold, use and improve, manage, lease, sell, exchange, dispose of or otherwise deal in or with lands, tenements and hereditaments and immovables and interests therein and to erect, alter, repair and maintain buildings upon any lands in which the company may have any interest either as principal or agent or upon any other lands and to deal in building materials of all kinds; (e) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (f) To issue all or any portion of the capital stock as fully paid up and non-assessable or the bonds, debentures, or other securities of the company in payment in whole or in part of any of the foregoing; (g) To acquire, erect,

develop, manage and maintain warehouses, elevators, storehouses and granaries. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Preston, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

27-2

America Advertising Clocks, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of December, 1912, incorporating John Jennings Creelman, Gilbert Sutherland Stairs and Pierre François Casgrain, advocate, and Florence Ellen Seymour and Beatrice Isolde Brandt, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To import, export, manufacture, buy, sell and deal in goods, wares and merchandise and to carry on the business of general advertisers in all its branches ; (b) To carry on any other businesses, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (c) To apply for, obtain, register, purchase, lease or license on royalty or otherwise acquire and hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes under registration or otherwise, useful to the business of the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names and inventions, licenses, processes and the like or any such other property or rights ; (d) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company ; (e) To sell or dispose of the undertaking, property and interests of this company, or any part thereof, for such consideration as this company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company ; (f) To invest and deal with the moneys of this company not immediately required upon such securities and in such manner as may from time to time be determined ; (g) To lend money to or guarantee the performance of contracts by any person or company and on such terms as may seem expedient and in particular to or by customers and others having dealings with this company ; (h) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them and to obtain from any such authorities any rights, privileges and concessions which the company may think it desirable to obtain and carry out, exercise and comply with any such arrangements, rights, privileges and concessions ; (i) To issue and allot fully paid-up shares of the capital stock of the company in payment or part payment of any property, real, personal, movable, immovable or mixed, and of any rights and concessions purchased or acquired by the company ; (j) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company ; (k) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or attainment of any one or more of the objects herein enumerated, or which shall or may at any time appear to be necessary for the protection or benefit of the corporation, either as holders of or interested in any property or otherwise ; (l) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms

of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "American Advertising Clocks, Limited," with a capital stock of twenty thousand dollars, divided into 200 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

27-2

Citizens' Real Estate Syndicate, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of December, 1912, incorporating Charles Conway Cottrell, real estate broker, Herbert Doyle Bennett, accountant, Horace Oliver Wilkinson, Louis Constant Gobron and Privat Raymond Charlebois, real estate agents, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To acquire by purchase, lease, exchange or otherwise, and to use, hold and improve lands, tenements, hereditaments, immovables and interest therein and generally to carry on the business of a land company and real estate agency with the power of renting, exchanging, selling and otherwise dealing in real estate and any interest or right therein ; (b) To develop, improve and lay out any such property in building lots, streets, lanes, squares or otherwise, and upon such property make, construct, build and maintain roads, bridges and other internal communications, houses, mills, factories and other buildings necessary or expedient to the occupation or improvement of any such property ; (c) To make advances by way of loans to purchasers or lessees of any part of the company's real estate for building purposes or other improvements, to aid by way of advances or otherwise in the construction and maintenance of roads, streets, waterworks, sewers and other works of improvement calculated to render the company's property more accessible or to enhance its value ; (d) To pay for any property, rights or things acquired by or for services rendered to the company in paid-up shares of the capital stock of the company ; (e) To take and hold mortgages, hypothecs, liens and charges to secure the payment of the purchase price of any property sold by the company or any money due to the company from purchasers or advanced by the company to purchasers for building purposes or other improvements ; (f) To construct, acquire and operate works for the production of power and force and deal in such power or force for any use or purpose for which the same may be adapted, subject to provincial and municipal authorities ; (g) To purchase or otherwise acquire or undertake all or any part of the business property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company, or possessed of property suitable and proper for the purposes of the company ; (h) To purchase, acquire, hold and own shares of the capital stock, bonds or other securities of any other company, corporation or individual, notwithstanding the provisions of section 44 of The Companies Act ; (i) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, partnership or company carrying on or engaged in or about to carry on any business or transaction this company is authorized to carry on, or to amalgamate with such person, partnership or company ; (j) To distribute among the shareholders of the company, in kind, any property or assets of the company and in particular, any shares, debentures or securities of any other company or companies which may have purchased or taken over, either in whole or in part, the property, assets or liabilities of this company ; (k) To enter into any agreement with any government or authorities, supreme, municipal, local or otherwise that may seem conducive to the company's objects or any of

them, and to obtain from any such government or authority any rights, privileges and concessions which it may be desirable to obtain and to carry out, exercise and comply with, and sell such arrangement, rights, privileges and concessions; (l) To do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them; (m) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Citizens' Real Estate Syndicate, Limited," with a capital stock of forty-six thousand dollars divided into 4,600 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1913.

THOMAS MULVEY,

27-2

Under-Secretary of State.

Continental Trust Corporation, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of January, 1913, incorporating Napoléon Antoine Belcourt, King's counsel, Edgar Rodolphe Eugene Chevrier, barrister-at-law, Arthur Waldo Guertin, student-at-law, Wilfred Joseph Grace, student-at-law, and Rebecca Bobier, stenographer, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—(a) To accept, fulfil and execute any trust committed to the company by any person, corporation or court of justice on such terms as may be agreed upon or as the court shall approve of, and take, receive, hold, convey and lease all assets and property, both real and personal, which may be granted, deposited, committed or conveyed to the company with its assent upon such trust or trusts, and to manage estates of deceased or insolvent persons and to act as executor, administrator, trustee, receiver, sequestrator, assignee, curator to insolvent's estates, guardian, committee of the person, tutor to minors or curator to interdicted persons; and to undertake investigations, audits, valuations, reports, sales, exchanges, leases, subdivisions and the like of property real and personal; (b) To transact and carry on a general agency and brokerage business and to act as agents, brokers, attorneys and trustees for the investment, loan, payment, handling, transmission, collection and deposit of money, rents, interests, dividends, mortgages, bonds, debentures or other securities or other property real or personal; and for the registering, holding, issuing, countersigning, transferring and recording of bonds, shares or other securities; (c) To promote, organize and manage financial, commercial, industrial, trading, development, mercantile and other companies and corporations; (d) To subscribe for, purchase, acquire, underwrite, hold and sell or otherwise dispose of, on commission or otherwise and to deal in the shares, bonds or other securities of any company or corporation notwithstanding the provisions of section 44 of the said Act; (e) To act as trustee in respect of any debentures, bonds, mortgages, hypothecs or other securities issued by any corporation, municipal or otherwise; to hold property mortgaged or pledged to secure the payment of such debentures, bonds, mortgages, hypothecs or other securities and to deal with such property in accordance with the instruments creating said trust; (f) To acquire by purchase, lease, exchange or other legal title and to sell and otherwise deal in the business, property, franchises, rights and undertaking of any financial, commercial, manufacturing, industrial, development or other trading corporation of any kind or of any firm, partnership or individual for the purpose of promoting, enlarging and organizing companies, and to carry on the same and to manage, operate and carry on any business, property and undertaking so acquired and to assume the liabilities thereof; (g) To acquire by purchase, lease, exchange, concession or other legal title real and personal rights

and property of any kind or description and concessions, aid or assistance from any Government or municipal authority or person, co-partnership or corporation, and to hold, sell, lease, exchange, use, maintain, manage and operate or otherwise deal with the same or any part thereof or interest therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, exchange or otherwise dispose of the whole or any portion of said buildings or structures which are now or may hereafter be erected by this company or otherwise thereon and to take and hold mortgages and hypothecs for any unpaid balance of the purchase money or any of the said lands, buildings or structures, and to hold or sell or otherwise improve, alter, maintain, operate and manage the said buildings and lands whether erected by the company or by others for whatever purpose or object and to pay for said real estate, and rights, and concessions, buildings or structures, in shares, bonds or other securities of this company or otherwise, and to take and hold mortgages, hypothecs, liens or charges to secure the payment of the purchase price or rent of property sold or leased or of any money due the company in relation to said lands and buildings; (h) To enter into any arrangement for the sharing of profits or union of interest, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or about to carry on any business similar to that of the company hereby incorporated and to promote or assist in promoting and to become a shareholder in any such company, and to receive in payment for its services in promoting such company or companies the shares, bonds or securities of any such company or companies and to purchase the shares, bonds or securities of any such company or companies, notwithstanding the provisions of section 44 of the said Act, and to hold, sell, re-issue, with or without guarantee, or otherwise deal in the same; (i) To accept in payment of any shares, bonds, securities or other properties sold by the company, or of any sums due to or for work done or services rendered by this company in the promotion, organization or management or assisting in the promotion, organization and management of any financial, industrial, trading, mercantile or other companies and corporations, the shares, bonds, debentures or other securities of any such companies, notwithstanding the provisions of section 44 of the said Act; (j) To advance money or guarantee the obligations or contracts of or otherwise assist or aid in any manner any company whose shares of capital stock, bonds or other obligations are held by the company and to do any act or thing for the preservation, protection, improvement and enhancement of the value of such shares, bonds or other obligations, and in like manner to advance money to or guarantee the contracts or otherwise assist any person or company having business engagements with the company or indebted to it; (k) To issue fully paid-up and non-assessable shares, bonds, and other securities of the company in payment in whole or in part for any real or personal property, rights, franchises or other assets acquired by the company by any title or for services rendered by way of promotion or otherwise; (l) To sell the lands and otherwise dispose of the property and undertaking of the company or any part thereof for such consideration and upon such terms and conditions as the company shall see fit and to accept cash, shares, bonds, debentures, stock or securities of any other company in payment or part payment therefor; (m) To invest and deal with the moneys of the company not immediately required in such securities and in such manner as may be from time to time determined. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Continental Trust Corporation, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1913.

THOMAS MULVEY,

28-2

Under-Secretary of State.

The Denis Advertising Signs, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1913, incorporating Gordon Walters MacDougall, King's counsel, Lawrence Macfarlane, Charles Alexander Pope, Gregor Barclay and William Bridges Scott, advocates, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To carry on a general advertising business in all its branches and to manufacture, buy, sell, lease, let and deal in all kinds of signs, posters and advertising material and all articles, ingredients and things necessary for or incidental to any such businesses or which are or may be used or dealt in by persons engaged therein; (b) To purchase or otherwise acquire, hold, lease, sell or otherwise dispose of all real or personal property, rights, privileges, concessions, patents, designs, trade marks or trade names, which may be necessary or useful for the carrying on of the business of the company; (c) To erect, construct, maintain and operate any buildings, works, machinery and conveniences which may seem directly or indirectly conducive to any of the company's objects; (d) To purchase or otherwise acquire and undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company or possessed of property suitable for the purposes of the company; (e) To issue paid-up shares, bonds or debentures for the payment either in whole or in part of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of the company; (f) To purchase, acquire, hold and own the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in and to sell or otherwise dispose of shares, bonds or other securities, notwithstanding the provisions of section 44 of The Companies Act; (g) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, partnership or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on; (h) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or otherwise any company or corporation with whom the company may have business relations and to guarantee the performance of contracts by such company or corporation; (i) To make advances to customers and others with or without security and upon such terms as the company may approve, and to guarantee the debts and contracts of customers and others; (j) To invest the moneys of the company not immediately required in such manner as may from time to time be determined; (k) To distribute among the shareholders of the company in kind any property or assets of the company and in particular any shares, debentures or securities of any other company or companies which may have purchased or taken over either in whole or in part the property, assets or liabilities of this company; (l) To amalgamate with any other company or companies whose objects are or include objects similar to those of this company, whether by sale or purchase (for shares or otherwise) of the undertaking, subject to the liabilities, of this or any such other company as aforesaid or by partnership or any arrangement of the nature of partnership or in any other manner; (m) To sell, lease, exchange or otherwise dispose of in whole or in part the property, rights or undertaking of the company for such consideration as may be agreed upon and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company;

(n) To do all or any of the things mentioned either as principals, agents, contractors or otherwise, and to do all such other acts and things and to carry on any business, manufacturing or otherwise, which may be incidental or conducive to any of the purposes or objects of the company and which may seem to the company capable of being conveniently carried on or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Denis Advertising Signs, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1913.

THOMAS MULVEY,

27-2

Under-Secretary of State.

Alphonse Racine, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1913, incorporating Alphonse Racine, Jean Louis Alphonse Racine, Camille Arthur Racine, Hector Hubert Racine and Napoléon Ernest Racine, all of the City of Montreal, in the Province of Quebec, merchants, for the following purposes, viz:—(a) To manufacture, import, export, buy, sell and deal in goods, wares and merchandise; (b) To acquire such property—movable or immovable real or personal, as may be acquired by the company, by purchase, lease or otherwise and to construct, purchase or lease any buildings, apparatus, plant or machinery as it may deem expedient to have or use in connection with its business, and the same property to sell, lease, alienate, or otherwise dispose of in whole or in part as it may seem fit; (c) To purchase or otherwise acquire all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm, partnership, association, syndicate, or company, carrying on any of the businesses which this company is authorized to carry on, or which may be useful for the purposes of this company, and to pay for the same in cash or bonds or shares, partly or fully paid up, or in any other manner as may be agreed upon; (d) To purchase or otherwise acquire shares, bonds, debentures and other securities of any company having objects altogether or in part similar to those herein enumerated, notwithstanding the provisions of section 44 of The Companies Act, and to hold, sell, re-issue, with or without guarantee, or otherwise deal in the same; (e) To sell, lease, or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may think fit, and, in particular, for shares, debentures, bonds or securities of any other company; (f) To enter into any arrangement for sharing profits or union of interests with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in, and to take or otherwise acquire shares and securities of any such company, and to hold, sell, re-issue, with or without guarantee, or otherwise deal in the same; (g) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures, or other securities of other companies belonging to the company or which the company may have power to dispose of, and to do all acts and exercise all power to carry on any business which the company may consider as being incidental to the proper fulfilling of the objects for which the company is incorporated; (h) To amalgamate with any other company having objects similar in whole or in part to those of the company; (i) To purchase, lease, or otherwise acquire any business similar in character or objects to any of the businesses of the company; (j) The powers in each paragraph of the above to be in no

wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Alphonse Racine, Limited," with a capital stock of one million five hundred thousand dollars, divided into 15,000 shares of one hundred dollars each and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1913.

THOMAS MULVEY,

27-2

Under-Secretary of State.

Grenier-Warrington Motor Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 30th day of December, 1912, incorporating Emile Ostigny, doctor of medicine, Théophile Viau, John Thomas Warrington, and Aimé Grenier, merchants, all of the City and District of Montreal, in the Province of Quebec, and Hector Paiement, of the Town of Outremont, in the said Province of Quebec, merchant, for the following purposes, viz:—(a) To carry on the business of manufacturers, dealers in, letters to hire, repairs, cleaners, storers and warehousemen of automobiles, motor cars, motor cycles, motor boats, tricycles, velocipedes and carriages and vehicles of all kinds, whether moved by mechanical power or not, and all machinery, engines, implements, utensils, appliances, apparatus, lubricants, cements, solutions, enamels and all things capable of being used therewith or in the manufacture, maintenance or working thereof respectively, and to carry on a general garage, livery and taxicab business, including the business of transferring from place to place goods, wares, merchandise and persons by means of vehicles of any kind drawn or propelled by any kind of power or by any means whatsoever; (b) To acquire by purchase, lease or otherwise, and to take over the whole or any part of the undertaking, business, property, assets or liabilities of any person, partnership or company, carrying on any business, in whole or in part, similar to that which this company is authorized to carry on, or possessed of property suitable and proper for the purpose of this company; (c) To enter into any agreement for sharing of profits, amalgamation, consolidation, or union of interests, co-operation, joint adventure, reciprocal concession, or other arrangement of a like nature, with any person or company or companies carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, or having objects altogether or in part similar to those of this company; (d) To purchase, take in exchange, or in payment, or otherwise acquire, hold and own, and whilst holding the same to exercise all the rights and privileges of holders and owners thereof, and to sell, with or without guarantee, and deal in the shares, bonds, debentures, or other securities of any other company or companies, having purposes or objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act, and to establish, promote or otherwise assist any such other company or companies; (e) To issue paid-up shares, bonds, debentures or other securities for the payment, either in whole or in part, of any services rendered to the company and of any property, real or personal, movable or immovable, property and patent rights, lease, business, franchise, undertaking, good-will, power, privilege, license or concession, which this company may lawfully acquire, and to issue fully paid shares, bonds, debentures or other securities of the company, in payment or part payment of or in exchange for shares, bonds, debentures or other securities of any other company doing a business similar or incidental to the business of this company; (f) To lend money to and guarantee the

performance of contracts of customers and others and also the performance of any obligation or undertaking of any other company in which the company is interested, and to accept as security for such loan, and guarantee any security that may be offered by such person or company, including shares and debentures of such other companies; (g) To sell, lease, exchange, or otherwise dispose of, or deal with all or any part of the property, rights or undertakings of the company, for such consideration as the company may think proper, and in particular for shares, bonds, debentures or other securities of any other company having objects altogether or in part similar to those of the company, notwithstanding the provisions of section 44 of the said Act; (h) To carry on any business or businesses, whether manufacturing or otherwise germane to the purposes and objects above set forth, and which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company; (i) To carry out any of the said purposes as principals, agents, contractors, trustees or otherwise, either alone or with others, and to do all such other things as are incidental or conducive to the attainment generally of the objects of the company or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Grenier-Warrington Motor Co., Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1913.

THOMAS MULVEY,

27-2

Under-Secretary of State.

League of Canadian Automobilists, Limited.

(CORRECTED NOTICE).

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of December, 1912, incorporating James Steller Lovell, accountant, William Bain, bookkeeper, Robert Gowans and Joseph Ellis, solicitors' clerks, and Samuel Goodman Crowell, solicitor, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To carry on a general mercantile and manufacturing business and to carry on the business of manufacturers, buyers, sellers and dealers in all kinds of automobiles, motor vehicles and automobile supplies of every kind; (b) To manufacture, buy, sell and deal in all kinds of articles and materials used in the manufacture, construction, operation and handling of automobiles and motor vehicles of every kind; (c) To manufacture, buy, sell and deal in all kinds of machinery, tools, implements, automobile supplies and all kinds of automobile goods, wares and merchandise; (d) To construct, maintain, manage and operate supply houses; (e) To publish and circulate magazines, newspapers and other printed matter; (f) To procure and furnish legal advice, medical and surgical aid and attendance and assistance for its shareholders, employees, customers and others; (g) To arrange for, procure and furnish hotel accommodation for its shareholders, customers and others; (h) To acquire, buy, hold, sell, assign, transfer and generally to invest, deal and trade in any personal property; (i) To invest the surplus moneys of the company in and to acquire, lease, hold, improve and dispose of lands and interests therein; (j) To construct, equip, improve or work upon any or all kinds of buildings; to build, erect and repair buildings and manufacturing plants; to install systems, machinery, appliances and devices for manufacturing and other purposes; (k) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any

business similar thereto, or possessed of property suitable for the purposes of this company's business, and to issue in payment or part payment for any property, rights or privileges acquired by the company, or for any guarantees, the company's capital stock, whether subscribed for or not, as fully paid and non-assessable, or the company's bonds; (l) To purchase or otherwise acquire, hold, sell or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation, notwithstanding the provisions of section 44 of the said Act; (m) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof; (n) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee or otherwise any corporation in the capital stock of which the company holds shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations; (o) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in; (p) To procure the company to be registered and recognized in any foreign country and to designate persons therein according to the laws of such foreign country to represent this company and to accept service for and on behalf of this company of any process or suit; (q) To lease, sell or otherwise dispose of the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any company; (r) To apply for, purchase or otherwise acquire any patents, trade marks, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (s) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking; (t) To do all or any of the above things and as principals, agents or attorneys; (u) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (v) Provided that notwithstanding anything hereinbefore contained the company shall not dispose of its undertaking or good-will or convey so much of its property, assets and effects as to prevent it from carrying on business without the consent and approval of the holders of at least ninety per cent of its paid-up shares. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "League of Canadian Automobilists, Limited," with a capital stock of five million dollars, divided into 50,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Bridgeburg, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 27th day of December, 1912.

THOMAS MULVEY,
Under-Secretary of State.

27-2

2¹/₂

The General Produce and Explosive Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of January, 1913, increasing the capital stock of "The General Produce and Explosive Company, Limited," from the sum of five hundred thousand dollars to the sum of one million dollars, such increase to consist of five thousand shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 8th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

28-2

Canada-Cinéma Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1913, incorporating Victor Morin, notary, Joseph Nolin, dentist, Joseph Dumais, professor, Léon Lorrain, journalist, and Edouard Fabre Surveyer, advocate, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To give theatrical, musical or moving picture shows and entertainments; (b) To manufacture, purchase and to sell, lease, exchange, import, export or receive gratuitously any articles or objects necessary or useful for the purpose of such entertainments; (c) To purchase, lease or otherwise acquire any immovable properties or halls for such entertainments; (d) To act as an employment agency for operators, actors, singers, companies of stage-players, and vaudeville numbers and performers; (e) To deal in all kinds of supplies necessary or relating to the above-mentioned objects; (f) To purchase, hold, acquire, transfer, sell and dispose of shares, stock or debentures in any other company or companies having objects similar to those of this company or carrying on any business which may be carried on so as to benefit this company and germane to such business, notwithstanding the provisions of section 44 of the said Act; (g) To amalgamate with any other company engaged in a similar business or to sell or otherwise dispose of the whole or any part of the undertaking of this company for such consideration as the company may see fit, and in particular for the shares, bonds, debentures, stocks or securities of any other company having objects similar to those of this company; (h) To acquire the good-will, rights, property and assets, and to assume the liabilities or any part thereof of any person, firm, association or corporation now or hereafter engaged in any business, wholly or partly similar to that which this company is authorized to carry on, and to purchase, lease, exchange or otherwise dispose of the whole or any part of any rights, privileges, licenses, patents or franchises necessary or conducive to the attainment of any of the company's objects; (i) To issue fully paid shares of this company in payment or part payment of the purchase price of any property, movable or immovable, real or personal, acquired by the company or, with the approval of the shareholders, in payment for services rendered to and work done for the company, and to purchase the bonds, stock, property or assets of any company or companies having objects similar to those of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canada-Cinéma, Limitée," with a capital stock of fifty thousand dollars, divided into 5,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

28-2

Callendar Lands, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of January, 1913, incorporating Cyril Thomas Young, broker, Alfred James Young, Esquire, Henry Burton Nichols, real estate agent, Ethel Lawson, bookkeeper, all of the Town of North Bay, in the Province of Ontario, and James McNairn Hall, Esquire, of the Town of Haileybury, in the Province of Ontario, for the following purposes, viz:—(a) To acquire land for townsites or for settlements, and to lay out townsites, settlements, suburban locations and building lots, and to clear and to improve the same in any manner; (b) To purchase, lease, construct or otherwise acquire, hold, enjoy and manage lands, water lots, wharves, docks, dock-yards, slips, warehouses, sheds, elevators, offices, stores, shops, hotels, dwellings, residences, restaurants, parks, buildings of every description and amusement resorts and appliances, and to sell or otherwise dispose of the same for the purposes of the company; (c) To construct bridges, roads and ways of every description, to purchase, lease, construct or otherwise acquire, hold, enjoy and manage drains, viaducts, and all the facilities for water supply for the furnishing of gas, electricity, power, light, heat, drainage or sewerage facilities subject to local and municipal regulations, and to carry on any business incidental to any such purposes; (d) To build, purchase, hire or otherwise acquire, charter, own, control and operate steam and other vessels and ferries; (e) To carry on any business which is incidental to the full use and enjoyment of the properties and works herein authorized, and to produce, manufacture, buy, sell, and deal in merchandise and property of every description; (f) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company; (g) To acquire and hold shares in any other company having objects altogether or in part similar to those of the company, or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (h) To issue in payment or part payment for any property, rights or privileges acquired by the company or for any guarantees of the company's securities, or for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid up and non assessable, or the company's securities; (i) To sell, improve, manage, develop, exchange, lease, assign, dispose of, turn to account or otherwise deal with all or any parts of the property and rights of the company, or interests or partial interests therein. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Callendar Lands, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the Village of Callender, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 4th day of January, 1913.

THOMAS MULVEY,

28-2

Under-Secretary of State.

Griffiths and Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1913, incorporating Philip Risdale Warren, civil engineer, Richard Tuson Heneker, King's counsel, Walter Seely Johnson, advocate, Hugh Wylie, accountant, and Mabel Hyndman, stenographer, all of the city of Montreal, in the province of Quebec, for the following purposes, viz:—(a) To carry on business or businesses of a general contracting, construction

and development company and of electrical, civil, hydraulic and harbour engineers; (b) To enter into contracts with governments or authorities, corporations, private individuals or partnerships for the carrying on, performance or construction of public and private works, contracts and undertakings of every kind and description, and to carry out, perform and construct all public and private works, contracts and undertakings, and to enter into any agreement for the assignment or other transfer of any such contract, and to pay for same in cash or partly in cash, or partly in paid-up shares of the capital stock of the company, or wholly in paid-up shares, and to undertake, execute, carry out, manage, control, sell, exchange, dispose of or otherwise turn to account the same; (c) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, or with any company, person or individual that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority, company, person or individual any rights, privileges and concessions which the company may deem it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (d) To acquire, construct, manufacture, maintain, hold, own, use, deal in, sell, exchange, lease, turn to account or otherwise deal with all machinery, equipment, appliances, plant and supplies of whatsoever nature, convenient or necessary for the proper carrying on of the business of the company or of any subsidiary company, or for use in connection with any patent or invention owned or proposed to be owned or acquired by the company or by any subsidiary company; (e) To manufacture, purchase or otherwise acquire, hold, own, use, sell, assign, transfer, trade, deal in and deal with goods, wares, merchandise and property of every class and description; (f) To acquire, maintain, construct and operate on lands of the company, or on lands controlled by the company, railway sidings, cable lines, construction lines, branch lines and spurs, tramways and other means of transportation or disposal of goods, wares, merchandise, spoils and material from excavation and for reclamation works, whether belonging to the company or not, and passengers and cargoes; (g) To transport goods, wares and merchandise, passengers and freight by land or water and to build, equip, purchase, own, charter, operate and otherwise use or deal with ships, boats, tugs and other vessels; (h) To acquire by purchase, lease, concession, license or otherwise and to build, construct, maintain, operate, improve and develop and otherwise deal in and dispose of water powers, dams, flumes, tunnels, conduits and other works, plants, buildings and machinery for the manufacture, production and conversion of electric, hydraulic, pneumatic or other power or force; to acquire by purchase, lease or otherwise deal in and dispose of electric, pneumatic, hydraulic or other power or force and to sell, distribute, transmit or otherwise dispose of any surplus of such electric, pneumatic or other force, provided, however, that the sale, distribution, transmission or other disposition of such electric, pneumatic, hydraulic or other power or force shall be subject to any municipal or other local regulations regarding the same; (i) To acquire by lease, license, purchase or otherwise, hold, own, use, sell, lease, deal in or with, operate, manufacture and otherwise turn to account timber lands, timber licenses and estates, mines, mineral lands, deposits of metal, minerals oils, gas and other properties; (j) To purchase, construct, lease, improve, maintain, work, manage, operate or control any roads, ways, bridges, canals, aqueducts, water lots, water rights, docks, piers, reservoirs, harbours, water courses, water pipes, pipes for conveying sand, gravel, earth and other substances, wharves, telephone and telegraph lines for the purposes of the company and lines for electric light and power purposes, mills, warehouses, elevators, storehouses, houses for employees and others and other work and conveniences, which may seem to the company conducive directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (k) To dev-

elop and turn to account any land acquired by the company, or in which it is interested, and in particular by laying out and preparing same for building purposes, constructing, altering, pulling down, decorating, maintaining, fitting up and improving buildings and conveniences, and by planting, paving, draining, farming and cultivating, letting on building lease or building agreement, and by advancing money to and entering into contracts and arrangements of all kinds with the builders, tenants and others; (l) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (m) To purchase, lease or otherwise acquire, hold, own, use, develop, exchange, sell or otherwise turn to account and dispose of possessions, licenses, rights, privileges, permits and franchises, suitable, convenient or advantageous for the business of the company; (n) To apply for, purchase or otherwise acquire any patents, licenses, concessions and other special rights and privileges, conferring any exclusive or non-exclusive or limited right to use same, or any secret or other information whether as regards the carrying on of any particular trade or business or the use of any invention or process, or the growth, preparation or manufacture or sale of any particular article which seems capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated, directly or indirectly to benefit the company, and to use, exercise, develop, grant licenses or monopolies in respect of or otherwise turn to account the property, rights or information so acquired, and to acquire, or grant the same for a term of years or in perpetuity or otherwise; (o) To sell or dispose of the whole or any part of the assets and undertaking of the company as a going concern or otherwise, for such consideration as the company may think fit and in particular for shares, bonds, debentures, or securities of any other company, having objects altogether or in part similar to those of this company; (p) To amalgamate with any other company whose objects or business are or include objects, or is similar to any object or objects or the business, or any part of the business of this company, whether by sale or purchase (for the shares or otherwise) of the undertaking, and liabilities of this or any such other company, as aforesaid, with or without winding up, or by sale or purchase (for shares or otherwise) of all the shares or stock, debentures, debenture stock or securities of this or such other company as aforesaid, or by partnership or any arrangement of the nature of partnership, or in any other manner; (q) To distribute in specie from time to time amongst the shareholders of the company any property, assets or rights of the company, and to sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the company; (r) To make, accept, endorse and execute promissory notes, bills of exchange and other negotiable instruments; (s) To obtain any provisional order or Act of Parliament or letters patent for enabling the company to carry any of its objects into effect, or for and effecting any modification of the company's constitution or for any other purpose which may seem expedient and to oppose any proceedings or application which may seem calculated directly or indirectly to prejudice the company's interests; (t) To invest and deal with the moneys of the company not immediately required upon such securities as may from time to time be determined, and to lend money with or without security to customers and others having dealings with the company, to guarantee the performance of contracts by any such person or company, and to allow time for the payment of any debt that may be due to the company; (u) To borrow or raise or secure the payment of money in such manner as the company shall think fit, and in particular by the issue of debentures or debenture stock and payable to bearer or otherwise, and generally to secure the payment of any money borrowed or raised or intended to be secured by mortgage or charge of or upon the whole or any part of the company's property or assets

whether present or future, including its uncalled capital and collaterally or further to secure any securities of the company by a trust deed or other assurance and to issue and deposit any securities which the company has power to issue by way of mortgage to secure any sum less than the nominal amount of such securities and also by way of security for the performance of any contracts or obligations of the company, and without in any way derogating from the generality of the foregoing provisions to borrow or raise or secure the payment of money by the issue from time to time of debentures or debenture stock, charged on any specific contract or business made or undertaken by or on behalf of the company or the profits made or to be made by the company in respect thereof, and to purchase, redeem or pay off any such debentures or debenture stock. Provided that this clause shall be limited by the provisions of section 69 of the said Act and all transactions hereunder shall be subject to the provisions of said section; (v) Notwithstanding the provisions of section 44 of The Companies Act, to subscribe for, underwrite, purchase, sell, acquire, dispose of, give and obtain options over, obtain and grant advances upon, make bargains in, and deal in any manner in or with the shares, stocks, securities or obligations of any kind whatever, of any company, domestic or foreign, or any rights relating thereto, and to enter into arrangements for the joint disposal or acquisition of the same, or any of them, or any interest therein, and to issue in exchange therefor its stocks, bonds or obligations, or otherwise pay for the same, and to act as trustees or agents for any such arrangement; (w) To issue and allot as fully paid-up shares of the company hereby incorporated, such number or proportion of the shares of the company, not liable for calls, as may be necessary to pay or part pay for movable and immovable property, rolling stock and materials of all kinds, and for any business, franchise, undertaking, rights, powers, privileges, leases, licenses, contracts, stocks, bonds and debentures which the company may lawfully acquire, and also in payment of bona fide claims of contractors, engineers or other persons having claims against the company for work done or services rendered; as also of all or any costs, charges or expenses preliminary or incidental to, or incurred in connection with the promotion, organization, formation, establishment, registration and incorporation of the company; (x) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; to lend money to, guarantee the contracts of, subsidize or otherwise assist, and to hold the shares and securities of any such company, and to sell, re-issue, with or without guarantee, or otherwise deal with the same, notwithstanding the provisions of section 44 of The Companies Act; (y) To purchase, lease or otherwise acquire the property, franchises, good-will, rights and privileges, or the whole or any part of the business held or enjoyed by any persons or firm, or by any corporation carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay therefor in fully paid-up or partly paid-up preference, ordinary or deferred shares of the company, or in the bonds, debentures or other securities of the company or otherwise, and to undertake the liabilities of any such person, firm or corporation; (z) To promote or form, or assist in the promotion or formation of any other company or companies with power to assist such company or companies by paying or contributing towards the preliminary expenses, or providing the whole or part of the capital thereof, or by taking or subscribing for shares (preferred, ordinary or deferred) therein or by lending money thereto upon debentures or otherwise; and further to pay out of the funds of the company all expenses of and incident to the promotion, formation, registration, advertising and establishment of this or any other company, and also all expenses attending the issue of any circular or notice or the

printing, stamping and circulating of proxies or forms to be filled up by the shareholders of this, or connected with this or any other company; (aa) To remunerate any company, firm, association, syndicate or individual for services rendered or to be rendered to the company in placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company; or in or about the formation or promotion or the conduct of its business; and to give to any person, firm or company subscribing or procuring subscriptions for the capital of or rendering financial or other assistance to the company, or any company or undertaking in which the company is interested, the right to subscribe for and receive an allotment of any of the shares or other securities for the time being unissued of the company; (bb) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or of its predecessors in business) or the dependent or connections of such persons, and to grant pensions and allowances and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent object or for any exhibition or for any public, general or useful object; (cc) Generally to purchase, take on lease or in exchange hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (dd) To procure the company to be registered, licensed or recognized in any country or place; (ee) To do all such other things as are incidental or conducive to the attainment of the above objects and so that the word "company" in this clause, wherever the context will so admit, shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated, and whether domiciled in the Dominion of Canada or elsewhere, and so that the objects comprised in each paragraph shall, except where otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company; (ff) To hold in the names of others any property or rights or business which the company is authorized to acquire or to carry on or do any of the business, acts and things aforesaid either as principals, agents or trustees, or by or through trustees, agents or otherwise and either alone or in conjunction with others. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Griffiths & Company, Limited," with a capital stock of five hundred thousand pounds sterling, divided into 500,000 shares of one pound each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

28-2

The Spring Water Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1913, incorporating Thomas Sargent Owens, advocate, Harry McIntyre and Charles George Macartney, accountants, Lawrence Edgar Osborne, clerk, and Maude Robertson, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the trades or businesses of engineers, contractors for the erection, construction and alteration of public and private works, founders, smiths and mechanics, and to carry on the business of a water company and as such to construct, purchase, lease or otherwise acquire a system or systems of water works, together with the necessary franchises, rights and privileges, and to operate, extend, develop and maintain the same for the

supply of water to cities, towns and other municipal porations, as well as to companies, corporations, firms and persons for public and private service, manufacturing, fire protection and any and all other purposes; (b) To develop and deal in steam, water, electric and other power and for that purpose acquire and construct water power, power stations, transmission lines and all necessary equipment; provided, however, that any transmission or distribution of water, heat or power beyond the lands of the company shall be subject to local and municipal regulations; (c) To deal in real estate and to build, purchase, hold, sell, lease and otherwise acquire or dispose of houses, stores, warehouses, shops and other buildings of any nature and kind whatsoever; (d) To enter into, make, perform and carry out contracts of every sort with any person, firm, association, corporation, private, public or municipal, or body politic for the purposes of the company, and to take, hold, acquire and dispose of in any manner whatsoever municipal franchises of any sort or kind; (e) To construct, execute, carry out, install, equip, lay down, improve, erect, buy, sell, lease, develop, manage, maintain or control public and private works, plants and conveniences of all kinds, either alone or jointly with any other companies, corporations or persons, including docks, harbours, piers, ferries, wharves, bridges, canals, water works, conduits, gas works, reservoirs, embankments, improvements, sewage, drainage, gas and heat, light and power supply works, plants, lines and systems; (f) To purchase or otherwise acquire any lands, houses, offices, workshops, buildings and premises and any fixed and movable machinery, tools, engines, boilers, plants, implements, patterns, stock-in-trade, personal property, patents and patent rights convenient to be used in or about the trade or business of engineers, contractors, smiths or machinists; (g) To acquire any undertaking or business similar in whole or in part to that of this company or to any business it is authorized to carry on, together with the plant, stock, good-will, franchises and assets thereof of every description, and to pay for the same in cash, shares, bonds, debentures or securities of this company or otherwise; (h) To enter into partnership or into any agreement for sharing profits, union of interests, reciprocal concession or co-operation with any person, firm or company, and to promote and aid in the promotion, constitute, form or organize companies, syndicates or partnerships for the purpose of acquiring any property and undertaking any liabilities of this company, or of advancing directly or indirectly the objects thereof, or for any other purpose which this company may think expedient; (i) To purchase, lease or otherwise acquire, hold, own, use, develop, exchange, sell or otherwise turn to account and dispose of concessions, licenses, rights, privileges, permits and franchises suitable, convenient or advantageous for the business of the company; (j) To sell or dispose of the undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (k) To amalgamate with any other company having objects altogether or in part similar to those of this company; (l) To distribute in specie from time to time amongst the shareholders of the company any property, assets or rights of the company and to sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (m) To invest and deal with moneys of the company not immediately required upon such securities as may from time to time be determined; (n) To advance money on such terms as may seem expedient to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (o) To purchase, acquire, hold, deal with or dispose of the shares, bonds and other evidences of indebtedness of any corporation, domestic or foreign, and exercise all the rights and privileges attached thereto, including the right to vote thereon, and to issue in exchange therefor its stock, bonds or obligations or otherwise pay for the same, notwithstanding the provisions of section 44 of The Companies Act; (p) To acquire by purchase or other-

wise and also to use and dispose of any patents, patent rights, industrial designs, trade marks and to manufacture, use and deal in the inventions secured under such patents; (q) To issue and allot as fully paid-up shares of this company's capital stock in consideration of franchises, contracts, privileges, real or personal property, rights, interests, patents or any other property purchased or acquired, or for work done or for any security given or to be given, or for services rendered or to be rendered in the company's interests, including services rendered or to be rendered by the promoter of the company; (r) To do all such other things as are incidental or conducive to the attainment of any of the above objects; (s) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph hereof or by reference to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Spring Water Company, Limited," with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State

28-2

Dominion Market Company, Limited.

PUBLIC Notice is hereby given that under the First part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 30th day of December, 1912, incorporating Isaac Pitblado and John Thomas Haig, barristers-at-law, Frederick William Louthood, accountant, and William Joseph Chalk and Gordon Stuart Haig, students-at-law, all of the City of Winnipeg, in the Province of Manitoba, for the following purposes, viz:—(a) To buy, sell, deal in, import, export, manufacture and otherwise deal with the products of the forest, sea, farm and mine, and to buy, sell and deal in goods, wares and merchandise; (b) To cultivate, till, develop and otherwise deal with farm lands and other property and to manufacture, produce, deal with and prepare for market any product of the farm, whether animal or vegetable, and any products and by-products thereof; (c) To construct, purchase, equip, lease, erect, own, maintain, improve, operate and control electric works, shops, stores, refrigerator and other cars, engines, sidings, tracks, spurs and shipping facilities and such other works, buildings, machinery, plant and conveniences as may seem directly or indirectly calculated to advance the interests of the company; to contribute to or otherwise assist or take part in the construction, equipment, improvement, working, management, operation or control thereof, and generally to construct, purchase or otherwise acquire, own, equip, improve and alter any buildings, stores, offices, plant, machinery, works or undertakings that may be necessary or convenient for all or any of the purposes of the company; (d) To act as agents for any person, firm or corporation carrying on business similar in whole or in part to that of this company; (e) To make advances on any grain, merchandise, goods and chattels which may be stored with, by or in the custody of, or be on any railway or vessel or ship in course of transit to or from the company or any of the elevators, mills or warehouses thereto; (f) To purchase, sell, raise, feed, fatten, dispose of and deal in cattle, sheep, horses, goats or swine and to agree with others for hire to feed or fatten any cattle, sheep, horses, goats or swine belonging to such others; (g) To acquire, establish, operate, buy, sell, lease or deal in slaughter houses, abattoirs and meat curing and packing establishments, fat rendering or desiccating works and generally to carry on a meat curing and packing business; (h) To build, purchase, acquire, charter, lease and operate steamships, vessels, tugs and barges and other conveniences for the transport of

freight and passengers by water; (i) To construct, purchase, lease or acquire docks, wharves and other convenient terminal facilities and in connection therewith to carry on the business of general wharfingers; (j) To acquire and take over as a going concern any business or operations now or hereafter carried on by any person, firm or corporation engaged in or empowered to engage in any business within the powers of the company, and to pay for the same either in cash or partly by shares, debentures or other securities of the company; (k) To purchase, hold, sell and dispose of shares of the capital stock of any other company or corporation and to invest its funds in the purchase of any such stock and to pay for the same either in cash or in shares of the capital stock or debentures of the company, or partly in cash or partly in the capital stock or debentures of the company; (l) To enter into partnership or any agreement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any other person or company carrying on or engaged in any business or transaction which this company is authorized to carry on and engage in; (m) To acquire by purchase, lease or otherwise, and to buy, sell and deal in real estate and buildings as the company may deem advisable, in addition to such as may be requisite for the business of the company; (n) To acquire, manage, operate and maintain storehouses and warehouses of all kinds, including cold storage warehouses, and to construct, hire, purchase, operate and maintain all and any conveyances for the transportation in cold storage or otherwise of any and all products, goods or manufactured articles; (o) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (p) To subscribe for, conditionally or unconditionally, to underwrite, issue on commission or otherwise, take, hold, deal in and convert stocks, shares and securities of all kinds, and to enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concession or co-operation with any person, partnership or company, and to promote, and aid in promoting, constitute, form or organize companies, syndicates or partnerships of all kinds, for the purpose of acquiring and undertaking any property and liabilities of this company, or of advancing directly or indirectly the objects thereof, or for any other purpose which this company may think expedient. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dominion Market Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Winnipeg, in the Province of Manitoba.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

28-2

E. M. Sellon & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of January, 1913, incorporating Edgar Reginald Parkins, advocate, Alexander Campbell Calder, manager, William Taylor, bookkeeper, Ralph Erskine Allan and John Morton Montle, law students, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on a general insurance agency and brokerage business and to act as agent or representative of any insurance company, companies or associations carrying on the business of life, fire, accident, liability or any other branch of insurance, and to act as insurance underwriters; (b) To solicit and secure policies of insurance, collect premiums, adjust losses and in general do all things incidental to the carrying on of a general insurance agency business; (c) To subscribe for, buy, sell, exchange, hold or otherwise

deal in the stock, bonds, debentures and other securities of municipal, industrial, commercial and financial corporations or companies; (d) To buy, sell, improve, manage, lease and turn to account, dispose of and deal in real and personal property; (e) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company, notwithstanding section 44 of The Companies Act, and to pay for the same in cash or stock or bonds of this company or otherwise; (f) To act as agents or attorneys for the transaction of business, management of estate, investment and collection of money, rents, dividends, bonds, debentures, shares or other securities; (g) To issue and allot, as fully paid up, stock of the company hereby incorporated in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, lease, license, contract, real estate, stock, bonds and debentures, or other property or rights which it may lawfully acquire by virtue of the powers herein granted; (h) To carry on and do any of the business, acts and things aforesaid, either as principals, agents or trustees or in or by agents, trustees or otherwise and either alone or in conjunction with others; (i) To distribute among the shareholders of the company any amount in property of the company and in particular any shares, debentures or securities in other companies belonging to the company or which the company may have power to dispose of, and to do all acts and exercise all powers, and to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "E. M. Sellon & Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

28-2

The Joliette Steel Casting Works, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the second day of January, 1913, incorporating Samuel Vessot, manufacturer and metallurgist, George Auguste Delisle, manufacturer, John Laurence McDonald, contractor, Arthème Carle, accountant, and John B. Duclos, machinist, all of the Town of Joliette, in the Province of Quebec, for the following purposes, viz:—(a) To construct, manufacture, lease, sell, purchase, deal in and operate steel and iron, brass and aluminum plants, foundries, gas generators, motors, electric plants, gas plants, poles, wires, pipe lines, furnaces and grates, machines, shops, repair shops and accessories, blast furnaces, open hearth furnaces, Bessemer converters, side blow converters, electric furnaces, crucibles and all accessories; to make, sell, purchase and deal in and reduce steel and iron of all kinds, brass and aluminum and their by-products; to manufacture, purchase, sell and deal in all foundry supplies, machine and repair shop supplies, railway supplies and in general all supplies required by steel and iron, brass and aluminum consumers; (b) To manufacture, purchase, sell and deal in agricultural machines and implements and in general all kinds of machinery; (c) To purchase, acquire, lease, hold and dispose of timber, timber lands and timber limits and to carry on the business of lumbering in all its branches and to manufacture, buy, sell and otherwise deal in lumber or the products thereof, or in manufactured articles in which such products are utilized in whole or in part, and to construct, acquire, operate, maintain and manage model shops, wood and lumber mills and factories for all and any purposes; (d) To manufacture, buy, sell

and supply light, heat and power of every kind and description; provided, however, that any sale, distribution or transmission of electric, pneumatic or other power or force or gas for the purposes of light, heat or power beyond the lands of the company shall be subject to local and municipal regulations in that behalf; and to deal with, manufacture and render salable coke, coal, tar, pitch, asphaltum, ammoniacal liquor and other residual products obtained in the manufacture of any article which the company is authorized to manufacture or deal in; (e) To construct, carry out, maintain, improve, manage, work, control and superintend any roads, ways, pipe lines, tramways and railway sidings on lands owned or controlled by the company, bridges, reservoirs, water courses, aqueducts, wharves, furnaces, saw-mills, crushing works, hydraulic works, electrical works, factories, warehouses, shops, dwelling houses and other works and conveniences which may seem directly or indirectly conducive to or convenient for any of the objects of the company, and to contribute to, subsidize or otherwise aid or take part in any such operations; (f) To apply for, purchase or otherwise acquire any trade marks, patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (g) To develop and turn to account any land acquired by the company, or in which it is interested, and in particular by laying out and preparing the same for building purposes, constructing, altering, pulling down, decorating, maintaining, fitting up and improving buildings and conveniences and by planting, paving, draining, farming and cultivating, letting on building lease or building agreement and by advancing money to and entering into contracts and arrangements of all kinds with the builders, tenants and others; (h) To buy, sell and manufacture, refine, manipulate, export and import and deal in all substances, apparatus and things capable of being used in any such businesses as the company is authorized to carry on or required by any customers of or persons having dealings with the company; (i) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) To purchase, lease or otherwise acquire the whole or any part of the business, property, franchises, good-will, rights and privileges held or enjoyed by any person or firm or by any corporation carrying on business which the company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company or in the bonds, debentures or other securities of the company or otherwise, and to undertake the liabilities of any such person, firm or corporation; (k) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; and to lend money to, guarantee the contracts of or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (l) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire, by original subscription or in exchange for the shares, bonds, debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations

in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint; (m) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions; (n) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful object; (o) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company, and generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (p) To construct, acquire and operate vessels, steamboats and barges and to carry on the business of lumbermen, vessel agents, cartage system, cartage agents, wharfingers, warehousemen and forwarders for the purposes of the company; (q) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined; (r) To remunerate any person, persons or any company for services rendered or to be rendered to the company by the issue of stocks paid up in whole or in part, or otherwise, and to pay out of the funds of the company all costs and expenses of and incidental to the incorporation, organization and floatation of the company; (s) To sell or dispose of the whole or any part of the assets and undertakings of the company as a going concern or otherwise for such consideration as the company may think fit and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (t) To pay by the issue of bonds, debentures or other securities as well as to use and apply its surplus earnings or accumulated profits authorized by law to be reserved to the purchase or acquisition of property and the purchase and acquisition of its own capital stock from time to time to such extent and in such manner and upon such terms as the Board of Directors shall determine; (u) To adopt such means of making known the products of the company, as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition, of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (v) To obtain any provisional order or Act of, Parliament for enabling the company to carry any of its objects into effect, or for any other purpose, which may seem expedient, and to oppose any proceedings or application which may seem calculated directly or indirectly to prejudice the company's interests; (w) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; to do all such other things as are incidental or conducive to the attainment of the above objects, and to do all or any of the above things as principals, agents, contractors, trustees or otherwise and by or through trustees, agents or otherwise either alone or in conjunction with others; (x) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of this company; (y) To distribute any of the property of the company in kind among the shareholders; (z) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference

to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Joliette Steel Casting Works, Limited" "L'Acierie de Joliette, Limitée," with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Joliette, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1913.

THOMAS MULVEY,

28-2 Under-Secretary of State.

Robert Howard & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of January, 1913, incorporating Gordon Walters MacDougall, King's counsel, Lawrence Macfarlane, Charles Alexander Pope, Gregor Barclay and William Bridges Scott, advocates, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To act as agents, representatives or managers of any person, firm, association or company, incorporated or unincorporated, carrying on the business of insurance in any of its branches or of any financial investment, real estate, loan, building, fidelity, guarantee, indemnity or surety company or society; (b) To acquire by purchase, lease or otherwise, and to hold, use, improve, manage, lease, let, sell and dispose of all kinds of property, movable or immovable, necessary for the business or purposes of the company or which can be conveniently used in connection therewith; (c) To issue and allot, as fully paid up, shares of the company hereby incorporated in payment or part payment for any business, franchises, undertaking, property, rights, powers or privileges which the company may lawfully acquire; (d) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company; (e) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, partnership, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to purchase or otherwise acquire and undertake all or any part of the assets, including the good-will or the business, property, privileges, contracts, rights, obligations and liabilities of any such company, person or partnership, and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue, with or without guarantee, or otherwise deal in the same, notwithstanding the provisions of section 44 of The Companies Act; (f) To amalgamate with any other company or companies having objects altogether or in part similar to those herein enumerated and to take shares therein and to guarantee the performance of contracts by any person or company; (g) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in other companies belonging to the company or which the company may have power to dispose of; (h) To do all or any of the above things as principals, agents or attorneys; (i) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Robert Howard & Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of January, 1913.

THOMAS MULVEY,

28-2 Under-Secretary of State.

The NewMastic Tire Co. of Canada, Limited.

PUBLIC Notice is hereby given that under the First part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of January, 1913, incorporating Arthur Michelin and Alfred Wilson, master painters, Camille Robichaud, banker, Zénon Trudeau and Eugène Laframboise, agents, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To manufacture, purchase or otherwise acquire automobiles, motor boats and other motor vehicles and generally to deal in the same ; (b) To manufacture, set, sell and generally deal in and deal with any automobile, motor boat or other motor vehicle supplies, and specially to manufacture, set and repair, sell and exchange all kinds of pneumatic wheel felloes or others ; and for that purpose to use any mechanical process or chemical compositions capable of being used in the place of pneumatic wheel felloes, and especially the process known under the name of "NewMastic" ; (c) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (d) To obtain or otherwise acquire, or to own, hold, use and operate, and to lease, sell or otherwise dispose of any trade marks, patents or inventions and any and all other rights or privileges which the company may deem useful or convenient ; (e) To acquire, by purchase or otherwise, the whole or any part of the business, property and assets, with or without assuming the liabilities of any person, firm or corporation possessed of property suitable for the purposes of this company ; (f) To enter into any arrangement with any person, firm or corporation engaged in a similar business as to the union of interests, in whole or in part, and to amalgamate with such person, firm or corporation ; (g) To sell or otherwise dispose of the whole or any part of the business, property or undertaking of the company, as a going concern or otherwise, at such terms and conditions and for such consideration as the company may deem fit, and in particular for the shares, bonds or other securities of any other company having objects similar, in whole or in part, to those of this company ; (h) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, bonds or other securities in any other companies belonging to this company, or which this company may have power to dispose of ; (i) To take, purchase or acquire by original subscription or otherwise and to hold, sell or otherwise dispose of shares, bonds, and other securities of any other company having objects in whole or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act, and to guarantee the principal thereof and interest and dividend thereon and to vote and act in respect thereto through such agent or agents as the company may appoint in conformity to its by-laws ; (j) To pay for any debt of the company or for any property or rights acquired or enjoyed and in particular, with the approval of the shareholders, for any services rendered or to be rendered to the company in bonds or other securities or assets of the company, or by the issue and allotment of fully paid-up shares of its capital stock ; (k) To do all or any of the above operations and things, either alone or in conjunction with others, as principals, or for others as agents, contractors or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The NewMastic Tire Company, of Canada, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

Sterling Trust Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of January, 1913, incorporating James Johnston and Patrick Mullin, the younger, accountants, Edgar Thomas Reynolds, real estate agent, Henry Judah Trihey, advocate, and Edmund Edwin Cummings, merchant, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To accept, fulfil and execute any trust committed to the company by any person or persons or by any corporation or by any court of law on such terms as may be agreed upon and as the court shall approve, and to take, receive, hold and convey all assets and property, both real and personal, which may be granted, committed or conveyed to the company, with its assent, upon such trust or trusts ; (b) To act as trustee in respect of any debentures, bonds, mortgage, hypothec or other securities issued according to the law of any corporation, municipal or otherwise ; to hold property mortgaged or pledged to secure the payment of such debentures, bonds, mortgages, hypothec or other securities and to deal with such property in accordance with the instruments creating the same ; (c) To buy or otherwise acquire, to hold and to sell or otherwise dispose of property, both movable or immovable ; (d) To subscribe for, underwrite, buy, take or otherwise acquire and to hold, either as principal or agent and absolutely as owner or by way of collateral security, and to enjoy, sell, exchange, or otherwise deal in the stock, bonds, debentures and other securities of any municipal, industrial or financial corporation or company, notwithstanding the provisions of section 44 of The Companies Act ; (e) To promote, organize, manage or develop or to assist in the promotion, organization, management or development of any corporation, company, syndicate, enterprise or undertaking and to do all acts necessary or incidental thereto ; (f) To act as agents and brokers for the investment, handling, loan, payment, transmission and collection of money and to accept and fulfil any trust committed to the company by any individual, corporation, firm or court of law, and to take, receive, hold, transfer and convey all property, real or personal, which may be granted, conveyed or committed to this company, with its assent, upon or in connection with such trust ; (g) To investigate, examine, audit and report on the books, standing, prospects, business, affairs and condition of any person, firm or corporation and to investigate, examine and report on the title to and value of properties, real or personal, private or public, or on the legality of any issue of bonds, debentures or other security of any corporation, or on the circumstances of any business concern or undertaking and generally on any assets, property or rights ; (h) To act as agents or attorneys for the transaction of any business, the management of estates, the sale of property, the investment and collection of moneys, rents, interests, dividends, mortgages, bonds, bills, notes and other securities ; (i) To accept and hold the office and perform all the duties of receiver, trustee, assignee, trustee for the benefit of creditors, liquidator, executor, administrator and curator to insolvent estates, and to administer, manage, close and wind up the business of estates, persons, partnerships, associations or corporate bodies and to do all such incidental acts as are necessary for such purposes ; (j) To act as agents for the purposes of registering, issuing and countersigning the transfers and certificates of stock, bonds, debentures or other obligations of any association or corporation, municipal or otherwise and to receive and manage any sinking fund connected therewith upon such terms as may be agreed upon and to guarantee the payment of any debentures, debenture stock, bonds, obligations or other securities or the interest thereon ; (k) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention and to turn to account, sell, lease or otherwise deal in such patents, licenses or concessions ; (l) To sell, lease or otherwise dispose of the

property and undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company; (m) To enter into any arrangement for sharing profits or union of interests with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal in the same; (n) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in other companies belonging to the company, or which the company may have the power to dispose of, and to do all acts and to exercise all power to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated; (o) To amalgamate with any other company having objects similar in whole or in part to those of this company; (p) To purchase, lease or otherwise acquire any business similar in character or objects to any of the businesses of this company; (q) To do all acts necessary for the undertaking, carrying on or completion of any of the businesses which the company is authorized to engage in or carry on, and for all services, duties and trusts to charge, collect and receive all proper remuneration, legal, usual and customary costs, charges and expenses; (r) No power granted herein shall be limited or restricted by the application or interpretation of any other power so granted. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Sterling Trust Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

28-2

Mercantile Realty Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of January, 1913, incorporating Walter Robert Lorimer Shanks, advocate, Francis George Bush, bookkeeper, George Robert Diennan, stenographer, and Michael Joseph O'Brien and Herbert William Jackson, clerks, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To acquire by purchase, lease or otherwise and to own real estate; (b) To construct dwelling houses and other buildings upon such real estate or any part thereof; (c) To sell, lease, convey, exchange, dispose of or otherwise deal with such real estate or any portion thereof and to develop, improve and lay out any such property in building lots, streets, lanes, squares or otherwise; (d) To make advances by way of loans to purchasers or lessees of any part of the company's real estate for building purposes or other improvements; (e) With the approval of the shareholders, to aid by way of advances or otherwise in the construction and maintenance of roads, streets, water works, sewers and other works of improvement calculated to render the company's property more accessible and to enhance its value; (f) To take and hold mortgages, hypothecs, liens or charges to secure the payment of the purchase price of any property sold by the company, or any money due to the company from purchasers, or advanced by the company to purchasers, or others, for building purposes or other improvements; (g) To purchase, acquire, hold, transfer, sell and dispose of shares, stock, debentures or securities in any other company having objects similar in whole or in part to those of this company or carrying on business capable of being conducted so as to directly or indirectly benefit this company; (h) To sell or otherwise dispose of any portion

of the real estate or other property owned by the company for such consideration and upon such terms and conditions as the company shall see fit and to accept cash, shares, bonds, debentures, stock or securities of any other company in payment or part payment therefor; (i) To issue fully paid-up and non-assessable shares, bonds or other securities of the company in payment or part payment for any real or personal property, rights or other assets acquired by the company by any title, or for services rendered by way of promotion or otherwise; (j) To sell, lease or otherwise dispose of the undertaking of the company, or any part thereof, for such consideration as the company may deem proper, or to amalgamate with any individual, firm or corporation carrying on business with objects altogether or in part similar to those of this company, on such terms and conditions as may be deemed advisable, and in payment of the consideration therefor to accept cash or, in lieu of cash, fully paid-up and non-assessable shares, bonds, debentures or other securities of any corporation, and to distribute among the shareholders of the company from time to time any specie, shares, bonds, debentures, securities or other property belonging to the company; (k) And generally to do all such other things as are incidental to the carrying out of the objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Mercantile Realty Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

28-2

National Building Supply and Enamel Concrete Brick Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of January, 1913, incorporating Alexandre Papineau Mathieu and Armand Mathieu, advocates, Joseph Adhémar Ogden, notary, and Marie Lacelle, stenographer, all of the City of Montreal, in the Province of Quebec; and Michael Murray Hackett, of the Town of Chambly, in the said Province of Québec, accountant, for the following purposes, viz:—(a) To manufacture, import, export, purchase, sell and deal in all kinds of brick, tiles, water, drain and sewer pipes and connections, junctions, elbows, bends, traps, syphons, cesspools, flues, natural and artificial linings, sinks, closet, hoppers and all kinds of clay goods, to manufacture plaster and other plastic materials and all their by-products; (b) To manufacture, purchase, sell or otherwise deal in machinery, tools, appliances and materials of every description used in works, plants and operations aforesaid, and to act as agent brokers or on commission in purchasing or otherwise dealing in the articles aforesaid; (c) To acquire by purchase, lease or otherwise clay, shale and deposits, timber areas, peat bogs, lands, mines, minerals and mining rights or interest therein, and to work, operate, develop and maintain or otherwise deal in manufactured and unmanufactured products and by-products of same; (d) To inter into any agreement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transactions which this company is authorized to carry on, and to take or otherwise acquire, shares and securities of any such company, and to sell, hold or re-issue, with or without guarantee, or otherwise deal in the same; (e) To remunerate with the approval of the shareholders by payments in cash, shares or otherwise, any person or company, for services rendered in placing or assisting to place, or guaranteeing the placing of any shares in the company's capital stock or any debentures or other securities of the company or in the conduct of the business; (f) To contract for, build, construct and equip public

and private works of every description, and to acquire, hold, sell, dispose of, supply, manufacture and produce all kinds of materials for use in the construction and equipment of such public and private works, and to sublet any or all such contracts; (g) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, undertakings and business of any such corporation and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company; (h) To sell or otherwise dispose of the undertakings of the company or any part thereof for such consideration as the company may deem proper, and in particular for shares, debentures or securities of any other company, having objects in whole or in part similar to those of this company; (i) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or which might be of value to the company, and to issue paid-up or partially paid-up shares of the company in consideration or part consideration therefor, and to lend money to and to guarantee the contracts of, or to otherwise assist any person, firm or company with which this company may have business relations; (j) To acquire, purchase, sell, deal in outright or on royalty, patented devices of all kinds and patents thereof or to apply for patents or any devices so purchased or acquired, and to acquire, purchase, sell, register, lease or license on royalty or otherwise, and to hold, use, own, operate, introduce, sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and process under registration or otherwise useful to the business of the company, and to use, exercise, develop, grant licenses in respect thereof or otherwise turn to account any such trade marks, trade names, inventions, licenses, processes and the like, or any such other property or rights; (k) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (l) To issue paid-up shares, bonds, debentures or other securities of the company, in payment or part payment for any property or rights which may be acquired by, or for any services rendered, or for any work done for the company or towards the payment or satisfaction of debts and liabilities owing by the company, or to accept in payment of any debts due to the company, stock, shares, bonds, debentures or other securities of any company; (m) To construct, maintain, alter, make, own and operate on property owned or controlled by the company, and on property adjacent thereto all such reservoirs, dams, flume, race and other ways, works, booms, elevators, improvements, sluice ways, water powers, aqueducts, wells, ditches, canals, wharves, slide piers, roadways, log rolls and any other erections and works as may be necessary; (n) To invest moneys of the company not immediately required in such manner as may from time to time be determined by the company; (o) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or other securities of any other company or which the company may have power to dispose of; (p) To acquire by purchase, concession, exchange or other legal title and to construct, erect, operate, maintain and manage all factories, shops, stores, houses, saw-mills, hotels, depots, machine shops, engine houses and all other structures and erections necessary for its business and all other property movable and immovable, necessary and useful for the carrying on of any of the purposes of the company, and to lease, sell and dispose of the same; (q) To purchase, sell, manufacture, let, hire, import, export and deal in all kinds of goods, wares or merchandise which may be required for the purpose of any of the said businesses or which may seem capable of being profitably dealt with in connection with any of the said businesses of the company; (r) To acquire, develop and operate any water power or water powers and to generate, produce and accumulate steam, gas, electricity or other motive power, for the production of light, heat and power for the purposes of the

company, with the power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat and power purposes to any person or corporation on such terms as may be agreed upon, provided that the foregoing powers, when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (s) To carry on any other business (manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with any of the above specified business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's properties or rights, and to do all acts, and exercise all powers incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable, the company to profitably carry on its undertakings; (t) To acquire by lease, purchase, license or otherwise and to sell, license or otherwise dispose of trade marks, trade names, and design patents; (u) To build, purchase, acquire, charter, lease, operate and manage boats, steamboats, gasoline launches, vessels, tugs, barges or any other conveniences for the transportation of freight and passengers by water and by land; to construct, purchase, lease, acquire, maintain and manage docks, wharves, piers and other convenient terminal facilities; (v) To enter into any arrangement with any authority federal, provincial, municipal and local or otherwise that may be conducive to the company's objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "National Building Supply and Enamel Concrete Brick Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of January, 1913.

28-2 THOMAS MULVEY,
Under-Secretary of State.

Quebec and Orleans Corporation, Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of January, 1913, incorporating Errol Malcolm McDougall, Gilbert Sutherland Stairs, John Jennings Creelman and Pierre François Casgrain, advocates, and Emily Irene Chesnut, secretary, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To acquire by purchase, exchange, lease or any other legal title and to possess, hold, demolish, embellish, exploit, rent, sell, exchange or otherwise make over real estate, timber limits, timber licenses, water powers and other movable and immovable property of all kinds and description, and to carry on the business of real estate and financial agents and act as agents for the purpose of selling, leasing, managing and administering immovable property and charge commissions for its services; (b) To construct on the lands belonging to the company, or in which it may be interested in any way whatever, or on the property of its customers, buildings to be used for any purposes whatever, and maintain, superintend, work, rent, sublet, sell and otherwise dispose of all buildings so constructed and all other buildings owned or leased by the company, and to carry on the business of builders and contractors and suppliers of material for the purposes of this company; (c) To dispose of any streets, squares or lands in favour of persons or municipalities upon such terms and conditions as the company may think fit, and to make and enter into any agreement or contract for paving, macadamizing, grading, repairing, cleaning and watering streets and highways and for the construction, opening and repairing of conduits, cisterns, drains or sewers; (d) To assist by way of guaranty or otherwise advance moneys by way of loan or loans to customers and others having dealings with the company and to the pur-

chaser or purchasers or lessees of any part of the company's property for purposes of building or other improvements thereon ; to aid by advances of money the construction and maintenance of roads, streets, lanes, waterworks, drains, sewers and other works calculated to give better access to the property of the company and to enhance its value ; (e) To distribute by way of dividend or bonus among the shareholders in specie, in fully paid-up shares or in any other manner deemed advisable any property of the company or any proceeds of the sale or disposal of any property of the company ; (f) To pay for all properties, immunities, privileges, leases or rights whatsoever acquired by or for the company and for services rendered and work done for it, including the construction of the whole or part of the buildings erected by and for the company in bonds or shares of the company or partly in bonds and partly in shares ; (g) To acquire and take over the whole or part of the property and undertakings, including good-will and other rights of all persons, firms, associations or corporations having powers similar to those of the present company, or with which the company may have business relations, and to pay for the same in cash, shares or bonds of the present corporation or otherwise ; to unite with any company having powers similar to those of the present company under the clauses and conditions which may be agreed upon, and to assume the liabilities of any person, firm or company indebted to the company or transacting any business similar to that conducted by this company ; (h) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business, undertaking or transaction which this company is authorized to carry on or engage in, or any business, undertaking or transaction capable of being conducted so as directly or indirectly to benefit this company ; (i) To invest and dispose of the funds of the company which are not immediately required in any manner which shall be decided from time to time ; (j) With the approval of the shareholders, to compensate by payments in cash or by the issue of paid-up shares of the company or by bonds and debentures or in any other way, every person or corporation for services rendered in disposing of or in assisting in the disposal of or in securing the disposal of part of the capital stock of the company or of all obligations or other values of the company, or relating to the formation or promotion of the company or otherwise ; (k) To sell or dispose of the undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act ; (l) To manufacture and generate steam, gas, electric and other energy for heat, light and power for the purposes of the company and to sell the surplus thereof, provided that the foregoing powers are to be exercised subject to all Dominion, provincial and municipal laws, by-laws and regulations in force and applicable thereto ; (m) To do all things necessary, suitable and proper for the accomplishment of the purposes or to attain the objects above set forth ; (n) The above objects, powers and purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers and purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise contracted having regard to any other clause of such objects, powers or purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Quebec and Orleans Corporation, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

28-2

Beresford Realty Company, Limited,

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 9th day of January, 1913, whereby the capital stock of "The Beresford Realty Company, Limited," was increased from the sum of fifty thousand dollars to the sum of two hundred thousand dollars, such increase to consist of fifteen hundred shares of one hundred dollars, and the name of the said "Beresford Realty Company, Limited," changed to that of "Commerce Freehold Investment Company, Limited."

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

28-2

Western Canada Public Utilities, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of January, 1913, incorporating Charles Hazlitt Cahan, the younger, barrister-at-law, Orick Burroughs MacCallum, advocate, William Edward Brown and Burton Frederick Bowler, accountants, and James Louis Finlay, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on the business of a light, heat and power company, in all its branches, and to produce and convert heat, light and power from hydraulic, pneumatic or other energy or from gas or otherwise ; provided, however, that any sale, distribution or transmission of electric, hydraulic or other power or force shall be subject to local and municipal regulations in that behalf ; (b) To provide, purchase, lease or otherwise acquire, and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works, stations, engines, machinery, plant, conduits, cables, wires, pipes, towers, posts, pillars, lines, generators, accumulators, lamps, meters, transformers and apparatus connected with the generation, accumulation, purification, distribution, transmission, supply, sale, use and employment of electric, pneumatic or hydraulic power or heat or light or gas, and to generate, accumulate and distribute electric energy or gas, for the supply of electric light, heat and motive power, and for industrial or other purposes ; and to undertake and enter into contracts and agreements for the lighting of cities, towns, streets, buildings and other places, and for the supply of gas, electric light, heat and motive power for any or all public or private purposes ; (c) To make, build, construct, erect, lay down and maintain reservoirs, water works, cisterns, dams, canals, tunnels, culverts, flumes, conduits, pipes, and appliances ; and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the creation, maintenance or development of hydraulic, electrical or other mechanical power, or for irrigating lands, or for any other purpose of the company ; (d) To make and to enter into any agreement or covenant for the paving, macadamizing, repairing, grading, cleaning and watering of any streets or highways, and the construction, opening and repairing of conduits, cisterns, drains or sewers, and the laying of electric cables and wires, gas or water pipes, in any streets or highways ; (e) To deal with, manufacture, and render saleable coke, coal-tar, pitch, asphaltum, ammoniacal liquor, and other residual products obtained in the manufacture of any product of the company. To manufacture, buy, sell, let on hire, and deal in stoves, engines, and other apparatus and conveniences which may seem calculated directly or indirectly to promote the consumption of electricity or gas ; (f) To purchase, take in exchange, or otherwise acquire and hold, ships, vessels or ferries or any shares or interests in ships, vessels or ferries, and also shares, stocks or secur-

ities of any companies possessed of, or interested in, any ships, vessels or ferries, and to maintain, repair, improve, alter, sell, exchange or let out to hire or charter, or otherwise deal with and dispose of any ships, vessels or ferries or shares, or securities aforesaid ; (g) To construct, maintain, improve, work, manage, carry out, purchase, lease, control or otherwise acquire, and to hold, use, sell, lease or otherwise dispose of any lands, works, mains, machinery or any roads, ways and tramways, branches and sidings on lands owned or controlled by the company or over which the company may acquire a license, and bridges, reservoirs, water courses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated to advance the company's interests, and to equip, maintain and operate by electric, hydraulic or other mechanical power, all works belonging to the company or in which the company may be interested, and to contribute to, subsidize or otherwise assist, or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof ; (h) From time to time to apply for, purchase or acquire, by enactment, grant, assignment, transfer, lease or otherwise, and to exercise, carry out, and enjoy any concession, license, franchise, right, privilege or power relating to the generation, accumulation, development, distribution, supply, use and employment of electric energy, water powers or water or gas, and to pay for, aid in and contribute towards carrying the same into effect ; and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof ; (i) To apply for, purchase or otherwise acquire any patents, grants, licenses, leases, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated to benefit this company ; and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights, interests or information so acquired ; (j) To subscribe for, purchase or otherwise acquire the shares, bonds, debentures or other securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in shares, bonds, debentures or other securities of this company, and to hold, sell or otherwise deal in the shares, bonds, debentures or other securities so purchased, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereon, and to guarantee payment of the principal of or dividends and interest on the shares, bonds, debentures or other securities of any other company or corporation, and to promote any other company or corporation having objects altogether or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this company ; (k) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise any company or corporation in the capital stock of which the company holds shares, or of any company, corporation, person or persons with which the company may have business relations, or of any company, corporation, person or persons carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to engage in or carry on, and to act as employee, agent or manager of any such company, corporation, person or persons, and to guarantee the performance of contract by any such company or corporation or by any other person or persons with whom the company may have business relations ; (l) To enter into any arrangements with any authority federal, provincial, municipal, local or otherwise that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges, franchises, and concession which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges, franchises and concessions ; (m) To consolidate or amalgamate with any other company or corporation having objects similar in whole or

in part to those of this company, and to enter into any arrangement for sharing profits, union of interest, co-operation, joint adventures, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to engage in or carry on or capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of, or otherwise assist, any such person, company, or corporation, and to take or otherwise acquire shares and securities of any such company or corporation, and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest or otherwise to deal with or dispose of the same ; (n) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the name of the persons, firms, company or companies hereinafter referred to, if hereunto duly authorized, all or any of the property, franchises, goodwill, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay for such property, franchises, goodwill, rights, powers and privileges, wholly or partly in cash or wholly or partly in paid-up shares of the company, or otherwise, and to undertake the liabilities of any such person, firm or company and to exercise the rights, powers and franchises of any company whose capital stock is owned by this company in the name of such company or in its own name ; (o) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business ; (p) To obtain any Act of Parliament or Legislature for any purposes of the company ; (q) To take part in the management, supervision or control of the business or operations of any company or undertaking, having objects altogether or in part similar to those of this company, and for that purpose to appoint and remunerate any directors, accountants, or other experts or agents ; and to acquire and carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (r) To establish and support, or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ; (s) To sell, lease, exchange, dispose of, turn to account, or otherwise deal with, the property, rights, franchises and undertaking of the company or any part thereof, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company ; (t) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined ; (u) To procure the company to be licensed, registered or otherwise recognized in any foreign country, and to designate persons therein as attorneys, or representatives of the company with power to represent the company in all matters according to the laws of such foreign country, and to accept service for and on behalf of the company of any process or suit ; (v) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments ; (w) To make cash advances to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons ; (x) To distribute in specie or otherwise as may be resolved any assets of

the company among its members and particularly the shares, bonds, debentures, or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company; (y) To do all such other things as are incidental or conducive to the attainment of the above objects, and to do all or any of the above things as principals, agents or attorneys; (z) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth; and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph, but may be carried out in as full and ample a manner and shall be construed in as wide a sense as if each of the said paragraphs defined the objects of a separate, distinct and independent company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Western Canada Public Utilities, Limited," with a capital stock of three million dollars, divided into 30,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

28-2

INSURANCE DEPARTMENT,
OTTAWA, 18th November, 1912.

NOTICE is hereby given that a license No. 331, has this day been granted The California Insurance Company for the transaction throughout Canada of the business of Fire Insurance. The chief agency of the company is established at the City of Vancouver, B.C., and John McLeod has been appointed chief agent.

W. FITZGERALD,
Superintendent of Insurance.

28-4

INSURANCE DEPARTMENT,
OTTAWA, 17th December, 1912.

NOTICE is hereby given that a license No. 333 has this day been issued to the American Central Insurance Company, for the transaction of the business of Fire and Tornado Insurance in the provinces of Manitoba, Saskatchewan, Alberta and British Columbia. The chief agency of the company is established at the City of Winnipeg, and W. P. Fess has been appointed chief agent.

W. FITZGERALD,
Superintendent of Insurance.

25-4

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following position in the Inside Division of the Civil Service of Canada:—

A clerk in Subdivision A of the Second Division in the Chief Architect's Branch of the Department of Public Works, initial salary \$1,600 per annum. The duties of the office will be to assist in the purchasing of public building sites, and in valuing and dealing with various property transactions which require to pass through the Chief Architect's office. Candidates are required to be conversant with the conveyance, value, municipal assessment and taxation of real estate. They should preferably have been employed as inspectors or agents for loan companies, and must have had a practical experience of some years in examining, valuing and negotiating for property, looking up titles in a registry office, and all other details which pertain to a real estate business.

Candidates must be natural-born or naturalized British subjects, must have been residents in Canada for at least three years, and must be of the full age of eighteen years and not more than thirty-five years.

Application forms, properly filled in, must be filed in the Office of the Civil Service Commission not later

than the 27th day of January, 1913. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, 3rd January, 1913.

27-4

NOTICE TO MARINERS.

No. 114 of 1912.

(Pacific No. 27.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

BRITISH COLUMBIA.

(319) STRAIT OF GEORGIA—BURRARD INLET—ATKINSON POINT—CHANGE IN FOG ALARM.

Former notice.—No. 27 (74) of 1912.

New position.—On the extreme of Atkinson point, in front of the lighthouse.

Lat. N. 49° 19' 32", Long. W. 123° 15' 30"

Date of replacement.—On or about 15th December, 1912, without further notice.

Description of new fog alarm.—Diaphone, operated with air, compressed by an oil engine. It will give one blast of 2½ seconds' duration every minute, thus:

Blast	Silent	Blast	Silent interval
2½ secs.	57½ secs.	2½ secs.	57½ secs.

Structure.—Square building with a gable roof.

Material.—Wood.

Colour.—White.

N. to M. No. 114 (319) 10-12-12.

Authority: Report from Agent, M. and F., Victoria.

Admiralty charts: Nos. 922, 1922, 579, 2689 and 1917.

Publication: British Columbia Pilot, 1905, page 175.

Canadian List of Lights and Fog Signals, 1912: No. 2315.

Departmental File: No. 22315 F.

BRITISH COLUMBIA.

(320) QUEEN CHARLOTTE ISLANDS—CAPE ST. JAMES—NON-EXISTENCE OF ROCK SOUTHEASTWARD OF.

Former notice.—No. 22 (47) of 1910.

Position on charts.—At a distance of about 4 miles 151° (S. 55° E. Mag.) from the southernmost of the Kerouart islands.

Lat. N. 51° 48', Long. W. 130° 57½'.

Description.—A rock marked "Breaks heavily" on the charts.

Remarks.—This rock has been searched for by whalers, and no less depth than 20 fathoms has been obtained in the vicinity. A tide rip exists in the position assigned to the rock.

N. to M. No. 114 (320) 10-12-12.

Variation in 1912: 26° E.

Authority: British Admiralty N. to M. No. 1578 of 1912.

Admiralty charts: Nos. 1923b and 2430.

Publication: British Columbia Pilot, 1905, page 513.

Department File: No. 25233.

A. JOHNSTON

Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 10th December, 1912.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

28-2

STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 31st December, 1911 and 1912.

PUBLIC DEBT.		1911		1912.	
LIABILITIES.		\$ cts.		\$ cts.	
FUNDED DEBT —					
Payable in Canada.....		4,829,494	35	4,774,494	48
do in London.....		263,121,429	64	258,669,833	07
Bank Circulation Redemption Fund.....		4,654,276	85	5,254,933	93
Dominion Notes.....		104,836,300	51	115,688,413	90
SAVINGS BANKS—					
	1911.		1912.		
Post Office Savings Banks.....	\$42,721,954 47	\$41,745,155	75		
Dominion Government Savings Banks..	14,401,840 82	14,223,163	02		
		57,123,795	29	55,968,318	77
Trust Funds.....		9,704,367	48	9,663,028	54
Province Accounts.....		11,920,582	42	11,920,486	07
Miscellaneous and Banking Accounts.....		22,298,625	39	27,805,542	04
Total Gross Debt		478,488,871	93	489,745,050	80
ASSETS.					
INVESTMENTS—					
Sinking Funds		11,889,933	33	13,172,662	71
Other Investments.....		29,776,851	20	32,751,851	20
PROVINCE ACCOUNTS.....		2,296,429	12	2,296,332	77
MISCELLANEOUS AND BANKING ACCOUNTS.....		121,139,006	41	137,329,747	85
Total Assets		165,102,220	06	185,550,594	53
Total Net Debt.....		313,386,651	87	304,194,456	27
do to 30th November.....		315,436,632	33	307,511,511	52
Decrease of Debt.....		2,049,980	46	3,317,055	25

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of December, 1911.	Total to 31st December, 1911	Month of December, 1912.	Total to 31st December, 1912.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	6,872,559 16	64,103,989 25	8,711,932 24	81,747,008 10
Excise.....	1,872,666 16	14,243,524 79	2,104,393 10	16,198,474 30
Post Office.....	1,050,000 00	7,150,000 00	1,250,000 00	8,250,000 00
Public Works, including Railways and Canals..	998,330 32	8,883,874 27	1,001,965 27	9,975,696 57
Miscellaneous.....	802,543 65	5,101,559 65	1,073,889 98	5,406,377 40
Total.....	11,596,099 29	99,482,947 96	14,142,180 59	124,577,556 37
EXPENDITURE.....	6,519,861 86	54,303,871 71	7,548,338 97	67,001,575 05

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
Public Works, including Railways and Canals.....	2,929,997 47	18,591,713 70	2,865,972 01	18,137,346 98
Railway Subsidies	218,161 96	391,640 55	593,984 38	4,532,756 57
Total	3,148,159 43	18,983,354 25	3,459,956 39	22,670,103 55

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.
FINANCE DEPARTMENT, Ottawa, 7th January, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.

28 tf

CIRCULATION AND SPECIE.

Provincial.....	\$	27,792 25	Specie and Bullion held by the Receiver		
Fractional.....		750,109 65	General and the several Assistant Re-		
\$1.....		12,926,734 00	ceivers General, on the 31st December,		
\$2.....		9,423,633 50	1912.....	\$104,076,746 80	
\$4.....		277,509 00			
\$5.....		9,016,660 00			
\$50.....		16,850 00			
\$100.....		8,700 00			
\$500.....		1,806,500 00	Specie to be held under The		
\$1,000.....		4,794,000 00	Revised Statutes of 1906,		
\$500 Legal Tender Notes for Banks.....		336,000 00	chapter 27, intituled		
\$1,000 " " " ".....		2,102,000 00	" An Act respecting		
\$5,000 " " " ".....		74,350,000 00	Dominion Notes," 25 p.c.		
			on \$30,000,000.00.....	\$	7,500,000.00
		\$115,836,488 40			
PROVINCIAL NOTES.			Specie to be held in excess		
\$1.....	\$	11,304 50	of \$30,000,000.00.....	85,836,488.40	
\$2.....		6,068 00			93,336,488 40
\$5.....		4,229 75			
\$10.....		2,180 00			
\$20.....		860 00	Reserve on amount of deposits in Savings		
\$50.....		650 00	Banks on 31st December, 1912, being 10		
\$500.....		2,500 00	p.c. on \$55,968,318.77, to be held under		
		\$	The Revised Statutes of 1906, intituled		
		27,792 25	"An Act respecting Savings Banks"....		\$5,596,831 88

J. E. ROURKE,
Comptroller of Dominion Currency.

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 9th January, 1913.

28-tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of November, 1912.

Source of Revenue.	Amounts.	Total.
EXCISE.	\$ cts.	\$ cts.
Spirits.....	948,578 92	
Malt Liquor.....	14,548 40	
Malt.....	136,248 39	
Tobacco.....	830,250 45	
Cigars.....	55,983 60	
Manufactures in Bond.....	7,155 69	
Acetic Acid.....	726 15	
Seizures.....	25 00	
Other Receipts.....	9,532 03	
Total Excise Revenue.....		2,003,048 63
Methylated Spirits.....		9,356 43
Ferries.....		50 00
Inspection of Weights and Measures.....		10,581 50
Gas Inspection.....		5,380 50
Electric Light Inspection.....		7,637 20
Law Stamps.....		801 35
Other Revenues.....		794 60
Grand Total Revenue.....		2,037,650 21

WM. HIMSWORTH, Acting Deputy Minister.

INLAND REVENUE DEPARTMENT,
Ottawa, 16th December, 1912.

25-tf

Post Office Savings Bank Account for the month of November, 1912.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can. 1906.)

DR.		CR.	
	\$ cts.		\$ cts.
BALANCE in hands of the Minister of Finance on 31st October, 1912.....	42,406,934 88	WITHDRAWALS during the month.....	1,237,594 70
DEPOSITS in the Post Office Savings Bank during month.....	984,030 19		
TRANSFERS from Dominion Government Savings Bank during month :—			
PRINCIPAL			
INTEREST accrued from 1st April to date of transfer....			
TRANSFERS from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada.....	9,305 31		
INTEREST accrued on Depositors accounts and made principal on 31st March.....			
INTEREST allowed to Depositors on accounts during month.....	11,991 44	BALANCE at the credit of Depositors' accounts on 30th November, 1912.....	42,174,667 12
	43,412,261 82		43,412,261 82

Certified,
W. H. HARRINGTON,
Superintendent, Savings Bank Branch.
POST OFFICE DEPARTMENT,
OTTAWA, 3rd January, 1913.

R. M. COULTER,
Deputy Postmaster General.

STATEMENT of the Balance at Cr. of Depositors in the Dominion Government Savings Banks, on 30th November, 1912. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 31st October 1912.	Deposits for November, 1912.	Total.	Withdrawals for November, 1912.	Balance on Nov. 30th, 1912.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba :—</i>					
Winnipeg.....	677,978 95	4,743 00	682,721 95	21,662 16	661,119 79
<i>British Columbia :—</i>					
Victoria.....	1,087,366 37	39,868 00	1,127,234 37	58,053 44	1,069,180 93
<i>Prince Edward Island :—</i>					
Charlottetown.....	2,080,429 39	21,818 00	2,102,247 39	57,095 24	2,045,152 15
<i>New Brunswick :—</i>					
Newcastle.....	287,713 91	2,237 00	289,950 91	2,624 31	287,326 60
St. John.....	5,623,496 04	77,692 81	5,701,188 85	77,553 87	5,623,634 98
<i>Nova Scotia :—</i>					
Acadia Mines.....	33,768 11		33,768 11	170 65	33,597 46
Amherst.....	380,758 08	4,043 00	384,801 08	7,553 26	377,247 82
Arichat.....	128,767 72	120 00	128,887 72	1,707 99	127,179 73
Barrington.....	143,440 46	3,852 74	147,293 20	2,773 73	144,519 47
Guysboro'.....	119,926 21	1,005 00	120,931 21	1,070 92	119,860 29
Halifax.....	2,373,775 15	34,062 40	2,407,837 55	27,216 40	2,380,621 15
Kentville.....	260,554 81	4,211 00	264,765 81	5,406 48	259,359 33
Lunenburg.....	430,331 34	2,424 00	432,755 34	5,110 08	427,645 26
Port Hood.....	116,418 57	903 00	117,321 57	4,119 27	113,202 30
Shelburne..	214,488 66	1,684 38	216,173 04	3,080 54	213,092 50
Sherbrooke.....	89,835 71	822 00	90,657 71	840 32	89,817 39
Wallace.....	122,916 61	600 00	123,516 61	858 52	122,658 09
Totals	14,171,966 09	200,086 33	14,372,052 42	276,837 18	14,095,215 24

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 10th December, 1912.

24-1f

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUÉBEC, ON THE 31ST DAY OF DECEMBER, 1912.

	CAPITAL.		LIABILITIES.								Total Liabilities.
	Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice on a fixed day.	Provincial Govt. deposits payable after notice on a fixed day.	Other deposits payable after notice on a fixed day.	Special Poor Fund or Charity Fund Trust.	Liabilities not included under the foregoing heads.	
	\$ cts.	\$ cts.	1	2	3	4	5	6	7	8	
City and District Savings Bank.....	2,000,000 00	1,000,000 00	\$ cts. 93,341 86	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Caisse d'Économie Notre-Dame de Québec	1,000,000 00	250,000 00	11,200 00	10,271,769 32	83,000 00	465,252 15	10,831,221 47
Total.....	3,000,000 00	1,250,000 00	93,341 86	11,200 00	40,985,717 66	263,000 00	667,004 30	42,020,263 82

ASSETS.

	Dominion, Provincial and other public securities.	Cash in hand and on deposit in chartered banks.	Canadian municipal bonds or securities, schools bonds or debentures and securities approved by Treasury Board.	Other bonds, debentures and securities.	Loans to governments, corporations, municipalities, for the purpose of the construction of railways and corporations on resolutions of their boards of directors.	Loans for which bank stocks are held as collateral security.	Loans for which stocks, bonds, debentures or securities other than bank stocks are held as collateral security.	Special Poor Charity Fund investments.	Investments in bank stock made previous to the incorporation of the bank.	Bank premises.	Other assets not included under the foregoing heads.	Total Assets.
	1	2	3	4	5	6	7	8	9	10	11	
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	3,032,631 69	3,301,365 54	15,727,528 59	1,727,804 27	1,767,494 72	7,000,551 93	180,000 00	475,000 00	250,147 87	33,462,524 61
Caisse d'Économie Notre-Dame de Québec... ..	1,020,590 36	630,776 26	4,513,196 62	2,285,393 31	821,712 62	2,305,941 78	83,000 00	5,157 62	125,000 00	242,069 29	12,041,837,86
Total.....	4,062,222 05	3,932,141 80	20,240,725 21	4,013,197 58	2,589,207 34	9,306,493 71	263,000 00	5,157 62	600,000 00	492,217 16	45,504,362 47

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA ON THE
1st JANUARY, 1913.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY AND PROVINCE OR TERRITORY.	POSTMASTER.
Agardsley.....	Sec. 13, Tp. 20, R. 12, W. P. M.	Dauphin.....M.	H. A. Gadd.
Baird.....	Oliver.....	Thunder Bay & R'y R. O.	Richard Ross.
Base Line Road.....	Cornwallis.....	Kings.....N.S.	Herbert Calkin.
(a) Battrum.....	Sec. 30, Tp. 18, R. 17, W. 3rd M.	Moose Jaw.....Sask.	J. A. Becker.
Belloni (re opened).....	Sydney.....	South Cape Breton.....N.S.	Mrs. Jno. McDonald.
Belleville North.....	Argyle.....	Yarmouth.....N.S.	Ambrose Potier.
Belleville South.....	Argyle.....	Yarmouth.....N.S.	Joseph LeBlanc.
(a) Billimun.....	Sec. 5, Tp. 6, R. 9, W. 3rd M.	Moose Jaw.....Sask.	P. Krauss.
Blakesville.....	Sec. 34, Tp. 5, R. 17, W. 4th M.	Medicine Hat.....Alta.	R. L. Blake.
Bouville.....	Sec. 6, Tp. 24, R. 1, W. P. M.	Dauphin.....M.	Eusèbe Bouvier.
Buckskin (to open 15th January)		Simcoe, E.R.....O.	John Ritchie.
Cap à la Branche.....	Isle aux Coudres.....	Charlevoix.....P.Q.	Alex Gagnon.
Duffield.....	Sec. 34, Tp. 52, R. 3, W. 5th M.	Edmonton.....Alta.	George Duncan.
Dunkirk.....	Sec. 31, Tp. 12, R. 28, W. 2nd M.	Moose Jaw.....Sask.	J. A. Brattan.
Emesville.....	St. Paul.....	Selkirk.....M.	Fred. W. Mills.
Five Fingers.....	Eldon.....	Restigouche.....N.B.	Narcisse Pelletier.
French Hill.....	Cumberland.....	Russell.....O.	E. Hurtubise.
Furness.....	Sec. 12, Tp. 47, R. 28, W. 3rd M.	Battleford.....Sask.	Walter Venning.
Galilée.....	Sec. 27, Tp. 11, R. 26, W. 2nd M.	Moose Jaw.....Sask.	James Hughes.
Garland Mountain.....	Elgin.....	Kings & Albert.....N.B.	Ralph Carter.
Gendron (opened 16th Dec.).....	Hunterstown.....	Maskinongé.....P.Q.	H. Fréchette.
Grand River West.....		Richmond.....N.S.	Philip C. Macaulay.
Hebbville.....	New Dublin.....	Lunenburg.....N.S.	Robert Hebb.
Heon.....	Chester.....	Drummond and Arthabaska.....P.Q.	Mrs. L. Garneau.
(a) Hoselaw.....	Sec. 26, Tp. 59, R. 7, W. 4th M.	Victoria.....Alta.	R. G. Lamb.
Hyamas.....		Inverness.....N.S.	Archibald McDonald.
Isle Verte Sud.....	Isle Verte.....	Témiscouata.....P.Q.	Jos. Dumont.
Jacksonboro.....	Hendry.....	Algoma, E.R.....O.	R. D. McKay.
Jean-Noël.....	St. Irénée.....	Charlevoix.....P.Q.	Irénée Gauthier.
Lac Deligny (opened 2nd Jan.).....	DeLanandière.....	Maskinongé.....P.Q.	Jos. Charpentier.
Lacasse.....	Frampton.....	Dorchester.....P.Q.	Placide Brousseau.
Laurin (opened 18th Dec.).....	Tiny.....	Simcoe, E.R.....O.	T. Robitaille.
Mayberry.....	Sec. 31, Tp. 12, R. 26, W. 2nd M.	Moose Jaw.....Sask.	Donald Mayberry.
Moosehorn.....	Sec. 13, Tp. 27, R. 8, W. P. M.	Dauphin.....M.	S. J. Matthews.
Morse Place.....	East Kildonan.....	Selkirk.....M.	W. J. Herrick.
Moulin Beaupré (opened 12th Dec.).....	Armand.....	Témiscouata.....P.Q.	Hilaire Beaupré.
(a) Nashwaakis Valley.....	Douglas.....	York.....N.B.	Samuel Currie.
Ozanam.....	St. Jean Port Joli.....	L'Islet.....P.Q.	Nap. Ouellet.
Paddockwood.....	Sec. 25, Tp. 52, R. 25, W. 2nd M.	Prince Albert.....Sask.	Frederick S. Pitts.
Pageville.....	St. Charles de Belle-Chasse.....	Bellechasse.....P.Q.	Zotique Couture.
(a) Peers.....	Sec. 16, Tp. 54, R. 14, W. 5th M.	Edmonton.....Alta.	Frank Jones.
Petit Bécancour.....	Bulstrode.....	Drummond & Arthabaska.....P.Q.	Cyprien Moreau.
Pointe Bourque.....	Maria.....	Bonaventure.....P.Q.	A. Doucet.
Ramsay.....		Algoma, E.R.....O.	A. E. Rippon.
Rang St. Joseph (opened 2nd Jan.).....	Ste. Emélie de l'Energie.....	Joliette.....P.Q.	Camille Joly.
St. Denis Street (reopened 18th Dec.).....	282 St. Catherine St. Montreal.....	St. Lawrence.....P.Q.	J. J. Marchand.
St. Georges de Bagot (opened 9th Dec.).....	St. Simon.....	Bagot.....P.Q.	Jos. Carrière.
Scotland Farm.....	Sec. 30, Tp. 24, R. 2, W. P. M.	Dauphin.....M.	J. C. Thomson.
Seabrook (opened 23rd Dec.).....	Digby.....	Digby.....N.S.	Lewis D. Pyne.
Seafoam East.....	Pictou.....	Pictou.....N.S.	John H. Sutherland.
Senkiw.....	Sec. 9, Tp. 3, R. 5, E. P. M.	Provencher.....M.	Tanaska Tofan.
(a) Sexsmith.....	Sec. 7, Tp. 73, R. 5, W. 6th M.	Edmonton.....Alta.	Mrs. K. E. Johnstone.
Sharp Corners (reopened 5th Dec.).....	Richmond.....	Lennox & Addington.....O.	Miss Mary E. Jayne.
Strangmuir.....	Sec. 25, Tp. 22, R. 26, W. 4th M.	Macleod.....Alta.	W. J. Phipps.
Vancouver Sub-Office No. 20.....	Cor. 3rd Ave. & Stephens Street.....	Vancouver.....B.C.	A. C. Douglas.
Vallée.....	Metabetchouan.....	Chicoutimi & Sag'y.....P.Q.	Ernest Simard.
Voigts Camp.....		Yale-Cariboo.....B.C.	Hugh B. Cannon.
Wako.....	Unsurveyed.....	Thunder Bay & R'y Riv.....O.	T. M. McCune.
(a) Wapashoe.....	Sec. 3, Tp. 13, R. 25, W. 3rd M.	Moose Jaw.....Sask.	Mrs. A. V. Snow.
Whitkow.....	Sec. 16, Tp. 43, R. 13, W. 3rd M.	Battleford.....Sask.	Thomas Guest.
Willowvale.....	Sec. 4, Tp. 2, R. 2, W. 3rd M.	Moose Jaw.....Sask.	S. J. McKee.
Wymark.....	Sec. 28, Tp. 13, R. 13, W. 3rd M.	Moose Jaw.....Sask.	John Gerding.

(a) Opened 15th December.

NOTE.—Nicholson Siding, summer office, County of Algoma, E.R., O., has been constituted a regular Post Office.
Empey Hill, County of Lennox and Addington, O., was closed on the 26th of December, on account of Rural Free Delivery and not on the 1st November as previously published.
Delano, District of Medicine Hat, Alta., published as opened on the 1st December went into operation on the 15th November.

CHANGES IN POST OFFICES ALREADY ESTABLISHED

NAMES CHANGED.

Copeville	District of Medicine Hat.....Alta.	to Hanna.
Graham	District of Thunder Bay and Rainy River..O.	to Sioux Lookout.
Main Street North.....	City of Winnipeg.....M.	to Sub-Office No. 4 (Aug.1)
Shipyards	County of Welland.....O.	to Millers Bay.
Vallejo.....	District of Red Deer.....Alta.	to Loyalist.

OFFICES CLOSED.

(b) Bethel.....	County of Prince Edward.....O.	Closed 23rd December.
(b) Birdell.....	County of Grey, E.R.....O.	
(b) Bourg Royal.....	County of Quebec.....P.Q.	Closed 20th December.
(b) Bradford.....	County of Prince.....P.E.I.	Closed 14th December.
(b) Brownleigh Place.....	County of Drummond & Arthabaska...P.Q.	Closed 18th December.
(b) Bute.....	County of Mégantic.....P.Q.	
(b) Cherry Hill.....	County of Kings.....P.E.I.	Closed 14th December.
(b) Cherry Vale.....	County of Sunbury and Queens.....N.B.	Closed 1st December.
(b) Cowal.....	County of Elgin, W.R.....O.	Closed 14th December.
(b) Crombie.....	County of Dufferin.....O.	
(b) Crossbury.....	County of Compton.....P.Q.	
(b) Davis.....	County of Kings & Albert.....N.B.	
(b) Drummond Station.....	County of Peterborough, E.R.....O.	Closed 27th December.
Dunara.....	County of Selkirk.....M.	Closed 27th November.
(b) East Dudswell.....	County of Richmond & Wolfe.....P.Q.	Closed 10th December.
Eastview.....	District of Moose Jaw.....Sask.	Closed 10th December.
(b) Elmwood.....	County of Kings & Albert.....N.B.	Closed 1st December.
(b) Flanders.....	County of Compton.....P.Q.	Closed 16th December.
Flint Hill.....	County of Kings & Albert.....N.B.	Closed temporarily 1st Dec.
Gatineau.....	District of Medicine Hat.....Alta.	
(b) Griersford.....	County of Renfrew, N.R.....O.	
Grove Avenue.....	County of Essex, S.R.....O.	Closed 12th December.
(b) Hopedale.....	County of Middlesex, E.R.....O.	
(b) Knatchbull.....	County of Halton.....O.	
(b) Lake Doré.....	County of Renfrew, N.R.....O.	
(b) Learned Plain.....	County of Compton.....P.Q.	
(b) Leggett.....	County of Dufferin.....O.	
(b) McAlary.....	County of Kings & Albert.....N.B.	
(b) Mairs Mills.....	County of Simcoe, N.R.....O.	Closed 31st October.
(b) Maple Leaf.....	County of Compton.....P.Q.	Closed 16th December.
(b) Maple Plains.....	County of Prince.....P.E.I.	Closed 14th December.
(b) Martin Farm.....	County of Simcoe, N.R.....O.	
Meldrum Creek.....	District of Yale-Cariboo.....B.C.	Closed 7th December.
Mink Lake.....	District of Edmonton.....Alta.	
Minniehill.....	County of Grey, N.R.....O.	Closed 30th September.
Montreal Sub-Office No. 57.....	City of Montreal.....P.Q.	Closed 21st November.
Moulin Dubois.....	County of Drummond & Arthabaska...P.Q.	
(b) Mount Albion.....	County of Queens.....P.E.I.	
(b) Mount Hope.....	County of Bruce, N.R.....O.	
(b) New Canaan.....	County of Sunbury & Queens.....N.B.	Closed 1st December.
(b) North Fork, Salmon Creek.....	County of Sunbury & Queens.....N.B.	Closed 1st December.
(b) North Hill.....	County of Compton.....P.Q.	Closed 16th December.
Percy.....	District of Assiniboia.....Sask.	Closed 23rd November.
(b) Rockdale.....	County of Peterborough, E.R.....O.	Closed 23rd December.
(b) St. Andrews.....	County of Kings.....P.E.I.	
(b) Scotch Weedon.....	County of Compton.....P.Q.	Closed 16th December.
(b) Tartan.....	County of Grey, S.R.....O.	
(b) Thistle.....	County of Grey, S.R.....O.	
(b) Upper Granville.....	County of Annapolis.....N.S.	
(b) Upperton.....	County of Kings & Albert.....N.B.	
Vancouver Sub-office No. 17.....	City of Vancouver.....B.C.	
(b) Williscroft.....	County of Bruce, S.R.....O.	

(b) Closed on the inauguration of Rural Free Delivery.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

- 1st. Address "The Canada Gazette, Ottawa, Canada."
- 2nd. Indicate the number of insertions required.

3rd. INVARIABLY REMIT THE FEES FOR SUCH ADVERTISEMENTS, TOGETHER WITH THE PRICE OF ONE GAZETTE, AS BELOW, OTHERWISE THEY WILL NOT BE INSERTED.

The rates are 10 cents for the first insertion, and five cents for each subsequent insertion per line of nine words, each figure counting as one word.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

Notices of applications for divorce—14 insertions.
Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws etc—1 insertion.

NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

Notices received up to 2 o'clock P.M. on Fridays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

C. H. PARMELEE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.
Ottawa, 2nd February, 1909.

APPLICATIONS TO PARLIAMENT.

HOUSE OF COMMONS.

RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

Petitions for Private Bills.

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

Instruction to Committees.

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

Deposit of Bills and Fees.

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public

Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

Additional charges.

3. The following charges shall also be levied and paid in addition to the foregoing, viz:—

- | | |
|---|----------|
| (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... | \$100 00 |
| (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... | 100 00 |
| (c.) When a Bill is presented in the House after the twelfth week of the session..... | 200 00 |
| (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... | 100 00 |
| (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... | 150 00 |
| (f.) When the proposed capital stock of a company is over \$750,000, and does not exceed \$1,000,000..... | 200 00 |
| (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... | 300 00 |
| (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... | 400 00 |
| (i.) For every additional million dollars or fractional part thereof..... | 100 00 |

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves an increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.00.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs b or c of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,

Clerk House of Commons.

RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any

company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks; and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House.

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Act* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1906.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with

during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee as sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information :—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give :—
 - (a) The respondent's residence at the time of sending such notice.
 - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
 - (c) The name and address of the solicitor, if any, acting for the respondent.
 - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be considered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.
- (7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210)

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

THE SENATE.

Notices for Private Bills.

EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows :—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company* :—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company* :—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect a particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others :—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company, without any exclusive powers :—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also, to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act, :

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto; —the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized :—In a principal newspaper in the place where the head office of the company is, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or

interests of the shareholders or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed 'Private Bill Notice;' or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate, the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

NOTICE is hereby given that George Sentis Delandes, of the Town of Pincher Creek, in the Province of Alberta, surveyor, will apply to the Parliament of Canada, at the next sitting thereof, for a Bill of Divorce from his wife, Violet Emily Louise Deslandes, of the Town of Pincher Creek, in the Province of Alberta, and for the custody of Dorothy Louise Deslandes, the child of the said George Sentis Deslandes and the said Violet Emily Louise Deslandes, on the grounds of adultery and desertion.

Dated at the Town of Macleod, in the Province of Alberta, this 11th day of November, 1912.

McNEILL & MARTIN,
21-14 Solicitors for applicant.

NOTICE is hereby given that Nathan Louis Nathanson, of the City of Toronto, in the County of York, clerk, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Violet Ruby Kuppenheimer Nathanson, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, this twenty-first day of October, 1912.

BICKNELL, BAIN, STRATHY & MacKELCAN,
Solicitors for Nathan Louis Nathanson.

Messrs. LEWIS & SMELLIE,
Ottawa, Agents.

17-14

NOTICE is hereby given that Herbert Bell Rugh, of the City of Winnipeg in the Province of Manitoba, architect, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Mae Lillian Rugh, formerly of the City of Winnipeg, but now of the City of Brooklyn, in the State of New York, one of the United States of America, on the ground of adultery.

Dated at Winnipeg, this 4th day of October, A.D. 1912.

CAMPBELL, PITBLADO & CO.,
Farmer Building, Winnipeg,
22-14 Solicitors for HERBERT BELL RUGH.

NOTICE is hereby given that Arthur St. Denis, of Sudbury, in the Province of Ontario, agent, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Purilina Lafleur, of the City of Montreal, in the Province of Quebec, on the grounds of adultery and desertion.

WALSH & WALSH,

Solicitors for Arthur St. Denis.

Dated at Montreal, 11th October, 1912.

16-14

NOTICE is hereby given that John Arthur Pyke, of the City of Montreal, in the Province of Quebec, manufacturer's agent, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Fannie M. Brightman, of the City of Rochester, in the State of New York, one of the United States of America, on the grounds of adultery and desertion.

WALSH & WALSH,

Solicitors for John A. Pyke.

Dated at Montreal, 11th October, 1912.

16-14

NOTICE is hereby given that Mae Lillian Rugh, of the City of Winnipeg, in the Province of Manitoba, married woman, now residing at the City of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a bill of divorce from her husband, Herbert Bell Rugh, of the said City of Winnipeg, architect, on the ground of adultery.

Dated at Ottawa, Canada, this 15th day of October, A.D. 1912.

ORDE, POWELL & LYLE,
48, Sparks Street,

Ottawa, Canada,

16-14

Solicitors for applicant.

NOTICE is hereby given that Mary Kitson, of the City of Winnipeg, in the Province of Manitoba, Clerk, will apply to the Parliament of Canada at the next session thereof, for a Bill of Divorce from her husband Charles Antoine Kitson of the Aedmay Hotel, 24 Woburn Place, London, W.C., in that part of the United Kingdom of Great Britain and Ireland called England, Gentleman, on the ground of adultery and desertion.

Dated at the City of Winnipeg, in the Province of Manitoba, this Tenth day of October, A.D. 1912.

L. McMEANS,

Solicitor for applicant.

16-14

NOTICE is hereby given that Mary Arabella Young, of the City of Calgary, in the Province of Alberta, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband John J. Young, of the City of Spokane, in the State of Washington, one of the United States of America, on the ground of desertion and adultery.

Dated at Calgary, in the Province of Alberta, this 19th day of October, A.D. 1912.

TWEEDIE & MCGILLIVRAY,
105a Eighth Avenue West,
Calgary, Alberta,
Solicitors for the applicant.

23-14

NOTICE is hereby given that Charles Albert Flower, of the City of Winnipeg, in the Province of Manitoba, agent, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Violet Ruth Beatrice Flower, formerly of the City of Winnipeg, in the Province of Manitoba, and at present residing in the Town of Estevan, in the Province of Saskatchewan, on the ground of adultery.

Dated at the City of Winnipeg, in the Province of Manitoba, this 2nd day of November, A.D. 1912.

EDGAR J. TARR,
National Trust Building, 325 Main Street,
Winnipeg, Manitoba,
Solicitor for the said Charles Albert Flower.

20-14

NOTICE is hereby given that D. Madeleine Peterson, of the City of Toronto, County of York, in the Province of Ontario, wife of Francis John Peterson of the same place, banker, will renew her application to the Parliament of Canada, at the current session thereof, for a Bill of Divorce from her husband Francis John Peterson, of the City of Toronto, in the County of York, Province of Ontario, banker, on the ground of adultery, cruelty and non-support.

Dated at Toronto, the 7th day of December, 1912.

25-14 D. MADELEINE PETERSON.

NOTICE is hereby given that Colin McLeish of the Township of Bruce, in the County of Bruce, in the Province of Ontario, farmer, will apply to the Parliament of Canada, at this present session thereof, for a Bill of Divorce from his wife, Margaret McLeish, supposed to be of the City of Berlin, in the County of Waterloo, and in the Province of Ontario, (formerly of Southampton, Ontario), on the ground of adultery and desertion.

Dated at the Town of Kincardine, in the County of Bruce, this 19th day of December, A.D. 1912.

PRINGLE, THOMPSON & BURGESS,
Of the City of Ottawa,
Solicitors for the applicant.

25 5

NOTICE is hereby given that Andrew Lorne Hamilton, of the Town of Portage La Prairie, in the Province of Manitoba, and now of the City of Quebec, in the Province of Quebec, bank manager, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Maud Louise Hamilton, formerly of the City of Toronto, in the Province of Ontario but now of parts unknown, on the ground of adultery.

Dated at Montreal, in the Province of Quebec, this seventeenth day of December, 1912.

W. G. MITCHELL,
Solicitor for applicant,
222 St. James St.,
Montreal, Que.

25-14

NOTICE is hereby given that Harold Moss Hampson, of the City of Montreal, in the Province of Quebec, foreman painter, will apply to the Parliament of Canada at its next ensuing session, for an Act of Divorce from his wife, Dame Annie River Burdett Hampson, of Montreal aforesaid, on the ground of adultery.

Montreal, 9th October, 1912.

HIBBARD, BOYER & GOSSELIN,
112 St. James Street, Montreal.
Solicitors for applicant.

15-14

NOTICE is hereby given that Sarah Lillian Attwood, of the Rural Municipality of Shoal Lake, in the Province of Manitoba, married woman, will apply to the Parliament of Canada at the next session thereof for a Bill of Divorce from her husband Frederick Spencer Attwood, of the City of Minneapolis, in the State of Minnesota, one of the United States of America, on the ground of adultery and desertion.

Dated at the Rural Municipality of Shoal Lake, in the Province of Manitoba, this 6th day of November, A. D. 1912.

19-14 SARAH LILLIAN ATTWOOD.

NOTICE is hereby given that Robert L. Simpson, of the City of Saskatoon, in the Province of Saskatchewan, real estate agent, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Anita Hall Simpson, of the City of Prince Albert, in the Province of Saskatchewan, on the ground of adultery and desertion.

Dated at the City of Winnipeg, in the Province of Manitoba, this 6th day of November, A.D. 1912.

O'CONNOR, ISBISTER & MORTON,
20-14 Solicitors for applicant Robert L. Simpson.

PREFERENTIAL LIFE INSURANCE CO.

NOTICE is hereby given that application will be made to the Parliament of Canada at the next session thereof for an Act to incorporate "The Preferential Life Insurance Co." with head office in the City of Toronto to carry on the business of Life Insurance and such other branches of insurance as may from time be covered by license issued to the company pursuant to the Statutes respecting Insurance, with all the powers necessary, usual and incidental thereto.

Dated at Toronto this day of December, 1912.

25-5 A. S. LOWN,
Solicitor for applicants.

THE ROMAN CATHOLIC EPISCOPAL CORPORATION OF MACKENZIE.

NOTICE is hereby given that application will be made during the next session of Parliament of Canada, or at the following session thereof, if application cannot be made during next session and the act applied for passed and sanctioned, for an Act incorporating the Right Reverend Gabriel Breynat, The Roman Catholic Vicar Apostolic of the Vicariats of MacKenzie and his successors being Vicar Apostolic of the said Vicariate of MacKenzie in communion with the Church of Rome, as a body corporate by the name of "The Roman Catholic Episcopal Corporation of MacKenzie."

Vesting unto the said corporation all property occupied, possessed or enjoyed by the said Right Reverend Gabriel Breynat as such Vicar Apostolic of the Vicariate of MacKenzie and giving power to acquire real and personal property, sell and dispose of same, to borrow and lend money, execute deeds on behalf of the corporation, etc.

Dated at Ottawa, this 15th day of November, A.D. 1912.

VINCENT, SEGUIN & LABELLE,
Solicitors for applicant.
38 Rideau St., Ottawa, Ont.

27-5

HURON LAKE SHORE RAILWAY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its present session, for an Act to incorporate a railway company under the name of "Huron Lake Shore Railway Company", with power to construct, lay out and operate a line of railway from a point at or near the town of Sarnia, in the Province of Ontario, thence north-easterly through the counties of Lambton, Huron, Bruce and Grey to Meaford, in the Province of Ontario;— with power to construct and operate telegraph and telephone lines and to charge tolls for the use thereof; to develop, receive, transmit, distribute and supply electric or other power and energy and to dispose of the surplus thereof and to collect charges therefor; to construct, acquire charter, operate, lease and dispose of steam or other vessels of any kind and description; to purchase, lease, construct, or otherwise acquire, hold, enjoy, manage and dispose of such lands, water lots, wharves, docks, dockyards, slips, warehouses, elevators, equipment for the handling and storage of ore and coal, offices and other buildings and to charge wharfage and other dues for the use of any such property and to carry on the business of warehousemen, wharfingers and forwarders; to construct, acquire, lease and dispose of lands and buildings for hotels, restaurants and parks; and to enter into agreements with other companies, and to declare the works and undertakings of the company to be for the general advantage of Canada.

Dated at Montreal this twelfth day of December, A.D. 1912.

W. B. CONVERSE,
For Applicants,
220, Board of Trade Building,
Montreal, Que.

24-5

THE CANADA PREFERRED INSURANCE COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate The Canada Preferred Insurance Company with head office in the City of Vancouver, B.C., with power to carry on throughout the Dominion of Canada the business of fire insurance and such other branches of insurance as may from time to time be authorized by license issued to the company under the provisions of The Insurance Act with all the powers necessary and incidental thereto.

Dated at Vancouver, B.C., the 30th November, 1912.

MAITLAND & HUNTER,
Rogers Building,
Vancouver, B.C.,
Solicitors for the applicants.

24-7

"LA BANQUE IMMOBILIÈRE."

NOTICE is hereby given that application will be made to the Parliament of Canada at its present session by Charles Godefroy de Tonnancourt, Joseph Versailles, William E. Hayes, Edouard Biron and Joseph Albert Savignac, all of the City of Montreal, for an Act to incorporate "La Banque Immobilière" with power to deal in real estate, hypothecary and privileged claims; to borrow money and lend the same, with its head office at the City of Montreal in the Province of Quebec.

Montreal, 18th December, 1912,

BLAIR, LAVERTY & HALE,
Solicitors for Applicants,
189 St. James St.
Montreal.

25-5

THE MANITOBA-ONTARIO RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate the Manitoba-Ontario Railway Company, with power (a) to construct and operate a line of railway from a point on Lake Superior in or near the City of Fort William, Ontario, thence by the most feasible route to a point on the Lake of the Woods, thence across the Lake of the Woods to a point, by the most feasible route, in or near the City of Winnipeg, Manitoba, together with a branch line from the main line of the said railway to a point on the International Boundary between Ontario and the State of Minnesota, and also a branch line from the main line of said railway northerly to a point on the National Transcontinental Railway within the District of Kenora; (b) to construct, acquire, charter, operate, lease, and dispose of steam and other vessels, and to construct, acquire, and lease terminal station facilities, wharves, docks, elevators, warehouses, offices, and other structures; (c) to build, purchase, lease, or otherwise acquire, manage, and operate hotels, restaurants, parks, and summer resorts, and to purchase, lease, hold, and dispose of lands necessary for such purpose; and (d) to borrow money upon the issue of securities for the acquisition, construction, extension, or development of any such properties, assets, or works, other than the railway, as the company may be authorized to acquire, construct, or operate, and to issue preference stock.

Dated at Ottawa this 12th December, 1912.

LEWIS & SMELLIE,
Solicitors for the applicants,
7 Trust building, Ottawa.

24-5

MIDDLESEX TRUST CO.

PUBLIC Notice is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for the incorporation of a company under the name of "The Middlesex Trust Company" with power to carry on the business of a trust and loan company in all its branches and forms.

Dated at London, Ont., the 16th day of December, 1912.

GIBBONS, HARPER & GIBBONS,
Solicitors for the applicants.

CHRYSLER, BETHUNE & LARMONTH,
Agents at Ottawa.

25-5

HUDSON BAY, PEACE RIVER AND PACIFIC RAILWAY COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act extending the time within which it may construct its line of railway, as defined by its Act of Incorporation, Chapter 93 of the Dominion Statutes of 1911, and for other purposes.

Dated at Ottawa, 18th December, 1912.

LEWIS & SMELLIE,
7 Trust Building, Ottawa,
Solicitors for the Company.

25-5

OTTAWA & MONTREAL TRANSMISSION COMPANY, LIMITED.

NOTICE is hereby given that application will be made on behalf of the Ottawa & Montreal Transmission Company, Limited, to the Parliament of Canada, at its present session, for an Act authorizing an extension of the time within which to commence construction of its authorized works.

Dated at the City of Ottawa, in the County of Carleton, this 20th day of December, A.D. 1912.

CHRISTIE, GREENE & HILL,
of 110 Wellington street, Ottawa,
Solicitors for the Applicants.

25-5

WESTERN CANADA REMOUNT BREEDING ASSOCIATION.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate The Western Canada Remount Breeding Association, with power to raise, import, export, buy, sell, deal in and deal with horses, thoroughbred stock, fitted, or to be made fitted, for use in the army, the Royal Northwest Mounted Police, and all other military or semi-military organizations; to deal in and purchase, import, export, buy, sell and acquire all articles, substances and things which may be utilized in the maintenance, cultivation, improvement and development of farms for the breeding of remounts for the said organizations; to establish, maintain and conduct race tracks, grounds, courses and places for the training, racing and exercising of such horses, and the establishment of parks and places for athletic contests games, entertainments and exhibitions in connection therewith, in the Provinces of Saskatchewan, Alberta and British Columbia, or elsewhere in Canada; to enter into arrangements with any municipal or local authorities that may seem conducive to the association's objects; and to acquire the business, property and liabilities of any person or company carrying on or possessed of property suitable for the purposes of the association.

Dated at Calgary, this 24th day of December, 1912.

HANNAH, STIRTON & FISHER,
Solicitors for the applicants.

26-5

THE PRUDENTIAL LIFE INSURANCE COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its present session, by The Prudential Life Insurance Company, and its directors, being a company incorporated by the Legislature of Manitoba, by chapter 67 of the Manitoba Statutes of 1902, for an Act to incorporate "The Prudential Life of Canada," with head office at the City of Winnipeg, Manitoba, with power to take over the business, assets and liabilities of the said provincial company, and to carry on throughout Canada the business of life insurance in all its branches, and as may from time to time be covered by the licenses issued to the said company pursuant to the Statute in that behalf, and with all other powers necessary, usual, and incidental thereto under The Insurance Act, 1910.

Dated this 20th December, 1912.

LEWIS & SMELLIE,
7 Trust Building, Ottawa, Ont.,
Solicitors for the applicants.

26-5

CANADIAN WESTERN RAILWAY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, by the Canadian Western Railway Company (incorporated chapter 69 Statutes of Canada, 1909) for an Act (1) Extending the time for the commencement and completion of the company's lines of railway; (2) To partially change the route of said railway by amending section 7, sub-section (a) of the Act of incorporation by striking out the first four lines of the said sub-section and by substituting therefor the following:—

"From a point on the international boundary at or near the Town of Coutts, in the Province of Alberta, thence in a north and westerly direction towards the Town of Cardston; thence in a north westerly direction through the Town of Pincher Creek."

Dated at Winnipeg, the 18th day of December, 1912.

HOUGH, CAMPBELL & FERGUSON,
Solicitors for the applicants.

PERKINS, FRASER & GIBSON,
Agents at Ottawa.

26-5

CANADIAN NORTHERN ONTARIO RAILWAY COMPANY.

NOTICE is hereby given that the Canadian Northern Ontario Railway Company will apply to the Parliament of Canada, at its present session, for an Act defining and increasing the bonding powers of the Company.

Toronto, 19th December, 1912.

GERARD RUEL,
Chief Solicitor.

25-5

HUDSON BAY INSURANCE COMPANY.

NOTICE.—Hudson Bay Insurance Company will apply to the Parliament of Canada, at the present session thereof, for an Act amending chapter 110 of the Statutes of 1910, to enable it to carry on insurance of classes, branches and kinds additional to those authorized by section twelve (12) of the said Act, or in substitution for some of the same, fixing the amount of the additional deposit to be made with the Minister of Finance in connection therewith, and for other purposes.

Dated at Vancouver, this 26th day of December, 1912.

PRINGLE, THOMPSON & BURGESS,
The Trust Building, Ottawa,
Solicitors for the applicants.

26-5

THE EMPIRE LIFE INSURANCE COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at the present session thereof for the incorporation of a Life Insurance Company to carry on the business of life insurance in all its branches and forms under the name of "The Empire Life Insurance Company".

Dated at Saskatoon this 1st day of Jan., A.D. 1913.

BORLAND, McINTYRE & BORLAND,
Solicitors, for applicants.

27-5

ATHABASCA AND GRANDE PRAIRIE RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its present session for an Act to incorporate The Athabasca and Grande Prairie Railway Company with power to construct and operate a line of railway from some point at or near the junction of the Solomon River with the Athabasca River in the Province of Alberta in a north westerly direction to a point at or near the junction of the Smoky River with the Muskeg River in the said Province of Alberta, thence by the most feasible route in a northerly direction to Dunvegan in the Province of Alberta passing through Grande Prairie at a point on the westerly side of Bear Lake; to empower the company to own, develop and operate water powers and own, develop and operate coal and other mines and to deal in coal and other ore in connection with its undertaking; to construct and operate telephone and telegraph lines and to charge tolls for the use thereof; to own, build, purchase or otherwise obtain and operate steam and other vessels of every kind and description in Canada or elsewhere in connection with its line of railway; to build and operate elevators, wharves, warehouses, etc., and to carry on the business of general warehousemen and for such other powers and privileges as may be incidental or necessary to the above or any of them, and that the works and undertakings of the company may be declared to be works for the general advantage of Canada.

Dated at Ottawa this 2nd day of January, A.D. 1913

PRINGLE & GUTHRIE,
Citizen Building,
Solicitors for the applicants.

27-5

PACIFIC AND PEACE RAILWAY COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act extending the time within which it may construct its line of railway as defined by its Act of Incorporation, chap. 127, of the Dominion Statutes of 1911, and for increasing the amount of the securities which may be issued by the said railway company, and for other purposes.

Ottawa, January 2nd, 1913.

J. A. RITCHIE,

27-5

Solicitor for the Company.

THE NORTH RAILWAY COMPANY.

NOTICE is hereby given that the North Railway Company (a company incorporated by the Legislature of the Province of Quebec) will apply at the present session of the Parliament of Canada for an Act

(1) Declaring that the works and undertakings of the company are works for the general advantage of Canada.

(2) To confirm in so far as the Parliament of Canada can do so all the rights, powers and privileges already possessed by the said company by its Act of incorporation and amending Acts.

(3) To extend the lines of railway which the company is now authorized to construct and operate as follows:

To construct and operate lines of railway from its main line to the City of Ottawa, and from the City of Montreal to the City of Quebec both in the Province of Quebec and from the said City of Quebec and from the said City of Montreal to the boundaries of the States of Maine, New Hampshire and Vermont with power to construct a bridge across or a tunnel beneath the River St. Lawrence for railway or other traffic, as may be approved by the Governor-in-Council or the Board of Railway Commissioners for Canada.

(4) To acquire by purchase or lease any part of any of the lines of railway mentioned below which may be used advantageously in the operation of the North Railway Company and to sell or lease all or any part of its railway line to any of the said companies, that is to say: the Canadian Pacific Railway, Canadian Northern Railway, Grand Trunk Railway, Grand Trunk Pacific Railway, Intercolonial Railway, National Transcontinental Railway, St. John Valley Railway, Montreal, Quebec & Southern Railway or any lines of railway auxiliary to any of the lines above mentioned.

(5) To receive grants of land or money from any Government, Province or municipality, public body or individual or corporation in aid of construction of its line and to exercise and to do all things and carry on the business necessary to develop and utilize the resources of any lands so acquired.

(6) To construct and operate telephone and telegraph lines and to charge tolls for the use thereof; to own, build, purchase or otherwise obtain and operate steam and other vessels of every kind and description in Canada or elsewhere in connection with its line of railway; to build and operate elevators, wharves, warehouses, etc., and to carry on the business of general warehousemen and for such other powers and privileges as may be incidental or necessary to the above or any of them.

(7) To borrow money and issue securities and make mortgages of its property for any of the purposes aforesaid in addition to such issue of railway shares and bonds as may be authorized by its Charter for the construction of its railway line and for such powers and privileges as may be incidental or necessary to the above.

Dated at Ottawa this 2nd day of January, 1913.

PRINGLE & GUTHRIE,

Citizen Building, Ottawa,

27-5

Parliamentary agents for the company.

REAL ESTATE LOAN CO., LIMITED.

NOTICE is hereby given that The Real Estate Loan Company of Canada, Limited, will apply to the Parliament of Canada at the session of 1912-1913 for an Act to increase its capital stock from \$1,600,000, divided into shares of \$40 each, to \$2,000,000, divided into shares of \$100 each, and, for the purpose of consolidating shares already issued, to authorize the sale and purchase of fractional parts of shares, and to authorize the company to purchase such fractional parts of shares and after consolidation into shares of \$100 to sell the same, and for such other powers for the purposes aforesaid as may be found necessary.

Dated at Toronto this thirtieth day of December, 1912.

H. W. MICKLE,

Confederation Life Building, Toronto.

28-5

Solicitor for applicant.

THE RUTHENIAN GREEK CATHOLIC EPISCOPAL CORPORATION.

NOTICE is hereby given that application will be made during the present session of the Parliament of Canada (or at the following session thereof if application cannot be made during this session and the Act applied for passed and sanctioned), for an Act incorporating The Right Reverend Nicetas Budka, Bishop of the Ruthenian Greek Catholic Church, and his successors in office, being of the same faith and rite and appointed by the Roman Pontiff, and persevering in communion with Rome, the Bishops of the said The Ruthenian Greek Catholic Church in the Diocese of Canada, as a body corporate of the said diocese by the name of "The Ruthenian Greek Catholic Episcopal Corporation," with power to the said corporation to acquire lands, borrow money on mortgage, to incorporate, establish, maintain and carry on parishes or missions, to erect, maintain and conduct churches, seminaries, schools, colleges, orphanages and hospitals in any of the provinces of Canada, and for the advancement in other ways of education and religion, charity and benevolence, and with power for other purposes, and to vest in the said corporation the church property of the Ruthenian Greek Catholic Churches throughout the said diocese, and with power to take gifts and other devises, and generally to confer on it the same powers and privileges as are enjoyed by other like corporations.

Dated at Winnipeg, this 6th day of January, A.D. 1913.

THOMAS J. MURRAY.

310 Sterling Bank Building,

Winnipeg, Manitoba,

Solicitor for the applicant.

EDWARD J. DALY,

19 Elgin Street,

Ottawa, Ontario,

Ottawa agent.

28-5

CANADIAN, CENTRAL & LABRADOR RAILWAY COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its present session thereof, for an Act to incorporate the Canadian, Central and Labrador Railway Company, with power (a) to construct and operate a line of railway from a point at or near Cochrane, in the Province of Ontario, thence by the most feasible route in a northeasterly direction to a point at or near Cape St. Lewis on the Atlantic Coast with a branch line from said line of railway to a point at or near the mouth of the Hamilton River, in the Province of Quebec, and also a branch line from a point on said line of railway to the City of Quebec, (b) to construct, acquire, charter, operate, lease and dispose of steam and other vessels and to construct, acquire and lease terminal station facilities, wharves, warehouses, offices and other structures, (c) to build, purchase, lease or otherwise acquire, manage and operate hotels and restaurants, parks and summer

resorts, and to purchase, lease, hold and dispose of lands necessary for such purpose, (d) to borrow money upon the issue of securities for the acquisition, construction, extension or development of any such properties, assets or works for the railway as the company may be authorized to acquire, construct or operate and to issue preference stock, (e) to develop water, electric and other power or energy and to construct and operate telegraph, telephone and power transmission lines and charge tolls for use of same.

Dated at Ottawa, this 7th day of January, 1913.

SMITH & JOHNSTON,
Solicitors for applicants.

28-5

MISCELLANEOUS.

KAMINISTQUIA POWER CO.

EXTRACT of minutes of meeting of board of directors of the Kaministiquia Power Company, Limited, held in Room 306, Power Building, Montreal, the 26th of December, 1912, at 2.30 o'clock p.m.

Re AMENDMENTS TO BY-LAWS.

Article III, Section I.

In virtue of Article XV of the company's by-laws, it was, on motion of Mr. C. R. Hosmer, seconded by Mr. W. A. Black,—

Resolved,—That Article III, Section I, of the By-laws be amended, and that hereafter the affairs of the company be managed and conducted by a board of six directors, who shall respectively be shareholders therein.

Certified true copy,

J. S. NORRIS,
Secretary.

KAMINISTQUIA POWER CO., LTD.

PUBLIC Notice is hereby given that the number of directors of the company has been reduced from seven to six, in virtue of the following:—

EXTRACT from minutes of meeting of board of directors of the Kaministiquia Power Company, Limited, held in Room 306, Power Building, Montreal, the 26th day of December, 1912, at 2.30 o'clock p.m.

Re AMENDMENTS TO BY-LAWS.

Article III, Section I.

In virtue of Article XV of the company's by-laws, it was, on motion of Mr. C. R. Hosmer, seconded by Mr. W. A. Black,—

Resolved,—That Article III, Section I of the by-laws, be amended and that hereafter the affairs of the company be managed and conducted by a board of six directors, who shall respectively be shareholders therein.

Certified true copy,

J. S. NORRIS,
Assistant Secretary.

28-1

THE STERLING BANK OF CANADA.

NOTICE is hereby given that a dividend of one-and-one-half per cent ($1\frac{1}{2}\%$) for the quarter ending 31st January, inst. (being at the rate of six per cent (6%) per annum, on the paid-up capital stock of this Bank, has been declared, and that the same will be payable at the head office and branches of the Bank on and after the 15th day of February next. The transfer books will be closed from the 17th January to the 31st January, both days inclusive.

By order of the Board,
F. W. BROUGHALL,
General manager.

Toronto, 7th January, 1913.

28-5

MEXICO TRAMWAYS COMPANY.

NOTICE is hereby given that a dividend of one and three quarters per cent ($1\frac{3}{4}\%$) has been declared on the capital stock of the Mexico Tramways Company, payable on the 1st February, 1913, to shareholders of record at the close of business on the 11th day of January, 1913, and that the transfer books of the company will be closed from the 13th day of January, 1913, to the 31st day of January, 1913, both days inclusive.

Dividend cheques for shareholders will be payable at par at the Canadian Bank of Commerce, Toronto, Canada, New York City, N.Y., Mexico City, Mexico, London, England, and its branches.

The holders of bearer share warrants, on detaching from their share warrant Coupon No. 15, and lodging such coupon or coupons at the Canadian Bank of Commerce in Toronto, Montreal, New York City, Mexico City, or London, England, on or after the 1st day of February, 1913, will receive in exchange for each coupon the sum of one dollar and seventy-five cents (\$1.75) representing the amount of the dividend.

By order of the Board,

W. E. DAVIDSON,
Secretary.

Toronto, Canada, January 6, 1913.

28-2

TERMINAL CITIES OF CANADA, LIMITED.

SPECIAL BY-LAW NO. 3.

Entitled a By-law to increase the number of Directors.

WHEREAS it is in the interest of the Company that the number of directors should be increased from five to seven,—

Now therefore be it enacted as a By-law of the company,—

That the number of directors are hereby increased from five to seven, of whom three shall form a quorum.

I, the undersigned, hereby certify the foregoing to be a true copy of Special By-law No. 3, of Terminal Cities of Canada, Limited, adopted at a meeting of the Board of Directors of the said Company held on the 9th day of January, 1913, and ratified and confirmed by the unanimous vote of the shareholders present at a special general meeting called for the purpose of considering the same and held on the said 9th day of January, 1913, at which meeting all of the subscribed capital stock of the company was represented.

Montreal, 9th January, 1913.

W. J. HENDERSON,
Secretary.

28-1

E. J. MATHEWS.

NOTICE is hereby given that thirty days after date I intend to apply to the Governor-in-Council for a quit-claim deed, for the following described foreshore: Commencing at the south-west corner of Lot 446, Range 5, Coast District, British Columbia, which is on the high-water line; thence west seven hundred (700) feet; thence north twenty-two degrees, and forty-five minutes west (N. $22^{\circ} 45' W.$) twenty-eight hundred (2,800) feet; thence north ten degrees west (N. $10^{\circ} 0' W.$) forty-four hundred and seventy (4,470) feet; thence east seven hundred (700) feet to the Grand Trunk Pacific Railway Right-of-Way; thence south seventeen degrees and forty-one minutes east (S. $17^{\circ} 41' E.$) to high water mark; following the west boundary of the Grand Trunk Pacific Railway Right-of-Way, eleven hundred (1,100) feet; thence southerly following high water mark, sixty-two hundred and fifty (6,250) feet more or less to point of commencement; excepting that portion (included within the above boundaries) covered by the Grand Trunk Pacific Right-of-Way.

E. J. MATHEWS.

RITCHIE, AGNEW & Co.
Surveyors and Engineers,
Agents.

Prince Rupert, B.C., 23rd December, 1912.

28-5

THE CANADA STARCH COMPANY, LIMITED.

By-LAW No. 3.

THE number of directors is increased from nine (9) to ten (10), of whom five (5) shall be a quorum, and it is ordered that a copy of this by-law, certified under the seal of the company, be deposited with the Secretary of State, and published in the *Canada Gazette*.

I certify that the foregoing is a true copy of By-law No. 3, and that the same was duly passed by the Directors of The Canada Starch Company, Limited, on the 11th day of November, 1912, and was duly approved at a meeting of the shareholders of the said company, on 30th December, 1912.

JOS. RUDDY,
Secretary.

28-1

WEST VANCOUVER FERRY CO., LIMITED.

NOTICE is hereby given that the West Vancouver Ferry Co., Ltd., has applied to His Excellency the Governor General in Council for approval of the site and plans for a proposed wharf in front of Fourteenth Street, in the District of West Vancouver, and that plans and description of the proposed site have been deposited with the Minister of Public Works, and in the Office of the Registrar of Land Titles at Vancouver, in accordance with the provisions of the Navigable Waters Protection Act.

Dated this 4th day of January, 1913.

MACNEILL, BIRD, MACDONALD & BAYFIELD,
Solicitors for

28-5 West Vancouver Ferry Co., Ltd.

KA IEN INVESTMENT CO., LTD.

NOTICE is hereby given that thirty days after date we intend to apply to the Governor in council, for a quit-claim-deed, for the following described foreshore:—

Commencing at the North-west corner of Lot 448, Range Five, Coast District, British Columbia, thence West, Seven hundred (700) feet; thence South seven degrees and forty-five minutes West (S. 7° 45' W), Six hundred, and forty (640) feet; thence East Seven hundred (700) feet, to High-water-mark; thence Northerly, following High-water mark, to the point of commencement; excepting that portion (included within the above boundaries) covered by the Grand Trunk Pacific Right-of-Way.

KA IEN INVESTMENT COMPANY, LTD.

Prince Rupert, B.C., 30th December, 1912. 28-5

ONTARIO POWER CO. OF NIAGARA FALLS.

NOTICE is hereby given that the annual general meeting of the shareholders of the Ontario Power Company of Niagara Falls will be held at the offices of the company, Niagara Falls, Ontario, on Tuesday, the twenty-first day of January, 1913, at the hour of eleven o'clock, in the forenoon, for the purpose of the election of directors of the company, and for the transaction of such other business as may be transacted at an annual general meeting.

Dated the 16th day of December, 1912.

By order of the Board,

R. C. BOARD,
Secretary.

25-5

THE SAO PAULO TRAMWAY LIGHT & POWER COMPANY, LIMITED, (CIE DE TRAMWAYS, ÉCLAIRAGE ET FORCE À SAO PAULO).

DIVIDEND No. 44.

NOTICE is hereby given that a dividend of 2½% on the paid-up common stock of the company, has been declared payable on Saturday, the 1st day of February, 1913, at the head office of the company, Toronto, to those shareholders whose names are recorded as such on the books of the company at the close of business on Friday, the 10th day of January, 1913.

Bearer Share Warrant Coupon No. 44 representing the above mentioned dividend, will be payable on the 1st day of February, 1913, at the Canadian Bank of Commerce, Toronto, upon presentation and surrender.

J. M. SMITH,
Secretary.

Toronto, 27th December, 1912. 27-2

THE RIO DE JANEIRO TRAMWAY LIGHT AND POWER COMPANY, LIMITED.

NOTICE is hereby given that a dividend of 1½ per cent has been declared on the paid-up capital stock of The Rio de Janeiro Tramway Light and Power Company, Limited, payable on the 1st day of February, 1913, to shareholders of record at the close of business on the 10th day of January, 1913.

Dividend cheques for shareholders resident in Canada and the United States of America will be payable at par at any branch of the Canadian Bank of Commerce in Canada, or at the Agency of the said Bank in New York City.

Holders of Bearer Share Warrants on detaching from their warrant coupon No. 14 and lodging same as below, will receive in exchange for each coupon lodged the sum of \$1.25 or its equivalent in Sterling 5s. 1½d.; if in Belgium, France or Switzerland the sum of Francs 6.47; or if in Germany the sum of Marks 5.24, representing the amount of said dividend.

Holders in Canada or the United States of America must lodge their coupons at the Canadian Bank of Commerce, Toronto or Montreal, Canada, or at the agency of the said Bank in New York City.

Holders in England must lodge their coupons at the Canadian Bank of Commerce, 2 Lombard Street, London, E.C.; and in Europe at one of the Banks mentioned below.

Payments made in London are subject to the Government Tax.

J. M. SMITH,
Secretary.

Toronto, Canada, 27th December, 1912.

European Banks at which Coupons may be lodged for payment.

BRUSSELS..Caisse Générale de Reports et de Dépôts.
Banque Internationale de Bruxelles.
Banque Nagelmackers & Fils.
Banque de Paris et des Pays-Bas.
Banque d'Outremer
Deutsche Bank.

ANTWERP..Banque de Reports de Fonds Publics et de Dépôts.

Banque d'Anvers.

LIEGE....Banque Liégeoise.
Banque Nagelmackers & Fils.

GENEVA...Banque Fédérale.

BASLE....Banque Commerciale de Bâle.

BERLIN...Deutsche Bank.

NOTE:—The Canadian Stock Register is kept at the offices of the National Trust Company, Limited, Toronto and Montreal, Canada.

The London Share Register is kept at the London office of the Company, 34 Bishopsgate, London, E.C., England. 27-2

IMPERIAL BANK OF CANADA

DIVIDEND No. 90.

NOTICE is hereby given that a dividend at the rate of twelve per cent (12 %) per annum upon the paid-up capital stock of this institution has been declared for the three months ending 31st January, 1913, and that the same will be payable at the head office and branches on and after Saturday, the 1st day of February next.

The transfer books will be closed from the 17th to the 31st January, 1913, both days inclusive.

By order of the Board,

D. R. WILKIE,
General Manager.

Toronto, 18th December, 1912.

26-5

STERLING ACCIDENT AND GUARANTEE CO.

THE Sterling Accident and Guarantee Company of Canada hereby gives notice that on the first day of October, instant, it ceased to carry on business in Canada, and that on and after the 5th day of February, 1913, it will apply to the Minister of Finance for a release of the company's deposit. Any policy holders opposing the release will file their opposition with the Minister of Finance on or before 1st January, 1913.

Dated at the City of Montreal, in the Province of Quebec, the 8th day of October, A.D. 1912.

ROBERT THOMSON,
President.

PERCY W. THOMSON,
Secretary treasurer.

17-16

IN THE MATTER OF THE NAVIGABLE WATERS PROTECTION ACT, CHAPTER 115, R.S.C. 1906.

TAKE Notice that the City of Vancouver, a municipality and body corporate and politic in and under the laws of the Province of British Columbia, has deposited in the Land Registry Office at the City of Vancouver, in the Province of British Columbia, and in the office of the Minister of Public Works at Ottawa, plans and descriptions of a proposed bridge or viaduct to be constructed upon the foreshore and in the bed of False Creek in the City of Vancouver, from the westerly end of Harris Street to the easterly end of Georgia Street, with certain piers or supports therefor, to be erected on such foreshore and bed of False Creek immediately adjoining and about 275 feet west of the westerly end of Harris Street.

And take notice that the said City of Vancouver will, after the expiration of thirty days from the date hereof, apply to the Minister of Public Works for permission to erect said bridge or viaduct.

The description by metes and bounds is as follows:—

Parcel 1.—All that certain parcel of land situate in the City of Vancouver, Province of British Columbia, being part of the foreshore of False Creek, which foreshore is adjacent to D.L. 196 and which parcel may be more particularly described as follows:—

Commencing at the point of intersection of the south boundary of Harris Street with the original high water mark of False Creek, which point is distant three hundred and thirty-five feet (335') more or less from the intersection of the south boundary of Harris Street with the west boundary of Main Street, thence westerly following a continuation of said boundary of Harris Street one hundred and fifty-four feet (154'), thence northerly at right angles to the said Harris Street sixty-six feet (66'), thence easterly parallel to south boundary one hundred and twenty-nine feet (129') more or less to the original high water mark, thence following original high water mark to the point of commencement.

Parcel 2.—All that certain parcel of land situate in the City of Vancouver, Province of British Columbia, being part of the foreshore of False Creek; which fore-

shore is adjacent to D. L. 196, and which parcel may be more particularly described as follows:—

Commencing at the intersection of the south side of Harris Street produced, and the East boundary of the Great Northern Railway Company's property; which property is described as follows:

("Beginning at a point on the northerly boundary of lot 2, Block 14, produced East 134 feet, from the East boundary of Carrall Street, City of Vancouver; thence running East 295 feet; thence running South 2° 28' West, 1,324 feet; thence running West 110 feet, more or less, to the South-East corner of the British Columbia Mills Timber and Trading Company's foreshore claim; thence North 1,047 feet along the East Boundary of said claim; thence North 24° 49' West, 305 feet; along the North-easterly

Boundary of said claim, to the point of beginning.") thence Easterly along the South Boundary of Harris Street produced Twenty-two and eighty-nine hundredths (22.89) feet, more or less, to a point two hundred and sixty-five feet (265') measured westerly from the intersection of the south side of Harris Street with the original high water mark; thence northerly at right angles to said South Boundary of Harris Street produced sixty-six feet (66'); thence westerly parallel to South Boundary twenty and five hundredths (20.05) feet, more or less, to East Boundary of Great Northern Railway Company's property as hereinbefore described; thence southerly following the East Boundary of said property sixty-six and six hundredths (66.06') feet, more or less, to point of commencement.

Dated this 11th day of December, A.D. 1912, at Vancouver, B.C.

24-5

J. G. HAY,
Solicitor for applicant.

BANK OF NOVA SCOTIA.

NOTICE is hereby given that the annual general meeting of the shareholders of this Bank will be held in the banking-house, Hollis Street, Halifax, on Wednesday, the 22nd January next, at eleven o'clock a.m., for the purpose of receiving a statement of the affairs of the Bank, for the election of directors, and for other business.

By order of the Board,

H. A. RICHARDSON,
General manager.

Halifax, N.S., 16th December, 1912.

25-5

THE CANADA NORTH-WEST LAND COMPANY (LIMITED).

(Incorporated in Canada.)

NOTICE OF DISTRIBUTION ON REALIZATION OF ASSETS No. 7.

NOTICE is hereby given that a Distribution on Realization of Assets, No. 7, of \$5 per share has been declared and that the same is payable on the 1st day of February, 1913, to shareholders of record on the books of the company at the close of business on the 11th day of January, 1913, (fractional shares not included).

The transfer books will be closed from the 11th day of January, to the 1st day of February, 1913.

By order,

S. B. SYKES,
Secretary-treasurer.

Toronto, Canada,

9th December, 1912.

NOTE.—Shareholders are reminded that as the distributions on realization of assets can only be made as, and when, sufficient funds are on hand from time to time, payments are bound to be at irregular intervals and cannot be counted upon to be made at any fixed periods. The shareholders are further reminded that as each distribution on realization is made the assets of the company are proportionately depleted.

25-6

THE CANADIAN BANK OF COMMERCE.

THE annual general meeting of the shareholders of this Bank for the election of directors and for other business will be held at the banking house on Tuesday the 14th day of January next.

The chair will be taken at 12 o'clock noon.

By order of the Board,

ALEX. LAIRD,
General Manager.

Toronto, 29th November, 1912.

23-6

THE SOVEREIGN BANK OF CANADA.

NOTICE is hereby given that a special general meeting of the shareholders of the Sovereign Bank of Canada will be held at the hour of twelve o'clock noon on Tuesday, the fourth day of February, 1913, at the head office of the Bank, 930 Traders Bank Building, in the City of Toronto, Ontario, for the purpose of considering the present position of the affairs of the Bank.

By order of the Board,

F. G. JEMMETT,
General manager.

Toronto, 11th December, 1912.

25-6

TRAVELLERS LIFE ASSURANCE CO.

NOTICE is hereby given that the annual meeting of the Travellers Life Assurance Company of Canada, for the election of directors and the transaction of other business, will be held at the company's offices, 603 New Birks Building, Montreal, on Tuesday, 11th February, at 3 o'clock P.M.

G. H. ALLEN,
General manager.

27-2

THE METROPOLITAN BANK.

NOTICE is hereby given that the annual general meeting of the shareholders of this Bank, for the election of directors and the transaction of other business, will be held at the head office of the Bank in Toronto, on Tuesday, the 28th day of January, 1913, at 12 o'clock noon.

By order of the Board,

W. D. ROSS,
General manager.

Toronto, 18th December, 1912.

25-6

LA BANQUE NATIONALE.

ON and after Saturday, the 1st of February next, this Bank will pay to its shareholders a dividend of two per cent, being at the rate of eight per cent per annum, upon its capital, for the quarter ending on the 31st of January next.

This dividend will be paid according to the list of shareholders of record on the 16th January next.

By order of the Board of Directors,

N. LAVOIE,
General manager.

Quebec, 17th December, 1912.

25-5

NOTICE is hereby given that The Manitoba Assurance Company has ceased to carry on business in Canada, it having transferred its property and rights to The Liverpool-Manitoba Assurance Company, which has assumed all the obligations and liabilities of The Manitoba Assurance Company, including those to its policyholders, and that The Manitoba Assurance Company has applied to the Minister of Finance to release on the third day of February, 1913, the securities deposited by it with him; and all the Canadian Policyholders opposing such release are called upon to file their oppositions with the said Minister on or before the said date.

Montreal, 17th October, 1912.

THE MANITOBA ASSURANCE COMPANY
per J. Gardner Thompson,

16-14

Managing Director.

GUARANTEE CO. OF NORTH AMERICA.

NOTICE is hereby given that the annual general meeting of the shareholders of The Guarantee Company of North America will be held at the Offices of the Company, 57, Beaver Hall Hill, Montreal, on Thursday, 23rd January, 1913, at four o'clock p.m., for the purpose of receiving the report of the directors, the election of directors, and for the general business of the company.

By order of the Board,

HENRY E. RAWLINGS,
Managing director.

Montreal, 26th, December 1912.

27-3

PUISSANCE DU CANADA.



NOMINATIONS.

SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON ALTESSE ROYALE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, 7 janvier 1913.

E. LITTLE, de Fort William, dans la province d'Ontario : Inspecteur du gaz et de l'électricité à cet endroit.

Les aides-inspecteurs temporaires des poids et mesures sousmentionnés, dans les districts des poids et mesures ci-après indiqués, sont nommés à l'emploi permanent d'aides-inspecteurs à compter du 1er décembre 1912 :

Nom.	District.
Abel Bernatchez,	Québec.
Jos. Raoul Chapleau,	Montréal.
Jos. Arthur Champagne,	St. Hyacinthe.
Ovide C. Delorme,	Sherbrooke.
Charles A. McEachern,	Toronto.
John William MacKinnon,	Saskatoon.
Gerald Cyrus Hodgins,	Ottawa.

Les préposés de l'accise temporaires ci-dessous mentionnés dans les divisions du revenu de l'intérieur ci-dessous mentionnées : Officiers de l'accise de 3e classe, stagiaires, dans les dites divisions, à compter du 1er décembre 1912 :

Nom.	District.
Edmund Duncan Battrum,	Calgary, Alberta.
John Fry,	Windsor, Ont.
Joseph Anthony Oliver,	Joliette, P.Q.

H. H. WILSON, de la cité de Toronto, dans la province d'Ontario : Aide-inspecteur du gaz et de l'électricité pour le district de Toronto, dans la dite province.

F. DAVEY DIAMOND, de la ville de Belleville, dans la province d'Ontario : Inspecteur des poids et mesures pour le district des poids et mesures de Belleville, dans la dite province.

PROCLAMATIONS.

ARTHUR.
[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'elles peuvent concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU qu'en vertu des
Sous-ministre de la } dispositions de l'Acte de
Justice, Canada. } tempérance du Canada, l'avis
suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

“ A l'honorable Secrétaire d'Etat du Canada,—

“ MONSIEUR,—Nous, soussignés, électeurs du district “ provisoire judiciaire de Manitoulin (qui est le dis-

trict territorial de Manitoulin) dans la province “ d'Ontario, vous prions de prendre connaissance que “ nous désirons présenter la pétition ci-dessous à Son “ Altesse Royale le Gouverneur général :—

“ “ A Son Altesse Royale le Gouverneur général en “ conseil :—

“ “ La pétition des électeurs du district provisoire “ judiciaire de Manitoulin (qui est le district judiciaire “ de Manitoulin) dans la province d'Ontario, ayant “ qualité et capacité pour voter à l'élection d'un “ membre de la Chambre des Communes, dans le dit “ district,—Expose respectueusement,—

“ “ Que vos pétitionnaires désirent que la Partie II “ de l'Acte de tempérance du Canada devienne en “ vigueur et exécutoire dans le dit district ;

“ “ Et que nous désirons que les votes des électeurs du “ dit district soient enregistrés pour et contre l'adop- “ tion de la dite pétition.”

“ “ En conséquence vos pétitionnaires prient hum- “ blement qu'il plaise à Votre Altesse Royale, par un “ arrêté en conseil en vertu du 109e article du dit “ acte,” de déclarer que la Partie II du dit acte sera “ en vigueur et exécutoire dans le dit district.”

“ Et vos pétitionnaires ne cesseront de prier, etc.”

Et attendu qu'il appert à la satisfaction du Gouverneur général en conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit district ; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de deux cent quatre-vingt-quatorze ou environ, et que les autres exigences de l'acte ont été observées ;

Et attendu qu'un arrêté de Son Altesse Royale le Gouverneur général en conseil a été passé, ordonnant que les votes de tous les électeurs du dit district, soient enregistrés pour ou contre l'adoption de la dite pétition.

SACHEZ maintenant, que, par les présentes et en vertu de l'autorité qui Nous est conférée par les dits acte et arrêté en conseil, Nous proclamons et déclarons que jeudi, le trentième jour de janvier 1913 un poll sera tenu dans le dit district pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là.

Que James Russell McGregor, agent, de Gore Bay, dans la province d'Ontario, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et de faire rapport du résultat au Gouverneur général en conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation. Que l'officier-rapporteur nommera les différentes personnes qui devront faire le décompte final des votes, au nom des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, au palais de justice à Gore Bay susdit, lundi le vingt-septième jour de janvier 1913, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au dit palais de justice à Gore-Bay susdit, lundi le troisième jour de février prochain, 1913, à dix heures de l'avant-midi.

Et, dans le cas d'adoption de la pétition par les électeurs, Son Altesse Royale le Gouverneur général en conseil pourra, en tout temps après l'expiration d'une période de soixante jours, depuis la date de l'adoption de la dite pétition, par un arrêté en conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie de la dite loi sera en vigueur et prendra effet dans le dit district à dater du jour où les licences annuelles ou semestrielles pour la vente des liqueurs spiritueuses maintenant en vigueur dans le dit district expireront, pourvu que ce jour ne soit pas plus rapproché que le quatre-vingt-dixième jour de la date du dit arrêté en conseil, et que s'il y a moins de quatre-vingt-dix jours entre les deux dates, qu'elle devienne en vigueur le jour correspondant de l'année suivante, et que s'il n'y a pas de licences en force dans le dit district que la dite seconde partie de la dite loi deviendra en vigueur et prendra effet dans le dit district trente jours après la date du dit arrêté en conseil.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoin Notre Très cher et Bien-aimé Oncle et Très fidèle Conseiller le Feld-maréchal Son Altesse Royale le Prince ARTHUR WILLIAM PATRICK ALBERT, Duc de Connaught et Strathearn, comte de Sussex (dans la pairie du Royaume-Uni), Prince du Royaume-Uni de la Grande-Bretagne et d'Irlande, Duc de Saxe, Prince de Saxe-Cobourg et Gotha, Chevalier de Notre Ordre Très noble de la Jarretière, Chevalier de Notre Ordre Très ancien et Très noble du Chardon, Chevalier de Notre Ordre Très illustre de Saint-Patrice, l'un de Notre Très honorable Conseil Privé; Grand Maître de Notre Ordre Très honorable du Bain; Chevalier Grand Commandeur de Notre Ordre Très exalté de l'Etoile de l'Inde, Chevalier Grand-croix de Notre Ordre Très distingué de Saint-Michel et Saint-Georges, Chevalier Grand Commandeur de Notre Ordre Très éminent de l'Empire Indien, Chevalier Grand-croix de Notre Ordre Royal de Victoria; Notre Aide-de-camp personnel; Gouverneur Général et Commandant en chef de Notre Puissance du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGT-HUITIÈME jour de DÉCEMBRE en l'année de Notre-Seigneur mil neuf cent douze, et de Notre Règne la troisième.

Par ordre,

THOMAS MULVEY,
Sous-secrétaire d'Etat.

27-3

DÉPÊCHES, Etc.

CANADA,
No 864.

DOWNING STREET,
18 décembre 1912.

MONSIEUR,—J'ai l'honneur de transmettre à Votre Altesse Royale, pour le renseignement de Vos Ministres, copie d'une dépêche du consul général de Sa Majesté à Buda-Pesth, attirant l'attention aux exigences des autorités hongroises au sujet des passeports et de la position qui est faite par la loi hongroise aux Hongrois naturalisés en pays étranger.

J'ai l'honneur d'être, de Votre Altesse Royale,
le très humble et obéissant serviteur,
L. HARCOURT.

Au Gouverneur Général Son Altesse Royale
le Duc de Connaught et Strathearn, C.J., C.C.,
C.P., G.C.B., G.C. Etoile de l'I., G.C.M.G., G.C.
Emp. des I., G.C.O.V., etc., etc., etc.

TRAITÉ No 4.

BUDA-PESTH,
25 novembre 1912.

MONSIEUR,—Relativement à l'article "Passport Requirements of Foreign Countries" dans la Liste du Foreign Office sous l'en-tête Autriche-Hongrie, je vois qu'il y est dit que pour des fins de résidence dans ce pays-là un passeport ou une autre preuve d'identité est nécessaire. Vu le grand nombre de personnes qui tentent de résider en Hongrie au delà de la période légale de 14 jours sans être munies de quelque preuve de leur nationalité ou d'identité, j'ose attirer votre attention au pouvoir que possèdent les autorités hongroises de demander cette preuve après l'intervalle mentionné. Les

difficultés qui surviennent sont ordinairement au sujet des artistes de théâtre desquels les autorités policières exigent une preuve immédiate de nationalité. Il est rare que ces personnes possèdent des passeports ou autres preuves d'identité, et ordinairement le consulat général leur donnait un document disant qu'ils avaient prêté serment comme sujet britannique et que le consul général de Sa Majesté croyait leur déclaration véridique. Ce document est marqué comme n'étant valide qu'en Hongrie. Jusqu'à présent les autorités hongroises se sont contentées de cette pièce. Un certificat semblable est émis, lorsque nécessaire, dans le cas de gouvernantes, etc., mais ces dernières sont toujours invitées à produire leurs certificats de naissance, ce qui me permet d'émettre des passeports. Mais je doute que ce système soit satisfaisant. Assez souvent des personnes de cette catégorie se présentent ici, et dans certains cas, surtout s'il s'agit de personnes de couleur, il est presque impossible de dire si elles sont ou non des sujets britanniques.

J'ose suggérer que le paragraphe dans la liste du Foreign Office fasse savoir qu'il est très désirable que les artistes de théâtre qui visitent la Hongrie possèdent des passeports, et que tout sujet britannique qui séjourne plus de 14 jours en Hongrie peut être sommé par les autorités de produire une preuve de nationalité et d'identité. Un tel paragraphe éviterait, aux sujets britanniques qui viennent en ce pays, beaucoup d'ennuis et de désagréments.

Une autre question, je crois, mérite considération. D'après la loi hongroise les personnes naturalisées dans les pays étrangers ne perdent pas par là leur nationalité hongroise. La loi dit que les personnes qui résident à l'étranger sans interruption durant plus de dix ans perdent leur nationalité hongroise, à moins de prendre des mesures pour la conserver. Les dix ans comptent depuis le jour qu'ils quittent la Hongrie, ou, s'ils sont munis de passeports, depuis le jour où ces documents cessent d'être valides.

D'après les Instructions générales aux officiers consulaires de Sa Majesté dans le cas où une demande est faite à un officier consulaire pour un passeport par un sujet britannique qui est encore un sujet ou citoyen de l'Etat dans lequel cet officier exerce une juridiction consulaire, la demande doit être refusée et le requérant conseillé d'obtenir un passeport des autorités de cet Etat.

Or, d'après les concessions accordées par le gouvernement hongrois aux compagnies de navigation britanniques et autres, ces dernières sont empêchées de délivrer des passages partant de la Hongrie à moins qu'un passeport ne soit produit. Ceci s'applique également aux passages depuis Hambourg et autres ports européens émis par des compagnies ayant des agences en Hongrie. Il arrive assez souvent que des hongrois naturalisés au Canada visitent leur pays d'origine avant que les 10 ans d'absence se soient écoulés qui les affranchiraient de leur nationalité hongroise. Dans ces cas le Consulat général de Sa Majesté n'a pas la permission d'émettre des passeports à ces personnes, et il en résulte que ces personnes tant qu'elles n'ont pas obtenu de passeport hongrois, s'exposent à beaucoup d'ennuis et de perte de temps et d'argent. Les susdites personnes sont souvent de simples cultivateurs et ne connaissent aucunement les règlements des passeports en force en Hongrie, et s'imaginent que leur certificat de naturalisation va les affranchir du service militaire et autres difficultés, ce qui n'est pas le cas. De plus, quelquefois ils sont détenus pour remplir leur service militaire, et dans d'autres, même s'ils sont eux-mêmes exemptés, leurs fils sont obligés de rester en arrière ou de donner un cautionnement pour leur enrôlement subséquent comme recrues. Il est évident que s'ils comprenaient, comme le comportent leurs certificats de naturalisation, qu'ils ne pourraient pas être protégés par ce Consulat général, et le désagrément auquel les exposerait une visite en Hongrie, ils n'entreprendraient pas un voyage du Canada ou d'autre colonie britannique.

J'ignore si l'état des choses dont je parle est connu des gouvernements canadiens et d'autres possessions britanniques, et j'ose suggérer que s'ils ne le connaissent pas, il soit pris des mesures pour porter l'affaire à leur connaissance.

Il est à peine nécessaire de dire que les remarques que j'ai faites ne s'appliqueront qu'à la Hongrie et non à l'Autriche.

Le sujet britannique ordinaire est sous l'impression que l'Autriche et la Hongrie sont des termes synonymes.

J'ai etc.,

EVELYN GRANT DUFF.

Le Très Honorable

Sir Edward Grey, Bart., C.J.,
etc., etc., etc.

28-3

ARRÊTÉS EN CONSEIL.

[3578]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 24e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. Adam Calheo a demandé la concession gratuite du lot n° 3, dans l'établissement du lac Flying-Shot, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve soumise démontre que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899.

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la "Loi des terres fédérales," d'autoriser par ces présentes la concession gratuite à M. Calheo du lot n° 3, dans l'établissement du lac Flying-Shot, province d'Alberta, contenant 128 acres, plus ou moins.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

28-4

[3108]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 5e jour de novembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU qu'il est jugé nécessaire d'établir dans le havre de Little Current, Ontario, une ligne permanente au delà de laquelle il ne sera érigé à l'avenir aucun quai, jetée, brise-lames ou autre construction ;

Et attendu que les ingénieurs en chef du département de la Marine et des Pêcheries et du département des Travaux Publics ont recommandé que la dite ligne soit établie conformément au plan et à la description dont copie est exposée aux bureaux du maître du havre de Little Current, au bureau de l'ingénieur de district du département des Travaux Publics, Toronto, ou au département des Travaux Publics, Ottawa,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil d'établir une ligne permanente dans le havre de Little Current, dans la province d'Ontario, ainsi qu'indiqué sur ce plan et cette description, et la dite ligne est en conséquence établie par ces présentes.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

28-2

[3614]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jedi, le 2e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL

IL plaît au Gouverneur général en conseil, en vertu des dispositions de l'article 27 du chapitre 113 des Statuts révisés du Canada, 1906, de permettre le changement du nom du bateau à gazoline "Giant", propriété de la compagnie "Giant Explosives", en celui de "Giant No. 1."

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

28-1

[3550]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 21e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 5 novembre 1912, qu'en vertu des dispositions de la Loi d'irrigation l'autorisation a été donnée à MM. John E. Enright et James S. Strong, de East End, Saskatchewan, de faire certains travaux pour le détournement de l'eau de la rivière Frenchman, dans le township 6, rang 22, à l'ouest du 3e méridien, pour des fins d'irrigation, et qu'en vertu d'arrêtés en conseil datés le 5 novembre 1907, le 29 juillet 1909 et le 29 octobre 1910 certaines terres ont été vendues à MM. Enright et Strong pour le dessèchement au moyen de l'irrigation, la superficie totale des terres ainsi vendues étant de 6,158.65 acres, dont 2,868 acres doivent être irriguées.

Le Ministre ajoute que dans les limites du terrain vendu à MM. Enright et Strong pour des fins d'irrigation se trouve une partie du quart sud-ouest de la section 32, township 6, rang 21, à l'ouest du 3e méridien, qui avait été jusqu'à récemment réservé à l'usage de la police à cheval du Nord-Ouest à East End, Saskatchewan. Toutefois, à l'exception du quart sud-ouest de la subdivision légale 4 de la dite section 32, ce terrain a été soustrait de la réserve. Le reste de ce quart de section borde le principal canal d'irrigation construit par MM. Enright et Strong, et une étendue considérable peut en être irriguée par le dit canal.

MM. Enright et Strong ont fait une demande d'acheter le quart sud-ouest de la dite section 32, qu'ils veulent inclure dans leur projet d'irrigation.

Par conséquent, le Ministre recommande que la quart sud-ouest de la section 32, township 6, rang 21, à l'ouest du 3e méridien, sauf le quart sud-ouest de la subdivision légale 4 de cette section, soit vendu, conformément aux règlements concernant l'irrigation, à James Carey Strong et Denham Norreys McLean, administrateur de la succession de feu John Edward Enright, au prix de \$3 l'acre, le quart de la somme payable dans les soixante jours qui suivront la date de la vente et le reste, ainsi que l'intérêt au taux de cinq pour cent par année, lors du parachèvement des travaux. Une des conditions de la vente est que les travaux d'irrigation seront parachevés à la satisfaction du Ministre de l'Intérieur avant que les lettres patentes du terrain vendu soient accordées, et que si à la fin du délai accordé pour le parachèvement des travaux d'irrigation les dits travaux ne sont pas terminés le contrat de vente de ces terrains peut être annulé et tout acompte payé ou travaux d'irrigation exécutée peuvent être confisqués par la Couronne.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

28-4

[3537]

HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 20e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 16 décembre 1912, que M. Pierre Neass a demandé la concession gratuite du quart sud-est de la section 2, township 72, rang 8, à l'ouest du 6e méridien, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens.

Le Ministre ajoute que la preuve soumise démontre que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899.

Le Ministre recommande qu'en vertu des dispositions du paragraphe (c) de l'article 76 de la Loi des terres fédérales, il soit autorisé à accorder à M. Neass la concession gratuite du quart sud-est de la section 2, township 72, rang 8, à l'ouest du 6e méridien.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

27-4

[7]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 4e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU qu'il est jugé opportun et de l'intérêt public de défendre l'importation, la préparation ou la vente au Canada du sérum et du virus du choléra des porcs ;

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (1) de l'article 28 du chapitre 75 des Statuts révisés du Canada, 1906, de décréter ce qui suit :

Les règlements de quarantaine établis par un arrêté en conseil du 30 novembre 1909, et modifiés par un arrêté en conseil du 19 août 1911, sont par ces présentes modifiés de nouveau par l'addition de l'article suivant :

88½. L'emploi du sérum ou virus du choléra des porcs étant considéré dangereux, l'importation, la préparation, la vente ou l'emploi de ce sérum ou virus sont défendus.

RODOLPHE BOUDREAU,

28-2

Greffier du Conseil privé.

[3541]

HOTEL DU GOUVERNEMENT À OTTAWA

Samedi, le 21e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur fait rapport, le 12 décembre 1912, que M. C. B. Major a demandé la concession gratuite du lot n° 13, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens.

La preuve soumise démontrant que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899, le Ministre, en vertu des dispositions du paragraphe (c) de l'article 76 de la loi des terres fédérales, demande l'autorisation de concéder gratuitement à M. Major le lot n° 13, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, contenant 30.9 acres plus ou moins.

Le comité soumet cette demande pour approbation.

RODOLPHE BOUDREAU,

27-4

Greffier du Conseil privé.

[3396]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 7e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que par un arrêté en conseil du 28 février 1903 une ligne générale de tête de jetée a été établie pour le havre de Vancouver dans la province de la Colombie-Britannique.

Et attendu qu'il est jugé désirable que la ligne générale de tête de jetée ainsi établie soit changée conformément au plan dont copie est exposée au bureau du maître de havre à Vancouver, ainsi qu'au bureau de l'ingénieur de district du département des Travaux publics à New Westminster, dans la province de la Colombie-Britannique, et au département des Travaux publics à Ottawa.

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil d'approuver par ces présentes le changement de la ligne générale de tête de jetée dans le havre de Vancouver, ainsi qu'indiqué dans le plan ci-dessus mentionné.

RODOLPHE BOUDREAU,

26-3

Greffier du Conseil privé.

[3568]

HOTEL DU GOUVERNEMENT A OTTAWA.

Vendredi, le 27e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît au Gouverneur général en conseil, en vertu des dispositions de l'article 54 de la *Loi des pêcheries*, chapitre 45 des Statuts révisés du Canada, 1906, de décréter ce qui suit :

Les règlements de pêche pour la province d'Ontario, adoptés par un arrêté en conseil du 12 septembre 1907, sont par ces présentes modifiés en ajoutant l'article suivant immédiatement après l'article 5 :

Article 5a—Défenses.

La pêche de l'achigan, du maskinongé et de la truite mouchetée à travers la glace est interdite.

RODOLPHE BOUDREAU,

27-2

Greffier du Conseil privé.

[3492]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 17e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 11 décembre 1912, que le 4 février 1907 M. J. P. Lewis a obtenu l'inscription de homestead pour le quart sud-ouest de la section 6, township 59, rang 10, à l'ouest du quatrième méridien.

Le Ministre ajoute qu'il appert que ce colon a abandonné sa femme, Emma J. Lewis, le 20 septembre 1908 et que depuis lors celle-ci a rempli les obligations qu'impose l'inscription de homestead.

Après trois ans de cet abandon l'inscription de M. Lewis fut annulée et l'inscription de homestead pour ce terrain fut accordée à madame Lewis le 18 juin 1912.

Madame Lewis a obtenu des lettres de naturalisation comme sujet britannique.

Madame Lewis demande maintenant ses lettres patentes, mais il appert qu'il n'y a dans la *Loi des terres fédérales* aucune disposition applicable aux cas de ce genre et en vertu de laquelle elle pourrait obtenir ses lettres patentes avant trois ans de la date de l'inscription en son nom.

Par conséquent, le Ministre recommande qu'en vertu des dispositions du paragraphe "K" de l'article 76 de la *Loi des terres fédérales* l'autorisation soit donnée de délivrer immédiatement ces lettres patentes.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

26-4

Greffier du Conseil privé.

[2364]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 5e jour d'octobre 1911.

PRÉSENT :

SON EXCELLENCE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 3 octobre 1911, que le gouvernement de la province d'Alberta a demandé d'acheter au prix de \$1 l'acre, dans le but d'y établir une station de démonstration agricole, les lots 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 et 13, à l'est d'Athabaska-Landing, soit partie de la subdivision de la section 34, township 66, rang 22, à l'ouest du 4e méridien, couvrant une superficie totale de 483.80 acres, les dits lots étant compris dans le bloc 15 de l'emplacement de ville d'Athabaska-Landing et bordés en rouge sur le plan ci-annexé. Il a été représenté au Ministre que les

autorités provinciales ont décidé d'établir dans la province un certain nombre de ces stations aux endroits qui conviennent le mieux aux cultivateurs, pour démontrer ce qu'un cultivateur d'intelligence commune peut faire avec un capital ordinaire. L'intention est aussi de faire à ces stations de démonstration les expositions d'été, les expositions de graines de semence et les concours d'appréciation du bétail ;

Le Ministre ajoute que le ministère de l'Intérieur peut disposer des terres demandées et qu'il est d'avis qu'il serait de l'intérêt public d'accorder cette demande,—

Par conséquent, le Ministre recommande que les dits lots, couvrant une superficie totale de 483.80 acres, soient vendus au gouvernement de la province d'Alberta au prix de \$1 l'acre.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

27-4

[3535]

HOTEL DU GOUVERNEMENT A OTTAWA.

Vendredi, le 20e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que par un arrêté en conseil du 20 décembre 1911, quatre acres de terre compris dans le quart sud-ouest de la section 17, township 28, rang 15, à l'ouest du méridien principal, ont été mis en réserve et affectés aux fins d'un cimetière à Magnet, dans la province de Manitoba, et que la concession aux syndics dûment nommés en a été autorisée pour les fins susdites ;

Et attendu qu'il a depuis été constaté que l'article 35 du chapitre 17 de la loi dite "Cemeteries Incorporation Act," Statuts révisés du Manitoba, 1902, en vertu duquel ces syndics ont été nommés, prescrit aussi que des successeurs à ces syndics seront nommés de la manière spécifiée dans l'acte de transport,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil de décréter que l'arrêté en conseil du 20 décembre 1911 soit par ces présentes modifié de manière à permettre la nomination de successeurs aux dits syndics par dix ou plus des habitants résidant dans le voisinage du dit terrain, à une assemblée dûment convoquée.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

27-4

[3437]

HOTEL DU GOUVERNEMENT A OTTAWA.

Vendredi, le 13e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que le Ministre de l'Intérieur représente qu'en outre des terres mises en réserve par des arrêtés en conseil du 20 mars 1909 et du 25 avril 1912, pour les fins du chemin de fer de la Baie d'Hudson, il appert qu'il est nécessaire dans l'intérêt public qu'il soit réservé une lisière de terrain d'un demi-mille de large de chaque côté de la voie de ce chemin de fer à partir de Le Pas jusqu'à la borne ouest du terrain déjà mis en réserve à Port Nelson.

Par conséquent il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe "e" de l'article 76 de la *Loi des terres fédérales*, de décréter qu'il soit par ces présentes réservé, afin de pouvoir être en tout ou en partie employée en rapport avec le chemin de fer de la baie d'Hudson, une lisière de terrain d'un demi-mille de large de chaque côté de la voie du dit chemin de fer, ainsi que finalement établie, à partir de Le Pas jusqu'à la borne ouest du terrain déjà mis en réserve à Port Nelson.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

26-4

ORDRES GÉNÉRAUX.

1912.

QUARTIER GÉNÉRAL,
OTTAWA, 16 décembre 1912.

O. G. 224.

INSTRUCTIONS, RÉGLEMENTS, ETC.

RÈGLEMENTS CONCERNANT LA SOLDE ET LES ALLOCATIONS, 1912. MODIFICATIONS.

ÉTAT-MAJOR SURNUMÉRAIRE, G.R.C.—SOLDE.

1. Article 106 ligne 1, *avant* "Military Mechanist" *insérez* "or."

Ligne 1 et 2, *rayez* "or Engineer storekeeper."
(Q.G. 1-17-7)

CLERCS INGÉNIEURS, DESSINATEURS, INGÉNIEURS, ETC.

2. Article 107, dans l'en-tête *après* "Engineer Clerk" *insérez* "Store accountants."

Ligne 3, *après* "clerks" *insérez* "Store accountants."
Ligne 3 du tableau, *pour* "3 ans" *mettez* "2 ans."
(Q.G. 1-17-7.)

SOLDE DU GÉNIE.

3. Article 109, ligne 1, *après* "Engineer Clerks" *insérez* "Store accountants".
(Q.G. 1-17-7.)

ALLOCATION POUR ÉQUIPEMENT.

Article 277, ligne 3, *pour* "\$150.00" *mettez* "200.00."
(Cette modification datera du 1er janvier 1912.)
(Q.G. 361-2-3.)

ALLOCATION SPÉCIALE POUR L'OUEST.

5. Article 280, *après* "District Staff Adjutant.. \$156 per annum." *insérez*—
"General Staff Officer . . . \$200 per annum."
(Q.G. 305-5-4.)

CONDITIONS CONCERNANT LA SOLDE DES SOUS-OFFICIERS.

6. Article 335, ligne 3, *après* le mot "Engineers" *pour* "and" *mettez* une virgule et, *après* le mot "Infantry" *insérez* "and Canadian Army Service Corps."
(Q.G. 3150-58.)

ALLOCATIONS POUR SOIN DES ARMES, ÉQUIPEMENT, ETC.

7. Article 417, *ajoutez* nouvel article 2 :—
"Le paiement de toute allocation due en vertu des présents règlements peut être retardé jusqu'à ce que l'officier responsable se soit conformé au par. 45, Partie I, Règlements pour l'équipement de la Milice canadienne, et jusqu'à ce qu'il ait répondu à toute la correspondance officielle touchant la consignation des munitions, armes, habillement, équipement, ou approvisionnements faite à l'unité sous son commandement.

Pour la définition de l'expression "officier responsable" voir "Comptabilité," page 2, Partie I, Règlements pour l'équipement de la Milice canadienne.
(Q.G. 650-24-16-24.)

INDEMNITÉS POUR DÉCÈS, BLESSURE ET MALADIE.

8. Les articles 572, 573, 574, 577, 578, et 579 sont annulés et remplacés par ce qui suit :—

"572.—Si un officier, sous-officier ou sol lat est blessé ou contracte une maladie tandis qu'il est de service avec un corps de troupes, et si l'officier de santé en charge est d'avis que la blessure ou la maladie peut entraîner la mort, ou une incapacité prolongée, cet officier de santé fera immédiatement rapport du cas à l'officier commandant les troupes. L'officier commandant convoquera sans délai deux conseils—le premier, un conseil d'officiers, à l'effet de rassembler et prendre note de toute la preuve possible au sujet de la cause de la blessure ou de la maladie ; le deuxième, un conseil d'officiers de santé, pour faire rapport sur l'état physique du malade et de la durée probable d'incapacité."

"573.—Si le patient est encore sur la feuille des malades lorsque son corps de troupes est relevé des exercices, il sera traité comme suit :—il sera envoyé (a) soit à un hôpital militaire, (b) soit à un hôpital civique, ou (c) chez lui.

S'il est renvoyé chez lui (c), il recevra la solde de son grade, et \$1.00 par jour au lieu de subsistance et de soins médicaux, durant son incapacité. Dans les autres cas, il ne recevra que la solde de son grade, sans paie d'efficacité."

"574.—Si la blessure ou la maladie est encourue par un officier, sous-officier ou soldat en devoir, mais non en service avec des troupes, il devra, ou quelqu'un pour lui, faire immédiatement rapport du cas à l'officier commandant la division ou le district, et cet officier convoquera les conseils mentionnés à l'article 572, et chargera les autorités médicales de s'occuper de l'affaire, selon l'article 573."

"577.—L'aide-directeur des services de santé de la division ou du district, fera un rapport hebdomadaire au directeur général des services de santé sur l'état physique de l'officier, sous-officier ou soldat tant que ce dernier restera sur la feuille des malades."

"578.—Tout officier, sous-officier ou soldat libéré de l'hôpital, aura droit d'être transporté chez lui aux frais du public."

"579.—Si un officier, sous-officier ou soldat interné à l'hôpital désire être transporté chez lui, avant d'être régulièrement libéré par les autorités de santé militaires, et que ces autorités sont d'avis que ce déplacement serait prématuré, et que ce déplacement serait contraire à l'intérêt public, le dit officier, sous-officier ou soldat pourra, nonobstant cette opinion, être transporté chez lui, à condition de signer un acte d'abandon relevant le public de toute responsabilité à l'égard de son futur traitement ou de ses soins à l'avenir, et de toute responsabilité contre des réclamations d'indemnité pour incapacité éventuelle ou permanente provenant de la dite blessure ou maladie."

(Q.G. 305-5-4.)

Article 576, ligne 1, pour "a board" lisez "the boards."

(Q.G. 305-5-4.)

INDEMNITÉ POUR LA MORT D'UN CHEVAL.

9. Article 587, ligne 4, pour "\$175.00" lisez "\$200."

(Q.G. 57-1-1.)

O. G. 225.

ORDONNANCES ET RÈGLEMENTS ROYAUX POUR LA MILICE CANADIENNE, 1910— MODIFICATIONS.

PERSONNEL DU SERVICE DE SANTÉ, TRANSFERT DES
LIEUTENANTS-COLONELS À LA RÉSERVE DES
OFFICIERS DE SANTÉ.

1. Insérez nouveau paragraphe 214 (a).—

"214 (a)—Après cinq ans de service comme tels les lieutenants-colonels du personnel du service de santé, seront transférés à la Réserve des officiers de santé."

(Q.G. 393-8-32.)

SOUSCRIPTION DES OFFICIERS ATTACHÉS AU MESS,
TROUPES PERMANENTES.

2. Par. 912 est annulé et remplacé par ce qui suit :

"912. Les officiers de la Milice Active, attachés à une unité des troupes permanentes pour instruction, seront tenus de payer comme monnaie de table \$4.00 au plus par mois, tant qu'ils seront ainsi attachés."

(Q.G. 129-1-6.)

FORMATION ET CONTRÔLE DU MESS DES SERGENTS—
TROUPES PERMANENTES.

3. Par. 924, ligne 3, avant "membres" insérez "honoraire."

(Q.G. 129-16.)

CONTRIBUTIONS ET SOUSCRIPTIONS, MESS DES SERGENTS.
—TROUPES PERMANENTES.

4. Par. 926, ligne 10, rayez "sous-officier breveté" jusqu'à la fin du paragraphe, et substituez ce qui suit :—

"Les sous-officiers brevetés et les sergents de la Milice active, attachés pour instruction ne seront pas obligés de payer une taxe d'entrée ou de souscription, mais auront à payer la somme de cinq cents par jour "Monnaie de table," tant que durera leur service."

(Q.G. 129-1-6.)

O. G. 226.

RÈGLEMENTS CONCERNANT LES MAGASINS MILITAIRES, 1908, PARTIE II.—MODI- FICATIONS.

Des modifications ont été approuvées et des exemplaires en seront envoyés à tous les intéressés, à une date rapprochée.

(Q.G. 305-11-2.)

O. G. 227.

RÈGLEMENTS CONCERNANT LES SOCIÉTÉS DE TIR—MODIFICATIONS.

DISTRIBUTION GRATUITE DE MUNITIONS.

Insérez nouveau paragraphe 31a—

"31a—Il ne sera pas distribué d'autres armes, munitions, etc., à aucune société de tir qui n'a pas signé et retourné le double de la réquisition de l'officier de l'artillerie au sujet de la consignation précédente d'armes, munitions, etc., à la société, ou qui a manqué de répondre à toute correspondance officielle concernant une consignation d'armes, munitions, etc."

(Q. G. 650-16-24.)

O. G. 228.

LOCALISATION.

1. DISTRICT MILITAIRE N° 10.—Ambulance de campagne de cavalerie n° XXI.—Le transfert du chef-lieu de l'ambulance de campagne de cavalerie n° XXI, de Winnipeg à Brandon est autorisé.

(Q.G. 1135-26-1.)

2. DISTRICT MILITAIRE No. 13.—15e cheval-légers.—Le transfert du chef-lieu de l'escadron "C" de High River à London, est autorisé.

(Q.G. 2-19-17.)

O. G. 229.

NOMENCLATURE.

DISTRICT MILITAIRE No. 11.—Il a gracieusement plu à Sa Majesté le Roi d'approuver à ce que le 72e Seaforth Highlanders of Canada soit dorénavant désigné "72e régiment Seaforth Highlanders of Canada."

(G.Q. 7-115-3.)

O. G. 230.

DÉCORATIONS.

DISTRICT MILITAIRE No. 10.—Cavalerie Lord Strathcona (royaux canadiens).—Il a gracieusement plu à Sa Majesté le Roi d'approuver la distinction suivante pour la Cavalerie de Lord Strathcona (Royaux Canadiens) : "South Africa 1900-1901."

(Q.G. 1-18-2.)

O. G. 231.

SOCIÉTÉS DE TIR.

LICENCIEMENT.

Le licenciement de la société de tir ci-dessous mentionnée est autorisé :—

Civile.

No. 335, Perdue, avec chef-lieu à Perdue, Sask.

(Q.G. 29-F-8)

Par ordre,

V. A. S. WILLIAMS,
Colonel,
Adjudant Général.

AVIS DU GOUVERNEMENT.

DÉPARTEMENT DES ASSURANCES,
OTTAWA, 17 décembre 1912.

AVIS est donné par le présent que la "American Central Insurance Company" a ce jour obtenu un permis No 333 l'autorisant à faire des opérations d'assurance contre l'incendie et les tourbillons dans les provinces de Manitoba, Saskatchewan, Alberta et la Colombie-Britannique. Le bureau-chef de la compagnie est établi en la cité de Winnipeg, et W. P. Fess a été nommé agent en chef.

W. FITZGERALD,
Surintendant des assurances.

Invincible Wheel Company of Canada, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de décembre 1912, constituant en corporation Michael Arthur Phelan, de la ville de Westmount, dans la province de Québec, avocat, et Wilfrid Bovey, Robertson Fleet et William Roy Hastings, avocats, et Harry Arthur Ellis, teneur de livres, tous de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—(a) Construire, manufacturer, acheter, vendre, céder à bail, troquer, et faire le commerce de toutes sortes de roues, rais, moyeux, ressorts, essieux, bandages et autres accessoires employés avec toutes sortes de véhicules ou autres moyens de transport ; et exercer l'industrie de manufacturiers d'automobiles, camions automobiles, véhicules et moyens de transport de tous genres et de tous les articles ou choses employés dans leur fabrication, entretien et exploitation ; (b) Manufacturer, acheter, vendre, céder à bail et faire le commerce de moteurs électriques, machines à vapeur, à gaz et électriques, et, pour les fins de la compagnie, exercer l'industrie de fondeurs de fer, fondeurs de cuivre, ingénieurs-mécaniciens et ingénieurs-électriciens, manufacturiers d'instruments aratoires et autre machinerie, métallurgistes, exploitants de bois, fabricants d'outils, constructeurs de moulins, mécaniciens, convertisseurs de fer et d'acier ; et acheter, vendre, manufacturer, réparer, convertir, altérer, céder à bail et faire le commerce de machinerie, instruments, matériel roulant et ferronnerie de tout genre ; (c) Acquérir, développer, accumuler et utiliser des chutes d'eau dans le but de produire de l'électricité ou autre force motrice semblable ou autres, et la fournir pour produire, transmettre ou utiliser de l'énergie pour des fins de lumière, ou de chaleur ou de force motrice en rapport avec les bâtiments et autres usines de la compagnie avec la faculté de vendre ou autrement céder tout excédent d'électricité ou de force motrice produite par les usines et installations de la compagnie et construire et exploiter des lignes pour ces fins, subordonnément aux décrets et règlements locaux, municipaux et provinciaux à ce sujet ; (d) Demander, acheter ou autrement acquérir toutes marques de commerce, brevets d'invention, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre au sujet d'une invention capable d'être utilisée pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des permis pour leur usage ou autrement faire valoir les biens, droits ou informations ainsi acquises ; (e) Exercer toute autre industrie, manufacturière ou non, que la compagnie jugera capable d'être exercée en rapport avec son industrie, ou censée accroître directement ou indirectement la valeur de la propriété et des droits de la compagnie, ou de les rendre profitables ; (f) Acheter, arrenter, prendre à son nom ou autrement acquérir en tout ou en partie les affaires, propriété, franchises, clientèle, droits et privilèges détenus ou dont jouit quelque personne ou maison ou par toute corporation exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie, et les payer en tout ou en partie en deniers comptants ou en tout ou en partie en obligations, actions acquittées ou autres valeurs de la compagnie ou autrement, et entreprendre les engagements de toute telle personne, maison ou corporation ; (g) Conclure des conventions avec tous gouvernements ou autorités municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (h) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété ou de se charger des engagements de la présente compagnie ou pour toute autre fin censée profiter directement ou indirectement à la présente compagnie, et généralement acheter, prendre à bail ou en

échange, arrenter ou autrement acquérir tous biens meubles et immeubles et tous droits ou privilèges que la compagnie jugera nécessaires ou convenables pour les fins de son industrie ; (i) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie et en particulier toutes actions, débetures ou valeurs de toutes autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer, et faire tous les actes et exercer tous les pouvoirs, et faire toutes les opérations se rattachant à la bonne exécution des objets pour lesquels la présente compagnie est constituée ; (j) Vendre ou disposer de la totalité ou d'une partie des biens et entreprises de la compagnie, comme industrie active ou autrement, pour la compensation que la compagnie jugera acceptable, et en particulier pour les actions, obligations, débetures ou valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (k) Placer les deniers disponibles de la compagnie en la manière qui sera déterminée de temps à autre ; (l) Rémunérer toute compagnie ou personne pour services rendus ou à rendre à la présente compagnie en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la présente compagnie ou de toutes obligations, débetures ou autres valeurs de la présente compagnie ou au sujet de la formation ou de la promotion de la présente compagnie ou la conduite de ses affaires, subordonnément à l'approbation des actionnaires de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Invincible Wheel Company of Canada, Limited," avec un capital-actions de cent cinquante mille dollars, divisé en 6,000 actions de vingt-cinq dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Farnham, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de décembre 1912.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

27-2

Canadian Watson Solar Window Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27e jour de décembre 1912, constituant en corporation Francis George Bush, teneur de livres, George Robert Drennan, sténographe, Michael Joseph O'Brien et Herbert William Jackson, commis, et Gordon Francis Macnaughton, étudiant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, faire, acheter, vendre, arrenter, préparer, adapter, utiliser, céder, placer et faire le commerce de fenêtres, châssis et garnitures, machinerie, articles, effets et marchandises, ainsi que de meubles de toute nature et de métaux et de bois et leurs produits, et les améliorer et développer ; et construire, ériger, équiper, améliorer et réparer des édifices de toutes sortes, publics ou privés, et acheter ou autrement acquérir tous contrats ou concessions relatives à leur construction, érection, équipement, amélioration et réparation, et en général exercer l'industrie de constructeurs généraux et celle d'entrepreneurs de travaux publics et privés ; (b) Demander, acheter ou autrement acquérir et détenir, posséder, utiliser, exploiter et vendre ou autrement céder et permettre l'usage ou autrement faire valoir des marques ou noms de commerce, lettres patentes et toutes inventions, perfectionnements et procédés employés ou obtenus en vertu de lettres patentes du Canada, des Etats-Unis d'Amérique ou d'ailleurs ; (c) Acquérir, céder, posséder, détenir, vendre, arrenter, hypothéquer et développer les immeubles nécessaires pour exercer son industrie ou s'y rattachant, et généralement faire et accomplir tout ce qui sera nécessaire, convenable ou propre à l'accomplissement des fins ou pour atteindre les objets ou pour faire valoir les pouvoirs mentionnés dans la présente charte, soit seuls ou conjointement avec d'autres corporations,

maisons ou individus ; (d) Acheter de tout individu, maison ou corporation toute industrie d'une nature semblable, et acheter et acquérir quelque intérêt ou contrôle dans toute industrie semblable et payer pour telle industrie en deniers comptants, obligations ou actions acquittées de la présente compagnie ; (e) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute autre personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à entreprendre ou exercer, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie ; (f) Vendre, arrenter ou autrement disposer de la propriété et entreprise de la compagnie ou de toute partie de son entreprise pour la compensation que la compagnie jugera convenable et en particulier pour les actions, obligations, débentures ou autres valeurs de toute autre compagnie ; (g) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie et en particulier les actions, obligations, débentures ou autres valeurs de toute autre compagnie qui pourront être acquises par la présente compagnie ; (h) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints, par induction ou déduction des termes de tout autre paragraphe, ou par déduction ou induction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Canadian Watson Solar Window Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de décembre 1912.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

27-2

Goodform Clothing Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de décembre 1912, constituant en corporation Alexander Rives Hall, Gui Casimir Papineau-Couture et Louis Fitch, avocats, Violet Winefred Leslie Henry-Anderson et Minnie Isabel Bustin, sténographes, tous des cité et district de Montréal, dans la province de Québec, pour les fins suivantes : —(a) Exercer de l'industrie de manufacturiers et marchands de vêtements et complets de tous genres pour hommes, jeunes gens et enfants, et de marchands de marchandises sèches, soies, satins, fournitures de tailleurs, étoffes et draps et cotonnades généralement, et de tailleur et confectionneur ; (v) Acquérir et prendre à son nom et continuer l'industrie présentement exercée par la maison commerciale "Goodform Clothes," dans la cité de Montréal, et acquérir aussi et se charger des biens et engagements de la dite maison commerciale ; (c) Exercer toute autre industrie, manufacturière ou autre, capable d'être convenablement exercée en rapport avec l'industrie ou les objets de la compagnie, ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (d) Acquérir ou se charger de la totalité ou d'une partie des affaires, propriété, biens et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie peut exercer ou en possession de propriété propre aux fins de la présente compagnie ; (e) Demander, acheter ou autrement acquérir toutes patentes, brevets d'invention, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité de se servir de toute information secrète ou autre au sujet d'une invention capable d'être utilisée pour les fins de la compagnie ou dont l'acquisition serait censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des permis à leur sujet ou autre-

ment faire valoir la propriété, les droits ou informations ainsi acquises ; (f) Généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens meubles et immeubles, et tous les droits ou privilèges que la compagnie jugera nécessaires ou convenables pour les fins de son industrie, et en particulier tous terrains, bâtiments, servitudes, machinerie, matériel et fonds de commerce ; (g) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la présente compagnie ou de toutes débentures ou autres valeurs de la présente compagnie ou la conduite de ses affaires ; (h) Prendre ou autrement acquérir, et détenir des actions de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, ou exerçant une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (i) Vendre, améliorer, régir, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Goodform Clothing Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de décembre 1912.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

27-2

Hervay Chemical Company of Canada, Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 23e jour de décembre 1912, constituant en corporation Armand Marcotte, physicien, Albertine Julien, épouse séparée de biens contractuellement du dit Armand Marcotte, le dit Armand Marcotte tant personnellement que dans le but d'autoriser sa dite épouse, et Damase Bélanger, marchand, tous de la paroisse de St-Basile, dans la province de Québec, et Félix Vanasse, marchand, et Wilfrid Bessette, avocat, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes : —(a) Acquérir et prendre à son nom comme industrie active l'entreprise de la "Hervay Chemical Co" et de la "Interprovincial Stock Food Company" et de la totalité ou partie de leur actif et passif, et en particulier leur clientèle, leurs marques de commerce, droits d'auteur, et recettes et toute information au sujet de la manufacture et le droit de manufacturer et de disposer de la totalité ou d'une partie de leurs préparations, fonds de commerce, créances et autre actif des dites industries, et les payer soit en deniers comptants, en débentures ou en actions, ou partie en deniers comptants, partie en débentures et partie en actions ; exercer la manufacture et la vente des dits médicaments et préparations, et généralement exercer l'industrie de manufacturiers, acheteurs et vendeurs et commerçants de toutes sortes de médicaments et de préparations médicales et de drogues que ce soit ; exercer les industries de chimistes et droguistes, fabricants, importateurs et manufacturiers et commerçants de préparations pharmaceutiques, médicinales, chimiques, industrielles et autres articles, fabricants et commerçants de médicaments brevetés de toutes sortes, et d'appareils et de matériaux électriques, photographiques, chirurgicaux, chimiques et scientifiques, et exercer l'industrie de fabricants et de commerçants de toutes sortes de nécessaires de toilette ; (b) Acheter, vendre, importer, préparer, exporter, manufacturer et généralement disposer de toutes sortes d'articles, effets et marchandises et propriété mobilière, et conduire toute affaire manufacturière ou mercantile s'y rattachant et agir en qualité d'agent ou de représentant de corporations, maisons et

individus, et en cette qualité développer et étendre les intérêts commerciaux de corporations, maisons et individus ; (c) Acquérir par achat, bail ou autrement, et détenir, utiliser, améliorer, gérer, changer, louer, vendre, céder, et disposer de terrains, tenements et héritages et immeubles et intérêts en ceux, et ériger, altérer, réparer, et entretenir des bâtiments sur tous terrains dans lesquels la compagnie serait intéressée ; (d) Demander, acheter ou autrement acquérir tous brevets d'invention, brevet, licence, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou toute information secrète ou autre au sujet d'une invention capable d'être utilisée pour toutes les fins de la compagnie ou dont l'acquisition sera censée directement ou indirectement profitable à la compagnie, et utiliser, exercer, développer, accorder des licences à leur sujet ou autrement faire valoir les biens, droits ou informations ainsi acquises ; (e) Prendre, acquérir et détenir comme compensation pour des effets vendus ou fournis ou autrement disposés, ou pour travail fait à l'entreprise ou autrement, des actions, débetures, obligations ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, et les vendre ou autrement en disposer ; (f) Acquérir et prendre à son nom comme industries actives ou autrement les entreprises, actif et passif de toute personne ou compagnie engagée dans une industrie semblable en tout ou en partie à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la compagnie, et à cet effet acquérir la totalité ou une partie des actions ou obligations de ces compagnies ; (g) Vendre, arrenter ou autrement céder la totalité ou toute spécialité ou partie de l'industrie, entreprise, propriété, engagements et franchises de la présente compagnie à toute autre personne ou compagnie pour la compensation que la présente compagnie jugera convenable et en particulier pour les actions, débetures ou valeurs de toute compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (h) Acheter, prendre ou acquérir par souscription originale ou autrement et détenir, avec ou sans garantie, vendre ou autrement céder les actions ordinaires ou actions-priorité, débetures, obligations et autres valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie, ou exerçant une industrie capable d'être conduite de façon à profiter, directement ou indirectement à la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi, et voter en vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs nommeront ; (i) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute personne ou compagnie engagée ou exerçant ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de façon à profiter directement ou indirectement à la présente compagnie ; et faire des avances de deniers, garantir les entreprises ou autrement aider telle personne ou compagnie, et prendre ou autrement acquérir les actions et valeurs de cette compagnie et les vendre, détenir, réémettre avec ou sans garantie ou en disposer autrement ; (j) Placer les fonds dont la compagnie n'aura pas immédiatement besoin en les valeurs et en la manière qui sera déterminée de temps à autre ; (k) Faire tous et chacun les actes et choses spécifiés comme ses objets en qualité de principal, d'agent, entrepreneur ou autrement, et exécuter tous et chacun des objets susdits comme principaux, agents, entrepreneurs ou autrement, et par et au moyen de syndics, agents, sous-entrepreneurs ou autrement, et seuls ou conjointement avec toute autre corporation, association, maison ou personne, et faire tout ce qui est nécessaire ou qui se rattache aux fins ou à l'accomplissement de l'un ou de plusieurs des objets ici énumérés, ou reliés aux pouvoirs ici énumérés, ou qui seront en aucun temps nécessaires ou attachés à la protection ou avantage de la corporation ; (l) Payer à même des fonds de la compagnie tous les frais encourus pour la formation, enregistre-

ment et annonce de la compagnie ; (m) Se fusionner avec toute autre compagnie ou compagnies ayant des objets ou pouvoirs en tout ou en partie semblables à ceux de la dite compagnie ; (n) Acheter, prendre à bail ou en échange, arrenter ou autrement acquérir toute propriété mobilière et immobilière et tous droits ou privilèges que la compagnie jugera nécessaires ou utiles pour les fins de son industrie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Hervay Chemical Company of Canada, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la paroisse de St-Basile, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de décembre 1912.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

27-2

Canada-Cinéma, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 3e jour de janvier 1913, constituant en corporation Victor Morin, notaire, Joseph Nolin, dentiste, Joseph Dumais, professeur, Léon Lorrain, journaliste, et Edouard Fabre Surveyer, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Donner des représentations théâtrales, musicales, ou cinématographiques ; (b) Fabriquer, acheter et vendre, louer, échanger, importer, exporter ou recevoir en cadeau tous objets nécessaires ou utiles pour les fins de telles représentations ; (c) Acheter, louer ou autrement obtenir tous immeubles ou salles pour les fins de telles représentations ; (d) Agir comme agence de placements pour opérateurs, acteurs, chanteurs, troupes et numéros de vaudeville et d'exécutants ; (e) Faire commerce dans toutes sortes de fournitures requises en rapport avec tous objets ci-dessus mentionnés ; (f) Acheter, détenir, acquérir, transporter, vendre et disposer d'actions, stock ou débetures dans toute autre compagnie ou compagnies ayant des fins semblables à celles de la compagnie pour faire le commerce qui peut être conduit de manière à rapporter profit à la compagnie et alliée à icelle, nonobstant les dispositions de l'article 44 de la dite loi ; (g) Se fusionner avec toute autre compagnie engagée dans les mêmes industries ou vendre ou autrement disposer de l'entreprise ou de toute partie d'icelle pour telle considération que la compagnie jugera convenable, et particulièrement pour les actions, obligations, débetures, stock ou garantie de toute autre compagnie ayant des objets semblables à ceux de la compagnie ; (h) Acquérir l'achalandage, les droits, la propriété et l'actif et assumer les obligations ou toute partie d'icelles, de toute personne, maison, association ou corporation maintenant ou ci-après engagée complètement ou en partie dans tout commerce que la compagnie a le droit d'exercer et d'acheter, louer, changer, ou autrement disposer de la totalité ou de partie de tous droits, privilèges, permis, brevets ou franchises utiles ou convenables à aucune des fins de la compagnie ; (i) Emettre des actions de la compagnie entièrement acquittées en paiement complet ou partiel du prix d'achat de toute propriété mobilière ou immobilière acquise par la compagnie ou avec l'approbation des actionnaires en paiement pour services rendus et travaux exécutés pour la compagnie, et pour acheter les obligations, le stock, la propriété ou l'actif de toute compagnie ou compagnies ayant des fins semblables à celles de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous la raison sociale de "Canada-Cinema, Limitée," avec un capital-actions de cinquante mille dollars, divisé en 5,000 actions de dix dollars, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

27-2

The Times Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 30e jour de décembre 1912, constituant en corporation Charles Gaudet, conseil du Roi, Edward Wilgress Parker et Samuel C. Marson, courtiers d'immeubles, Charles Marson, commis, et Lawrence deKalisz Stephens, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie d'imprimeurs et éditeurs de journaux, revues, périodiques et autres publications ; et exercer l'industrie d'imprimeurs, graveurs, lithographes et relieurs dans toutes et chacune de ses spécialités ; (b) Acquérir des biens meubles et immeubles pour les fins de la dite industrie, arrenter la totalité ou une partie des dits biens meubles ou immeubles aux termes et conditions que les directeurs jugeront acceptables de temps à autre ; (c) Faire tout ce qui sera nécessaire pour entretenir, altérer et réparer la dite propriété mobilière ou immobilière ; (d) Donner et accepter les obligations et autres effets en paiement ou pour garantir le remboursement de tous deniers dus par ou à la dite compagnie ; (e) Exercer et tirer profit de tous les autres pouvoirs nécessaires pour la bonne exécution des objets et l'accomplissement des obligations de la compagnie et pour exercer la dite industrie ; (f) Acquérir de nouvelles franchises, acquérir aussi d'autres journaux ; (g) Etablir des agences de nouvelles ; (h) Payer pour l'acquisition de nouvelles franchises ou autres journaux en actions ou obligations de la dite compagnie ou autrement. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Times Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de décembre 1912.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

27-2

Merrill Process Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28e jour de décembre 1912, constituant en corporation Percival Walter St. George, ingénieur civil, Robert Cooper Smith, et Frederick Henry Markey, tous deux conseils du Roi, et Ronald Cameron Grant, comptable, tous de la cité de Montréal, dans la province de Québec, et Willis Carleton Merrill, de la cité de Boston, dans l'Etat du Massachusetts, l'un des Etats-Unis d'Amérique, gentilhomme, pour les fins suivantes :—(a) Poursuivre les opérations générales de l'enlèvement, disposition, destruction et utilisation des vidanges et des déchets de villes, rues et maisons, et conclure des contrats avec les corporations municipales et autres à ces fins, et traiter les vidanges et déchets et les convertir en des substances utiles ou inoffensives, et employer les appareils et procédés nécessaires à cet effet et fabriquer des produits avec ces matières ; (b) Exercer l'industrie d'ingénieurs, mécaniciens et constructeurs et toute opération semblable, et manufacturer, produire, acheter, vendre et faire le commerce de tous les appareils, instruments et choses employées dans telle industrie ou de toutes inventions ou brevets détenus, possédés ou acquis par la compagnie, ou qui seront nécessaires ou propres à atteindre ces objets ou l'un d'eux ; (c) Manufacturer toute substance ou produit qui pourra être obtenu des matières ainsi traitées ou de tous leurs produits secondaires, et s'engager dans toute industrie semblable à celle de la compagnie ou s'y rattachant ou qui pourra être convenablement ou avantageusement exercée avec la dite industrie ; (d) Acheter ou autrement acquérir, vendre, accorder des permis pour leur usage et autrement céder des marques de commerce, noms de commerce, inventions, procédés et

lettres patentes du Canada ou de tout autre pays, et, dans le but de les exploiter et développer, exercer toute industrie, manufacturière ou autre, que la compagnie croira capable d'être exercée de façon à atteindre directement ou indirectement ces objets ou l'un d'eux ; (e) Vendre ou autrement disposer des entreprises et biens de la présente compagnie ou toute partie de ses entreprises pour la compensation que la compagnie jugera acceptable, y compris les actions, obligations, débetures ou valeurs de toute autre compagnie ayant des objets semblables ou en partie semblables à ceux de la présente compagnie, partager les profits, s'unir, coopérer avec toute personne, maison, compagnie ou corporation municipale engagée dans toute industrie que la présente compagnie peut exercer ou entreprendre. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Merrill Process Company, Limited," avec un capital-actions de dix mille dollars, divisé en 100 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 31e jour de décembre 1912.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

27-2

Citizens' Real Estate Syndicate, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 31e jour de décembre 1912, constituant en corporation Charles Conway Cottrell, courtier d'immeubles, Herbert Doyle Bennett, comptable, Horace Oliver Wilkinson, Louis Constant Gobron, et Privat Raymond Charlebois, agents d'immeubles, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acquérir par achat, bail, échange ou autrement, et utiliser, détenir, et construire des terrains, tènements, héritages, immeubles et tout intérêt dans ces biens, et généralement faire les opérations d'une compagnie d'immeubles et d'agence de biens-fonds, avec la faculté d'arrenter, échanger, vendre ou autrement disposer de biens-fonds et de tout intérêt ou droit dans des biens-fonds ; (b) Développer, améliorer et disposer de toute telle propriété en lots à bâtir, rues, ruelles, squares ou autrement et, sur ces propriétés, faire, construire, bâtir et entretenir des chemins, ponts et autres communications intérieures, maisons, moulins, fabriques et autres bâtiments nécessaires ou utiles à l'occupation ou amélioration de toute telle propriété ; (c) Faire des avances de fonds ou prêts aux acheteurs ou aux locataires de toute partie de la propriété de la compagnie pour des fins de construction ou autres embellissements ; aider au moyen d'avances de fonds ou autrement à la construction et l'entretien de chemins, rues, aqueducs, égouts et autres travaux d'embellissement propres à faciliter l'accès à la propriété de la compagnie ou à en augmenter la valeur ; (d) Payer pour toute propriété, droits ou choses acquises par la compagnie ou pour services rendus à la compagnie en actions acquittées du capital de la compagnie ; (e) Prendre et détenir des hypothèques, privilèges et gages pour garantir le paiement du prix d'achat de toute propriété vendue par la compagnie ou de tous deniers dus à la compagnie par les acheteurs ou avances faites par la compagnie aux acheteurs pour des fins de construction ou autres embellissements ; (f) Construire, acquérir et exploiter des usines pour la production de la force motrice et disposer de cette force pour tout usage ou service pour lequel cette force serait adaptée, subordonnement aux règlements provinciaux et municipaux à ce sujet ; (g) Acheter ou autrement acquérir la totalité ou toute partie des affaires, propriété, actif, ou passif de toute personne, société ou compagnie engagée dans une industrie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, ou en possession de propriété propre aux fins de la compagnie ; (h) Acheter, acquérir, détenir et posséder des parts du capital-actions, obligations ou autres valeurs de toute autre compagnie

corporation ou individu, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*; (i) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement avec toute personne, société ou compagnie exerçant ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou se fusionner avec toute telle personne, société ou compagnie; (j) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété ou actif de la compagnie, et en particulier toutes parts, débentures ou valeurs de toute autre compagnie ou compagnies qui auraient acheté ou pris, en tout ou en partie, la propriété, les biens et engagements de la présente compagnie; (k) Conclure des conventions avec tout gouvernement ou autorité suprême, municipale, locale ou autre qui sembleraient avantageuses pour les objets de la compagnie ou l'un de ses objets, et obtenir de ce gouvernement ou autorité tous droits, privilèges et concessions, qu'elle croira désirables d'obtenir, et exécuter ou exercer et se conformer et vendre tout tel arrangement, droits, privilèges et concessions; (l) Faire tous les actes et choses propres à atteindre les objets susdits; (m) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité, ni restreint par induction ou déduction des termes d'aucun autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Citizens' Real Estate Syndicate, Limited," avec un capital-actions de quarante-six mille dollars, divisé en 4,600 actions de dix dollars chacune, et le principal lieu d'affaire de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

27-2

Montreal Consolidated Real Estate and Investment, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28e jour de décembre 1912, constituant en corporation Joseph Alphonse Bisson, courtier d'immeubles, Henry Morgan Williams, comptable, et Joseph Charles Hector Dussault, avocat, tous de la cité de Montréal, dans la province de Québec; Joseph Arthur Couture, de la cité de Maisonneuve, dans la dite province de Québec, notaire, et Eugène Jean Baptiste Paré, de la ville de Beauharnois, dans la dite province de Québec, chef de gare, pour les fins suivantes:—(a) Acheter, arrenter ou autrement acquérir, améliorer, gérer, travailler, développer, exercer tous les droits respectifs, louer, vendre, céder, faire valoir et autrement disposer de propriétés de tous genres, et en particulier des terrains, coupes de bois, concessions forestières, mines, lots de grève, chutes d'eau, droits hydrauliques, concessions et brevets de tous genres, et toute propriété ou intérêt en iceux; (b) Construire des maisons d'habitation ou autres bâtiments sur ces dits immeubles ou sur toute partie d'iceux; vendre, arrenter, transporter, échanger ou autrement disposer de ces terrains, propriété ou biens-fonds ou de toute partie de telles propriétés, et développer, améliorer et diviser ces terrains en lots à bâtir, rues, ruelles ou autrement, et faire les opérations générales d'agents d'immeubles, y compris l'achat, la vente et l'administration de propriétés et successions, ainsi que la location de propriétés et le recouvrement de loyers, le tout à commission ou pour toute autre rémunération; (c) Faire les opérations d'agents généraux et courtiers relativement à l'industrie de la compagnie et spécialement agir en qualité d'agents et courtiers pour le placement, le paiement, la transmission et le recouvrement de deniers, pour la vente, le transfert et l'enregistrement d'obligations, stocks ou autres valeurs, pour l'achat, la vente, l'échange, la location, l'amélioration, le développement et l'administration de toute propriété, industrie et entreprise, et pour

la régie, le contrôle ou la direction de syndicats, sociétés, associations, compagnies ou corporations; (d) Souscrire, acheter, ou autrement acquérir et prendre, détenir, vendre, échanger et disposer des actions, stocks, obligations, débentures ou valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la dite loi, et les payer en actions, obligations, débentures ou autres valeurs de la présente compagnie, ou en propriété de la présente compagnie, et tant que la compagnie les détiendra elle exercera tous les droits et pouvoirs d'un propriétaire, y compris le droit de voter en vertu de ces valeurs, et garantir le paiement du principal ou des dividendes et de l'intérêt sur les actions, obligations, débentures ou autres valeurs de toute compagnie ou corporation avec laquelle la compagnie aurait des relations d'affaires, et promouvoir toute compagnie ou corporation ayant des objets en tout ou en partie semblables à ceux de la présente compagnie ou engagée dans une industrie capable d'être exercée de façon à profiter directement ou indirectement de la présente compagnie; (e) S'unir ou se fusionner avec toute autre compagnie dont les objets sont, semblables en tout ou en partie à ceux de la présente compagnie; prendre des actions de telle compagnie; garantir l'exécution des contrats de toute personne ou compagnie; vendre, arrenter ou autrement céder la propriété et l'entreprise de la compagnie ou toute partie de son entreprise pour la compensation qui sera jugée acceptable et en particulier pour les actions, obligations ou autres valeurs de toute autre compagnie; (f) Acquérir toute entreprise semblable, en totalité ou en partie, à celle de la présente compagnie ainsi que des fonds de commerce, clientèle, privilèges et biens de toute sorte et les payer en deniers comptants, stocks ou obligations de la présente compagnie ou autrement; (g) Emettre et répartir, comme acquittées, les actions de la présente compagnie en plein paiement ou en paiement partiel de toute industrie, entreprise, propriété mobilière ou immobilière, droit, pouvoir, privilège, bail, licence, contrat, stock, obligations, débentures ou autres biens ou droits que la compagnie peut légalement acquérir en vertu des pouvoirs qui lui sont conférés par la présente charte; (h) Distribuer en nature entre les actionnaires toute propriété de la compagnie et en particulier les actions, obligations ou valeurs d'autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer; (i) Exercer ou développer, améliorer, employer, vendre, échanger, arrenter ou autrement céder les droits et biens de la compagnie, en totalité ou en partie; (j) Faire toutes les choses ci-dessus en qualité de principaux, agents, entrepreneurs ou autrement et soit seuls ou avec d'autres; (k) Faire toutes les autres choses reliées aux fins et objets ci-dessus ou propres à les atteindre; (l) Les susdits objets, pouvoirs ou fins de la compagnie seront censés être distincts et ne pas dépendre les uns des autres, et la compagnie peut poursuivre, jouir et exercer l'un quelconque ou plusieurs de ses objets, pouvoirs ou fins indépendamment les uns des autres, et nulle clause ne sera limitée dans sa généralité ni autrement interprétée relativement à toute autre clause de ces dits objets, et en cas d'ambiguïté, chaque article sera interprété de manière à étendre et non restreindre les pouvoirs de la compagnie; (m) Rémunérer par des paiements de deniers, et, avec l'approbation des actionnaires, par l'émission d'obligations ou de toute autre manière, les services rendus ou à rendre par toute personne ou corporation au sujet du placement du capital-actions et des obligations ou autres valeurs de la compagnie et au sujet de sa formation, son avancement ou l'administration de ses affaires. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Montreal Consolidated Real Estate and Investment, Limited," avec un capital-actions de cent mille dollars, divisé en 2,000 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

27-2

American Advertising Clocks, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de décembre 1912, constituant en corporation John Jennings Creelman, Gilbert Sutherland Stairs et Pierre François Casgrain, avocats, et Florence Ellen Seymour et Beatrice Isolde Brandt, sténographes, tous de la cité de Montréal, dans la province de Québec pour les fins suivantes :—(a) Importer, exporter, manifacter, acheter, vendre et faire le commerce de marchandises, effets et articles, et faire les opérations d'annonceurs généraux dans toutes leurs spécialités ; (b) Exercer toute autre industrie manufacturière ou non, mais reliée à ce qui précède et que la compagnie jugera propre à être avantageusement exercée en rapport avec son industrie ou de nature à augmenter la valeur de la propriété ou des droits de la compagnie ou de les rendre profitables ; (c) Demander, obtenir, enregistrer, acheter, louer ou permettre l'usage moyennant un droit régalien ou autrement, acquérir et détenir, posséder, utiliser, exploiter et introduire, et vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou autres, et utiliser, exercer et développer, accorder des permis pour leur usage ou autrement faire valoir toutes telles marques de commerce, noms de commerce, inventions, licences, procédés et choses semblables ou tous autres biens ou droits ; (d) Acquérir ou entreprendre la totalité ou une partie des affaires, propriétés ou engagements de toute personne ou compagnie engagée dans une industrie semblable à celle que la présente compagnie est autorisée à exercer ou en possession de propriété propres aux fins de la présente compagnie ; (e) Vendre ou autrement disposer des entreprises, propriété et intérêts de la compagnie ou de toute partie de ses entreprises, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, obligations, stocks ou autres valeurs de toute autre compagnie ayant des objets semblables ou en partie semblables à ceux de la présente compagnie ; (f) Placer et appliquer les fonds disponibles de la compagnie en les valeurs et de la manière qui sera déterminée de temps à autre ; (g) Prêter des fonds ou garantir l'exécution des contrats de toute personne ou compagnie et aux termes qui seront jugés convenables et en particulier aux clients et autres ayant des relations d'affaires avec la présente compagnie ; (h) Conclure des conventions avec toute autorité municipale, locale ou autre qui seront propres à atteindre les objets de la compagnie, ou aucun d'eux, et obtenir de cette autorité tous droits, privilèges et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer à ces conventions, droits, privilèges, franchises et concessions ; (i) Emettre et répartir des actions acquittées de la compagnie en plein paiement ou en paiement partiel de toute propriété mobilière, immobilière ou mixte, et de tous droits et concessions achetés ou acquis par la compagnie ; (j) Se consolider ou se fusionner avec toute autre compagnie ayant des objets en tout ou en partie semblables à ceux de la présente compagnie ; (k) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement des fins ou pour atteindre l'un ou plusieurs des objets énumérés dans la présente charte ou qui sembleront nécessaires à une époque quelconque, pour la protection ou le bénéfice de la corporation, soit comme détenteurs ou intéressés dans toute propriété ou autrement ; (l) Tout pouvoir contenu dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction de tout autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "American Advertising Clocks, Limited," avec un capital-actions de vingt mille dollars, divisé en 200 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2e jour de janvier 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

Standard Securities, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27e jour de décembre 1912, constituant en corporation Thomas Sargent Owens, avocat, Harry Roger Drackett, gérant, Gerald Augustine Coughlin, étudiant, et Charles George Macartney et Harry McIntyre, comptables, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter, vendre et disposer de parts, stocks, obligations, débentures, et valeurs de toute corporation municipale ou autres, ou de compagnies à fonds social, ou autres valeurs publiques fédérales, provinciales, britanniques étrangères ou autres, ou en biens-fonds, hypothèques, baux et autres droits immobiliers ainsi que les propriétés mobilières, et ce en qualité de principaux ou d'agents ; (b) Placer des fonds dans des propriétés immobilières pour l'avantage de personnes ou corporations ; entreprendre le soin et la gestion de tout placement ainsi fait, et autres placements semblables, et s'en rendre garants et faire des avances de fonds sur la garantie de ces valeurs, subdiviser, acheter, vendre et disposer de toute propriété mobilière, ériger sur la dite propriété des édifices de tous genres, et généralement l'améliorer, et percevoir et administrer tous paiements dus sur cette propriété et les loyers et profits en provenant ; (c) Promouvoir ou aider à promouvoir toute autre compagnie et à cette fin souscrire, acheter et vendre des parts, débentures, débentures-hypothécaires, obligations et toute autre garantie de telle compagnie, et autrement employer les fonds ou le crédit de la compagnie de la manière la plus opportune à cette fin, ou en plaçant sur le marché ou garantissant l'émission ou le paiement de l'intérêt sur les actions, débentures, débentures-hypothécaires, obligations ou autres valeurs de telle autre compagnie ; agir comme agent à l'effet de percevoir ou de convertir en argent ses valeurs et propriétés grevées ; clore et liquider les affaires et les biens de toutes personnes, sociétés, associations ou corporations et faire tous les actes qui sont nécessaires à cette fin ; (d) Examiner, faire rapport, et apurer les livres, comptes, condition et état de corporations, sociétés et individus lorsque la compagnie y sera requise ou autorisée par les corporations, sociétés et individus, ou sur l'ordre d'un tribunal de juridiction compétente ; (e) Agir comme évaluateurs et estimateurs ; (f) Faire les opérations de courtiers d'assurance, d'agents et de dispatcheurs pour les fins de la compagnie ; (g) S'associer, ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, les concessions réciproques ou la coopération avec toute personne, maison ou compagnie, et promouvoir ou aider à promouvoir, constituer, former ou organiser des compagnies, syndicats ou sociétés dans le but d'acquérir toute propriété et d'entreprendre les engagements de la présente compagnie, et de favoriser directement ou indirectement ses objets, ou pour tout autre but que la compagnie jugera à propos ; (h) Acheter, arrêter ou autrement acquérir, détenir, posséder, utiliser, développer, échanger, vendre ou autrement faire valoir et disposer de concessions, licences, droits, privilèges, permis et franchises propres convenables ou avantageux à l'industrie de la compagnie ; (i) Vendre ou disposer de l'entreprise de la compagnie ou de toute partie de son entreprise pour la compensation que la compagnie jugera suffisante et en particulier pour des actions, débentures ou valeurs de toute autre compagnie dont les objets sont en tout ou partie semblables à ceux de la présente compagnie ; (j) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (k) Distribuer en espèces, de temps à autre, entre les actionnaires de la compagnie, toute propriété, biens ou droits de la compagnie, et vendre, améliorer, gérer, développer, échanger, arrêter, céder, faire valoir ou autrement disposer de la totalité de la propriété et des droits de la compagnie ; (l) Placer et disposer des fonds disponibles de la compagnie en les valeurs que la compagnie déterminera de temps à autre ; (m) Faire des avances de fonds aux conditions que les clients et autres personnes faisant affaires avec la compagnie agréeront, et se porter garants de

acheter, louer ou autrement acquérir un système ou des systèmes d'aqueducs, ainsi que toutes les franchises, droits et privilèges nécessaires, et les exploiter, étendre, développer et entretenir pour fournir de l'eau aux cités, villes et autres corporations municipales, ainsi qu'aux compagnies, corporations, maisons et personnes pour l'usage public et privé, pour des fins industrielles, pour la protection contre l'incendie et pour toutes autres fins ; (b) Développer et céder de la vapeur, de la force hydraulique, électrique et autre et à cette fin acquérir et construire des chutes d'eau, usines génératrices, lignes de transmission et toutes les installations nécessaires, pourvu, toutefois que toute transmission ou distribution d'eau, de chaleur ou de force au delà des terrains de la compagnie sera subordonnée aux règlements locaux et municipaux ; (c) Faire le commerce d'immeubles et construire, acheter, détenir, vendre, arrenter et autrement acquérir ou disposer de maisons, magasins, entrepôts, ateliers et autres bâtiments de toute nature que ce soit ; (d) Conclure, faire, accomplir et exécuter des contrats de toute sorte avec toute personne, maison, association, corporation privée, publique ou municipale ou corps politique pour les fins de la compagnie, et prendre, détenir, acquérir et disposer d'une manière quelconque de franchises municipales de tous genres ; (e) Construire, exécuter, accomplir, installer, équiper, poser, améliorer, ériger, acheter, vendre, arrenter, développer, régir, entretenir ou contrôler des travaux publics et privés, outillages et facilités de toutes sortes, soit seuls ou conjointement avec toutes autres compagnies, corporations ou personnes, y compris des bassins, ports, jetées, passages d'eau, quais, ponts, canaux, aqueducs, conduites, usines à gaz, réservoirs, remblais, perfectionnements, égouts, drainage, usines, installations, lignes et systèmes pour fournir du gaz et de la chaleur, de la lumière et de l'énergie ; (f) Acheter ou autrement acquérir tous terrains, maisons, bureaux, ateliers, bâtiments et dépendances et toute machinerie, fixe ou mobile, outils, machines à vapeur, chaudières, matériel, instruments, modèles, fonds de commerce, effets mobiliers, brevets et droits de brevet convenables ou pouvant être employés dans la profession ou l'industrie d'ingénieur, entrepreneur, forgeron ou mécanicien ; (g) Acquérir toute entreprise ou industrie semblable en totalité ou en partie à celle de la présente compagnie ou à toute industrie qu'elle est autorisée à exercer ainsi que son matériel, fonds de commerce, clientèle, franchises et biens de toute nature et les payer en deniers comptants, actions, obligations, débetures ou valeurs de la présente compagnie ou autrement ; (h) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, les concessions réciproques ou la coopération avec toute personne, maison ou compagnie, et promouvoir, aider à promouvoir, constituer, former ou organiser des compagnies, syndicats ou sociétés aux fins d'acquérir toute propriété et de se charger de tout engagement de la présente compagnie, ou pour promouvoir, directement ou indirectement, ses objets, ou pour toute autre fin que la présente compagnie jugera convenable ; (i) Acheter, louer ou autrement acquérir, détenir, posséder, utiliser, développer, échanger, vendre ou autrement faire valoir et disposer de concessions, permis, droits, privilèges, licences et franchises convenables, avantageuses ou propres à l'industrie de la compagnie ; (j) Vendre ou céder l'entreprise de la compagnie ou toute partie de son entreprise pour la compensation que la compagnie croira acceptable, et en particulier pour les actions, débetures ou valeurs de toute autre compagnie dont les objets sont entièrement ou partiellement semblables à ceux de la présente compagnie ; (k) Se fusionner avec toute autre compagnie ayant des objets entièrement ou partiellement semblables à ceux de la présente compagnie ; (l) Distribuer en espèces de temps à autre entre les actionnaires de la compagnie toute propriété, biens ou droits de la compagnie, et vendre, améliorer, régir, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie ; (m) Placer les deniers disponibles de la compagnie en les valeurs qui seront déterminées de temps à autre ; (n) Faire des avances de fonds, aux conditions qui seront jugées avantageuses, aux clients et autres ayant des relations d'affaires avec la compagnie et garantir

l'exécution des contrats de toutes telles personnes ; (o) Acheter, acquérir, détenir ou céder les actions, obligations et autres preuves de dettes de toute corporation, domestique ou étrangère, et exercer tous les droits et privilèges s'y rattachant, y compris le droit de voter en vertu de ces actions, et émettre en échange de telles valeurs ses actions, obligations ou valeurs ou les payer autrement, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (p) Acquérir par achat ou autrement et aussi utiliser et disposer de tous brevets, droits de brevet, dessins industriels, marques de commerce, et manufacturer, utiliser et céder les inventions obtenues en vertu de tels brevets ; (q) Emettre et répartir comme acquittées les parts du capital-actions de la présente compagnie en compensation de toutes franchises, contrats, privilèges, propriété mobilière ou immobilière, droits, intérêts, brevets ou tous autres biens achetés ou acquis ou pour travail fait ou pour toute garantie donnée ou à être donnée, ou pour services rendus ou à rendre dans l'intérêt de la compagnie, y compris les services rendus ou à rendre par le promoteur de la compagnie ; (r) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant ; (s) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe ou par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Spring Water Company, Limited," avec un capital-actions de deux millions de dollars, divisé en 20,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de janvier 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

28-2

Grenier-Warrington Motor Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 30e jour de décembre 1912, constituant en corporation Emile Ostigny, médecin, Théophile Viau, John Thomas Warrington, et Aimé Grenier, marchands, tous des cité et district de Montréal, dans la province de Québec, et Hector Paiement, de la ville d'Outremont, dans la dite province de Québec, marchand, pour les fins suivantes :—(a) Exercer l'industrie de manufacturiers et loueurs de voitures, réparateurs, nettoyeurs, emmagasineurs et entreposeurs d'automobiles, chars-moteurs, cycles-moteurs, bateaux-moteurs, tricycles, vélocipèdes et de voitures de tous genres, mues soit par la force mécanique ou non, et de toute machinerie, engins, instruments, ustensiles, accessoires, appareils, lubrifiants, ciments, solutions, émail et toutes choses capables d'être utilisées dans leur manufacture, entretien, exploitation respectivement, et faire les opérations générales d'une compagnie de garage et de louage de voitures et de taxicabs, y compris l'industrie du transport d'un lieu à un autre des effets, articles, marchandises et personnes au moyen de véhicules de tous genres tirés ou mus par toute sorte de force ou de moyens que ce soit ; (b) Acquérir par achat, bail ou autrement, et se charger de la totalité ou d'une partie de l'entreprise, industrie, propriété, actif ou passif de toute personne, société ou compagnie engagée dans une industrie en tout ou en partie semblable à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie ; (c) Conclure des conventions au sujet du partage des profits, la fusion, consolidation ou union des intérêts, la coopération, les risques communs, les concessions réciproques ou autre arrangement de même nature, avec toute personne et compagnie ou compagnies exerçant ou engagée, ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à entreprendre ou exercer, ou dont les objets sont, en tout

ou en partie, semblables à ceux de la présente compagnie ; (d) Acheter, prendre en échange ou en paiement, ou autrement acquérir, détenir et posséder, et tant que la compagnie les détiendra, elle exercera tous les droits et privilèges d'un détenteur et propriétaire de ces valeurs, et vendre, avec ou sans garantie, et disposer des parts, obligations, débiteures ou autres valeurs de toute autre compagnie ou compagnies dont les objets ou fins sont en tout ou en partie semblables à ceux de la présente compagnie ou engagée dans une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi, et établir, promouvoir ou autrement aider toute telle autre compagnie ou compagnies ; (e) Emettre des actions acquittées, obligations, débiteures ou autres valeurs en paiement partiel ou complet de tous services rendus à la compagnie et de toute propriété, mobilière ou immobilière, et droits de brevet, bail, industrie, franchise, entreprise, clientèle, pouvoir, privilège, licence ou concession que la présente compagnie peut légalement acquérir, et émettre des actions acquittées, obligations, débiteures ou autres valeurs de la compagnie en paiement complet ou partiel ou en échange d'actions, obligations, débiteures ou autres valeurs de toute autre compagnie semblable ou reliée à l'industrie de la présente compagnie ; (f) Prêter des fonds et garantir l'exécution de contrats des clients et autres, et aussi l'exécution de tout engagement ou entreprise de toute autre compagnie dans laquelle la compagnie est intéressée, et accepter comme garantie de tel emprunt, et garantir toute valeur qui serait offerte par telle personne ou compagnie, y compris les actions et débiteures de toutes telles autres compagnies ; (g) Vendre, arrenter, échanger ou autrement disposer de la totalité ou d'une partie de la propriété, des droits ou entreprises de la compagnie, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, obligations, débiteures ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (h) Exercer toute industrie ou industries, manufacturière ou autrement reliée aux fins et objets ci-dessus énumérés, et que la compagnie jugera propre à être avantageusement exercée en rapport avec l'industrie ou les objets de la compagnie ; (i) Faire tous les actes et choses ci-dessus en qualité de principaux, agents, entrepreneurs, syndics ou autrement, soit seuls ou conjointement avec d'autres, et faire tous les autres actes et choses de nature à atteindre les objets de la compagnie ou aucuns d'eux. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Grenier-Warrington Motor Co., Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

28-2

L'Acierie de Joliette, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 2e jour de janvier 1913, constituant en corporation Samuel Vessot, manufacturier et métallurgiste, George Auguste Delisle, manufacturier, John Laurence McDonald, entrepreneur, Arthème Carle, comptable, et John B. Duclos, mécanicien, tous de la ville de Joliette, dans la province de Québec, pour les fins suivantes :—(a) Construire, manufacturer, louer, acheter, vendre, céder et exploiter des outillages, fonderies de fer et d'acier, de cuivre et d'aluminium, générateurs à gaz, moteurs, usines et installations électriques, usines à gaz, poteaux, fils, lignes de tuyaux, fournaies et grils, machines, boutiques, ateliers de répara-

tions et accessoires, hauts fourneaux, fourneaux à foyers ouverts, convertisseurs Bessemer, convertisseurs à soufflet latéral, fourneaux électriques, creusets et tous leurs accessoires ; faire, vendre, acheter et céder et réduire toutes sortes de fer et d'acier, de cuivre et d'aluminium et leurs produits secondaires ; manufacturer, acheter, vendre et céder toutes sortes d'accessoires de fonderies, pièces de mécanismes et fournitures d'ateliers de réparations, matériel de chemins de fer et en général de tous les accessoires requis par les consommateurs de fer et d'acier, de cuivre et d'aluminium ; (b) Manufacturer, acheter, vendre et faire le commerce de machines et instruments agricoles, et en général de toutes sortes de machinerie ; (c) Acheter, acquérir, louer, détenir et disposer de bois de construction, terres boisées et concessions forestières et exercer l'industrie d'exploitants de bois dans toutes ses spécialités et manufacturer, acheter, vendre et autrement faire le commerce de bois de construction ou de ses produits ou d'articles manufacturés dans lesquels ces produits sont utilisés en totalité ou en partie, et construire, acquérir, exploiter, entretenir et régir des ateliers de modelage, des moulins à bois et scieries pour toutes fins que ce soit ; (d) Manufacturer, acheter, vendre et fournir de la lumière, de la chaleur et de la force de toute nature, pourvu, toutefois, que la vente, la distribution ou la transmission de force ou énergie électrique, pneumatique ou autre, ou de gaz pour des fins de lumière, de chaleur ou de force au delà des terrains de la compagnie sera subordonnée aux règlements locaux et municipaux à ce sujet, et céder, manufacturer et préparer pour le marché du coke, de la houille, du goudron, poix, asphalte, liqueur ammoniacale et autres résidus obtenus dans la fabrication de tout article que la compagnie est autorisée à manufacturer ou dont elle peut faire le commerce ; (e) Construire, exécuter, entretenir, améliorer, gérer, travailler, contrôler et surveiller tous chemins, voies, lignes de tuyaux, tramways et voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, des ponts, des réservoirs, cours d'eau, aqueducs, quais, fourneaux, scieries, bocards, usines hydrauliques et électriques, manufactures, entrepôts, boutiques, maisons et autres ouvrages et commodités qui sont censés conduire directement ou indirectement ou convenir aux fins de la compagnie, et contribuer, subventionner ou autrement aider ou prendre part à aucune de ces opérations ; (f) Demander, acheter, ou autrement acquérir toutes marques de commerce, brevets, licences, concessions et choses semblables, conférant un droit d'usage exclusif ou non exclusif ou limité de tout secret ou autre renseignement se rapportant à toute invention censée utile à l'une des fins de la compagnie, ou dont l'acquisition peut paraître directement ou indirectement avantageuse à la compagnie, et utiliser, exercer, développer, et en permettre l'usage, ou autrement mettre à profit la propriété, les droits ou le renseignement ainsi acquis ; (g) Développer et mettre à profit tout terrain acquis par la compagnie ou dans lequel elle a un intérêt et, spécialement, en le disposant et préparant aux constructions, en y élevant des bâtiments, en en remaniant ou démolissant d'autres, en décorant, entretenant, arrangeant et aménageant ceux qui existent et les dépendances, et par des plantations, du pavage, du drainage, de la culture, ainsi qu'en continuant tout bail ou convention portant sur les bâtiments et au moyen d'avances d'argent aux constructeurs, occupants ou autres et en passant avec eux des contrats et arrangements de toute nature ; (h) Acheter, vendre et manufacturer, affiner, manipuler, exporter et importer et faire le commerce de toutes substances, appareils et choses diverses susceptibles d'être utilisées en toute industrie que la compagnie est autorisée à exercer, ou qui sont requises par les clients de la compagnie ou par les personnes qui traitent avec elle ; (i) Exercer toute industrie manufacturière ou autre que la compagnie jugera propre à être exercée en rapport avec l'un quelconque des objets susdits, ou censée accroître directement ou indirectement la valeur des biens et des droits de la compagnie ou les rendre profitables ; (j) Acheter, arrenter ou acquérir autrement la totalité ou une partie de l'industrie, les biens, servitudes, clientèle, droits et privilèges, détenus ou possédés par toute personne ou maison ou par toute corpora-

tion exerçant une industrie semblable à celle que cette compagnie est autorisée à exercer, ou en possession de propriétés propres aux fins de la présente compagnie, et les payer en actions ordinaires ou en actions-priorité acquittées ou en partie acquittées de la compagnie, ou en obligations, débiteures ou autres valeurs de la compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie ; (k) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement, et faire des avances de fonds, garantir les contrats ou autrement aider toute telle personne, et prendre ou acquérir autrement des actions et valeurs de telle compagnie et les vendre, détenir, réémettre, avec ou sans garantie ou autrement en disposer ; (l) Nonobstant les dispositions de l'article 44 de la dite loi, acheter, prendre ou acquérir par souscription originale ou en échange d'actions, obligations, débiteures ou autres valeurs de la présente compagnie ou autrement, et détenir, vendre ou autrement céder les actions ordinaires ou actions-priorité, débiteures, obligations et autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie pouvant être conduite de manière à profiter à la présente compagnie directement ou indirectement, et voter en vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs désigneront ; (m) Conclure des conventions avec tous gouvernements ou autorités municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (n) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommiss et choses de nature à profiter aux employés ou ex-employés de la compagnie ou ses prédécesseurs en affaires ou les personnes dépendant ou alliées à ces employés ou ex-employés, et accorder des pensions et allocations et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition pour tout objet public, général ou utile ; (o) Promouvoir toute compagnie ou compagnies aux fins d'acquérir la totalité ou une partie des biens ou engagements de la présente compagnie ou pour toute autre fin qui semblerait directement ou indirectement profitable à la présente compagnie, et généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens, meubles et immeubles et tous droits ou privilèges que la compagnie croira nécessaires ou convenables pour les fins de son industrie ; (p) Construire, acquérir et mettre en service des vaisseaux, bateaux à vapeur et chalans, et exercer l'industrie de marchands de bois, agents de compagnies de navigation, systèmes de camionnage, agents de camionnage, gardiens de quai, entreposeurs et expéditeurs pour les fins de la compagnie ; (q) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autres ; (r) Rémunérer toute personne ou personnes ou toute compagnie, pour services rendus ou à rendre à la présente compagnie par l'émission d'actions acquittées en tout ou en partie ou autrement et payer à même les fonds de la compagnie tous les frais et dépens se rattachant à la formation, l'organisation et l'entretien de la compagnie ; (s) Vendre ou céder la totalité ou une partie des biens et entreprises de la compagnie, comme industrie active ou autrement, pour la compensation que la compagnie jugera acceptable, et en particulier pour les actions, obligations, débiteures ou valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (t) Payer par l'émission d'obligations, débiteures ou autres valeurs, et employer et appliquer aussi ses excédents ou profits accumulés, tel que la loi en autorise la réserve,

à l'achat ou l'acquisition de propriété et à l'achat et l'acquisition de son propre capital-actions, de temps à autre, jusqu'au montant et en la manière et aux conditions que le conseil des directeurs le décidera ; (u) Adopter tels moyens que la compagnie jugera propres à faire connaître ses produits et en particulier par des réclames dans les journaux, par circulaires, achat et exposition d'œuvres d'art ou d'intérêt quelconque, publication de livres, de pamphlets et distribution de prix, récompenses et dons ; (v) Obtenir tout décret provisoire ou loi du parlement pour permettre à la compagnie d'accomplir ses objets, ou pour toutes autres fins qui seront jugées convenables, ou à l'effet d'obtenir quelque modification à la charte de la compagnie, ou pour toutes autres jugées convenables, et faire opposition à toutes procédures ou demandes de nature à causer quelque préjudice aux intérêts de la compagnie directement ou indirectement ; (w) Vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie ; faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant, et faire la totalité ou une partie des choses ci-dessus comme principaux agents, entrepreneurs, mandataires ou autrement et par l'entremise de mandataires, agents ou autres, et soit seuls ou avec d'autres ; (x) Se consolider ou se fusionner avec toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ; (y) Distribuer toute propriété de la compagnie en nature entre ses actionnaires ; (z) L'interprétation de tous pouvoirs accordés dans tout paragraphe ci-dessus ne sera ni limitée ni restreinte par induction ou déduction des termes de tout autre paragraphe que ce soit, ni par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "L'Acierie de Joliette, Limitée"—"The Joliette Steel Casting Works, Limited," avec un capital-actions de deux millions de dollars, divisé en 20,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Joliette, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2e jour de janvier, 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

28-2

Robert Howard & Company, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 4e jour de janvier 1913, constituant en corporation Gordon Walters MacDougall, conseil du Roi, Lawrence Macfarlane, Charles Alexander Pope, Gregor Barclay et William Bridges Scott, avocats, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Agir comme agents, représentants ou gérants de toute personne, maison, société ou compagnie, constituée en corporation ou non, faisant les opérations d'assurance dans toutes ses spécialités ou de toute compagnie ou société de placement financier, de biens-fonds, de prêt, de construction, de fidélité, de garantie, d'indemnité ou de sûreté ; (b) Acquérir par achat, bail ou autrement, et détenir, utiliser, améliorer, gérer, arrenter, louer, vendre et disposer de toutes sortes de propriété, mobilière ou immobilière, nécessaire à l'industrie ou aux fins de la compagnie, ou qui peuvent être avantageusement utilisées avec son industrie ; (c) Emettre et répartir comme acquittées des actions de la présente compagnie en plein paiement ou en paiement partiel de toute industrie, franchises, entreprise, propriété, droits, pouvoirs ou privilège que la compagnie peut légalement acquérir ; (d) Vendre, arrenter ou autrement disposer de la propriété et entreprise de la compagnie, ou de toute partie de sa propriété, pour la compensation que la compagnie jugera suffisante et en particulier pour les actions, débiteures, obligations ou valeurs de toute autre compagnie ; (e) Conclure des arrangements au sujet du partage des

profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement, avec toute personne, société, maison, ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, et acheter ou autrement acquérir la totalité ou une partie des biens, y compris la clientèle, ou les affaires, propriété, privilèges, contrats, droits, obligations et engagements de toute telle compagnie, personne ou société, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les vendre, détenir, ré-émettre avec ou sans garantie ou autrement en disposer, nonobstant les dispositions de l'article 44 de la dite loi ; (f) Se fusionner avec toute autre compagnie ou compagnies dont les objets sont en tout ou en partie semblables à ceux ici énumérés, et prendre des parts dans toute telle compagnie, et se porter garants de l'exécution de contrats par toute personne ou compagnie ; (g) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie, et en particulier toutes actions, débentures ou valeurs d'autres compagnies appartenant à la compagnie ou dont la compagnie pourra disposer ; (h) Faire tous les actes et choses ci-dessus comme principaux agents ou fondés de pouvoirs ; (i) Faire toutes les autres choses propres à atteindre les objets susdits. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Robert Howard & Company, Limited," avec un capital-actions de cinquante mille dollars divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de janvier 1913.

28-2 THOMAS MULVEY,
Sous-secrétaire d'Etat.

The NewMastic Tire Co. of Canada, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de janvier 1913, constituant en corporation Arthur Michelin et Alfred Wilson, entrepreneurs-peintres, Camille Robichaud, banquier, Zénon Trudeau, et Eugène Laframboise, agents, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, ou autrement acquérir des voitures, bateaux et autres véhicules automobiles, et en faire le commerce généralement ; (b) Fabriquer, poser, vendre et généralement faire le commerce de tous autres accessoires de voitures, bateaux ou autres véhicules automobiles, et notamment fabriquer, poser et réparer, vendre et échanger toutes sortes de jantes de roues pneumatiques ou autres ; et utiliser à cette fin tous procédés mécaniques ou compositions chimiques pouvant tenir lieu de jante pneumatique et notamment du procédé connu sous le nom de NewMastic ; (c) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira capable d'être convenablement exercée en rapport avec son industrie, ou censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (d) Obtenir ou autrement acquérir ou avoir en sa possession, détenir, utiliser et exploiter, et arrenter, vendre ou autrement céder toutes marques de commerce, brevets ou inventions et tous les autres droits ou privilèges que la compagnie jugera utiles ou convenables ; (e) Acquérir, par achat ou autrement, la totalité ou une partie des affaires, propriétés et biens, et se charger ou non des engagements de toute personne, maison ou corporation en possession de propriété propre aux fins de la présente compagnie ; (f) Conclure des conventions avec toute personne, maison ou corporation engagée dans une industrie semblable pour unir leurs intérêts en totalité ou en partie et se fusionner avec elle ; (g) Vendre ou autrement céder la totalité ou une partie des affaires, biens ou entreprises de la compagnie, comme industrie active ou autrement, aux clauses et conditions et pour la compensation que la

compagnie jugera bon et en particulier pour les actions, obligations ou autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (h) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie et en particulier les actions, obligations, ou autres valeurs de toutes autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer ; (i) Prendre, acheter ou acquérir par souscription originale et autrement détenir, vendre ou autrement céder des actions, obligations ou autres valeurs de toutes compagnies ayant des objets en tout ou en partie semblables à ceux de cette compagnie, nonobstant les dispositions de l'article 44 de la dite loi, et en garantir le principal et les intérêts et dividendes et voter en vertu de ces valeurs et agir par l'entremise de l'agent ou des agents que la compagnie nommera, conformément à ses règlements ; (j) Payer pour toutes réclamations de la compagnie ou pour toute propriété ou droits acquis ou possédés et en particulier avec l'approbation des actionnaires pour tous services rendus ou à rendre à la compagnie en obligations ou autres valeurs ou biens de la compagnie ou par l'émission et la distribution de parts acquittées de son capital-actions ; (k) Faire toutes et chacune des transactions et choses ci-dessus, soit seuls ou conjointement avec d'autres comme agents, entrepreneurs ou autrement. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The NewMastic Tire Co. of Canada, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de janvier 1913.

28-2 THOMAS MULVEY,
Sous-secrétaire d'Etat.

The Canadian Tile Flooring Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 9e jour de janvier 1913, constituant en corporation Roquebrune Paul LaRocque, commerçant, Emile Labelle, entrepreneur, Charles Georges Derome, comptable, Raoul Labelle, voyageur de commerce, et Auguste Angers, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes, savoir :—(a) Importer, acheter, vendre et poser des carrelages en tous genres et tous articles nécessaires à l'industrie du bâtiment ; (b) Acquérir ou échanger des parts ou intérêts dans et avec d'autres compagnies, nonobstant les dispositions de la section 44 de la dite loi ; (c) S'amalgamer avec d'autres compagnies, aux termes et conditions qui seront déterminés par les bureaux de direction des dites compagnies, et généralement, jouir de tous les privilèges nécessaires pour atteindre les fins de la dite compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Canadian Tile Flooring Company, Limited," avec un capital-actions de vingt mille dollars, divisé en 200 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de janvier 1913.

28-2 THOMAS MULVEY,
Sous-secrétaire d'Etat.

The Girardot Agencies, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 9e jour de janvier 1913, constituant en corporation Paul St. Germain, Léopold Guérin, Boisdoré Panet Raymond, avocats, Fabiola Lefebvre et Agnès Langlois, sténographes, tous de la

cié de Montréal, dans la province de Québec, pour les fins suivantes :— (a) Exploiter le commerce d'agent général, soit pour la fabrication, l'achat ou la vente à commission ou autrement de toutes marchandises et de tous produits étrangers ou domestiques, agir comme agent commissionnaire ou facteur de toute personne ou compagnie avec qui la présente compagnie peut être en relations d'affaires, et faire le commerce d'agents d'assurances sur le feu, sur la vie, les maladies, les accidents, les garanties et autres ; (b) Demander et obtenir, enregistrer, prendre à loyer, acheter, vendre, louer, disposer ou accorder des permis relativement à tout brevet d'invention, perfectionnements ou procédés, marques de commerce ou autres choses nécessaires ou utiles aux fins de la compagnie, ou autrement les faire valoir ; (c) Exploiter le commerce d'immeubles sous toutes ses formes et faire en général les affaires d'agents d'immeubles ; (d) Faire et entreprendre toute affaire et choses nécessaires, avantageuses et utiles à aucun des pouvoirs et droits accordés par les présentes, y compris le droit d'acquérir des actions, obligations, débiteures ou autres formes de titres et garanties, de compagnies à fonds social formées pour les mêmes fins et objets, en tout ou en partie, en échange pour actions, obligations ou débiteures dans la compagnie, et aussi pouvoir émettre des actions libérées en paiement de toutes propriétés, de marchandises, de salaires, et avec l'approbation des actionnaires en paiement de services rendus et tout achalandage quelconque. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Girardot Agenciers, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

28-2

LES COMMISSAIRES DU CHEMIN DE FER TRANSCONTINENTAL.

AVIS AUX ENTREPRENEURS.

Soumissions pour machines, outils, appareils, moteurs, fourneaux, grues, etc.

DES Soumissions cachetées, adressées au soussigné, et marquées sur l'enveloppe "Soumission pour machines, outils, appareils, moteurs, fourneaux, grues, etc.", seront reçues au bureau des Commissaires du chemin de fer National Transcontinental, à Ottawa, jusqu'à midi du 13e jour de février 1913, pour la fourniture et la livraison de machines, outils, appareils, moteurs, fourneaux, grues, etc., nécessaires pour l'installation des ateliers de construction de wagons, aux usines de Transcona des Commissaires du chemin de fer National Transcontinental, à Transcona, Manitoba.

Les soumissions seront prises en considération pour la totalité ou une partie de l'outillage.

Les devis et les formules de soumission pourront être obtenus au bureau de M. W. J. Press, ingénieur-mécanicien, Ottawa, Ontario.

Les soumissionnaires sont avertis que les soumissions ne seront prises en considération que si l'on a fait usage des imprimés fournis par la Commission à cet effet.

Chaque soumission doit être signée et scellée par toutes les parties à la soumission, et attestée par témoin, et doit être accompagnée d'un chèque accepté par une

banque chartée du Dominion du Canada, payable à l'ordre de la Commission du chemin de fer Transcontinental, à concurrence d'une somme égale à dix pour cent (10 p.c.) du montant de la soumission.

Toute personne dont la soumission aura été acceptée sera tenue, dans les dix jours après son acceptation, de signer le contrat, les devis et autres documents qui doivent être signés, et en tous cas de refus ou d'impossibilité de la part de la personne dont la soumission aura été acceptée de conclure et exécuter le dit contrat envers la Commission, le dit chèque sera confisqué au bénéfice de la Commission, à titre de dommages liquidés pour tel refus ou impossibilité, et le soumissionnaire sera déchu de tous droits au contrat acquis par l'acceptation de la soumission.

Le chèque déposé par la personne dont la soumission aura été acceptée sera versé au crédit du Receveur Général du Canada pour garantir l'accomplissement intégral et fidèle du contrat selon sa forme et teneur.

Les chèques déposés par les personnes dont les soumissions auront été rejetées, seront retournés dans les dix jours qui suivront la signature du contrat.

Toute soumission peut être rejetée, de même que l'on se réserve aussi le droit de n'en accepter aucune.

Par ordre,

P. E. RYAN,
Secrétaire.

La Commission du chemin
de fer Transcontinental.
Ottawa, 11 décembre 1912.

Il ne sera rien payé aux journaux qui publieraient cette annonce sans y avoir été autorisés par la Commission. 24-5

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil donnent avis que des demandes seront reçues de candidats capables de remplir la situation ci-dessous dans la division intérieure du Service Civil du Canada :—

Un commis dans la subdivision A de la deuxième division, dans la division de l'architecte en chef du ministère des Travaux publics, au traitement initial de \$1,600 par année. Les devoirs de cette charge consisteront à aider dans l'achat de terrains pour édifices publics, à faire les évaluations et à prendre part à certaines transactions immobilières qui relèvent du bureau de l'architecte en chef. Les candidats doivent être familiers avec les translations de propriétés, les prix, les évaluations et les taxes municipales de propriétés immobilières. Ils doivent de préférence avoir été employés en qualité d'inspecteurs ou d'agents de compagnies de prêts, et doivent avoir eu quelques années d'expérience dans l'examen, l'évaluation et les transactions de propriétés, dans la recherche des titres au bureau d'enregistrement et dans tous les autres détails qui relèvent du commerce des immeubles.

Les candidats doivent être sujets britanniques de naissance ou naturalisés, doivent avoir résidé au Canada au moins trois ans, doivent être âgés de 18 ans au moins et de 35 ans au plus.

Les formules de demande, dûment remplies, doivent parvenir au bureau de la Commission pas plus tard que le 27 janvier prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission à Ottawa.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, le 3 janvier 1912.

27-4

COMPTE de la Caisse d'Épargne des Postes, pour le mois de novembre 1912.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargnes, chap. 30, Statuts Refondus
Dt. Can., 1906.) Av.

	\$	c.		\$	c.
BALANCE en caisse chez le Ministre des Finances au 31 octobre 1912.....	42,406,934	88	REMBOURSEMENTS durant le mois.....	1,237,594	70
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	984,030	19			
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—					
PRINCIPAL.....					
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert.....					
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	9,305	31			
INTÉRÊT acquis aux comptes des déposants et porté au capital le 31 mars					
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois.....	11,991	44	BALANCE au crédit des comptes des déposants au 30 novembre 1912.....	42,174,667	12
	43,412,261	82		43,412,261	82

Certifié,
W. H. HARRINGTON,
Surintendant, Division des Caisses d'Epargne.
DÉPARTEMENT DES POSTES, Ottawa, 3 janvier 1913.

R. M. COULTER,
Sous-maitre général des Postes.
28 tf

ETAT non revisé des Revenus de l'Intérieur, acquis durant le mois de novembre 1912.

Source des revenus.	Montants.	Total.
ACCISE.	\$ c.	\$ c.
Spiritueux.....	948,578 92	
Liqueur de malt.....	14,548 40	
Malt.....	136,248 39	
Tabac.....	830,250 45	
Cigares.....	55,983 60	
Fabrications en entrepôt.....	7,155 69	
Acide acétique.....	726 15	
Saisies.....	25 00	
Autres revenus	9,532 03	
Total du revenu de l'accise		2,003,048 63
Spiritueux pyroxyliques.....		9,356 43
Passages d'eau.....		50 00
Inspection des poids et mesures		10,581 50
Inspection du gaz		5,380 50
Inspection de la lumière électrique.....		7,637 20
Timbres de pièces judiciaires		801 35
Autres revenus.....		794 60
Grand revenu total		2,037,650 21

MINISTÈRE DU REVENU DE L'INTÉRIEUR,
Ottawa, 16 décembre 1912.

WM. HIMSWORTH,
Sous-ministre suppléant.
25- tf

ÉTAT

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 31 décembre 1912.

DETTE PUBLIQUE.		1911.	1912.
PASSIF.		\$ c.	\$ c.
DETTE FLOTTANTE—			
Payable au Canada.....		4,829,494 35	4,774,494 48
Payable à Londres.....		263,121,429 64	258,669,833 07
Fonds de rachat de la circulation des banques.....		4,654,276 85	5,254,933 93
Billets du Dominion.....		104,836,300 51	115,688,413 90
CAISSES D'ÉPARGNES—			
1911.	1912.		
Caisses d'épargnes des Postes.....	\$42,721,954 47	\$41,745,155 75	
Caisses d'épargnes du Gouvernement.....	14,401,840 82	14,223,163 02	
Fonds en fidéicommiss.....		57,123,795 29	55,968,318 77
Comptes des provinces.....		9,704,367 48	9,663,028 54
Divers, et comptes de banque.....		11,920,582 42	11,920,486 07
		22,298,625 39	27,805,542 04
Total de la dette brute.....		478,488,871 93	489,745,050 80
ACTIF.			
PLACEMENTS—			
Fonds d'amortissement.....		11,889,933 33	13,172,662 71
Autres placements.....		29,776,851 20	32,751,851 20
COMPTES DES PROVINCES.....		2,296,429 12	2,296,332 77
DIVERS, ET COMPTES DE BANQUES.....		121,139,006 41	137,329,747 85
Total de l'actif.....		165,102,220 06	185,550,594 53
Total de la dette nette.....		313,386,651 87	304,194,456 27
" au 30 novembre.....		315,436,632 33	307,511,511 52
Diminution de la dette.....		2,049,980 46	3,317,055 25

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois de décembre 1911.	Total au 31 décembre 1911.	Mois de décembre 1912.	Total au 31 décembre 1912.
REVENU :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Douanes.....	6,872,559 16	64,103,989 25	8,711,932 24	84,747,008 10
Accise.....	1,872,666 16	14,243,524 79	2,104,393 10	16,198,474 30
Département des Postes.....	1,050,000 00	7,150,000 00	1,250,000 00	8,250,000 00
Travaux Publics, y compris les chemins de fer et canaux.....	998,330 32	8,883,874 27	1,001,965 27	9,975,696 57
Divers.....	802,543 65	5,101,559 65	1,073,689 98	5,406,377 40
Total.....	11,596,099 29	99,482,947 96	14,142,180 59	124,577,556 37
DÉPENSES.....	6,519,861 86	54,303,871 71	7,548,338 97	67,001,575 05

DÉPENSES À COMPTE DU CAPITAL, ETC.				
Travaux publics, y compris chemins de fer et canaux.....	2,929,997 47	18,591,713 70	2,865,972 01	18,137,246 98
Subventions aux chemins de fer.....	218,161 96	391,640 55	593,984 38	4,532,756 57
Total.....	3,148,159 43	18,983,354 25	3,459,956 39	22,670,103 55

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion.

DÉPARTEMENT DES FINANCES, Ottawa, 7 janvier 1913.

T. C. BOVILLE,
Sous-ministre des Finances.

28—tf

AUX ANNONCEURS DANS LA GAZETTE.

Ceux qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.

3. TRANSMETTRE INVARIABLEMENT LE PRIX DE L'ANNONCE AINSI QUE LE PRIX D'UN EXEMPLAIRE DE LA GAZETTE, TELS QUE DONNÉS PLUS BAS; SANS CELA L'ANNONCE NE SERA PAS PUBLIÉE.

Les prix sont de dix cts. pour la première insertion et cinq cts. pour chaque insertion subséquente par ligne de neuf mots, chaque chiffre comptant pour un mot.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous :—

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UNE PIASTRE.

Les annonces reçues jusqu'à 2 heures p.m. le vendredi seront insérées dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cts., et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

C. H. PARMELEE,
Imprimeur du Roi et Contrôleur
de la Papeterie.

Département des Impressions
et de la Papeterie publiques,
Ottawa, 2 février 1909.

DEMANDES AU PARLEMENT.

CHAMBRE DES COMMUNES.

RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, et tout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'Examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

Instruction aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou

en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill ; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents piastres.

Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent savoir :—

- | | |
|--|-----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$ 100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième | 100 00 |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... | 200 00 |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000 et n'excède pas \$500,000..... | 100 00 |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... | 150 00 |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... | 200 00 |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... | 300 00 |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000 et n'excède pas \$2,000,000..... | 400 00 |
| (i) Pour chaque million ou fraction de million de dollars additionnel..... | 100 00 |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter, sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans le cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, telle qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,
Greffier des Communes.

RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada* ; le dit avis devra énoncer clairement et distinctement la nature et l'objet

de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires ; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis ; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés ; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit :—

A. Lorsque la demande sera faite pour un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal :— Dans la principale cité ou ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés

2. Une compagnie de télégraphe ou de téléphone :— Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation ; ou pour obtenir quelques droits ou privilèges exclusifs ; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers :— Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de fidéicommis ; une compagnie de prêt ; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques :— Dans la *Gazette du Canada* seulement.

B. Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal :— Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par ce prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés ; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs) ; ou pour l'augmentation ou la réduction du capital social de quelque compagnie ; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie :— Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

(C.) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes : dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives ; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français ; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal ; et la preuve de la publication régulière de l'avis sera

établie dans chaque cas par une déclaration conforme à la loi ; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

(D.) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

(E.) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir ; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général ; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,

Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes :—

CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit".

CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a.) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelquel effet sur la dite région ; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait ;

(b.) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débetures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

SENAT.

SUBSTANCE DES RÈGLES ET FORMES DE PROCÉDER DU SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1906.

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé ; il fait insérer cet avis, pendant trois

mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province ; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district ; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration ; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu ; les faits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants :

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat :

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

SENAT.

Avis de bills privés.

EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada* ; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires ; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit :—

A. Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée ;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer ;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière ; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse ;

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de crédit ; une compagnie de prêt ou une compagnie industrielle, sans pouvoirs exclusifs—dans la *Gazette du Canada* seulement ;

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis ; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés ; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B. Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal ;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège ;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs) ; d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

c. Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives ; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires *marqués* de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots : “ *Avis de bill privé* ” ; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au Secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents ; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'une compagnie de canal, ou pour l'extension de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres Permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux ; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session ; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session ; aucun rapport d'un comité permanent ou spécial sur un bill privé n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre,

huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français ; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts ; et elle remettra au commissaire-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

A VIS est donné par le présent que Arthur St. Denis, de Sudbury, dans la province d'Ontario, agent, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse Purilina Lafleur, de la cité de Montréal, dans la province de Québec, pour cause d'adultère et abandon.

WALSH ET WALSH,

Solliciteurs de Arthur St. Denis.

Montréal, 11 octobre 1912.

16-14

A VIS est donné par le présent que John Arthur Pyke, de la cité de Montréal, dans la province de Québec, agent de manufacturier, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse Fannie M. Brightman, de la cité de Rochester, dans l'Etat de New-York, un des Etats-Unis d'Amérique, pour cause d'adultère et abandon.

WALSH ET WALSH,

Solliciteurs de John A. Pyke.

Montréal, 11 octobre 1912.

16-14

A VIS est donné par le présent que Mary Kitson, de la cité de Winnipeg, dans la province du Manitoba, commis, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son époux Charles Antoine Kitson, d'Acornay Hotel, 24 Woburn Place, Londres, W.C., dans cette partie du Royaume-Uni de la Grande-Bretagne et d'Irlande appelée Angleterre, bourgeois, pour cause d'adultère et abandon.

Winnipeg, Manitoba, 10 octobre A.D. 1912.

L. McMEANS,

Solliciteur de la requérante.

16-14

A VIS est donné par le présent que Mae Lillian Rugh de la cité de Winnipeg, dans la province de Manitoba, femme mariée, résidant actuellement en la cité de Montréal, dans la province de Québec, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son époux, Herbert Bell Rugh, de la dite cité de Winnipeg, architecte, pour cause d'adultère.

Daté à Ottawa, Canada, ce 15e jour d'octobre 1912.

ORDE, POWELL ET LYLE,

48 rue Sparks, Ottawa, Canada,

Solliciteurs de la requérante.

16-14

A VIS est par le présent donné que Herbert Bell Rugh, de la cité de Winnipeg, dans la province du Manitoba, architecte, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Mae Lillian Rugh, ci-devant de la cité de Winnipeg, mais maintenant de la ville de Brooklyn, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, pour cause d'adultère.

Daté à Winnipeg, ce 4e jour d'octobre 1912.

CAMPBELL, PITBLADO & CO.,

Farmer Building, Winnipeg,

Solliciteurs de Herbert Bell Rugh.

22-14

A VIS est donné par le présent que Harold Moss Hampson, de la cité de Montréal, dans la province de Québec, et contremaître peintre, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse Dame Annie River Burdett Hampson, de Montréal susdit, pour cause d'adultère.

Montréal, 9 octobre 1912.

HIBBARD, BOYER & GOSSELIN,
112 rue St-Jacques, Montréal,
Solliciteurs du requérant.

15-14

A VIS est donné par le présent que Sarah Lillian Attwood, de la municipalité rurale de Shoal Lake, dans la province du Manitoba, femme mariée, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son époux Frederick Spencer Attwood, de la cité de Minneapolis, dans l'Etat de Minnesota, un des Etats Unis d'Amérique, pour cause d'adultère et d'abandon.

Daté à la municipalité rurale de Shoal Lake, dans la province du Manitoba, ce 6^e jour de novembre 1912.

19-14 SARAH LILLIAN ATTWOOD.

A VIS est par les présentes donné que Robert L. Simpson, de la cité de Saskatoon, dans la province de Saskatchewan, agent d'immeubles, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Anita Hall Simpson, de la cité de Prince-Albert, dans la province de Saskatchewan, pour cause d'adultère et d'abandon.

Daté à Winnipeg, dans la province du Manitoba, ce 6^e jour de novembre 1912.

O'CONNOR, ISBISTER ET MORTON,
Solliciteurs du requérant Robert L. Simpson.

20-14

A VIS est par les présentes donné que Charles Albert Flower, agent, de la cité Winnipeg, dans la province du Manitoba, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Violet Ruth Beatrice Flower, ci-devant de la ville de Winnipeg, dans la province du Manitoba, mais maintenant de la ville d'Estevan, dans la province de Saskatchewan, pour cause d'adultère.

Daté à Winnipeg, dans la province du Manitoba, ce 2^e jour de novembre 1912.

EDGAR J. TARR,
National Trust Building, 325 rue Principale,
Winnipeg, Man.

20-14 Solliciteur du dit Charles Albert Flower.

A VIS est donné par le présent que Andrew Lorne Hamilton, de la ville de Portage La Prairie, dans la province de Manitoba, et actuellement de la cité de Québec, dans la province de Québec, gérant de banque, s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un bill de divorce d'avec son épouse, Maud Louise Hamilton, ci-devant de la cité de Toronto, dans la province d'Ontario, mais maintenant de lieux inconnus, pour cause d'adultère.

Daté à Montréal, dans la province de Québec, ce 17^e jour de décembre 1912.

W. G. MITCHELL,
Solliciteur du requérant,
222 rue Saint-Jacques,
Montréal, P. Q.

25-14

CHEMIN DE FER MANITOBA-ONTARIO.

A VIS est donné par le présent qu'une demande sera adressée au Parlement du Canada, à sa présente session, à l'effet d'obtenir un Acte constituant en corporation la Compagnie de chemin de fer Manitoba-Ontario, autorisée (a) A construire et mettre en service une ligne de voie ferrée depuis un point sur le lac Supérieur dans ou près de la cité de Fort William, Ontario, de là par la route la plus praticable jusqu'à un point sur le Lac des Bois, de là en traversant le Lac des Bois jusqu'à un point, par la route la plus praticable, dans ou près de

la cité de Winnipeg, Manitoba, avec une ligne d'embranchement depuis la ligne mère de la dite voie ferrée jusqu'à un point sur la frontière internationale entre Ontario et l'Etat du Minnesota, et aussi une ligne d'embranchement depuis la ligne mère de la dite voie ferrée dans une direction nord jusqu'à un point sur le chemin de fer National Transcontinental dans le district de Kenora; (b) Construire, acquérir, affréter, exploiter, louer et disposer de vaisseaux à vapeur et autres, et construire, acquérir et louer des facilités de têtes de ligne, quais, docks, élévateurs, entrepôts, bureaux, et autres structures; (c) Construire, acheter, louer ou autrement acquérir, gérer, et exploiter des hôtels, restaurants, parcs et places d'été, et acheter, louer, détenir, et disposer des terrains nécessaires à ces fins; et (d) Emprunter des fonds sur la garantie de valeurs pour l'acquisition, construction, prolongement, ou développement de toutes propriétés, biens, ou ouvrages, autres que la voie ferrée, que la compagnie serait autorisée à acquérir, construire, ou exploiter, et émettre des actions-priorité.

Daté à Ottawa, ce 12 décembre 1912.

LEWIS ET SMELLIE,
7 Trust Building Ottawa,
Solliciteurs des requérants.

24-5

LA BANQUE IMMOBILIÈRE.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par Charles Godefroy de Tonnancourt, Joseph Versailles, William E. Hayes, Edouard Biron et Joseph Albert Savignac, tous de la cité de Montréal, afin d'obtenir un acte constituant en corporation "La Banque Immobilière," avec pouvoir de faire le commerce de réclamations immobilières, hypothécaires et privilégiées, emprunter et prêter des fonds, avec son bureau-chef en la cité de Montréal, dans la province de Québec.

Montréal, 18 décembre 1912.

BLAIR, LAVERTY & HALE,
Solliciteurs des requérants.
189 rue Saint-Jacques,
Montréal.

25-5

CHEMIN DE FER DU NORD.

A VIS est donné par le présent que la Compagnie de chemin de fer du Nord (compagnie constituée en corporation par la législation de la province de Québec) demandera au parlement du Canada, à sa présente session un acte—

(1) déclarant que les travaux et entreprises de la compagnie sont des travaux à l'avantage général du Canada;

(2) pour confirmer, en tant que le parlement du Canada peut le faire, tous les droits, pouvoirs et privilèges déjà possédés par la dite compagnie en vertu de son acte constitutif et les actes qui le modifient;

(3) pour prolonger les lignes de voie ferrée que la compagnie est actuellement autorisée à construire et exploiter comme ci-dessous:—Construire et exploiter des lignes de voie ferrée depuis sa ligne mère jusqu'à la cité d'Ottawa, et depuis la cité de Montréal jusqu'à la dite cité de Québec, toutes deux dans la province de Québec, et depuis la dite cité de Québec et depuis la dite cité de Montréal jusqu'aux frontières des Etats du Maine, New-Hampshire et Vermont, avec la faculté de construire un pont au-dessus ou un tunnel au-dessus du fleuve Saint-Laurent pour le chemin de fer ou autre trafic, selon que la chose sera approuvée par le Gouverneur en conseil ou la Commission des chemins de fer pour le Canada;

(4) acquérir par achat ou bail toute partie des lignes de voie ferrée mentionnée plus bas qui serait jugée avantageuse dans le service de la Compagnie de chemin de fer du Nord, et vendre ou affermer la totalité ou une partie de sa ligne de voie ferrée à l'une quelconque des dites compagnies, c'est-à-dire: le chemin de fer Canadien du Pacifique, le chemin de fer Canadien Nord, le Grand Tronc de chemin de fer, le chemin de fer Grand Tronc Pacifique, le chemin de fer Intercolonial, le chemin de fer National Transcontinental,

le chemin de fer de la Vallée de St-Jean, le chemin de fer Montréal Québec et Sud, ou toutes lignes auxiliaires de voie ferrée à l'une quelconque des lignes ci-dessus mentionnées ;

(5) recevoir des subventions en terres ou en deniers de tout gouvernement, province ou municipalité, corps public, individu ou corporation pour l'aider à construire sa ligne, et exercer et faire toutes les choses et opérations nécessaires pour développer et utiliser les ressources de toutes terres ainsi acquises ;

(6) construire et mettre en service des lignes de télégraphe et de téléphone, et exiger une rémunération pour leur usage ; posséder, construire, acheter ou autrement obtenir et mettre en service des bateaux à vapeur et autres vaisseaux de tous genres en Canada ou ailleurs en rapport avec sa ligne de voie ferrée ; construire et exploiter des élévateurs, quais, entrepôts, etc., et faire les opérations générales d'entreposers et exercer tous les autres pouvoirs et privilèges nécessaires ou reliés aux objets ci-dessus ou à l'un de ces dits objets ;

(7) emprunter des deniers et donner des garanties et hypothéquer sa propriété pour toutes les fins susdites et émettre en outre les actions et obligations de chemin de fer qui seront autorisées par sa charte pour construire sa ligne de voie ferrée et exercer tous les autres pouvoirs et privilèges nécessaires ou reliés aux objets ci-dessus ou à l'un des dits objets.

Daté à Ottawa ce 2e jour de janvier 1913.

PRINGLE & GUTHRIE,
Citizen Building,
Ottawa,

27-5 Agents parlementaires pour la compagnie.

CIE D'ASSURANCE SUR LA VIE LA "PRUDENTIAL."

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la "Prudential Life Insurance Company", et ses directeurs, étant une compagnie constituée par la législature du Manitoba, par le chapitre 67 des Statuts du Manitoba de 1902, étant un acte à l'effet de constituer en corporation "The Prudential Life du Canada", ayant son bureau-chef en la cité de Winnipeg, Manitoba, autorisée à prendre à sa charge les affaires, actif et passif de la dite compagnie provinciale, et de faire par tout le Canada les opérations d'assurance sur la vie dans toutes ses spécialités, qui tomberaient de temps à autres dans les permis émis à la dite compagnie en vertu des dispositions de la loi à cet égard, avec tous les autres pouvoirs nécessaires, usuels et y appartenant en vertu de la *Loi des assurances*, 1910.

Daté ce 20 décembre 1912.

LEWIS ET SMELLIE,
7 Trust Building, Ottawa, Ont.,
Solliciteurs des requérants.

26-5

CANADIAN WESTERN RAILWAY.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la Canadian Western Railway Company (constituée en corporation par le chapitre 69 des statuts du Canada, 1909) pour un acte (1) Prolongeant le délai fixé pour commencer et compléter les lignes de voie ferrée de la compagnie, (2) Pour changer partiellement la route de la dite voie ferrée en modifiant l'article 7, alinéa (a) de l'acte constitutif et en biffant les quatre premières lignes du dit alinéa et en y substituant ce qui suit :—

"Depuis un point sur la frontière internationale à ou près de la ville de Coutts, dans la province d'Alberta, de là dans une direction nord et ouest vers la ville de Cardston ; de là dans une direction nord-ouest traversant la ville de Pincher Creek."

Daté à Winnipeg, ce 18e jour de décembre 1912.

HOUGH, CAMPBELL & FERGUSON,
Solliciteurs des requérants.

PERKINS, FRASER & GIBSON,
Agents à Ottawa.

26-5

CHEMIN DE FER CANADIEN, CENTRAL ET LABRADOR.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation la Compagnie de chemin de fer Canadien, Central et Labrador, autorisée (a) à construire et mettre en service une ligne de voie ferrée partant d'un point à ou près de Cochrane dans la province d'Ontario, de là par la route la plus praticable dans une direction nord-est jusqu'à un point à ou près du Cap St-Louis sur la côte de l'Atlantique avec un embranchement depuis la ligne de voie ferrée jusqu'à un point à ou près de l'embouchure de la rivière Hamilton, dans la province de Québec, et aussi une ligne d'embranchement depuis un point sur la dite ligne de voie ferrée jusqu'à la cité de Québec, (b) Construire, acquérir, affréter, exploiter, louer et disposer de vaisseaux à vapeur et autres, et construire, acquérir et louer des facilités de têtes de ligne, quais, entrepôts, bureaux, et autres structures ; (c) Construire, acheter, louer ou autrement acquérir, gérer et exploiter des hôtels, restaurants, parcs et places d'été, et acheter, louer, détenir, et disposer des terrains nécessaires à ces fins ; (d) Emprunter des fonds sur la garantie de valeurs pour l'acquisition, construction, prolongement, ou développement de toutes telles propriétés, biens, ou ouvrages pour la voie ferrée que la compagnie serait autorisée à acquérir, construire, ou exploiter, et émettre des actions-priorité ; (e) Développer de la force ou énergie hydraulique, électrique et autre, et construire et mettre en service des lignes télégraphique, téléphonique et de traction et de transmission, et prélever des péages pour leur usage.

Daté à Ottawa, ce 7e jour de janvier 1913.

SMITH ET JOHNSTON,
Solliciteurs des requérants.

28-5

LA CORPORATION EPISCOPALE CATHOLIQUE RUTHÈNE GRECQUE.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada à sa présente session (ou à la prochaine session du dit parlement si la demande ne peut être faite durant la présente session et que l'acte demandé ne puisse être passé et sanctionné) à l'effet d'obtenir un acte constituant en corporation Le Très Révérend Nicetas Budka, évêque de l'Eglise Catholique Ruthène Grecque et ses successeurs en office ayant la même foi et possédant les mêmes rites et nommés par le Pontife romain, et étant en communion constante avec Rome, les évêques de la dite Eglise Catholique Ruthène Grecque dans le diocèse du Canada, comme corps constitué du dit Diocèse sous le nom de "La Corporation Episcopale Catholique Ruthène Grecque," avec pouvoir d'acquérir des terrains, d'emprunter des deniers sur hypothèque, constituer, établir, entretenir et soutenir des paroisses ou missions, ériger, entretenir et conduire des églises, séminaires, écoles, collèges, orphelinats et hôpitaux dans toutes les provinces du Canada, et pour l'avancement de tous les autres moyens d'éducation et de religion, de charité et de bienfaisance, et pour d'autres fins, et mettre la dite corporation en possession des biens religieux des Eglises catholiques Ruthènes Grecques dans tout le dit Diocèse, avec le pouvoir de recevoir des dons et autres legs, et généralement lui conférer les mêmes pouvoirs et privilèges dont jouissent d'autres corporations semblables.

Daté à Winnipeg, ce 6e jour de janvier A.D. 1913.

THOMAS J. MURRAY,
310 Edifice de la Sterling Bank,
Winnipeg, Manitoba,
Solliciteur du requérant.

EDWARD J. DALY,
19 rue Elgin,
Ottawa, Ont.,
Agent à Ottawa.

28-5

AVIS DIVERS.

MANITOBA ASSURANCE CO.

AVIS est donné par le présent que la Manitoba Assurance Company a cessé de faire des opérations d'assurance en Canada, et qu'elle a transféré ses droits et biens à la Liverpool-Manitoba Assurance Company qui s'est chargée de toutes les obligations et engagements de la Manitoba Assurance Company y compris ses engagements envers ses détenteurs de polices, et qu'elle a demandé au ministre des Finances le remboursement de ses garanties pour le 3 février 1913; et tout porteur de police désirant opposer ce remboursement doit produire son opposition au bureau du ministre des Finances à ou avant la dite date.

THE MANITOBA ASSURANCE COMPANY,

Par J. GARDNER THOMPSON,
Directeur gérant.

Montréal, 17 octobre 1912.

16-14

TRAVELLERS LIFE ASSURANCE.

AVIS est donné par le présent que l'assemblée annuelle de la Travellers Life Assurance Company of Canada, pour l'élection des directeurs et l'expédition d'autres affaires, aura lieu aux bureaux de la compagnie, 603, New Birks Building, Montréal, mardi le 11 de février, à 3 heures p.m.

G. H. ALLEN,
Gérant général.

27-2

GUARANTEE COMPANY OF NORTH AMERICA.

AVIS est donné par le présent que l'assemblée générale annuelle des actionnaires de la compagnie dite "The Guarantee Company of North America," aura lieu aux bureaux de la compagnie, 57 Côte du Beaver Hall, Montréal, jeudi, le 23e jour de janvier 1913, à 4 heures p.m., dans le but de recevoir le rapport des directeurs, élire les directeurs et expédier les affaires générales de la compagnie.

Par ordre du conseil de direction.

HENRY E. RAWLINGS,
Directeur gérant.

Montréal, 26 décembre 1912.

27-3

TERMINAL CITIES OF CANADA, LIMITED.

RÈGLEMENT SPÉCIAL N° 3.

Intitulé Règlement à l'effet d'augmenter le nombre des directeurs.

ATTENDU qu'il est de l'intérêt de la compagnie que le nombre des directeurs soit augmenté de cinq à sept;

En conséquence, qu'il soit statué comme règlement de la compagnie ce qui suit:

Que le nombre des directeurs est par le présent augmenté de cinq à sept, desquels trois formeront quorum.

Je, soussigné, certifie par le présent que ce qui précède est une copie fidèle du règlement spécial n° 3, de la Terminal Cities of Canada, Limited, adopté à une assemblée du conseil des directeurs de la dite compagnie tenue le 9e jour de janvier 1913, et ratifié et confirmé par le vote unanime des actionnaires présents à une assemblée générale spéciale convoquée dans le but d'étudier le dit règlement et tenue le dit 9e jour de janvier 1913, à laquelle assemblée tout le capital-actions souscrit de la compagnie était représenté.

Montréal, 9 janvier 1913.

W. J. HENDERSON,
Secrétaire.

28-1

KAMINISTIKUA POWER COMPANY, LTD.

EXTRAIT des minutes d'une assemblée du conseil des directeurs de la Kaministiquia Power Company, Limited, tenue dans la chambre 306, Power Building, Montréal, le 25e jour de décembre 1912, à 2.30 heures p.m.

Re MODIFICATIONS AUX RÈGLEMENTS.

Article III, paragraphe 1.

En vertu de l'article XV des règlements de la compagnie, il fut résolu, sur proposition de M. C. R. Hosmer, secondée par M. W. A. Black;

Que l'article III, paragraphe 1 des règlements soit modifié et que, dorénavant, les affaires de la compagnie seront administrées et conduites par un conseil de six directeurs qui seront respectivement actionnaires de la compagnie.

Certifiée copie fidèle,

[L.S.] J. S. NORRIS,
Secrétaire.

KAMINISTIKUA POWER COMPANY, LTD.

AVIS est donné au public que le nombre des directeurs de la compagnie a été réduit de sept à six, en vertu de ce qui suit:

EXTRAIT des minutes d'une assemblée du conseil des directeurs de la Kaministiquia Power Company, Limited, tenue dans la chambre 306, Power Building, Montréal, le 26e jour de décembre 1912, à 2.30 heures p.m.

Re MODIFICATIONS AUX RÈGLEMENTS.

Article III, paragraphe 1.

En vertu de l'article XV des règlements de la compagnie, il fut résolu, sur proposition de M. C. R. Hosmer, secondée par M. W. A. Black,—

Que l'article III, paragraphe 1 des règlements soit modifié et que, dorénavant, les affaires de la compagnie seront administrées et conduites par un conseil de six directeurs qui seront respectivement actionnaires de la compagnie.

Certifiée copie fidèle,

[L.S.] J. S. NORRIS,
Assist. Secrétaire.

STERLING ACCIDENT AND GUARANTEE CO.

LA Compagnie Sterling contre les accidents et de garantie du Canada donne avis que le 1er jour d'octobre courant, elle a cessé de faire des opérations en Canada, et que dès et après le 5e jour de février 1913, elle demandera au Ministre des Finances le remboursement du dépôt de la compagnie. Les détenteurs de polices qui s'opposent au remboursement produiront leur opposition au Ministre des Finances le ou avant le 1er janvier 1913.

Daté en la cité de Montréal, dans la province de Québec, le 8e jour d'octobre A.D. 1912.

ROBERT THOMSON,
Président.

PERCY W. THOMSON,
Secrétaire-trésorier.

17-16

LA BANQUE NATIONALE.

SAMEDI, le 1er février prochain, et après, cette banque paiera à ses actionnaires un dividende de deux pour cent, étant au taux de huit pour cent par année, sur son capital, pour le trimestre finissant le 31 janvier prochain.

Ce dividende sera payé suivant la liste des actionnaires inscrits à la date du 16 janvier prochain.

Par ordre du bureau de direction,

N. LAVOIE,
Gérant général.

Québec, le 17 décembre 1912.

25-5

INDEX OF NEW MATTER IN THIS GAZETTE.

No. 28.

APPOINTMENTS..... 2463

DESPATCHES, etc.—

Requirements of the Hungarian authorities
with regard to passports..... 2464

ORDERS IN COUNCIL—

Sale of S.W. $\frac{1}{4}$ of Sec. 32, Tp. 6, to James Carey

Strong and Denham Norreys McLean..... 2465

Gasoline vessel "Giant," name changed to

"Giant No. 1"..... 2465

Free grant to Mr. Adam Calleho..... 2466

Harbour line, Little Current, Ont..... 2466

Hog Cholera Serum..... 2466

CANADIAN MILITIA—

General Orders..... 2470

GOVERNMENT NOTICES—

Copyrights entered, 8th January, 1913..... 2471

General Produce and Explosive Co., Ltd.,
increase of capital stock..... 2481Beresford Realty Co., Ltd., increase of capital
stock and name changed..... 2491

California Insurance Co., licensed..... 2493

Charters granted to—

Continental Trust Corporation, Ltd..... 2478

Callender Lands, Ltd..... 2482

Griffiths & Co., Ltd..... 2482

Spring Water Co., Ltd..... 2484

Dominion Market Co., Ltd..... 2485

E. M. Sellon & Co., Ltd..... 2485

Joliette Steel Casting Works, Ltd..... 2486

Robert Howard & Co., Ltd..... 2487

The NewMastic Tire Co. of Canada, Ltd.... 2488

Sterling Trust Co., Ltd..... 2488

Mercantile Realty Co., Ltd..... 2489

National Building Supply and Enamel Con-
crete Brick Co., Ltd..... 2489

Quebec & Orleans Corporation, Ltd..... 2490

GOVERNMENT NOTICES—Continued.

Charters granted to—Continued.

Western Canada Public Utilities, Ltd..... 2491

The Girardot Agencies, Ltd..... 2530

Canadian Tile Flooring Co., Ltd..... 2530

Notices to Mariners—

Strait of Georgia—Burrard inlet—Atkinson
point—Change in fog alarm..... 2493Queen Charlotte islands—Cape St. James—
Non-existence of rock southeastward of... 2493Public Debt and Expenditure, 31st December,
1912..... 2494

Circulation and Specie, 31st December, 1912. 2495

Post Office Savings Bank, November, 1912.... 2496

Montreal City and District Savings Bank, and

Caisse d'Economie de Notre-Dame de Québec,
liabilities and assets, December, 1912..... 2498

List of New Post Offices, 1st January, 1913... 2499

ADVERTISEMENTS—

Applications to Parliament.

Real Estate Loan Co. of Canada, Ltd..... 2508

Canadian Central and Labrador Railway..... 2508

Ruthenian Greek Catholic Episcopal Corpora-
tion..... 2508*Miscellaneous.*Kaministiquia Power Co., Ltd., number of
directors..... 2509

Mexico Tramways Co., dividend..... 2509

Terminal Cities of Canada, Ltd., number of
directors..... 2509

Sterling Bank of Canada, dividend..... 2509

E. J. Mathews, quit-claim deed, S.W. corner of
Lot 446, range 5, Coast District, B.C..... 2509

Canada Starch Co., Ltd., number of directors. 2510

West Vancouver Ferry Co., Ltd., wharf in front
of 14th Street, plans deposited..... 2510Kaien Investment Co., Ltd., quit-claim deed,
N.W. corner of Lot 448, range 5, Coast
District, B.C..... 2510



The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, JANUARY 18, 1913.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL has been pleased to make the following appointments, viz :—

OTTAWA, 6th December, 1912.

FRANK LEBLANC, of Belliveau's Cove, in the Province of Nova Scotia : to be Harbour Master for that port.

20th December, 1912.

ISAAC P. SMITH, of Port Hood, in the Province of Nova Scotia : to be Wharfinger of the Government wharf at that place, in the room and stead of Samuel Smith, resigned.

2nd January, 1913.

ANTHONY BRINE, of Joggin's Mines, in the County of Cumberland, in the Province of Nova Scotia : to be Harbour Master for that port.

7th January, 1913.

E. A. KINSMAN, of the City of Ottawa, in the Province of Ontario : to be Assistant Inspector of Gas and Electricity, from 13th December, 1912.

10th January, 1913.

JOHN MOYNAHAN, of the City of Windsor, in the Province of Ontario : to be a Third Class Excise Officer, on probation, in the Inland Revenue Division of Windsor, in the said Province, from 17th December, 1912.

PROCLAMATIONS.

ARTHUR.

[L.S.]

CANADA.

GEORGE THE FIFTH by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS it is in Deputy Minister of Justice, } and by Part XII of Canada. } The Canada Shipping Act, Revised Statutes 1906, chapter 113, amongst other things in effect enacted that Our Governor in Council may, by proclamation, declare to be a public harbour any area covered with water within the jurisdiction of Our Parliament of Canada ;

AND WHEREAS Our Governor in Council has advised that the harbour of Belliveau's Cove in the Province of Nova Scotia, comprising the area hereinafter mentioned, be proclaimed a public harbour,—

NOW THEREFORE KNOW YE that We do by these presents proclaim and declare the said harbour of Belliveau's Cove comprising an area covered with water which may be described as follows, that is to say :—

"All the waters embraced within the headlands of "said Cove," to be a public harbour.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely beloved Uncle and Most Faithful

Counsellor Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom), Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; one of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this SECOND day of JANUARY, in the year of Our Lord one thousand nine hundred and thirteen, and in the third year of Our Reign.

By Command,

29-3

THOMAS MULVEY,
Under-Secretary of State.

ARTHUR.
[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS it is in
Deputy Minister of Justice, } and by Part XII
Canada. } of The Canada Shipping
Act, Revised Statutes, 1906, chapter 113, amongst other things in effect enacted that Our Governor in Council may, by proclamation, declare to be a public harbour any area covered with water within the jurisdiction of Our Parliament of Canada;

AND WHEREAS Our Governor in Council has advised that Joggins Mines in the Province of Nova Scotia comprising the area hereinafter mentioned be proclaimed a public harbour,—

NOW THEREFORE KNOW YE that We do by these presents proclaim and declare Joggins Mines, comprising an area covered with water which may be described as follows, that is to say :—All the waters of the Bay of Fundy and streams emptying thereinto south of a line drawn due west, astronomically, from the extremity of Boss point; north of a line drawn due west, astronomically, from the western extremity of Ragged Reef point; and east of mid-channel between Cumberland and Westmoreland Counties, to be a public harbour.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely Beloved Uncle and Most Faithful Counsellor Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom), Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; one of Our

Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this SECOND day of JANUARY, in the year of Our Lord one thousand nine hundred and thirteen, and in the third year of Our Reign.

By Command,

29-3

THOMAS MULVEY,
Under-Secretary of State.

ARTHUR.
[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS in pur-
Deputy Minister of Justice, } suance of the pro-
Canada. } visions of the Canada
Temperance Act the following notice has been addressed to the Secretary of State of Canada, embodying the petition therein set forth :

“To the Honourable the Secretary of State of Canada :

“Sir :—We, the undersigned electors of the Provisional Judicial District of Manitoulin (which is the Territorial District of Manitoulin), in the Province of Ontario, request you to take notice that we propose presenting the following petition to His Royal Highness the Governor General, namely :

“To His Royal Highness the Governor General of Canada in Council :—

“The petition of the electors of the Provisional Judicial District of Manitoulin (which is the Territorial District of Manitoulin) in the Province of Ontario, qualified and competent to vote at the election of a member of the House of Commons, in the said district.

“Respectfully shows that your petitioners are desirous that Part II of the Canada Temperance Act should be in force and take effect in the said district.

“And that we desire that the votes of all the electors of the said district be taken for and against the adoption of the said petition.

“Wherefore your petitioners humbly pray that Your Royal Highness will be pleased, by an Order in Council, under the one hundred and ninth section of the Act, to declare that Part II of the said Act shall be in force and take effect in the said district.

“And your petitioners will ever pray, etc.”

And whereas it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said district, the number of signatures to the notice proved to be genuine being two hundred and ninety-four or thereabouts, and that the other requirements of the law have been observed.

And whereas an order of His Royal Highness the Governor General in Council has been passed directing that the votes of all the electors of the said district be taken for and against the adoption of the said petition.

NOW KNOW YE, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order

in Council, proclaim and declare that on Thursday the 30th day of January, 1913, a poll will be held in the said district for taking the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That James Russell McGregor, agent, of Gore Bay, in the Province of Ontario, has been appointed the returning officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to His Royal Highness the Governor General in Council. That the said returning officer is empowered and required to appoint a deputy returning officer at and for each polling place or station. That the returning officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the Court House, at Gore Bay, aforesaid, on Monday, the 27th day of January, 1913, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the returning officer at the said Court House, on Monday, the 3rd day of February next, 1913, at ten of the clock in the forenoon. And in the event of the petition being adopted by the electors, His Royal Highness the Governor General in Council may at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the said Part II of the said Act shall be in force and take effect in such district upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such district will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year; and if there are no licenses in force in the said district then that the said Part II of the said Act shall be in force and take effect in the said district from and after the expiration of thirty days from the date of such Order in Council.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely Beloved Uncle and Most Faithful Counsellor, Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom); Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; one of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this TWENTY-EIGHTH day of DECEMBER, in the year of Our Lord one thousand nine hundred and twelve, and in the third year of Our Reign.

By Command,

THOMAS MULVEY,
Under-Secretary of State.

27-3

11

DESPATCHES, Etc.

DEPARTMENT OF EXTERNAL AFFAIRS.

14th January, 1913.

AN enquiry having been addressed, at the instance of the Canadian Government, to the Government of Italy, as to the authority of Italian Consular Officers to receive moneys awarded by Canadian Courts to Italian subjects not resident in Canada, the reply contained in the following despatch has been received to the effect that Italian Consular Officers have such authority to receive articles and money due to Italian subjects not resident in Canada:—

From the Secretary of State for the Colonies to the Governor General.

Reference to previous despatch Governor General, No. 465, 23rd August.

CANADA, No. 874.

DOWNING STREET,

20th December, 1912.

SIR,—I have the honour to transmit to Your Royal Highness, for the information of Your Ministers, the papers noted below on the subject of the payment by the Canadian Courts of compensation and other awards to Italians not resident in Canada.

I have, &c.,

L. HARCOURT.

The Officer administering the Government of Canada.

No. 39 Consular.

ROME, 9th December, 1912.

SIR,—On receipt of your despatch No. 47 Consular of the 10th September last, on the subject of the payment by the Canadian Courts of compensation and other awards to Italians not resident in Canada, Mr. Dering addressed a note to the Italian Government in the sense of the letter of August 21 from the Canadian Department of External Affairs.

In reply to this note the Italian Minister for Foreign Affairs states that Italian Consular Officers are authorized by the consular regulations to receive from the local authorities, or from the representatives of the person entitled to them, articles and money due to Italian subjects not resident in the country concerned, and that their receipt is valid. The procedure followed is that the money is transmitted by the Consular officer to the Italian Ministry of Foreign Affairs, which hands it over to the competent judicial authorities (or to the Italian consul abroad as the case may be), who effect the payment and obtain receipts from the parties concerned; such receipts are usually lodged in the archives of the Ministry, but if it is so desired they can be transmitted to the authorities abroad who made the original payment. This latter course is frequently adopted in the case of small inheritances and of compensation for accidents to workmen received in Great Britain and some of her dependencies, e.g. the Union of South Africa, by Italian Consuls for transmission to the heirs in Italy.

It is pointed out that the method of transmission outlined above is an absolutely safe one and that no expense whatsoever is incurred by the persons to whom the money is due. It is admitted that it takes some time and it is suggested that if cheques, made out by the Canadian authorities in favour of the person entitled, were used there might be some saving in this respect; on the other hand the recipients might, if residing in remote country districts, as would usually be the case, find it difficult to get the cheques cashed.

The Minister for Foreign Affairs concludes by stating that his Department will do everything in its power to facilitate the transmission to the heirs of any sums entrusted to Italian Consular Officers by the Canadian authorities.

I have, &c.,

[Signed] R. RODD.

The Right Honourable
Sir E. Grey, Bart., K.G., M.P., &c..

29-3

CANADA.
No. 864.

DOWNING STREET,
18th December, 1912.

Sir,

I have the honour to transmit to Your Royal Highness for the information of your Ministers a copy of a despatch from His Majesty's Consul General at Budapest calling attention to the requirements of the Hungarian authorities with regard to passports and to the position according to the Hungarian Law of Hungarians who have been naturalized in foreign countries.

I have the honour to be,

Sir,
Your Royal Highness's most
obedient humble servant,

[Signed] L. HARCOURT.

Governor General

His Royal Highness

The Duke of Connaught and of Strathearn, K.G.,
K.T., K.P., G.C.B., G.C.S.I., G.C.M.G., G.C.I.E.,
G.C.V.O., &c., &c., &c.

TREATY
No. 4.

BUDAPEST,
November 25, 1912.

SIR,—Under the section "Passport requirements of Foreign Countries" in the Foreign Office List under the heading Austria-Hungary, I see that it is stated that for purposes of residence in this country a Passport or other document to prove identity is necessary. From the considerable number of persons who attempt to reside in Hungary over the legal period of 14 days without being provided with any proof of their nationality or identity I venture to draw your attention to the power invested in the Hungarian authorities to demand such proof after the interval mentioned. The difficulties which arise are usually in the case of Theatrical artistes from whom the Police Authorities require immediate proof of nationality. These persons rarely possess passports or other papers of identification and it has been usual at this Consulate General to give them a document stating that they have taken an oath as British subjects and that His Majesty's Consul General believes their statement to be true. This paper is marked as being only valid in Hungary. This action has hitherto satisfied the Hungarian authorities. A similar certificate is issued when necessary in the case of governesses, etc., but the latter are always advised to procure their certificates of birth and so enable me to issue passports.

It is, I think, open to question whether this system is a satisfactory one. Not infrequently persons of these categories present themselves here and it is in some cases, especially in those of coloured persons, almost impossible to be sure whether they are British subjects or not. I venture to suggest that the paragraph in the Foreign Office List should point out that it is most desirable for theatrical artistes visiting Hungary to hold passports and that any British Subject resident for more than 14 days in Hungary may be and usually is summoned by the Authorities to produce proof of nationality and identity. Such a paragraph might save British Subjects coming to this country much trouble and anxiety.

There is a further question which I venture to think requires attention. According to Hungarian Law persons naturalised in Foreign Countries do not lose their Hungarian nationality by such a step. The Law prescribes that persons residing abroad uninterruptedly for more than ten years lose their Hungarian nationality unless they take certain action to preserve such nationality. The ten years count from the day they leave Hungary or if provided with passports from the day on which those documents cease to be valid.

According to General Instructions to His Majesty's Consular Officers in the event of an application being made to a Consular Officer for a passport by a British Subject who is still also a subject or citizen of the State in which such officer exercises Consular jurisdiction the application is to be refused and the applicant instructed to obtain a passport from the Authorities of that State.

Now according to the Concessions granted by the Hungarian Government to British and other Shipping Companies the latter are precluded from issuing

passages from Hungary unless a passport is produced. This also applies to passages from Hamburg and other European ports, when issued by Companies having Agencies in Hungary. It happens that Hungarians naturalised in Canada not infrequently visit their country of origin before the 10 years of absence are passed which free them from their Hungarian nationality. His Majesty's Consulate General in these cases is not permitted to issue passports to such persons and the result is that till they can obtain a Hungarian passport they may be exposed to great annoyance and loss of time and money. The above persons are often simple farmers who have no knowledge whatsoever of the passport regulations in force in Hungary, and imagine that their certificate of naturalization will free them from military service and other difficulties, which is not the case. Further, sometimes they are detained to fulfil their military service, and in others, even if they are themselves exempted, their sons are obliged to remain behind or deposit caution money for their subsequent enrolment as recruits. It seems clear that if they understood, as stated in their Certificates of Naturalization, that they could not be protected by this Consulate General and the trouble to which a visit to Hungary might expose them, they would probably not undertake the journey from Canada, or other British Colony. I am not aware whether the state of things I have described is known to the Canadian and other Dominion Governments, and I venture to suggest that, if this is not the case, steps should be taken to bring the matter to their notice.

It is hardly necessary to say that the remarks I have made apply to Hungary only, and not to Austria. The ordinary British Subject is firmly under the impression that Austria and Hungary are synonymous terms.

I have, etc.,

(Signed) EVELYN GRANT DUFF.

The Right Honourable
Sir Edward Grey, Bart., K.G.,
&c., &c., &c.

28-3

ORDERS IN COUNCIL.

[51]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 11th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior, under date 14th December, 1912, reports that application has been made by The Northern Trading Company, Limited, of Edmonton, in the Province of Alberta, for a license of occupation of a portion of River lot 1 west, at Athabaska Landing Settlement, in the said Province of Alberta.

The Minister is of the opinion that, as it is proposed to move to the land applied for certain storehouses which have been constructed on the river road, the application should be granted.

The Minister, therefore, recommends that a license of occupation be issued in favour of The Northern Trading Company, Limited, for a period of five years at an annual rental of \$10, payable in advance and terminable at any time, upon sixty days' notice being given the licensees, for all that portion of River lot 1 West, at Athabaska Landing Settlement, in the Province of Alberta, which lies between the southern limit of the land set apart by Order in Council of 28th April, 1898, as an extension to the road along the Athabaska River at this point and the northern limit of the land granted to Colin Johnston by letters patent, dated 13th March, 1903, and which is not included within the limits of a surveyed trail crossing the said parcel, and containing an approximate area of fifty-five hundredths of an acre, more or less, and as shown coloured yellow on the sketch, hereto attached.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

29-3

[62]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 10th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council, in accordance with the provisions of Part XII of the Canada Shipping Act, is pleased to order as follows :—

The following regulations in respect of vessels arriving in any public harbour in Canada from any port infected or suspected of being infected with bubonic plague are hereby added to the General Regulations for the Government of Public Harbours in Canada, as approved by Order in Council of 20th April, 1911, as sections 49a, 49b and 49c thereof :

49a. It shall be unlawful for any vessel coming from any port where bubonic plague is present or is suspected of being present, and entering any public harbour in Canada, to be docked or moored in still waters at a less distance from any wharf than six feet, and where owing to the strength of the current such distance from a wharf cannot be maintained, then the distance shall be as near to six feet as in the opinion of the harbour master circumstances permit.

49b. It shall be unlawful for any vessel coming from any port where bubonic plague is present or is suspected of being present, and entering any public harbour in Canada, to be secured or made fast to any wharf by any hawser or hawsers on which there is not placed a metal rat guard or funnel at least three feet in diameter, and at least three feet from such wharf.

49c. It shall be unlawful for any vessel coming from any port where bubonic plague is present or is suspected of being present, and entering any public harbour in Canada, to be connected with any wharf by a gangway which is not guarded by some person there for the purpose of preventing rats from leaving such vessel by such gangway, and all gangways shall be lifted when not in use.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

29-3

[3550]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 21st day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date 5th November, 1912, that authority has been given, under the provisions of The Irrigation Act, to Messrs. John E. Enright and James C. Strong, of East End, Saskatchewan, to construct certain works for the diversion of water from Frenchman River, in Township 6, Range 22, west of the 3rd Meridian, for irrigation purposes, and that, by authority of Orders in Council dated 5th November, 1907, 29th July, 1909, and 29th October, 1910, certain lands were sold to Messrs. Enright and Strong for reclamation by means of irrigation, the total area so sold being 6,158.65 acres, of which 2,868 acres are to be irrigated.

The Minister further submits that, within the tract sold to Messrs. Enright and Strong for irrigation purposes, there lies a portion of the southwest quarter of Section 32, Township 6, Range 21, west of the 3rd Meridian, which, until recently, has been reserved for the use of the Royal North West Mounted Police at East End, Saskatchewan. This reservation has, however, now been cancelled, with the exception of the southwest quarter of legal subdivision 4 of the said Section 32. The remainder of this quarter section lies along the course of one of the main irrigation ditches constructed by Messrs. Enright and Strong, and a considerable proportion thereof can easily be irrigated from the said ditch.

That an application has been received from Messrs. Enright and Strong to purchase the southwest quarter of the said Section 32, for inclusion in their irrigation project.

The Minister, therefore, recommends that the southwest quarter of Section 32; Township 6, Range 21, west of the 3rd Meridian, excepting the southwest quarter of legal subdivision 4 thereof, be sold to James Carey Strong and Denham Norreys McLean, administrator of the estate of the late John Edward Enright, under the irrigation system, at the rate of \$3.00 per acre, one-fourth of which sum shall be paid within sixty days from the date of the sale and the remainder, together with interest at the rate of five per cent per annum, shall become due and payable upon the completion of the irrigation works. It shall be a condition of the sale that the irrigation works shall be completed to the satisfaction of the Minister of the Interior before letters patent are issued for the land sold, and that, if at the end of the period which may be granted for the construction of the irrigation works, such works have not been completed, the agreement to sell the lands may be cancelled and any amount paid on account thereof, or works constructed in connection with such irrigation system on the said land, may be forfeited to the Crown.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

28-4

[3573]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 24th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order as follows :—

The General and Special Regulations for the Government of Public Harbours in Canada, as approved by Order in Council of the 20th April, 1911, are hereby amended by adding thereto the following Section as Section 36a.

36a. No oil, tar or other like substance or any inflammable or otherwise dangerous substance shall be thrown or discharged or drained or allowed to fall, flow or leak into the waters of any harbour, and any person violating the provisions of this regulation or any person in charge of or owning any ship, vessel, manufactory, works, house or other premises violating the provisions of this regulation shall be liable to a penalty of fifty dollars and in case of a continuing violation to a further penalty of ten dollars for every twelve hours during which such violation continues.

Sections 37 and 38 of the said Regulations are hereby amended, in the second line in each, to read "Sections 33, 36 and 36a"

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

27-3

[3537]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 20th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 16th December, 1912, that application has been made by Mr. Pierre Neass for a free grant of the S.E.¼ of Section 2, Township 72, Range 8, west of the Sixth Meridian, by virtue of occupation of the land at the date of the extinguishment of the Indian title.

The Minister states that evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8 in the summer of 1899.

The Minister recommends that, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, a free grant be authorized to Mr. Neass of the S.E.¼ of Section 2, Township 72, Range 8, west of the Sixth Meridian.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

27-4

[7]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 4th day of January, 1913

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS it is deemed advisable and in the public interest that the importation, manufacture, or sale of Hog Cholera serum and virus be prohibited in the Dominion of Canada,—

Therefore His Royal Highness the Governor General in Council, in virtue of the provisions of clause (1) of section 28 of chapter 75, Revised Statutes of Canada, 1906, is pleased to order as follows :—

The Quarantine Regulations established by Order in Council of the 30th November, 1909, as amended by Order in Council of the 19th August, 1911, are hereby further amended by adding the following section thereto :—

88½. The use of Hog Cholera serum, or virus, being considered a source of danger, the importation, manufacture, sale or use of such serum or virus, is prohibited.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

28-2

[3108]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 5th day of November, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS it is considered necessary to establish a permanent harbour line, in the Harbour of Little Current, Ontario, beyond which wharves, piers, breakwaters and other works shall not be built ;

And whereas the Chief Engineers of the Departments of Marine and Fisheries and of Public Works have recommended that the said lines be established according to plan and description, copy of which may be seen in the offices of the Harbour Master at Little Current, and of the District Engineer, Department of Public Works, Toronto, or at the Department of Public Works at Ottawa ;

Therefore His Royal Highness the Governor General in Council is pleased to establish a permanent harbour line, in the harbour of Little Current, in the Province of Ontario, as shown on the said plan and description, and the same is hereby established accordingly.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

28-2

[3578]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 24th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Adam Calleo for a free grant of Lot numbered 3, Flying Shot Lake Settlement, in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title ;

And whereas evidence has been submitted showing the applicant to have been in actual occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, is pleased to authorize and doth hereby authorize a free grant to Mr. Calleo of Lot numbered 3, Flying Shot Lake Settlement, in the Province of Alberta, containing by admeasurement 128 acres, more or less.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

28-4

[3541]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 21st day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior, under date 14th December, 1912, reports that Mr. C. B. Major has made application for a free grant of Lot numbered 13, Lesser Slave Lake Settlement, in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title.

The Minister recommends, as evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899, that under the provisions of subsection (c) of section 76 of The Dominion Lands Act, a free grant be authorized to Mr. Major of Lot numbered 13, Lesser Slave Lake Settlement, in the Province of Alberta, containing by admeasurement 30.9 acres, more or less.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

27-4

[3535]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 20th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS by Order in Council of the 20th December, 1911, four acres of land comprised in the S. W. ¼ of section 17, Township 28, Range 15, west of the Principal Meridian, were set apart and appropriated for the purpose of a cemetery site at Magnet, in the Province of Manitoba, and a grant thereof for the said purpose was authorized to the duly appointed trustees ;

And whereas it has since been ascertained that section 35, chapter 17 of the Cemeteries Incorporation Act, R.S.M., 1902, under which such trustees were appointed also provides that successors to the trustees are to be appointed in such manner as may be specified in the Deed of Conveyance,—

Therefore His Royal Highness the Governor General in Council is pleased to order that the said Order in Council of the 20th December, 1911, shall be and the same is hereby amended to provide for the appointment of successors to the said trustees by ten or more of the inhabitants residing in the vicinity of the said land, at a meeting duly convened.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

27-4

[2364]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 5th day of October, 1911.

PRESENT :

HIS EXCELLENCY THE GOVERNOR-GENERAL
IN COUNCIL.

THE Minister of the Interior submits, under date 3rd October, 1911, that an application has been made by the Government of the Province of Alberta for the purchase, at \$1.00 an acre, for the purpose of establishing thereon a demonstration farm, lots 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13, east of Athabasca Landing, being part of the subdivision of Section 34, Township 66, Range 22, west of the fourth meridian, containing an aggregate area of 483.80 acres, which lots are comprised in Block 15, in the Townsite of Athabasca Landing, and are shown bordered pink upon the plan attached thereto. It has been represented to the Minister that the Provincial authorities have adopted a policy of establishing a number of these farms at points most convenient to the farmers throughout the Province as a demonstration of what a reasonably intelligent farmer could do with ordinary capital. At

these demonstration farms it is also proposed to hold the summer shows, seed fairs and stock judging contests:

The Minister states that the lands applied for are at the disposal of the Department of the Interior, and he is of the opinion that it would be in the public interest to favorably entertain the application,—

The Minister, therefore, recommends that the said lots, containing an aggregate area of 483.80 acres, be sold to the Government of the Province of Alberta at the rate of \$1.00 an acre.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

27-4 Clerk of the Privy Council.

[3437]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 13th day of December, 1912

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS the Minister of the Interior states that, in addition to the lands reserved by Orders in Council of the 29th March, 1909, and the 25th April, 1912, for the purposes of the Hudson Bay Railway, it appears necessary in the public interest that a strip of land half a mile wide on each side of the land of the said railway from Le Pas to the western boundary of the land already set aside at Port Nelson, should be reserved,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection "e" of section 76 of The Dominion Lands Act, is pleased to order that a strip of land half a mile in width on each side of the Hudson Bay Railway, as finally located, from Le Pas to the western boundary of the land already set aside at Port Nelson shall be and the same is hereby withdrawn from disposal, in order that the same or part thereof may be used in connection with the said railway.

RODOLPHE BOUDREAU,

26 4 Clerk of the Privy Council.

[3492]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 17th day of December, 1912.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date 11th December, 1912, that Mr. J. P. Lewis obtained homestead entry for the south-west quarter of Section 6, Township 59, Range 10, west of the Fourth Meridian on the 4th February, 1907.

The Minister states that it appears that this homesteader deserted his wife, Emma J. Lewis, on the 20th September, 1908, and that since that time she has performed the required homestead duties;

That after Mrs. Lewis had been deserted for a period of three years her husband's entry was cancelled and she was permitted to make entry for this land on the 18th June, 1912;

That Mrs. Lewis has been granted a certificate of naturalization as a British subject;

That Mrs. Lewis has now made application for patent, but it appears that there is no provision in The Dominion Lands Act covering cases of this kind, under which she could obtain patent until she had held entry for the land for three years from the date of entry.

The Minister, therefore, recommends that authority be given, under the provisions of subsection "K" of section seventy-six of The Dominion Lands Act to enable patent to be issued at once.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

26-4 Clerk of the Privy Council.

GOVERNMENT NOTICES.

COPYRIGHTS

Entered during the week ending 15th January, 1913, at the Department of Agriculture—Copyright and Trade Mark Branch.

26629. "Hand and Day Book for Farmers and Dairymen." (From the Calgary Central Creamery.) By P. Pallesen. (Book.) Neils P. Pallesen, Calgary, Alberta, 9th January, 1913.

26630. "Sunday School Class Record, 1913." (Card System.) The Church Record S. S. Publications, Toronto, Ontario, 9th January, 1913.

26631. "German Composition in Theory and Exercises with Vocabulary." By P. W. Mueller, B.A. (Book.) The Copp, Clark Company, Limited, Toronto, Ontario, 9th January, 1913.

26632. "How Hockey is Played in European Capitals." Par Gustave Lanctot. (Droit Temporaire d'Auteur.) Léon Trépanier et Napoléon Lafortune, Montréal, Québec, 9 Janvier 1913.

26633. "Eureka Base Ball Game." (Sheet.) Eureka Toys and Parlor Games, Limited, Montreal, Quebec. 10th January, 1913.

26634. "Algate's Map of Producing Area, Cobalt Silver Camp, with a Complete Table of Shipments and Dividends." (Map.) The Map Specialty Company, Toronto, Ontario, 10th January, 1913.

26635. "The Booth Storage Platform, What is it?" (Pamphlet.) George Washington Booth, Semans, Saskatchewan, 10th January, 1913.

26636. "The Victor's March." Composed by Frank M. Hadcock. (Music.) Frank M. Hadcock, Ingersoll, Ontario, 11th January, 1913.

26637. "Ontario High School English Composition." By O. J. Stevenson, M.A., D.Pæd., and H. W. Irwin, B.A. (Book.) The Minister of Education for Ontario, Toronto, Ontario, 13th January, 1913.

26638. "Miscellaneous Verse." By C. E. Lund. (Book.) C. E. Lund, Sackville, New Brunswick, 13th January, 1913.

26639. "Picture of a Warship bearing the name 'Protector'." The Western Empire Life Assurance Company, Winnipeg, Manitoba. 14th January, 1913.

26640. "The Toronto Rose." Valse in ut. By Chas. H. Steuway. (Music.) The Nordheimer Piano and Music Company, Limited, Toronto, Ontario, 14th January, 1913.

26641. "Tonitives and the Blood Stream." By Carlo E. Cummings, M.D. (Book.) Canadian Tonitives Company, Limited, Bridgeburg, Ontario, 15th January, 1913.

26642. "Tonitives Almanac and Horoscope, 1913." (Book.) Canadian Tonitives Company, Limited, Bridgeburg, Ontario, 15th January, 1913.

26643. "Tonitives for Tired Blood." (Book.) Canadian Tonitives Company, Limited, Bridgeburg, Ontario, 15th January, 1913.

26644. "A Study on Irrigation and Results." (Original Drawing.) Harold Herbert Hancock, Calgary, Alberta, 15th January, 1913.

26645. "Uncle Silas." (Some Rube.) March Two-Step. By Abe Losch. (Music.) Vandersloot Music Publishing Company, Williamsport, Pennsylvania, U.S.A., 15th January, 1913.

26646. "Going Some." March Two-Step. By Carl Loveland. (Music.) Vandersloot Music Publishing Company, Williamsport, Pennsylvania, U.S.A., 15th January, 1913.

26647. "Twilight Echoes." Rêverie Serenade. By Harry J. Lincoln. (Music.) Vandersloot Music Publishing Company, Williamsport, Pennsylvania, U.S.A., 15th January, 1913.

26648. "Scotland Bells." Waltzes. By Harry J. Lincoln. (Music.) Vandersloot Music Publishing Company, Williamsport, Pennsylvania, U.S.A., 15th January, 1913.

26649. "Anna 'Liza's Wedding Day." Words and Music by Irving Berlin. Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 15th January, 1913.

26650. "Gas Bubbles escaping at the mouth of the Buffalo River on the Athabasca River." (Photo.) A. F. Kelsey, Edmonton, Alberta, 15th January, 1913.

INTERIM COPYRIGHT.

1490. "Mental Telepathy, The Vampire of the Twentieth Century. Narrative and Memorandum of the Personal Experience of August M. Becker." (Book.) August M. Becker, Cliffs'ide, New Jersey, U.S.A., 11th January, 1913.

GEO. F. O'HALLORAN,
29-1 Deputy of the Minister of Agriculture.

GEOGRAPHIC BOARD OF CANADA.

Decisions, Nov., 1912—Jan., 1913.

ANSE-À-BEAUFILS; post settlement, Gaspé county, Que. (Not L'Anse au Beaufils.)

ARCOLA; lake, Tp. 10, R. 3, W. 2 M., Sask. (Not Fish.)

AWILLGATE; Indian village and peak, east of Hazelton, Cassiar district, B.C. (Not Ahwillgate.)

BEAUFILS (anse à); bay, Percé township, Gaspé county, Que. (Not Bonfils.)

Belœil. See St. Hilaire.

Big Rouge creek. See Rouge river.

Bonfils. See Beaufils.

BOUNDARY; bay, on Int. boundary, New Westminster district, B.C.

CHETANG; ridge, east of Mumm peak, Rocky Mts., Cariboo district, B.C.

CHILLIWAK; lake and river, near Int. boundary, Yale district, B.C. (Not Chilliwack, Chilliwack, Chillukweyuk, nor Chiloweyuck.)

COLUMBIA; lake, at source of Columbia river, Kootenay district, B.C. (Not Upper Columbia.)

COUTLEE; plateau, railway station, and town, Yale district, B.C. (Not Coutlie.)

Deep creek. See Trepaneg river.

DON; river, flowing into lake Ontario, York county, Ont. (Not West Branch of Don R.)

Don. See Little Don.

Etoimami South. See Lilian.

FAWCETT; lake and river, tributary to Lesser Slave river, central Alberta. (Not Moose.)

Fish. See Arcola.

FRANCIS; island, west side of entrance to Ucluelet arm, Barkley sound, Vancouver island, B.C. (Not Round.)

GASPE (Eng.) GASPÉ (Fr.); bay, cape, county, and town, Que. (Not Gaspa, Gaspee, nor Gaspey.)

GATEWAY; post village and railway station, Int. boundary, Kootenay district, B.C.

HAWKINS; creek, tributary to Moyie river, Int. boundary, Kootenay district, B.C., (not Meadow nor Ripple.)

KINGSGATE; post office and railway station, Int. boundary, Kootenay district, B.C.

KWOIEK; peak, west of Kanaka, Yale district, B.C. (Not Quoieek.)

L'Anse au Beaufils. See Anse-à-Beaufils.

LILIAN; lake and river, tributary to the Assiniboine, from the north, eastern Saskatchewan. (Not Etoimami South.)

LITTLE DON; river, flowing into lake Ontario, York county, Ont. (Not Don.)

Meadow's. See Hawkins.

Middletons. See Reesor.

MILLIKEN; post village and railway station, Markham township, York county, Ont. (Not Millikens.)

Moose. See Fawcett.

MOWAT; mount, about three miles north of Grant Brook station, G. T. P. R., Cariboo district, B.C.

MUMM; peak, north of Robson pass, Rocky mountains, Cariboo district, B. C.

NICOAMEN; plateau and river, Yale district, B. C. (Not Nicomen.)

NICOLA; lake, mountain, plateau, post office, railway station, valley, and river, Yale district, B. C.

"Upper Nicola," applied to that portion of the river east of Nicola lake, to be dropped.

NOHOMIN; creek and Indian reserve, near Lytton, Yale district, B. C. (Not No-ho-meen.)

PASAYTEN; river, tributary to Similkameen river, Yale district, B. C. (Not Pasayton.)

Ptarmigan. See Titkana.

QUARTET; lakes, near Int. boundary, Yale district, B. C.

Quoieek. See Kwoiek.

REESOR; lake, Whitechurch township, York county, Ont. (Not Middletons.)

Ripple. See Hawkins.

ROBSON; pass, north of Mount Robson, Rocky mountains, Cariboo district, B.C.

ROCHER DÉBOULÉ; mountains, south of Hazelton, Cassiar district, B.C. (Not Rochers Déboulés.) Previous decision revised.

ROUGE; river, flowing into lake Ontario, Ontario and York counties, Ont. (Not Rouge creek nor Big Rouge creek.)

Round. See Francis.

Rouville. See St. Hilaire.

ST. HILAIRE; mountain, near St. Hilaire, Rouville county, Que. (Not Belœil nor Rouville.)

SPRING; cove, southwest side of entrance to Ucluelet arm, Barkley sound, Vancouver island, B.C.

STOUFFVILLE; village and railway station, Whitechurch township, York county, Ont. (Not Stouffville Junction.)

TATEI; ridge, east of Mumm peak, Rocky mountains, Cariboo district, B.C. (Not Tatay.)

TITKANA; peak, northeast of Mount Robson, Rocky mountains, Cariboo district, B.C. (Not Ptarmigan.)

TREPANEGE; plateau and river, west of Okanagan lake, Yale district, B.C. (Not Deep creek nor Trepanier river.)

Trepanier. See Trepaneg.

Upper Nicola. See Nicola.

UZTLIUS; river, tributary to Anderson river, Yale district, B.C. (Not Uz-tli-hoos nor Uzvioos.)

West Branch. (Don river.) See Don.

WILCOCKS; lake, Whitechurch township, York county, Ont. (Not Wilcox nor Willcocks.)

WINDERMERE; lake and town, at headwaters of Columbia river, Kootenay district, B.C. (Not Lower Columbia.)

BOARD OF EXAMINERS FOR DOMINION LAND SURVEYORS.

NOTICE is hereby given that under the provisions of The Dominion Lands Surveys Act, the Board of Examiners for Dominion Land Surveyors will meet at Ottawa, on Monday, the tenth day of February next, for the examination of candidates for admission as articulated pupils, for commissions as Dominion Land Surveyors, or for certificates as Dominion Topographical Surveyors. Examinations will be held at Ottawa, Toronto and Kingston, in the Province of Ontario, at Winnipeg, in the Province of Manitoba, and at Calgary and Edmonton, in the Province of Alberta.

F. D. HENDERSON,
Secretary of the Board of Examiners
for Dominion Land Surveyors.

Ottawa, 13th January, 1913.

29-4

Callendar Lands, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of January, 1913, incorporating Cyril Thomas Young, broker, Alfred James Young, Esquire, Henry Burton Nichols, real estate agent, Ethel Lawson, bookkeeper, all of the Town of North Bay, in the Province of Ontario, and James McNairn Hall, Esquire, of the Town of Haileybury, in the Province of Ontario, for the following purposes, viz:—(a) To acquire land for townsites or for settlements, and to lay out townsites, settlements, suburban locations and building lots, and to clear and to improve the same in any manner; (b) To purchase, lease, construct or otherwise acquire, hold, enjoy and manage lands, water lots, wharves, docks, dock-yards, slips, warehouses, sheds, elevators, offices, stores, shops, hotels, dwellings, residences, restaurants, parks, buildings of every description and amusement resorts and appliances, and to sell or otherwise dispose of the same for the purposes of the company; (c) To construct bridges, roads and ways of every description, to purchase, lease, construct or otherwise acquire, hold, enjoy and manage drains, viaducts, and all the facilities for water supply for the furnishing of gas, electricity, power, light, heat, drainage or sewerage facilities subject to local and municipal regulations, and to carry on any business incidental to any such purposes; (d) To build, purchase, hire or otherwise acquire, charter, own, control and operate steam and other vessels and ferries; (e) To carry on any business which is incidental to the full use and enjoyment of the properties and works herein authorized, and to produce, manufacture, buy, sell, and deal in merchandise and property of every description; (f) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company; (g) To acquire and hold shares in any other company having objects altogether or in part similar to those of the company, or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (h) To issue in payment or part payment for any property, rights or privileges acquired by the company or for any guarantees of the company's securities, or for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid up and non-assessable, or the company's securities; (i) To sell, improve, manage, develop, exchange, lease, assign, dispose of, turn to account or otherwise deal with all or any parts of the property and rights of the company, or interests or partial interests therein. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Callendar Lands, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the Village of Callender, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 4th day of January, 1913.

THOMAS MULVEY,

28-2

Under-Secretary of State.

Griffiths and Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1913, incorporating Philip Risdale Warren, civil engineer, Richard Tuson Heneker, King's counsel, Walter Seely Johnson, advocate, Hugh Wylie, accountant, and Mabel Hyndman, stenographer, all of the city of Montreal, in the province of Quebec, for the following purposes, viz:—(a) To carry on business or businesses of a general contracting, construction

and development company and of electrical, civil, hydraulic and harbour engineers; (b) To enter into contracts with governments or authorities, corporations, private individuals or partnerships for the carrying on, performance or construction of public and private works, contracts and undertakings of every kind and description, and to carry out, perform and construct all public and private works, contracts and undertakings, and to enter into any agreement for the assignment or other transfer of any such contract, and to pay for same in cash or partly in cash, or partly in paid-up shares of the capital stock of the company, or wholly in paid-up shares, and to undertake, execute, carry out, manage, control, sell, exchange, dispose of or otherwise turn to account the same; (c) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, or with any company, person or individual that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority, company, person or individual any rights, privileges and concessions which the company may deem it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (d) To acquire, construct, manufacture, maintain, hold, own, use, deal in, sell, exchange, lease, turn to account or otherwise deal with all machinery, equipment, appliances, plant and supplies of whatsoever nature, convenient or necessary for the proper carrying on of the business of the company or of any subsidiary company, or for use in connection with any patent or invention owned or proposed to be owned or acquired by the company or by any subsidiary company; (e) To manufacture, purchase or otherwise acquire, hold, own, use, sell, assign, transfer, trade, deal in and deal with goods, wares, merchandise and property of every class and description; (f) To acquire, maintain, construct and operate on lands of the company, or on lands controlled by the company, railway sidings, cable lines, construction lines, branch lines and spurs, tramways and other means of transportation or disposal of goods, wares, merchandise, spoils and material from excavation and for reclamation works, whether belonging to the company or not, and passengers and cargoes; (g) To transport goods, wares and merchandise, passengers and freight by land or water and to build, equip, purchase, own, charter, operate and otherwise use or deal with ships, boats, tugs and other vessels; (h) To acquire by purchase, lease, concession, license or otherwise and to build, construct, maintain, operate, improve and develop and otherwise deal in and dispose of water powers, dams, flumes, tunnels, conduits and other works, plants, buildings and machinery for the manufacture, production and conversion of electric, hydraulic, pneumatic or other power or force; to acquire by purchase, lease or otherwise deal in and dispose of electric, pneumatic, hydraulic or other power or force and to sell, distribute, transmit or otherwise dispose of any surplus of such electric, pneumatic or other force, provided, however, that the sale, distribution, transmission or other disposition of such electric, pneumatic, hydraulic or other power or force shall be subject to any municipal or other local regulations regarding the same; (i) To acquire by lease, license, purchase or otherwise, hold, own, use, sell, lease, deal in or with, operate, manufacture and otherwise turn to account timber lands, timber licenses and estates, mines, mineral lands, deposits of metal, minerals, oils, gas and other properties; (j) To purchase, construct, lease, improve, maintain, work, manage, operate or control any roads, ways, bridges, canals, aqueducts, water lots, water rights, docks, piers, reservoirs, harbours, water courses, water pipes, pipes for conveying sand, gravel, earth and other substances, wharves, telephone and telegraph lines for the purposes of the company and lines for electric light and power purposes, mills, warehouses, elevators, storehouses, houses for employees and others and other work and conveniences, which may seem to the company conducive directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (k) To dev-

elop and turn to account any land acquired by the company, or in which it is interested, and in particular by laying out and preparing same for building purposes, constructing, altering, pulling down, decorating, maintaining, fitting up and improving buildings and conveniences, and by planting, paving, draining, farming and cultivating, letting on building lease or building agreement, and by advancing money to and entering into contracts and arrangements of all kinds with the builders, tenants and others; (l) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (m) To purchase, lease or otherwise acquire, hold, own, use, develop, exchange, sell or otherwise turn to account and dispose of possessions, licenses, rights, privileges, permits and franchises, suitable, convenient or advantageous for the business of the company; (n) To apply for, purchase or otherwise acquire any patents, licenses, concessions and other special rights and privileges, conferring any exclusive or non-exclusive or limited right to use same, or any secret or other information whether as regards the carrying on of any particular trade or business or the use of any invention or process, or the growth, preparation or manufacture or sale of any particular article which seems capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated, directly or indirectly to benefit the company, and to use, exercise, develop, grant licenses or monopolies in respect of or otherwise turn to account the property, rights or information so acquired, and to acquire, or grant the same for a term of years or in perpetuity or otherwise; (o) To sell or dispose of the whole or any part of the assets and undertaking of the company as a going concern or otherwise, for such consideration as the company may think fit and in particular for shares, bonds, debentures, or securities of any other company, having objects altogether or in part similar to those of this company; (p) To amalgamate with any other company whose objects or business are or include objects, or is similar to any object or objects or the business, or any part of the business of this company, whether by sale or purchase (for the shares or otherwise) of the undertaking, and liabilities of this or any such other company, as aforesaid, with or without winding up, or by sale or purchase (for shares or otherwise) of all the shares or stock, debentures, debenture stock or securities of this or such other company as aforesaid, or by partnership or any arrangement of the nature of partnership, or in any other manner; (q) To distribute in specie from time to time amongst the shareholders of the company any property, assets or rights of the company, and to sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the company; (r) To make, accept, endorse and execute promissory notes, bills of exchange and other negotiable instruments; (s) To obtain any provisional order or Act of Parliament or letters patent for enabling the company to carry any of its objects into effect, or for and effecting any modification of the company's constitution or for any other purpose which may seem expedient and to oppose any proceedings or application which may seem calculated directly or indirectly to prejudice the company's interests; (t) To invest and deal with the moneys of the company not immediately required upon such securities as may from time to time be determined, and to lend money with or without security to customers and others having dealings with the company, to guarantee the performance of contracts by any such person or company, and to allow time for the payment of any debt that may be due to the company; (u) To borrow or raise or secure the payment of money in such manner as the company shall think fit, and in particular by the issue of debentures or debenture stock and payable to bearer or otherwise, and generally to secure the payment of any money borrowed or raised or intended to be secured by mortgage or charge of or upon the whole or any part of the company's property or assets

whether present or future, including its uncalled capital and collaterally or further to secure any securities of the company by a trust deed or other assurance and to issue and deposit any securities which the company has power to issue by way of mortgage to secure any sum less than the nominal amount of such securities and also by way of security for the performance of any contracts or obligations of the company, and without in any way derogating from the generality of the foregoing provisions to borrow or raise or secure the payment of money by the issue from time to time of debentures or debenture stock, charged on any specific contract or business made or undertaken by or on behalf of the company or the profits made or to be made by the company in respect thereof, and to purchase, redeem or pay off any such debentures or debenture stock. Provided that this clause shall be limited by the provisions of section 69 of the said Act and all transactions hereunder shall be subject to the provisions of said section; (v) Notwithstanding the provisions of section 44 of The Companies Act, to subscribe for, underwrite, purchase, sell, acquire, dispose of, give and obtain options over, obtain and grant advances upon, make bargains in, and deal in any manner in or with the shares, stocks, securities or obligations of any kind whatever, of any company, domestic or foreign, or any rights relating thereto, and to enter into arrangements for the joint disposal or acquisition of the same, or any of them, or any interest therein, and to issue in exchange therefor its stocks, bonds or obligations, or otherwise pay for the same, and to act as trustees or agents for any such arrangement; (w) To issue and allot as fully paid-up shares of the company hereby incorporated, such number or proportion of the shares of the company, not liable for calls, as may be necessary to pay or part pay for movable and immovable property, rolling stock and materials of all kinds, and for any business, franchise, undertaking, rights, powers, privileges, leases, licenses, contracts, stocks, bonds and debentures which the company may lawfully acquire, and also in payment of bona fide claims of contractors, engineers or other persons having claims against the company for work done or services rendered; as also of all or any costs, charges or expenses preliminary or incidental to, or incurred in connection with the promotion, organization, formation, establishment, registration and incorporation of the company; (x) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; to lend money to, guarantee the contracts of, subsidize or otherwise assist, and to hold the shares and securities of any such company, and to sell, re-issue, with or without guarantee, or otherwise deal with the same, notwithstanding the provisions of section 44 of The Companies Act; (y) To purchase, lease or otherwise acquire the property, franchises, good-will, rights and privileges, or the whole or any part of the business held or enjoyed by any persons or firm, or by any corporation carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay therefor in fully paid-up or partly paid-up preference, ordinary or deferred shares of the company, or in the bonds, debentures or other securities of the company or otherwise, and to undertake the liabilities of any such person, firm or corporation; (z) To promote or form, or assist in the promotion or formation of any other company or companies with power to assist such company or companies by paying or contributing towards the preliminary expenses, or providing the whole or part of the capital thereof, or by taking or subscribing for shares (preferred, ordinary or deferred) therein or by lending money thereto upon debentures or otherwise; and further to pay out of the funds of the company all expenses of and incident to the promotion, formation, registration, advertising and establishment of this or any other company, and also all expenses attending the issue of any circular or notice or the

printing, stamping and circulating of proxies or forms to be filled up by the shareholders of this, or connected with this or any other company; (aa) To remunerate any company, firm, association, syndicate or individual for services rendered or to be rendered to the company in placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company; or in or about the formation or promotion or the conduct of its business; and to give to any person, firm or company subscribing or procuring subscriptions for the capital of or rendering financial or other assistance to the company, or any company or undertaking in which the company is interested, the right to subscribe for and receive an allotment of any of the shares or other securities for the time being unissued of the company; (bb) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or of its predecessors in business) or the dependent or connections of such persons, and to grant pensions and allowances and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent object or for any exhibition or for any public, general or useful object; (cc) Generally to purchase, take on lease or in exchange hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (dd) To procure the company to be registered, licensed or recognized in any country or place; (ee) To do all such other things as are incidental or conducive to the attainment of the above objects and so that the word "company" in this clause, wherever the context will so admit, shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated, and whether domiciled in the Dominion of Canada or elsewhere, and so that the objects comprised in each paragraph shall, except where otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company; (ff) To hold in the names of others any property or rights or business which the company is authorized to acquire or to carry on or do any of the business, acts and things aforesaid either as principals, agents or trustees, or by or through trustees, agents or otherwise and either alone or in conjunction with others. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Griffiths & Company, Limited," with a capital stock of five hundred thousand pounds sterling, divided into 500,000 shares of one pound each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

28-2

The Spring Water Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1913, incorporating Thomas Sargent Owens, advocate, Harry McIntyre and Charles George Macartney, accountants, Lawrence Edgar Osborne, clerk, and Maude Robertson, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the trades or businesses of engineers, contractors for the erection, construction and alteration of public and private works, founders, smiths and mechanics, and to carry on the business of a water company and as such to construct, purchase, lease or otherwise acquire a system or systems of water works, together with the necessary franchises, rights and privileges, and to operate, extend, develop and maintain the same for the

supply of water to cities, towns and other municipal corporations, as well as to companies, corporations, firms and persons for public and private service, manufacturing, fire protection and any and all other purposes; (b) To develop and deal in steam, water, electric and other power and for that purpose acquire and construct water power, power stations, transmission lines and all necessary equipment; provided, however, that any transmission or distribution of water, heat or power beyond the lands of the company shall be subject to local and municipal regulations; (c) To deal in real estate and to build, purchase, hold, sell, lease and otherwise acquire or dispose of houses, stores, warehouses, shops and other buildings of any nature and kind whatsoever; (d) To enter into, make, perform and carry out contracts of every sort with any person, firm, association, corporation, private, public or municipal, or body politic for the purposes of the company, and to take, hold, acquire and dispose of in any manner whatsoever municipal franchises of any sort or kind; (e) To construct, execute, carry out, install, equip, lay down, improve, erect, buy, sell, lease, develop, manage, maintain or control public and private works, plants and conveniences of all kinds, either alone or jointly with any other companies, corporations or persons, including docks, harbours, piers, ferries, wharves, bridges, canals, water works, conduits, gas works, reservoirs, embankments, improvements, sewage, drainage, gas and heat, light and power supply works, plants, lines and systems; (f) To purchase or otherwise acquire any lands, houses, offices, workshops, buildings and premises and any fixed and movable machinery, tools, engines, boilers, plants, implements, patterns, stock-in-trade, personal property, patents and patent rights convenient to be used in or about the trade or business of engineers, contractors, smiths or machinists; (g) To acquire any undertaking or business similar in whole or in part to that of this company or to any business it is authorized to carry on, together with the plant, stock, good-will, franchises and assets thereof of every description, and to pay for the same in cash, shares, bonds, debentures or securities of this company or otherwise; (h) To enter into partnership or into any agreement for sharing profits, union of interests, reciprocal concession or co-operation with any person, firm or company, and to promote and aid in the promotion, constitute, form or organize companies, syndicates or partnerships for the purpose of acquiring any property and undertaking any liabilities of this company, or of advancing directly or indirectly the objects thereof, or for any other purpose which this company may think expedient; (i) To purchase, lease or otherwise acquire, hold, own, use, develop, exchange, sell or otherwise turn to account and dispose of concessions, licenses, rights, privileges, permits and franchises suitable, convenient or advantageous for the business of the company; (j) To sell or dispose of the undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (k) To amalgamate with any other company having objects altogether or in part similar to those of this company; (l) To distribute in specie from time to time amongst the shareholders of the company any property, assets or rights of the company and to sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (m) To invest and deal with moneys of the company not immediately required upon such securities as may from time to time be determined; (n) To advance money on such terms as may seem expedient to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (o) To purchase, acquire, hold, deal with or dispose of the shares, bonds and other evidences of indebtedness of any corporation, domestic or foreign, and exercise all the rights and privileges attached thereto, including the right to vote thereon, and to issue in exchange therefor its stock, bonds or obligations or otherwise pay for the same, notwithstanding the provisions of section 44 of The Companies Act; (p) To acquire by purchase or other-

wise and also to use and dispose of any patents, patent rights, industrial designs, trade marks and to manufacture, use and deal in the inventions secured under such patents; (q) To issue and allot as fully paid-up shares of this company's capital stock in consideration of franchises, contracts, privileges, real or personal property, rights, interests, patents or any other property purchased or acquired, or for work done or for any security given or to be given, or for services rendered or to be rendered in the company's interests, including services rendered or to be rendered by the promoter of the company; (r) To do all such other things as are incidental or conducive to the attainment of any of the above objects; (s) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph hereof or by reference to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Spring Water Company, Limited," with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State

28-2

Dominion Market Company, Limited.

PUBLIC Notice is hereby given that under the First part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 30th day of December, 1912, incorporating Isaac Pitblado and John Thomas Haig, barristers-at-law, Frederick William Louthood, accountant, and William Joseph Chalk and Gordon Stuart Haig, students-at-law, all of the City of Winnipeg, in the Province of Manitoba, for the following purposes, viz:—(a) To buy, sell, deal in, import, export, manufacture and otherwise deal with the products of the forest, sea, farm and mine, and to buy, sell and deal in goods, wares and merchandise; (b) To cultivate, till, develop and otherwise deal with farm lands and other property and to manufacture, produce, deal with and prepare for market any product of the farm, whether animal or vegetable, and any products and by-products thereof; (c) To construct, purchase, equip, lease, erect, own, maintain, improve, operate and control electric works, shops, stores, refrigerator and other cars, engines, sidings, tracks, spurs and shipping facilities and such other works, buildings, machinery, plant and conveniences as may seem directly or indirectly calculated to advance the interests of the company; to contribute to or otherwise assist or take part in the construction, equipment, improvement, working, management, operation or control thereof, and generally to construct, purchase or otherwise acquire, own, equip, improve and alter any buildings, stores, offices, plant, machinery, works or undertakings that may be necessary or convenient for all or any of the purposes of the company; (d) To act as agents for any person, firm or corporation carrying on business similar in whole or in part to that of this company; (e) To make advances on any grain, merchandise, goods and chattels which may be stored with, by or in the custody of, or be on any railway or vessel or ship in course of transit to or from the company or any of the elevators, mills or warehouses thereto; (f) To purchase, sell, raise, feed, fatten, dispose of and deal in cattle, sheep, horses, goats or swine and to agree with others for hire to feed or fatten any cattle, sheep, horses, goats or swine belonging to such others; (g) To acquire, establish, operate, buy, sell, lease or deal in slaughter houses, abattoirs and meat curing and packing establishments, fat rendering or desiccating works and generally to carry on a meat curing and packing business; (h) To build, purchase, acquire, charter, lease and operate steamships, vessels, tugs and barges and other conveniences for the transport of

freight and passengers by water; (i) To construct, purchase, lease or acquire docks, wharves and other convenient terminal facilities and in connection therewith to carry on the business of general wharfingers; (j) To acquire and take over as a going concern any business or operations now or hereafter carried on by any person, firm or corporation engaged in or empowered to engage in any business within the powers of the company, and to pay for the same either in cash or partly by shares, debentures or other securities of the company; (k) To purchase, hold, sell and dispose of shares of the capital stock of any other company or corporation and to invest its funds in the purchase of any such stock and to pay for the same either in cash or in shares of the capital stock or debentures of the company, or partly in cash or partly in the capital stock or debentures of the company; (l) To enter into partnership or any agreement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any other person or company carrying on or engaged in any business or transaction which this company is authorized to carry on and engage in; (m) To acquire by purchase, lease or otherwise, and to buy, sell and deal in real estate and buildings as the company may deem advisable, in addition to such as may be requisite for the business of the company; (n) To acquire, manage, operate and maintain storehouses and warehouses of all kinds, including cold storage warehouses, and to construct, hire, purchase, operate and maintain all and any conveyances for the transportation in cold storage or otherwise of any and all products, goods or manufactured articles; (o) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (p) To subscribe for, conditionally or unconditionally, to underwrite, issue on commission or otherwise, take, hold, deal in and convert stocks, shares and securities of all kinds, and to enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concession or co-operation with any person, partnership or company, and to promote, and aid in promoting, constitute, form or organize companies, syndicates or partnerships of all kinds, for the purpose of acquiring and undertaking any property and liabilities of this company, or of advancing directly or indirectly the objects thereof, or for any other purpose which this company may think expedient. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dominion Market Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Winnipeg, in the Province of Manitoba.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

28-2

E. M. Sellon & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of January, 1913, incorporating Edgar Reginald Parkins, advocate, Alexander Campbell Calder, manager, William Taylor, bookkeeper, Ralph Erskine Allan and John Morton Montle, law students, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on a general insurance agency and brokerage business and to act as agent or representative of any insurance company, companies or associations carrying on the business of life, fire, accident, liability or any other branch of insurance, and to act as insurance underwriters; (b) To solicit and secure policies of insurance, collect premiums, adjust losses and in general do all things incidental to the carrying on of a general insurance agency business; (c) To subscribe for, buy, sell, exchange, hold or otherwise

deal in the stock, bonds, debentures and other securities of municipal, industrial, commercial and financial corporations or companies; (d) To buy, sell, improve, manage, lease and turn to account, dispose of and deal in real and personal property; (e) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company, notwithstanding section 44 of The Companies Act, and to pay for the same in cash or stock or bonds of this company or otherwise; (f) To act as agents or attorneys for the transaction of business, management of estate, investment and collection of money, rents, dividends, bonds, debentures, shares or other securities; (g) To issue and allot, as fully paid up, stock of the company hereby incorporated in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, lease, license, contract, real estate, stock, bonds and debentures, or other property or rights which it may lawfully acquire by virtue of the powers herein granted; (h) To carry on and do any of the business, acts and things aforesaid, either as principals, agents or trustees or in or by agents, trustees or otherwise and either alone or in conjunction with others; (i) To distribute among the shareholders of the company any amount in property of the company and in particular any shares, debentures or securities in other companies belonging to the company or which the company may have power to dispose of, and to do all acts and exercise all powers, and to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "E. M. Sellon & Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of January, 1913.

THOMAS MULVEY,

28-2 Under-Secretary of State.

The Joliette Steel Casting Works, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the second day of January, 1913, incorporating Samuel Vessot, manufacturer and metallurgist, George Auguste Delisle, manufacturer, John Laurence McDonald, contractor, Arthème Carle, accountant, and John B. Duclos, machinist, all of the Town of Joliette, in the Province of Quebec, for the following purposes, viz:—(a) To construct, manufacture, lease, sell, purchase, deal in and operate steel and iron, brass and aluminum plants, foundries, gas generators, motors, electric plants, gas plants, poles, wires, pipe lines, furnaces and grates, machines, shops, repair shops and accessories, blast furnaces, open hearth furnaces, Bessemer converters, side blow converters, electric furnaces, crucibles and all accessories; to make, sell, purchase and deal in and reduce steel and iron of all kinds, brass and aluminum and their by-products; to manufacture, purchase, sell and deal in all foundry supplies, machine and repair shop supplies, railway supplies and in general all supplies required by steel and iron, brass and aluminum consumers; (b) To manufacture, purchase, sell and deal in agricultural machines and implements and in general all kinds of machinery; (c) To purchase, acquire, lease, hold and dispose of timber, timber lands and timber limits and to carry on the business of lumbering in all its branches and to manufacture, buy, sell and otherwise deal in lumber or the products thereof, or in manufactured articles in which such products are utilized in whole or in part, and to construct, acquire, operate, maintain and manage model shops, wood and lumber mills and factories for all and any purposes; (d) To manufacture, buy, sell

and supply light, heat and power of every kind and description; provided, however, that any sale, distribution or transmission of electric, pneumatic or other power or force or gas for the purposes of light, heat or power beyond the lands of the company shall be subject to local and municipal regulations in that behalf; and to deal with, manufacture and render salable coke, coal, tar, pitch, asphaltum, ammoniacal liquor and other residual products obtained in the manufacture of any article which the company is authorized to manufacture or deal in; (e) To construct, carry out, maintain, improve, manage, work, control and superintend any roads, ways, pipe lines, tramways and railway sidings on lands owned or controlled by the company, bridges, reservoirs, water courses, aqueducts, wharves, furnaces, saw-mills, crushing works, hydraulic works, electrical works, factories, warehouses, shops, dwelling houses and other works and conveniences which may seem directly or indirectly conducive to or convenient for any of the objects of the company, and to contribute to, subsidize or otherwise aid or take part in any such operations; (f) To apply for, purchase or otherwise acquire any trade marks, patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (g) To develop and turn to account any land acquired by the company, or in which it is interested, and in particular by laying out and preparing the same for building purposes, constructing, altering, pulling down, decorating, maintaining, fitting up and improving buildings and conveniences and by planting, paving, draining, farming and cultivating, letting on building lease or building agreement and by advancing money to and entering into contracts and arrangements of all kinds with the builders, tenants and others; (h) To buy, sell and manufacture, refine, manipulate, export and import and deal in all substances, apparatus and things capable of being used in any such businesses as the company is authorized to carry on or required by any customers of or persons having dealings with the company; (i) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) To purchase, lease or otherwise acquire the whole or any part of the business, property, franchises, good-will, rights and privileges held or enjoyed by any person or firm or by any corporation carrying on business which the company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company or in the bonds, debentures or other securities of the company or otherwise, and to undertake the liabilities of any such person, firm or corporation; (k) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; and to lend money to, guarantee the contracts of or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (l) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire, by original subscription or in exchange for the shares, bonds, debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations

in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint; (m) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions; (n) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful object; (o) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company, and generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (p) To construct, acquire and operate vessels, steamboats and barges and to carry on the business of lumbermen, vessel agents, cartage system, cartage agents, wharfingers, warehousemen and forwarders for the purposes of the company; (q) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined; (r) To remunerate any person, persons or any company for services rendered or to be rendered to the company by the issue of stocks paid up in whole or in part, or otherwise, and to pay out of the funds of the company all costs and expenses of and incidental to the incorporation, organization and floatation of the company; (s) To sell or dispose of the whole or any part of the assets and undertakings of the company as a going concern or otherwise for such consideration as the company may think fit and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (t) To pay by the issue of bonds, debentures or other securities as well as to use and apply its surplus earnings or accumulated profits authorized by law to be reserved to the purchase or acquisition of property and the purchase and acquisition of its own capital stock from time to time to such extent and in such manner and upon such terms as the Board of Directors shall determine; (u) To adopt such means of making known the products of the company, as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition, of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (v) To obtain any provisional order or Act of Parliament for enabling the company to carry any of its objects into effect, or for any other purpose, which may seem expedient, and to oppose any proceedings or application which may seem calculated directly or indirectly to prejudice the company's interests; (w) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; to do all such other things as are incidental or conducive to the attainment of the above objects, and to do all or any of the above things as principals, agents, contractors, trustees or otherwise and by or through trustees, agents or otherwise either alone or in conjunction with others; (x) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of this company; (y) To distribute any of the property of the company in kind among the shareholders; (z) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference

to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Joliette Steel Casting Works, Limited" "L'Acierie de Joliette, Limitée," with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Joliette, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 2nd day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

28-2

Robert Howard & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of January, 1913, incorporating Gordon Walters MacDougall, King's counsel, Lawrence Macfarlane, Charles Alexander Pope, Gregor Barclay and William Bridges Scott, advocates, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To act as agents, representatives or managers of any person, firm, association or company, incorporated or unincorporated, carrying on the business of insurance in any of its branches or of any financial investment, real estate, loan, building, fidelity, guarantee, indemnity or surety company or society; (b) To acquire by purchase, lease or otherwise, and to hold, use, improve, manage, lease, let, sell and dispose of all kinds of property, movable or immovable, necessary for the business or purposes of the company or which can be conveniently used in connection therewith; (c) To issue and allot, as fully paid up, shares of the company hereby incorporated in payment or part payment for any business, franchises, undertaking, property, rights, powers or privileges which the company may lawfully acquire; (d) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company; (e) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, partnership, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to purchase or otherwise acquire and undertake all or any part of the assets, including the good-will or the business, property, privileges, contracts, rights, obligations and liabilities of any such company, person or partnership, and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue, with or without guarantee, or otherwise deal in the same, notwithstanding the provisions of section 44 of The Companies Act; (f) To amalgamate with any other company or companies having objects altogether or in part similar to those herein enumerated and to take shares therein and to guarantee the performance of contracts by any person or company; (g) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in other companies belonging to the company or which the company may have power to dispose of; (h) To do all or any of the above things as principals, agents or attorneys; (i) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Robert Howard & Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

28-2

The NewMastic Tire Co. of Canada, Limited.

PUBLIC Notice is hereby given that under the First part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of January, 1913, incorporating Arthur Michelin and Alfred Wilson, master painters, Camille Robichaud, banker, Zénon Trudeau and Eugène Laframboise, agents, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To manufacture, purchase or otherwise acquire automobiles, motor boats and other motor vehicles and generally to deal in the same ; (b) To manufacture, set, sell and generally deal in and deal with any automobile, motor boat or other motor vehicle supplies, and specially to manufacture, set and repair, sell and exchange all kinds of pneumatic wheel felloes or others ; and for that purpose to use any mechanical process or chemical compositions capable of being used in the place of pneumatic wheel felloes, and especially the process known under the name of "NewMastic" ; (c) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (d) To obtain or otherwise acquire, or to own, hold, use and operate, and to lease, sell or otherwise dispose of any trade marks, patents or inventions and any and all other rights or privileges which the company may deem useful or convenient ; (e) To acquire, by purchase or otherwise, the whole or any part of the business, property and assets, with or without assuming the liabilities of any person, firm or corporation possessed of property suitable for the purposes of this company ; (f) To enter into any arrangement with any person, firm or corporation engaged in a similar business as to the union of interests, in whole or in part, and to amalgamate with such person, firm or corporation ; (g) To sell or otherwise dispose of the whole or any part of the business, property or undertaking of the company, as a going concern or otherwise, at such terms and conditions and for such consideration as the company may deem fit, and in particular for the shares, bonds or other securities of any other company having objects similar, in whole or in part, to those of this company ; (h) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, bonds or other securities in any other companies belonging to this company, or which this company may have power to dispose of ; (i) To take, purchase or acquire by original subscription or otherwise and to hold, sell or otherwise dispose of shares, bonds, and other securities of any other company having objects in whole or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act, and to guarantee the principal thereof and interest and dividend thereon and to vote and act in respect thereof through such agent or agents as the company may appoint in conformity to its by-laws ; (j) To pay for any debt of the company or for any property or rights acquired or enjoyed and in particular, with the approval of the shareholders, for any services rendered or to be rendered to the company in bonds or other securities or assets of the company, or by the issue and allotment of fully paid-up shares of its capital stock ; (k) To do all or any of the above operations and things, either alone or in conjunction with others, as principals, or for others as agents, contractors or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The NewMastic Tire Company, of Canada, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

Sterling Trust Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of January, 1913, incorporating James Johnston and Patrick Mullin, the younger, accountants, Edgar Thomas Reynolds, real estate agent, Henry Judah Trihey, advocate, and Edmund Edwin Cummings, merchant, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To accept, fulfil and execute any trust committed to the company by any person or persons or by any corporation or by any court of law on such terms as may be agreed upon and as the court shall approve, and to take, receive, hold and convey all assets and property, both real and personal, which may be granted, committed or conveyed to the company, with its assent, upon such trust or trusts ; (b) To act as trustee in respect of any debentures, bonds, mortgage, hypothec or other securities issued according to the law of any corporation, municipal or otherwise ; to hold property mortgaged or pledged to secure the payment of such debentures, bonds, mortgages, hypothec or other securities and to deal with such property in accordance with the instruments creating the same ; (c) To buy or otherwise acquire, to hold and to sell or otherwise dispose of property, both movable or immovable ; (d) To subscribe for, underwrite, buy, take or otherwise acquire and to hold, either as principal or agent and absolutely as owner or by way of collateral security, and to enjoy, sell, exchange, or otherwise deal in the stock, bonds, debentures and other securities of any municipal, industrial or financial corporation or company, notwithstanding the provisions of section 44 of The Companies Act ; (e) To promote, organize, manage or develop or to assist in the promotion, organization, management or development of any corporation, company, syndicate, enterprise or undertaking and to do all acts necessary or incidental thereto ; (f) To act as agents and brokers for the investment, handling, loan, payment, transmission and collection of money and to accept and fulfil any trust committed to the company by any individual, corporation, firm or court of law, and to take, receive, hold, transfer and convey all property, real or personal, which may be granted, conveyed or committed to this company, with its assent, upon or in connection with such trust ; (g) To investigate, examine, audit and report on the books, standing, prospects, business, affairs and condition of any person, firm or corporation and to investigate, examine and report on the title to and value of properties, real or personal, private or public, or on the legality of any issue of bonds, debentures or other security of any corporation, or on the circumstances of any business concern or undertaking and generally on any assets, property or rights ; (h) To act as agents or attorneys for the transaction of any business, the management of estates, the sale of property, the investment and collection of moneys, rents, interests, dividends, mortgages, bonds, bills, notes and other securities ; (i) To accept and hold the office and perform all the duties of receiver, trustee, assignee, trustee for the benefit of creditors, liquidator, executor, administrator and curator to insolvent estates, and to administer, manage, close and wind up the business of estates, persons, partnerships, associations or corporate bodies and to do all such incidental acts as are necessary for such purposes ; (j) To act as agents for the purposes of registering, issuing and countersigning the transfers and certificates of stock, bonds, debentures or other obligations of any association or corporation, municipal or otherwise and to receive and manage any sinking fund connected therewith upon such terms as may be agreed upon and to guarantee the payment of any debentures, debenture stock, bonds, obligations or other securities or the interest thereon ; (k) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention and to turn to account, sell, lease or otherwise deal in such patents, licenses or concessions ; (l) To sell, lease or otherwise dispose of the

property and undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company; (m) To enter into any arrangement for sharing profits or union of interests with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal in the same; (n) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in other companies belonging to the company, or which the company may have the power to dispose of, and to do all acts and to exercise all power to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated; (o) To amalgamate with any other company having objects similar in whole or in part to those of this company; (p) To purchase, lease or otherwise acquire any business similar in character or objects to any of the businesses of this company; (q) To do all acts necessary for the undertaking, carrying on or completion of any of the businesses which the company is authorized to engage in or carry on, and for all services, duties and trusts to charge, collect and receive all proper remuneration, legal, usual and customary costs, charges and expenses; (r) No power granted herein shall be limited or restricted by the application or interpretation of any other power so granted. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Sterling Trust Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

28-2

Mercantile Realty Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of January, 1913, incorporating Walter Robert Lorimer Shanks, advocate, Francis George Bush, bookkeeper, George Robert Drennan, stenographer, and Michael Joseph O'Brien and Herbert William Jackson, clerks, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To acquire by purchase, lease or otherwise and to own real estate; (b) To construct dwelling houses and other buildings upon such real estate or any part thereof; (c) To sell, lease, convey, exchange, dispose of or otherwise deal with such real estate or any portion thereof and to develop, improve and lay out any such property in building lots, streets, lanes, squares or otherwise; (d) To make advances by way of loans to purchasers or lessees of any part of the company's real estate for building purposes or other improvements; (e) With the approval of the shareholders, to aid by way of advances or otherwise in the construction and maintenance of roads, streets, water works, sewers and other works of improvement calculated to render the company's property more accessible and to enhance its value; (f) To take and hold mortgages, hypothecs, liens or charges to secure the payment of the purchase price of any property sold by the company, or any money due to the company from purchasers, or advanced by the company to purchasers, or others, for building purposes or other improvements; (g) To purchase, acquire, hold, transfer, sell and dispose of shares, stock, debentures or securities in any other company having objects similar in whole or in part to those of this company or carrying on business capable of being conducted so as to directly or indirectly benefit this company; (h) To sell or otherwise dispose of any portion

of the real estate or other property owned by the company for such consideration and upon such terms and conditions as the company shall see fit and to accept cash, shares, bonds, debentures, stock or securities of any other company in payment or part payment therefor; (i) To issue fully paid-up and non-assessable shares, bonds or other securities of the company in payment or part payment for any real or personal property, rights or other assets acquired by the company by any title, or for services rendered by way of promotion or otherwise; (j) To sell, lease or otherwise dispose of the undertaking of the company, or any part thereof, for such consideration as the company may deem proper, or to amalgamate with any individual, firm or corporation carrying on business with objects altogether or in part similar to those of this company, on such terms and conditions as may be deemed advisable, and in payment of the consideration therefor to accept cash or, in lieu of cash, fully paid-up and non-assessable shares, bonds, debentures or other securities of any corporation, and to distribute among the shareholders of the company from time to time any specie, shares, bonds, debentures, securities or other property belonging to the company; (k) And generally to do all such other things as are incidental to the carrying out of the objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Mercantile Realty Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

28-2

National Builders' Supply and Enamel Concrete Brick Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of January, 1913, incorporating Alexandre Papineau Mathieu and Armand Mathieu, advocates, Joseph Adhémar Ogden, notary, and Marie Lacelle, stenographer, all of the City of Montreal, in the Province of Quebec; and Michael Murray Hackett, of the Town of Chambly, in the said Province of Québec, accountant, for the following purposes, viz:—(a) To manufacture, import, export, purchase, sell and deal in all kinds of brick, tiles, water, drain and sewer pipes and connections, junctions, elbows, bends, traps, syphons, cesspools, flues, natural and artificial linings, sinks, closet, hoppers and all kinds of clay goods, to manufacture plaster and other plastic materials and all their by-products; (b) To manufacture, purchase, sell or otherwise deal in machinery, tools, appliances and materials of every description used in works, plants and operations aforesaid, and to act as agent brokers or on commission in purchasing or otherwise dealing in the articles aforesaid; (c) To acquire by purchase, lease or otherwise clay, shale and deposits, timber areas, peat bogs, lands, mines, minerals and mining rights or interest therein, and to work, operate, develop and maintain or otherwise deal in manufactured and unmanufactured products and by-products of same; (d) To inter into any agreement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transactions which this company is authorized to carry on, and to take or otherwise acquire, shares and securities of any such company, and to sell, hold or re-issue, with or without guarantee, or otherwise deal in the same; (e) To remunerate with the approval of the shareholders by payments in cash, shares or otherwise, any person or company, for services rendered in placing or assisting to place, or guaranteeing the placing of any shares in the company's capital stock or any debentures or other securities of the company or in the conduct of the business; (f) To contract for, build, construct and equip public

and private works of every description, and to acquire, hold, sell, dispose of, supply, manufacture and produce all kinds of materials for use in the construction and equipment of such public and private works, and to sublet any or all such contracts; (g) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, undertakings and business of any such corporation and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company; (h) To sell or otherwise dispose of the undertakings of the company or any part thereof for such consideration as the company may deem proper, and in particular for shares, debentures or securities of any other company, having objects in whole or in part similar to those of this company; (i) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or which might be of value to the company, and to issue paid-up or partially paid-up shares of the company in consideration or part consideration therefor, and to lend money to and to guarantee the contracts of, or to otherwise assist any person, firm or company with which this company may have business relations; (j) To acquire, purchase, sell, deal in outright or on royalty, patented devices of all kinds and patents thereof or to apply for patents or any devices so purchased or acquired, and to acquire, purchase, sell, register, lease or license on royalty or otherwise, and to hold, use, own, operate, introduce, sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and process under registration or otherwise useful to the business of the company, and to use, exercise, develop, grant licenses in respect thereof or otherwise turn to account any such trade marks, trade names, inventions, licenses, processes and the like, or any such other property or rights; (k) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (l) To issue paid-up shares, bonds, debentures or other securities of the company, in payment or part payment for any property or rights which may be acquired by, or for any services rendered, or for any work done for the company or towards the payment or satisfaction of debts and liabilities owing by the company, or to accept in payment of any debts due to the company, stock, shares, bonds, debentures or other securities of any company; (m) To construct, maintain, alter, make, own and operate on property owned or controlled by the company, and on property adjacent thereto all such reservoirs, dams, flume, race and other ways, works, booms, elevators, improvements, sluice ways, water powers, aqueducts, wells, ditches, canals, wharves, slide piers, roadways, log rolls and any other erections and works as may be necessary; (n) To invest moneys of the company not immediately required in such manner as may from time to time be determined by the company; (o) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or other securities of any other company or which the company may have power to dispose of; (p) To acquire by purchase, concession, exchange or other legal title and to construct, erect, operate, maintain and manage all factories, shops, stores, houses, saw-mills, hotels, depots, machine shops, engine houses and all other structures and erections necessary for its business and all other property movable and immovable, necessary and useful for the carrying on of any of the purposes of the company, and to lease, sell and dispose of the same; (q) To purchase, sell, manufacture, let, hire, import, export and deal in all kinds of goods, wares or merchandise which may be required for the purpose of any of the said businesses or which may seem capable of being profitably dealt with in connection with any of the said businesses of the company; (r) To acquire, develop and operate any water power or water powers and to generate, produce and accumulate steam, gas, electricity or other motive power for the production of light, heat and power for the purposes of the

company, with the power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat and power purposes to any person or corporation on such terms as may be agreed upon, provided that the foregoing powers, when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (s) To carry on any other business (manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with any of the above specified business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's properties or rights, and to do all acts, and exercise all powers incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable, the company to profitably carry on its undertakings; (t) To acquire by lease, purchase, license or otherwise and to sell, license or otherwise dispose of trade marks, trade names, and design patents; (u) To build, purchase, acquire, charter, lease, operate and manage boats, steamboats, gasoline launches, vessels, tugs, barges or any other conveniences for the transportation of freight and passengers by water and by land; to construct, purchase, lease, acquire, maintain and manage docks, wharves, piers and other convenient terminal facilities; (v) To enter into any arrangement with any authority federal, provincial, municipal and local or otherwise that may be conducive to the company's objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "National Builders' Supply and Enamel Concrete Brick Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of January, 1913.

THOMAS MULVEY,
29-2 Under-Secretary of State.

Quebec and Orleans Corporation, Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of January, 1913, incorporating Errol Malcolm McDougall, Gilbert Sutherland Stairs, John Jennings Creelman and Pierre François Casgrain, advocates, and Emily Irene Chesnut, secretary, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To acquire by purchase, exchange, lease or any other legal title and to possess, hold, demolish, embellish, exploit, rent, sell, exchange or otherwise make over real estate, timber limits, timber licenses, water powers and other movable and immovable property of all kinds and description, and to carry on the business of real estate and financial agents and act as agents for the purpose of selling, leasing, managing and administering immovable property and charge commissions for its services; (b) To construct on the lands belonging to the company, or in which it may be interested in any way whatever, or on the property of its customers, buildings to be used for any purposes whatever, and maintain, superintend, work, rent, sublet, sell and otherwise dispose of all buildings so constructed and all other buildings owned or leased by the company, and to carry on the business of builders and contractors and suppliers of material for the purposes of this company; (c) To dispose of any streets, squares or lands in favour of persons or municipalities upon such terms and conditions as the company may think fit, and to make and enter into any agreement or contract for paving, macadamizing, grading, repairing, cleaning and watering streets and highways and for the construction, opening and repairing of conduits, cisterns, drains or sewers; (d) To assist by way of guaranty or otherwise advance moneys by way of loan or loans to customers and others having dealings with the company and to the pur-

chaser or purchasers or lessees of any part of the company's property for purposes of building or other improvements thereon; to aid by advances of money the construction and maintenance of roads, streets, lanes, waterworks, drains, sewers and other works calculated to give better access to the property of the company and to enhance its value; (e) To distribute by way of dividend or bonus among the shareholders in specie, in fully paid-up shares or in any other manner deemed advisable any property of the company or any proceeds of the sale or disposal of any property of the company; (f) To pay for all properties, immunities, privileges, leases or rights whatsoever acquired by or for the company and for services rendered and work done for it, including the construction of the whole or part of the buildings erected by and for the company in bonds or shares of the company or partly in bonds and partly in shares; (g) To acquire and take over the whole or part of the property and undertakings, including good-will and other rights of all persons, firms, associations or corporations having powers similar to those of the present company, or with which the company may have business relations, and to pay for the same in cash, shares or bonds of the present corporation or otherwise; to unite with any company having powers similar to those of the present company under the clauses and conditions which may be agreed upon, and to assume the liabilities of any person, firm or company indebted to the company or transacting any business similar to that conducted by this company; (h) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business, undertaking or transaction which this company is authorized to carry on or engage in, or any business, undertaking or transaction capable of being conducted so as directly or indirectly to benefit this company; (i) To invest and dispose of the funds of the company which are not immediately required in any manner which shall be decided from time to time; (j) With the approval of the shareholders, to compensate by payments in cash or by the issue of paid-up shares of the company or by bonds and debentures or in any other way, every person or corporation for services rendered in disposing of or in assisting in the disposal of or in securing the disposal of part of the capital stock of the company or of all obligations or other values of the company, or relating to the formation or promotion of the company or otherwise; (k) To sell or dispose of the undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (l) To manufacture and generate steam, gas, electric and other energy for heat, light and power for the purposes of the company and to sell the surplus thereof, provided that the foregoing powers are to be exercised subject to all Dominion, provincial and municipal laws, by-laws and regulations in force and applicable thereto; (m) To do all things necessary, suitable and proper for the accomplishment of the purposes or to attain the objects above set forth; (n) The above objects, powers and purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers and purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise contracted having regard to any other clause of such objects, powers or purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Quebec and Orleans Corporation, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

Beresford Realty Company, Limited,

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 9th day of January, 1913, whereby the capital stock of "The Beresford Realty Company, Limited," was increased from the sum of fifty thousand dollars to the sum of two hundred thousand dollars, such increase to consist of fifteen hundred shares of one hundred dollars, and the name of the said "Beresford Realty Company, Limited," changed to that of "Commerce Freehold Investment Company, Limited."

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

28-2

Western Canada Public Utilities, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of January, 1913, incorporating Charles Hazlitt Cahan, the younger, barrister-at-law, Orick Burroughs MacCallum, advocate, William Edward Brown and Burton Frederick Bowler, accountants, and James Louis Finlay, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of a light, heat and power company, in all its branches, and to produce and convert heat, light and power from hydraulic, pneumatic or other energy or from gas or otherwise; provided, however, that any sale, distribution or transmission of electric, hydraulic or other power or force shall be subject to local and municipal regulations in that behalf; (b) To provide, purchase, lease or otherwise acquire, and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works, stations, engines, machinery, plant, conduits, cables, wires, pipes, towers, posts, pillars, lines, generators, accumulators, lamps, meters, transformers and apparatus connected with the generation, accumulation, purification, distribution, transmission, supply, sale, use and employment of electric, pneumatic or hydraulic power or heat or light or gas, and to generate, accumulate and distribute electric energy or gas, for the supply of electric light, heat and motive power, and for industrial or other purposes; and to undertake and enter into contracts and agreements for the lighting of cities, towns, streets, buildings and other places, and for the supply of gas, electric light, heat and motive power for any or all public or private purposes; (c) To make, build, construct, erect, lay down and maintain reservoirs, water works, cisterns, dams, canals, tunnels, culverts, flumes, conduits, pipes, and appliances; and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the creation, maintenance or development of hydraulic, electrical or other mechanical power, or for irrigating lands, or for any other purpose of the company; (d) To make and to enter into any agreement or covenant for the paving, macadamizing, repairing, grading, cleaning and watering of any streets or highways, and the construction, opening and repairing of conduits, cisterns, drains or sewers, and the laying of electric cables and wires, gas or water pipes, in any streets or highways; (e) To deal with, manufacture, and render saleable coke, coal-tar, pitch, asphaltum, ammoniacal liquor, and other residual products obtained in the manufacture of any product of the company. To manufacture, buy, sell, let on hire, and deal in stoves, engines, and other apparatus and conveniences which may seem calculated directly or indirectly to promote the consumption of electricity or gas; (f) To purchase, take in exchange, or otherwise acquire and hold, ships, vessels or ferries or any shares or interests in ships, vessels or ferries, and also shares, stocks or secur-

ities of any companies possessed of, or interested in, any ships, vessels or ferries, and to maintain, repair, improve, alter, sell, exchange or let out to hire or charter, or otherwise deal with and dispose of any ships, vessels or ferries or shares, or securities aforesaid ; (g) To construct, maintain, improve, work, manage, carry out, purchase, lease, control or otherwise acquire, and to hold, use, sell, lease or otherwise dispose of any lands, works, mains, machinery or any roads, ways and tramways, branches and sidings on lands owned or controlled by the company or over which the company may acquire a license, and bridges, reservoirs, water courses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated to advance the company's interests, and to equip, maintain and operate by electric, hydraulic or other mechanical power, all works belonging to the company or in which the company may be interested, and to contribute to, subsidize or otherwise assist, or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof ; (h) From time to time to apply for, purchase or acquire, by enactment, grant, assignment, transfer, lease or otherwise, and to exercise, carry out, and enjoy any concession, license, franchise, right, privilege or power relating to the generation, accumulation, development, distribution, supply, use and employment of electric energy, water powers or water or gas, and to pay for, aid in and contribute towards carrying the same into effect ; and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof ; (i) To apply for, purchase or otherwise acquire any patents, grants, licenses, leases, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated to benefit this company ; and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights, interests or information so acquired ; (j) To subscribe for, purchase or otherwise acquire the shares, bonds, debentures or other securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in shares, bonds, debentures or other securities of this company, and to hold, sell or otherwise deal in the shares, bonds, debentures or other securities so purchased, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereon, and to guarantee payment of the principal of or dividends and interest on the shares, bonds, debentures or other securities of any other company or corporation, and to promote any other company or corporation having objects altogether or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this company ; (k) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise any company or corporation in the capital stock of which the company holds shares, or of any company, corporation, person or persons with which the company may have business relations, or of any company, corporation, person or persons carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to engage in or carry on, and to act as employee, agent or manager of any such company, corporation, person or persons, and to guarantee the performance of contract by any such company or corporation or by any other person or persons with whom the company may have business relations ; (l) To enter into any arrangements with any authority federal, provincial, municipal, local or otherwise that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges, franchises, and concession which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges, franchises and concessions ; (m) To consolidate or amalgamate with any other company or corporation having objects similar in whole or

in part to those of this company, and to enter into any arrangement for sharing profits, union of interest, co-operation, joint adventures, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to engage in or carry on or capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of, or otherwise assist, any such person, company, or corporation, and to take or otherwise acquire shares and securities of any such company or corporation, and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest or otherwise to deal with or dispose of the same ; (n) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the name of the persons, firms, company or companies hereinafter referred to, if hereunto duly authorized, all or any of the property, franchises, goodwill, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay for such property, franchises, goodwill, rights, powers and privileges, wholly or partly in cash or wholly or partly in paid-up shares of the company, or otherwise, and to undertake the liabilities of any such person, firm or company and to exercise the rights, powers and franchises of any company whose capital stock is owned by this company in the name of such company or in its own name ; (o) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business ; (p) To obtain any Act of Parliament or Legislature for any purposes of the company ; (q) To take part in the management, supervision or control of the business or operations of any company or undertaking, having objects altogether or in part similar to those of this company, and for that purpose to appoint and remunerate any directors, accountants, or other experts or agents ; and to acquire and carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (r) To establish and support, or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ; (s) To sell, lease, exchange, dispose of turn to account, or otherwise deal with, the property, rights, franchises and undertaking of the company or any part thereof, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company ; (t) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined ; (u) To procure the company to be licensed, registered or otherwise recognized in any foreign country, and to designate persons therein as attorneys, or representatives of the company with power to represent the company in all matters according to the laws of such foreign country, and to accept service for and on behalf of the company of any process or suit ; (v) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments ; (w) To make cash advances to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons ; (x) To distribute in specie or otherwise as may be resolved any assets of

the company among its members and particularly the shares, bonds, debentures, or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company; (y) To do all such other things as are incidental or conducive to the attainment of the above objects, and to do all or any of the above things as principals, agents or attorneys; (z) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth; and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph, but may be carried out in as full and ample a manner and shall be construed in as wide a sense as if each of the said paragraphs defined the objects of a separate, distinct and independent company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Western Canada Public Utilities, Limited," with a capital stock of three million dollars, divided into 30,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

28-2

The General Produce and Explosive Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of January, 1913, increasing the capital stock of "The General Produce and Explosive Company, Limited," from the sum of five hundred thousand dollars to the sum of one million dollars, such increase to consist of five thousand shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 8th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

28-2

Canada-Cinéma Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1913, incorporating Victor Morin, notary, Joseph Nolin, dentist, Joseph Dumais, professor, Léon Lorrain, journalist, and Edouard Fabre Surveyer, advocate, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To give theatrical, musical or moving picture shows and entertainments; (b) To manufacture, purchase and to sell, lease, exchange, import, export or receive gratuitously any articles or objects necessary or useful for the purpose of such entertainments; (c) To purchase, lease or otherwise acquire any immovable properties or halls for such entertainments; (d) To act as an employment agency for operators, actors, singers, companies of stage-players, and vaudeville numbers and performers; (e) To deal in all kinds of supplies necessary or relating to the above-mentioned objects; (f) To purchase, hold, acquire, transfer, sell and dispose of shares, stock or debentures in any other company or companies having objects similar to those of this company or carrying on any business which may be carried on so as to benefit this company and germane to such business, notwithstanding the provisions of section 44 of the said Act; (g) To amalgamate with any other company engaged in a similar business or to sell or otherwise dispose of the whole or any part of

the undertaking of this company for such consideration as the company may see fit, and in particular for the shares, bonds, debentures, stocks or securities of any other company having objects similar to those of this company; (h) To acquire the good-will, rights, property and assets, and to assume the liabilities or any part thereof of any person, firm, association or corporation now or hereafter engaged in any business, wholly or partly similar to that which this company is authorized to carry on, and to purchase, lease, exchange or otherwise dispose of the whole or any part of any rights, privileges, licenses, patents or franchises necessary or conducive to the attainment of any of the company's objects; (i) To issue fully paid shares of this company in payment or part payment of the purchase price of any property, movable or immovable, real or personal, acquired by the company or, with the approval of the shareholders, in payment for services rendered to and work done for the company, and to purchase the bonds, stock, property or assets of any company or companies having objects similar to those of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canada-Cinéma, Limitée," with a capital stock of fifty thousand dollars, divided into 5,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

28-2

Continental Trust Corporation, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 2nd day of January, 1913, incorporating Napoléon Antoine Belcourt, King's counsel, Edgar Rodolphe Eugene Chevrier, barrister-at-law, Arthur Waldo Guertin, student-at-law, Wilfred Joseph Grace, student-at-law, and Rebecca Bobier, stenographer, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—(a) To accept, fulfil and execute any trust committed to the company by any person, corporation or court of justice on such terms as may be agreed upon or as the court shall approve of, and take, receive, hold, convey and lease all assets and property, both real and personal, which may be granted, deposited, committed or conveyed to the company with its assent upon such trust or trusts, and to manage estates of deceased or insolvent persons and to act as executor, administrator, trustee, receiver, sequestator, assignee, curator to insolvent's estates, guardian, committee of the person, tutor to minors or curator to interdicted persons; and to undertake investigations, audits, valuations, reports, sales, exchanges, leases, subdivisions and the like of property real and personal; (b) To transact and carry on a general agency and brokerage business and to act as agents, brokers, attorneys and trustees for the investment, loan, payment, handling, transmission, collection and deposit of money, rents, interests, dividends, mortgages, bonds, debentures or other securities or other property real or personal; and for the registering, holding, issuing, countersigning, transferring and recording of bonds, shares or other securities; (c) To promote, organize and manage financial, commercial, industrial, trading, development, mercantile and other companies and corporations; (d) To subscribe for, purchase, acquire, underwrite, hold and sell or otherwise dispose of, on commission or otherwise and to deal in the shares, bonds or other securities of any company or corporation notwithstanding the provisions of section 44 of the said Act; (e) To act as trustee in respect of any debentures, bonds, mortgages, hypothecs or other securities issued by any corporation, municipal or otherwise; to hold property mortgaged or pledged to secure the payment of such debentures, bonds, mortgages, hypothecs or other securities and to deal

with such property in accordance with the instruments creating said trust ; (f) To acquire by purchase, lease, exchange or other legal title and to sell and otherwise deal in the business, property, franchises, rights and undertaking of any financial, commercial, manufacturing, industrial, development or other trading corporation of any kind or of any firm, partnership or individual for the purpose of promoting, enlarging and organizing companies, and to carry on the same and to manage, operate and carry on any business, property and undertaking so acquired and to assume the liabilities thereof ; (g) To acquire by purchase, lease, exchange, concession or other legal title real and personal rights and property of any kind or description and concessions, aid or assistance from any Government or municipal authority or person, co-partnership or corporation, and to hold, sell, lease, exchange, use, maintain, manage and operate or otherwise deal with the same or any part thereof or interest therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, exchange or otherwise dispose of the whole or any portion of said buildings or structures which are now or may hereafter be erected by this company or otherwise thereon and to take and hold mortgages and hypothecs for any unpaid balance of the purchase money or any of the said lands, buildings or structures, and to hold or sell or otherwise improve, alter, maintain, operate and manage the said buildings and lands whether erected by the company or by others for whatever purpose or object and to pay for said real estate, and rights, and concessions, buildings or structures, in shares, bonds or other securities of this company or otherwise, and to take and hold mortgages, hypothecs, liens or charges to secure the payment of the purchase price or rent of property sold or leased or of any money due the company in relation to said lands and buildings ; (h) To enter into any arrangement for the sharing of profits or union of interest, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or about to carry on any business similar to that of the company hereby incorporated and to promote or assist in promoting and to become a shareholder in any such company, and to receive in payment for its services in promoting such company or companies the shares, bonds or securities of any such company or companies and to purchase the shares, bonds or securities of any such company or companies, notwithstanding the provisions of section 44 of the said Act, and to hold, sell, re-issue, with or without guarantee, or otherwise deal in the same ; (i) To accept in payment of any shares, bonds, securities or other properties sold by the company, or of any sums due to or for work done or services rendered by this company in the promotion, organization or management or assisting in the promotion, organization and management of any financial, industrial, trading, mercantile or other companies and corporations, the shares, bonds, debentures or other securities of any such companies, notwithstanding the provisions of section 44 of the said Act ; (j) To advance money or guarantee the obligations or contracts of or otherwise assist or aid in any manner any company whose shares of capital stock, bonds or other obligations are held by the company and to do any act or thing for the preservation, protection, improvement and enhancement of the value of such shares, bonds or other obligations, and in like manner to advance money to or guarantee the contracts or otherwise assist any person or company having business engagements with the company or indebted to it ; (k) To issue fully paid-up and non-assessable shares, bonds, and other securities of the company in payment in whole or in part for any real or personal property, rights, franchises or other assets acquired by the company by any title or for services rendered by way of promotion or otherwise ; (l) To sell the lands and otherwise dispose of the property and undertaking of the company or any part thereof for such consideration and upon such terms and conditions as the company shall see fit and to accept cash, shares, bonds, debentures, stock or securities of any other company in payment or part payment therefor ; (m) To invest and deal with the moneys of the company not immediately required in such securities

and in such manner as may be from time to time determined. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Continental Trust Corporation, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1913.

THOMAS MULVEY,

28-2

Under-Secretary of State.

Mannesmann Tube Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of January, 1913, incorporating Arthur Dawson Fry and John Andrew Burns, merchants, Charles Rinfret and Angus McCallum, cashiers, and Robert James Bell, bookkeeper, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To manufacture, buy, sell and deal in all kinds of steel and iron tubes and fittings, and to carry on the businesses of merchants, manufacturers and dealers in all kinds of metals and all articles composed or manufactured in whole or in part of iron, steel or other metals or wood or other material or combination thereof and all materials and supplies relating thereto ; (b) To act as manufacturers' agents or commission agents in all kinds of manufactured articles, goods, wares, merchandise and materials ; (c) To acquire by purchase and to hold all such lands and buildings as may be necessary or convenient in connection with the company's business and from time to time to sell and dispose of such lands and buildings ; (d) To acquire any patent or patent rights, licenses, trade marks or trade names relating to or which may be useful in connection with any business of the company ; to grant licenses to others to use any patent or patent rights which the company may have acquired ; (e) To acquire by purchase, lease or otherwise the business of any company, firm or person which the company has power to carry on, together with the whole or part of the real or personal, movable or immovable property used by any company, firm or person in connection therewith ; (f) To acquire, own, hold, sell or otherwise dispose of shares in the capital stock, bonds or other securities of any other company having objects similar to those of this company ; to use the funds of the company for the acquisition of the same, and to vote on such stocks and bonds in the name of the company ; (g) To promote and assist financially by granting advances of money or otherwise the enterprises or undertakings of any individual, firm, association or corporation with which this company may have business relations ; (h) To share profits, unite or co operate with any person, firm, association or corporation engaged in or about to carry on any business which this company is authorized to engage in or carry on ; (i) To sell, lease or otherwise dispose of the business, property and undertakings of the company, or any part thereof, for such consideration as the company may deem fit and in particular for the shares, bonds, debentures or securities of any other company having objects similar to those of this company and to divide among the shareholders any stocks, bonds and securities so received. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Mannesmann Tube Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollar each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of January, 1913.

THOMAS MULVEY,

29-2

Under-Secretary of State.

La Cie. Gladu & Demers, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of January, 1913, incorporating Adélaré Gladu, Ovila Demers, manufacturers, J. B. Rovenelle, Cyprien Gladu, gentlemen, all four of La Providence, in the Province of Quebec, and Theophile Alexis St. Germain, of St. Hyacinthe, in the said Province of Quebec, for the following purposes, viz:—(a) To carry on the business of wholesale and retail dealers in flour and sugar; to manufacture and sell bread, pastry, biscuits, confectionery, jellies, chocolates and other similar products; (b) To pay for, in paid-up shares, the whole or any part of the biscuit factory belonging to Adélaré Gladu. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "La Cie Gladu & Demers, Limitée," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at La Providence de St. Hyacinthe, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

Canal Lands, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of January, 1913, incorporating George Vipond Cousins, barrister-at-law, Stephen Bateman White and Herbert Ryerson Swenerton, managers, Aubrey Huntingdon Elder, student-at-law, and Patrick Francis Brown, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To purchase, lease or otherwise acquire, either for investment or re-sale, and to hold, either absolutely as owner or as mortgagee or otherwise, and to traffic in land, houses and other property of whatsoever tenure and any interest therein, and to create, sell and deal in freehold and leasehold ground rents, and generally to deal in, traffic by way of sale, lease, exchange or otherwise in land and house property and any other property, whether real or personal, and to carry on all or any of the businesses of builders and contractors, house agents, dealers in stone, sand, lime, bricks, timber, hardware and other building requisites, and to carry on a general real estate agency business, including the undertaking of investigations, valuations, sales, exchanges, leases, subdivisions and the like, for the purposes of the company; (b) To develop and turn to account any land acquired by or in which the company is interested, and in particular by laying out and preparing the same for building purposes or otherwise, and by constructing, altering, pulling down, decorating, maintaining, furnishing, fitting up and improving buildings, and by planting, paving, draining, farming, cultivating, letting on business lease or business agreement, and by advancing money to and entering into contracts and arrangements of all kinds with builders, contractors, tenants or others; (c) To make and to enter into any agreement or covenant for paving, macadamizing, repairing, grading, cleaning or watering streets or highways, and for the construction, opening and repairing of conduits, cisterns, drains, sewers or streets; (d) To acquire by purchase, lease or otherwise, or to undertake the whole or any part of the business, property or liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay for the same either in whole or in part in the bonds, debentures, paid-up shares or other securities of the company; (e) To acquire by purchase, lease or otherwise, or to take the shares, bonds, debentures or other securities of any company carrying on or about

to carry on or engage in any business which this company is authorized to carry on, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (f) To issue and allot fully paid shares of the company in payment or part payment of any business, franchise, undertaking, property, right, power, privilege, lease, license or contract which the company is authorized to acquire; (g) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may see fit and in particular for shares, debentures, bonds or securities of any other company; (h) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any government, municipal or local authority, or with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to guarantee the contracts of, either with or without security, and to lend money to or otherwise assist any such person or company or any person or company undertaking to build on or improve any property in which the company is interested, and generally to such persons or companies and upon such terms and conditions as the company may think fit and in particular to tenants, builders and contractors; (i) To guarantee the payment of money secured by or payable under or in respect of bonds, shares, contracts, mortgages, charges, obligations or other securities of any company or undertaking having objects altogether or in part similar to those of this company; (j) To enter into any arrangements with any government or authority, federal, provincial, municipal, local or otherwise, that may seem conducive to the company's objects or any of them; (k) To invest and deal with the moneys of the company not immediately required, upon such securities and in such manner as may from time to time be determined; (l) To distribute any of the property of the company in specie among its shareholders; (m) To do all or any of the above things as principals, agents, contractors or attorneys; (n) To do all such other things as are incidental or conducive to the attainment of any of the above objects; (o) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph hereof or by reference to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canal Lands, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 11th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

Herbert Lubin & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of January, 1913, incorporating Charles MacKay Cotton, advocate, and Herbert Lubin, real estate agent, of the City of Westmount, in the Province of Quebec; Egbert William Westover, advocate, and Percival Frederic Seymour, book-keeper, of the City of Montreal, in the said Province of Quebec, and Walter Joseph Shea, of the Town of Montreal West, in the said Province of Quebec, manager, for the following purposes, viz:—(a) To carry on a real estate and land business, with power to buy, own, develop, improve, acquire, settle, let, exchange and sell immovable properties and lands and timber limits, to trade in and otherwise dispose thereof, and to that end to purchase, survey, improve, develop and prepare for occupation

said lands and real estate in such manner as may be most convenient for the purposes of the company ; (b) To construct, erect, build and maintain in and upon said real estate and lands, roads, bridges and other means of communication, houses, mills, factories and other buildings and works necessary or convenient for the occupation or improvement of any of the said lands or real estate, and put the same in operation, and make all kinds of improvements thereon ; (c) To take mortgages or other security, or retain liens on any property sold by the company for the purchase price, or any part thereof, and to sell, assign and guarantee the payment thereof, to advance moneys by way of loans to the purchasers or lessees of any part of the company's property for the purpose of building or making other improvements thereon, and to aid by advance of money the construction and maintenance of roads, streets, waterworks and drains, and other works calculated to give better access to the property of the company and to enhance its value ; (d) To buy, erect, let and sell waterworks, and to manufacture, buy or acquire in any manner, and sell all kinds of light, heat or power, provided that any sale, distribution or transmission of electric, hydraulic or other power or force on the lands of the company shall be subject to the local and municipal regulations in that behalf ; (e) To act as agents and brokers for the investment, loan, payment, transmission and collection of money, and for the purchase, sale, improvement, development and management of any property, business or undertaking, management, control or direction of syndicates, partnerships, associations, companies and corporations ; (f) To promote, organize, manage or develop any corporation or company, to offer for public subscription any shares, stocks, bonds, debentures or other securities of any corporation or company incorporated for the purpose of acquiring the undertaking of this company, or any part thereof, or for the purpose of carrying on any business subsidiary thereto, to subscribe for, purchase or acquire and hold, either absolutely as owner or by way of collateral security or otherwise, and to sell, guarantee the sale of and to assign, transfer or otherwise dispose of or deal in bonds, debentures, stocks, shares and other securities of any such company ; (g) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the company or not, and to render the same merchantable, and to sell or otherwise dispose of the same or any part thereof or interest therein, and to take, acquire and hold as consideration for ores, metals or minerals sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures or other securities of or in any other company having objects similar in whole or in part to those of the company hereby incorporated, and to sell and otherwise dispose of the same ; (h) To apply for, acquire, lease and dispose of trade marks, industrial designs, licenses, patents and patent rights and to use, operate and work the same ; (i) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company, to enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal in same ; (j) To amalgamate with any other company or companies having objects altogether or in part similar to those herein enumerated and to take shares therein ; to guarantee the performance of contracts by any person or company ; (k) To issue and allot, as fully paid up, shares of the company hereby incorporated in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, lease, license, contracts, real estate, stock, bonds and debentures or other property

or rights which it may lawfully acquire by virtue of the powers herein granted ; (l) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise any other company or corporation, and to guarantee the performance of contracts by any such company, corporation or by any other person or persons with whom the company may have business relations ; (m) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in other companies belonging to the company, or which the company may have power to dispose of ; (n) To do all or any of the above things as principals, agents or attorneys ; (o) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Herbert Lubin & Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

Canadian Tile Flooring Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 9th day of January, 1913, incorporating Roquebrune Paul La-Rocque, trader, Emile Labelle, contractor, Charles Georges Dérome, accountant, - Raoul Labelle, commercial traveller, and Auguste Angers, student-at-law, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To import, buy, sell and lay floorings of all kinds, and all articles needed in the building industry ; (b) To acquire or exchange shares or interests in any and with other companies, notwithstanding the provisions of section 44 of the said Act ; (c) To amalgamate with other companies on the terms and conditions agreed to by the boards of directors of said companies, and generally to enjoy all the privileges necessary to attain the purposes of the said company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian Tile Flooring Company, Limited," with a capital stock of twenty thousand dollars, divided into 200 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

The Girardot Agencies, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 9th day of January, 1913, incorporating Paul St. Germain, Léopold Guérin, Boisdoré Panet Raymond, advocates, Fabiola Lefebvre and Agnès Langlois, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on a general agency business either for the manufacture, purchase or sale on commission or otherwise of any foreign or domestic goods and products ; to act as commission agents or factors for any person or company with which this company may have business relations,

and to carry on the business of fire, life, sickness, accident, guarantee insurance agents or otherwise; (b) To apply for and obtain, register, take on lease, purchase, sell, lease, dispose of or grant licenses in respect of any patents of invention, improvements and processes, trade marks and other things necessary or useful for the purposes of this company or otherwise turn to account the same; (c) To deal in all kinds of real estate and to carry on the general business of real estate agents; (d) To carry on and undertake any business and all and everything necessary, advantageous and useful to any of the powers and rights hereby granted, together with power to acquire shares, bonds, debentures or other securities of any company having objects similar, in whole or in part, to those of this company, in exchange for the shares, bonds or debentures of this company, and also to issue fully paid shares in payment of any property, merchandise, salaries, and, with the approval of the shareholders, in payment of services rendered, and of any good-will. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Girardot Agencies, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

Gregory Realities, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of January, 1913, incorporating Honourable William Mitchell, Senator, René Chênevert and Frank Callaghan, advocates, Holsey Lorne Mitchell, real estate agent, and Percy Gregory, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of real estate dealers and real estate agents; to acquire, buy, hold, own, hire, maintain, control, manage, work, develop, sell, convey, lease, exchange, improve and otherwise deal in and dispose of real estate and real property or any interest or right therein and all other kinds of property and chattels real; to erect and construct houses, buildings or works of every description on any land of the company or upon any other lands; to rebuild, enlarge, alter or improve its existing houses, buildings or works thereon; to subdivide, improve or develop lands for purpose of sale or otherwise and to convert and appropriate any such land into and for roads, streets and other conveniences and to do and perform all things needful and lawful for the development and improvement of the same; (b) To enter into any industry of any kind whatsoever which may be suitable for the purposes of utilizing or enhancing the value of the property of the company and to erect and construct buildings for that purpose and to assist any industrial company with land, cash or otherwise; (c) To manufacture and produce steam, gas and electricity for heat, light and power for the purposes of the company and to sell the surplus thereof subject to all provincial and municipal laws and regulations in that behalf; (d) To issue in payment of any property acquired by the company, common or preferred shares of the capital stock of the company, as fully paid-up and non-assessable; (e) To purchase or acquire any business of a nature similar or in part similar to that of this company or any interest therein, and to pay for same in cash or stock of this company; (f) To amalgamate with any other company having objects altogether or in part similar to those of this company, or to sell or otherwise dispose of the undertaking or any part thereof for such consideration as the company shall see fit and in particular for shares, debentures, stock or securities of any other company having objects altogether or in part similar to those of

this company; (g) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any one or more of the objects for which this company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Gregory Realities, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

The Standard Paper Box Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of January, 1913, incorporating Hubert Moisan, manufacturer, Joseph Samson, merchant, both of the City of Quebec, and Calixa Narcisse Moisan, and Stanislas Herménégilde Moisan, manufacturers, Joseph Adrien Moisan, commercial traveller, all three of the City of Montreal, all in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, sell and deal in boxes of all kinds and for all purposes; (b) To purchase, lease or otherwise acquire water powers, water privileges and water rights, rights of way, water work rights and privileges and all other rights and privileges which may be useful to this company; to operate water powers and to generate electricity or any motive power, and to use the same for any purposes or objects whatsoever; to deal in and deal with gas or any other means to produce light, and to generate, sell and distribute heat in any places subject to any local, municipal or other laws in that behalf; (c) To carry on the business of lumber and timber merchants and manufacturers or otherwise; (d) To deal in real estate; to carry on the business and trade of builders and to erect houses, buildings and structures of all kinds, and to act as constructors of works of all kinds, real estate agents and dealers in building materials; (e) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its objects or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (f) To acquire from any person, partnership or company, the whole or any part of the property, business and undertakings which may be deemed useful for the purposes of this company and to assume the liabilities thereof; (g) To acquire any patents of invention, licenses, trade marks, franchises, privileges and powers of any person, partnership, company or corporation or of any public body, and to own, operate and deal with the same; (h) To acquire the undertaking and the business, assets, rights and privileges, and to assume the liabilities and all the obligations of "The Standard Paper Box Company," incorporated by letters patent issued under the authority of the laws of the Province of Quebec and actually carrying on its business in the Province of Quebec; (i) To acquire, in any manner deemed advisable, from any corporation or company carrying on any business with objects similar to those of this company, shares, bonds debentures or other securities, and to hold and dispose of the same in any manner deemed advisable; (j) To pay for services rendered to or for any property acquired by the company, wholly or partly in paid-up shares of this company; (k) To sell or lease the assets of the company, its undertakings and business in whole or in part for such consideration and upon such conditions as may be deemed expedient, and to receive payment therefor in shares, debentures, bonds or securities of any other company, or any interest or shares in any partnership or syndicate or for any other consideration or otherwise dispose of the same; (l) To enter into any arrangement with any authority, municipal or local, or

to enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business germane and capable of being conducted so as to benefit this company; to guarantee the contracts, with or without securities, of, advance money to, or otherwise assist any such person, partnership or company in such a manner and upon such conditions as may be deemed advisable for any object, and for any purposes which may be deemed profitable to and in the interests of this company; (m) To guarantee or to cause to be guaranteed by means of bonds, shares, contracts or other securities the payment of any money due to this company or by this company, or by any companies, corporations or undertakings having objects relating to any of the objects for which this company is incorporated; (n) To enter into any arrangements with any government or authority, federal, provincial, municipal or local, or with any other authority or power which may be conducive to the company's objects or any of them; (o) To invest the moneys of the company not immediately required in any manner deemed advisable, or to distribute, in whole or in part, in specie or otherwise, the property of the company; (p) To do all acts and exercise all the aforesaid powers either as principal, agents or attorneys; (q) To acquire, own, dispose of in any manner whatsoever any property, movable and immovable, rights, assets, franchises, undertakings, real estate and commodities whatsoever for the purpose of carrying on any of the powers conferred upon this company, and necessary to enable this company to profitably carry on the aforesaid objects; (r) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph hereof, or by reference to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Standard Paper Box Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of January, 1913.

THOMAS MÜLVEY,
Under-Secretary of State.

29-2

Raoul Barozzi & Compagnie, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of January, 1913, incorporating Raoul Barozzi, manufacturer, Maurice Loranger, Bernard Melançon and Georges Mayrand, notaries, Louis Joseph Loranger, advocate, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:— (a) To carry on the business of wholesale importers and manufacturers of millinery, hats, linen, lace and fancy goods, to manufacture, purchase and sell all articles relating to the aforesaid business, and to carry on business as general merchants and importers of all kinds of merchandise; (b) To purchase, acquire and manufacture all works, machinery, equipment and all things necessary for the company's business and to pay therefor either in cash, fully paid-up shares, bonds, debentures or other securities of the company; (c) To take and accept movable or immovable property in payment or part payment or consideration of the purchase price of goods manufactured or to be manufactured as aforesaid, and sold or to be sold to purchasers and to hold and maintain such movable or immovable property, to transfer, sell or otherwise dispose of the same as may be thought fit from time to time, or conducive to the company's interests; (d) To manufacture

and do such other acts and things as may be deemed expedient in connection with the company's objects or any of them; (e) To purchase, take on lease or otherwise acquire any lands, buildings, easements, or property, movable or immovable which may be required for the purpose of the company's business or useful in connection with its objects, and to sell and alienate the same whenever the company may think fit; (f) To apply for, obtain, register, lease or otherwise acquire, and to hold, own, use, render merchantable, and to sell, alienate any or all trade marks, formulae, recipes, secret processes, trade names and distinctive marks, and any patents, licences, inventions, machinery devices, discoveries, improvements and processes used under letters patent or other authorization of the Canadian Government or of any other country which may seem directly or indirectly conducive to the company's business, and to pay for the same in cash or in fully paid-up shares, bonds or other securities of the company; (g) To purchase or otherwise acquire, negotiate and to assume the whole or any part of the assets, business, property, privileges, contracts, rights, bonds, and liabilities of any person, firm or company carrying on a business similar to that which this company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay for the same either in cash, paid-up shares, bonds or other securities of this company, or to hold and otherwise alienate the whole or any part of such property; (h) To enter into any arrangement as to the sharing of profits, union of interests, co-operation, joint adventure and transactions with any person or company carrying on or about to carry on any business which this company is authorized to carry on; (i) To lease, sell or otherwise deal with the whole or any part of the assets and liabilities of this company for such consideration as the company may think fit, including shares, bonds or other securities of any other company; (j) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertakings; (k) To amalgamate with any other company having objects similar to those of this company; to take and accept movable or immovable property in payment or in consideration of the whole or any part of the purchase price of goods manufactured or to be manufactured as aforesaid, and sold or to be sold to purchasers and to hold and maintain such property, movable or immovable, and to transfer, sell or otherwise dispose of the same as may be deemed advisable from time to time or in the interest of the company; (l) To distribute among the shareholders in specie by way of dividend or bonds, or in any manner deemed advisable, any or all property of the company, or any proceeds of the sale or disposal of any property of the company, or any shares, debentures or securities of any other company which may have purchased or taken over, either in whole or in part the property, assets or liabilities of this company; (m) To remunerate any person or company for services rendered in placing or assisting to place, or underwriting or guaranteeing the placing of any shares in the company's capital, or in or about the formation of the company, including legal fees, and with the approval of the shareholders and to pay for the same in cash or in shares of the company; (n) To purchase, acquire, own, transfer and sell shares, stock, debentures or securities in any other company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to dispose thereof, notwithstanding the provisions of section 44 of the said Act; (o) To issue, hand over and allot as paid-up stock, shares of the capital stock of the company in payment of any business, franchise, undertaking, property, rights, privileges, leases, licenses, patents, contracts, real estate, stock, assets and other property or rights which the company may lawfully acquire by virtue hereof; (p) To sell or otherwise dispose of any portion of the real estate or other property owned by the company for such considerations and upon such terms and conditions as the company shall see fit and to accept cash, shares, debentures, stock or securities of any other

company in payment or part payment therefor; (g) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable all or any of the company's rights or property, and to do all such other acts and things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Raoul Barozzi et Compagnie, Limitée," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 15th day of January, 1913.

THOMAS MULVEY,

29-2

Under-Secretary of State.

McCall, Shehyn & Son, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of January, 1913, incorporating The Honourable Joseph Shehyn, merchant, and Senator of the Dominion of Canada, Joseph Aurelian Shehyn, manager, Benjamin Alexander Scott, merchant, and Thomas Lawrence, financial accountant, all of the City of Quebec, in the Province of Quebec; and The Honourable Napoleon Antoine Belcourt, of the City of Ottawa, in the Province of Ontario, advocate, and a Senator of the Dominion of Canada, for the following purposes, viz:—(a) To carry on business as importers and exporters, wholesale and retail, and dealers in all kinds of dry goods, woollens, cottons, silks, tailor's trimmings and supplies; and as manufacturers and dealers in wearing apparel and underwear and of small wares of every description, notions and fancy wares of all kinds; (b) To take over as a going concern the whole or any part of the business now carried on by the Honourable Joseph Shehyn under the name of "McCall, Shehyn & Company" together with the stock in trade, book debts, good-will and all assets and movable property generally belonging to the said "McCall, Shehyn & Company" and to pay for the property and business so to be acquired in paid up non-assessable preferred or common capital stock of the company, or in cash, or partly in paid-up preferred or common capital stock of the company and partly in cash as may be agreed upon; (c) To act as agent for any person, firm or corporation carrying on any of the businesses which the company is authorized to carry on; (d) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, warrants and other negotiable or transferrable instruments, or the credit of the company; (e) To issue paid-up shares, bonds, debentures or other securities of the company in payment or part payment of any property or rights which may be acquired by the company or for any services rendered to the company or for any work done for the company or in or towards the payment or satisfaction of debts and liabilities owing by the company; (f) To acquire by purchase, exchange or other legal title, and to construct, erect, operate, maintain and manage all factories, shops, storehouses, depots and other structures necessary for its business and any other property movable or immovable, necessary or useful for the carrying on of any of the purposes of the company and to lease, sell or dispose of the same; (g) To apply for, obtain, register, lease or otherwise acquire and hold, use, own, operate and introduce and sell or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes useful to the business of the company; (h) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise, property, franchises, undertakings and businesses of any such cor-

poration and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company; (i) To sell or otherwise dispose of the undertakings of the company or any part thereof for such consideration as may be agreed upon and in particular for shares, debentures or securities of any other company having objects in whole or in part similar to those of this company; (j) To acquire or undertake the whole or any part of the business, assets and liabilities of any person, firm or corporation carrying on any business which the company is authorized to carry on, or which may be of value to the company, and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company; (k) To distribute among the shareholders of the company in kind, any property of the company, and in particular any shares, debentures or securities of any other company belonging to the company or which the company may have power to dispose of; (l) To accept in payment of any debt due to the company, stock, shares, bonds, debentures or other securities of any kind or other property real or personal; (m) To carry on any other business, whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with the business of the company, or calculated to enhance the value of or render profitable any of the company's property or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "McCall, Shehyn & Son, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of January, 1913.

THOMAS MULVEY,

29-2

Under-Secretary of State.

Banff Lithia Water Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of January, 1913, incorporating Robert Knox McLean, engineer, and George Howard Anderson, John Baird Watson and Ansell Henderson Holdsworth, brokers, all of the City of Calgary, in the Province of Alberta; and Robert George Brett, of the City of Banff, in the said Province of Alberta, physician, for the following purposes, viz:—(a) To manufacture, buy, sell, deal in, import and export lithia and aerated waters, alcoholic and non-alcoholic beverages, wine, beer, ale and other fermented liquors and liquors of all kinds, and for such purposes to carry on the businesses of brewers, maltsters, distillers, hop merchants and growers, malt factors, corn merchants, wine and spirit merchants and importers, coopers and bottlers, bottle makers, bottle stopper makers, potters, licensed victuallers, hotel keepers, beerhouse keepers, restaurant keepers, lodging house keepers, ice manufacturers and merchants, tobacconists, farmers, dairymen, yeast dealers and isinglass merchants; (b) To acquire by purchase or record or otherwise water and water power and recorded or unrecorded water or water privileges, and the application of such water and water power to all or any of the purposes for which the same can be used, and in particular without limiting the generality of the foregoing for hydraulic mining purposes, for general irrigation purposes, for generating and producing electricity and power of all kinds and for milling, manufacturing, industrial and mechanical purposes; (c) For the purpose of rendering water and water power available for use, application and distribution by erecting dams, increasing the head of water in any existing body of water or extending the area thereof, diverting the waters of any stream, pond or lake into any other channel or channels, to lay or erect any line of flume, pipe or wire, to construct any raceway, reservoir, aqueduct, weir or other erection or

work which may be required in connection with the improvement and use of the said water and water power, and to alter, renew, extend, improve, repair and maintain any such works, or any part thereof, and for such purposes to carry on the business of electricians, mechanical engineers and manufacturers and workers and dealers in water and ice; electricity, whether developed by water power or otherwise; gas, natural or otherwise, motive power, heat and light, and any business in which the application of water, electricity, gas or any power like or otherwise is or may be convenient, useful or ornamental, and to manufacture, sell and lease the same to other corporations and to public and private consumers, with electric, gas, water and oil machines, appliances and devices of all kinds for either the production, supply or use of light, heat and power, and all goods, wares, merchandise, property and substances now used in the production thereof or incidental thereto, or that hereafter may be invented, discovered or become known therein, and to contract for and furnish water, light, heat and power to other persons, firms and corporations, public and private; provided, however, that any distribution of gas, electricity or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (d) To purchase, take on lease or otherwise acquire and own, hold, work, develop, sell or otherwise dispose of, lease or exchange any lands, coal and other mines (either with or without the surface), mining ground, minerals, timber limits or berths, petroleum lands, lands on which are situate oil and gas wells, clay deposits and quarries and any mining, quarrying and irrigation rights, grants, concessions and easements, and any lands and hereditaments or other property, real or personal, necessary or convenient for the advantageous possession and use of the mines, quarries, clay works, gas, oil, petroleum and other works for the time being owned or worked by the company, or any interest therein respectively; (e) To acquire by purchase, gift, exchange or otherwise, and to build, erect, construct, sink, carry out, repair, maintain, improve, manage, work, control and superintend any roads, ways, levels, shafts, slopes, tunnels, railway sidings on lands owned or controlled by the company, bridges, coaling stations, reservoirs, water courses, aqueducts, furnaces, coke ovens, plant, brick-yards, lime kilns, cement works, clay works, engines, machinery, mills, factories, warehouses, dwelling houses, office buildings and other works and conveniences which may seem directly or indirectly conducive to any of the objects of the company, and to contribute to or otherwise aid or take part in any such operations; (f) For the benefit of the servants and employees of the company to stock and carry on any shops or stores and to build and rent dwelling houses; to build, establish or support churches, schools, reading rooms, baths, parks, places of recreation, building societies and other institutions, water, lighting, drainage and improvement works; (g) To apply for, purchase or otherwise acquire and to hold, sell or otherwise to turn to account, letters patent, brevets d'invention, concessions, licenses, inventions, rights and privileges, subject to royalty or otherwise, and whether exclusive or non-exclusive or limited, or any part interest in such letters patent, brevets d'invention, concessions, licenses, inventions, rights and privileges, whether in the Dominion of Canada or in any other part of the world, and to manufacture and produce, trade and deal in all machinery, plant, articles, appliances and things capable of being manufactured, produced or traded in by virtue of or in connection with any such brevets d'invention, concessions, licenses, inventions, rights and privileges as aforesaid; (h) To purchase or otherwise acquire all or any part of the business, property and liabilities of any company, society, partnership or person, formed for all or any of the purposes within the objects of this company, and to conduct and carry on or liquidate and wind up any such business; (i) To acquire by subscription, purchase or otherwise and to use and take, hold or sell shares or stock in any company, society or undertaking, the objects of which shall be wholly or in part similar to those of this company, or such as may be likely to promote or advance the interests of this company; (j) To promote or

form, or assist in the promotion or formation of any companies, businesses or undertakings having objects wholly or in part similar to those of this company, or for the purpose of acquiring, purchasing, holding, working or otherwise dealing with any property of the company, or in which this company is interested, or for any other purpose, with power generally to assist such companies, businesses and undertakings, and in particular by paying or contributing towards the preliminary expenses thereof or providing the whole or part of the capital thereof, or by taking or disposing of shares thereof, or by lending money thereto, upon debentures or otherwise, and further to pay out of the funds of the company all expenses attending the issue of any prospectus, circular or notice connected with this or any other company; (k) To subscribe for, take, acquire, hold, sell and give guarantees by way of underwriting or otherwise, in relation to stock, shares, debentures, obligations and securities of any company or of any municipal, public or local board or authority, and to invest the moneys of the company not immediately required; (l) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (m) To enter into any agreement with any government, provincial or federal, or any authority, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions, and to acquire from any concessionnaire any subsidies, charters, rights, privileges or concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with or, if deemed advisable, dispose of any such subsidies, charters, rights, privileges and concessions; (n) To obtain any Act of Parliament for enabling the company to carry any of its objects into effect or for effecting any modification of the company's constitution or for any other purpose which may seem calculated directly or indirectly to advance the company's interests; (o) To do all acts and things which may be necessary or desirable in connection with or to procure for the company a legal recognition, domicile and status in any foreign state or territory in which any of its property, estate, effects or rights may be situated, or in which the company may desire to carry on business; (p) To distribute any of the property of the company among the members in specie; (q) To pay the expenses of and preliminary and incidental to the formation, establishment and registration of the company, and upon any issue of shares, bonds, debentures or other securities of the company, to employ brokers, commission agents and underwriters, and to provide for the remuneration of such persons for their services by payment in cash or, with the approval of the shareholders, by the issue of shares, debentures or other securities of the company, or by the granting of options to take the same, or in any other manner allowed by law; (r) To pay for any lands, business, property, rights, privileges, concessions, acquired or agreed to be acquired by the company, and generally to satisfy any payment by or obligations of the company by the issue of shares of this or any other company credited as fully paid or partly paid up, or of debentures or other securities of this or any other company credited as fully or partly paid up, or of debentures or other securities of this or any other company; (s) To sell, manage, improve, develop, exchange, lease, dispose of, turn to account or otherwise deal with the undertaking or all or any part of the property and rights of the company, with power to accept as the consideration any shares, stocks or obligations of any other company; (t) To enter into partnership or into any arrangement for sharing the profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company, and to lend money to and guarantee the contracts of, or otherwise assist any such persons or company, and to take or otherwise acquire shares and securities in any such company, and sell,

hold, re-issue, with or without guarantee, or otherwise deal with the same; (u) To do all or any of the things above set out as principals, agents, contractors, trustees or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others; (v) To hold in the name of others any property which the company is authorized to acquire and to carry on or do all or any of the matters aforesaid and either in the name of the company or any company, firm or person as trustee for this company; (w) Generally to carry on any other business, whether organized or otherwise, which may seem to the company capable of being conveniently or profitably carried on in connection with the above or calculated directly or indirectly to enhance the value of and render profitable any of the company's properties or rights and to do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes, or the attainment of any one or more of the purposes herein enumerated, or incidental to the powers herein named, or which shall at any time appear to be conducive or expedient for the protection or benefit of the company. And it is hereby declared that in the interpretation of this clause the meaning of any of the company's purposes shall not be restricted by reference to any other purpose, or by the juxtaposition of two or more purposes, and that in the event of any ambiguity this clause shall be construed in such a way as to widen and not to restrict the powers of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Banff Lithia Water Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Banff, in the Province of Alberta.

Dated at the office of the Secretary of State of Canada this fifteenth day of January, 1913.

THOMAS MULVEY,

29-2

Under-Secretary of State.

Beauchemin et Cie, Ltée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of January, 1913, incorporating Joseph Léopold Arthur Beauchemin, merchant, Charles Edouard Lymburner, secretary-treasurer of the municipality, Joseph Placide Lymburner, travelling agent, John Bourgeois, manufacturer, Arthur Ernest Paquette, advocate, Joseph Napoléon Jacques, insurance broker, Joseph Alexis Dufresne, physician, all of the Town of Shawinigan Falls, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as a general store in all its branches, such as hardware, ironware, household furniture and movable effects, of spices generally, dry goods, haberdashery, boots and shoes, furs, lumber and firewood, and generally all the goods which constitute the business of a general store; (b) To manufacture all kinds of articles necessary or useful in the company's trade, and to acquire the immovable property necessary thereto, and to pay therefor in cash or in paid-up shares of the company; (c) To establish and hold a veneering manufacture of articles of all kinds; (d) To acquire, sell, exchange and possess the said merchantable articles, to take and hold as a guarantee for the purchase price of the said effects, for the company, mortgages or other securities whatever; (e) To buy from Messrs. Beauchemin & Cie all the stock-in-trade now in use at Shawinigan Falls, and to pay for the same in paid-up shares of the company; (f) To buy from Messrs. Beauchemin & Cie, and from Mr. Adolphe Garneau, the immovable properties now occupied by Beauchemin & Cie for the use of their business, and to pay the price thereof in cash or in bonds of the said company; (g) With the approval of the shareholders, to remunerate in cash or in paid-up shares any person or corporation for services rendered or to be rendered in placing or in aiding to place any part of the shares of the company; (h) To do, sign and carry out all acts, contracts and things whatsoever

incidental to the powers hereby granted and suitable for the company's business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Beauchemin & Cie, Limitée," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Shawinigan Falls, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 15th day of January, 1913.

THOMAS MULVEY,

29-2

Under-Secretary of State.

Scottish Gowganda Mines, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of January, 1913, incorporating John Jennings Creelman, Gilbert Sutherland Stairs, Pierre François Casgrain, advocates, and Florence Ellen Seymour and Marie Fabiola Caisse, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To mine for and to obtain, buy, sell, dispose of and otherwise deal in gold, silver, iron, manganese, coal, shale, shale oil and other mineral oil, and other minerals and ores and the by-products thereof, and to carry on the business of oil refiners, chemical manufacturers and distillers; (b) To purchase, take, lease or otherwise acquire any gold, silver, iron, manganese, coal, shale, shale oil and other mineral oil or other mines or mining areas, beds of gold, silver, iron, manganese, coal, shale, shale oil or other mineral oil and other mines or quarries of any other mineral or metallic substances and lands containing the same, and to hold, work, lease or sell or otherwise dispose of the same; (c) To construct, purchase, lease, charter or otherwise acquire, hold, use, employ, sell, lease or otherwise dispose of such real and personal estate, railways, tramways, vessels, pipe lines, shipping and storage equipment, rolling stock, laboratories, manufacturing factories, retorts, condensers, refineries, tanks, stills, reservoirs, engines, machinery, buildings, waterworks, water powers, dams, flumes, sluices, works, equipment, plant, stock-in-trade, goods, chattels and effects, privileges and franchises as may be expedient, useful or convenient for the business of the company; (d) To manufacture, buy, sell and deal in goods, wares and merchandise; (e) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or the dependents or connections of such persons, and to grant donations and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for exhibitions, or for any public or useful object; (f) To construct, manage, maintain and operate stores, supplies and merchandise and dwelling, lodging and boarding houses for the use of the company's employees and to let dwellings, rooms or other accommodation; (g) To construct or acquire by purchase, lease or otherwise and to operate works for the production and disposal of steam, electric, pneumatic, hydraulic and other power or force and to produce, create, develop, acquire by lease or otherwise and to control and generally deal in and use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic and other power for any uses and purposes to which the same are adapted, subject to municipal and provincial laws and regulations in that behalf; (h) To apply for, register, purchase or otherwise acquire any trade marks, patents, licenses, concessions, and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company and to use, exercise, develop, grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (i) To invest and deal with

the moneys of the company not immediately required in such manner as may from time to time be determined, and to establish reserves and invest the same either in the business of the company or otherwise as may be determined; (j) To remunerate any person or company for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital or any bonds, debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business; (k) To purchase, lease or otherwise acquire the whole or any part of the business, property, assets, franchises, good-will, rights and privileges with or without assuming the liabilities of any person, firm or corporation carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company and to pay therefor either wholly or partly in cash or wholly or partly in shares credited as fully or partly paid up, bonds, debentures, or other securities of the company or otherwise; (l) To take, purchase or acquire by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, stock, bonds, debentures and other securities of any other company having objects altogether or in part similar to those of this company or carrying on or conducting any business capable of being conducted so as directly or indirectly to benefit this company, and to guarantee the principal thereof and interest and dividends thereon and to vote and act in respect of such shares through such agent or agents as the directors may appoint; (m) To promote or assist in promoting any company for the purpose of carrying on any business altogether or in part similar to that of this company or for the purpose of acquiring all or any of the property of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company; (n) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction capable of being conducted so as directly or indirectly to benefit this company and to lend money to, guarantee the contracts of and otherwise assist any such company; (o) To amalgamate with any company having objects altogether or in part similar to those of this company; (p) To enter into any arrangements with any authorities, municipal, local or otherwise that may seem conducive to the company's objects or any of them and to promote or obtain any provisional order or Act of Parliament or of any Legislature for enabling the company to carry any of its objects into effect or for any other purpose which may seem expedient and to oppose any proceedings or application which may seem directly or indirectly to prejudice the company's interests; (q) To sell or otherwise dispose of the whole or any part of the property, assets and undertaking of the company as a going concern or otherwise for such consideration as the company may think fit and in particular in whole or in part for cash, shares, stock, bonds, debentures or other securities of any other company having objects altogether or in part similar to those of this company; (r) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, bonds, debentures or other securities in other companies belonging to the company or which the company may have the power to dispose of; (s) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and by or through agents, trustees or otherwise and either alone or in conjunction with others; (t) To do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them and to carry on any business whether manufacturing or otherwise germane to the purposes and objects above set forth and which may seem to the company capable of being conveniently carried on by the company or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by

the name of "Scottish Gowganda Mines, Limited," with a capital stock of three hundred thousand pounds, divided into 300,000 shares of one pound each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1913.

THOMAS MULVEY,

29-2

Under-Secretary of State.

Ontario & Quebec Realty, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of January, 1913, incorporating Joseph Philippe Beaudry, real estate agent, of the City of Montreal, in the Province of Quebec; Louvigny de Montigny, Civil Service employee; Edgar Rodolphe Eugène Chevrier, barrister-at-law, Arthur Waldo Guertin, student-at-law, and Rebecca Mary Bobier, stenographer, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—(a) To acquire by purchase, lease, exchange, concession or other legal title, real and personal rights and property of any kind and description, and concessions, aid or assistance from any Government or municipal authority or person, co-partnership or corporation, and to hold, sell, lease, exchange, use, maintain, manage, operate or otherwise deal with the same or any part thereof or interest therein, together with any tenements, hereditaments, lands, buildings or structures that may be on the said lands or any of them and to sell, exchange or otherwise dispose of the whole or any portion of the said buildings, structures which are now or may hereafter be erected by this company or otherwise thereon, and to take and hold mortgages and hypothecs for any unpaid balance of the purchase money on any of the said lands, tenements, hereditaments, buildings or structures and to hold or sell or otherwise improve, alter, maintain, operate and manage the same whether erected by the company or others for whatever purposes or objects and to pay for such real estate and rights, concessions, hereditaments, tenements, buildings or structures in shares or bonds or other securities of this company or otherwise; (b) To develop, improve and lay out any such property in building lots, streets, lanes, squares, or otherwise, and upon such property make, construct, build and maintain roads, bridges and other internal communications, houses, mills, factories, and other buildings necessary or expedient to the occupation or improvement of any such property; (c) To make advances by way of loans to purchasers or lessees of any part of the company's real estate for building purposes or other improvements, to aid by way of advances or otherwise in the construction and maintenance of roads, streets, waterworks, sewers, and other works of improvement calculated to render the company's property more accessible or to enhance its value; (d) To invest money as an agent in immovable property for the benefit of any person or corporation; to undertake the care and management of investments so made and similar investments, and guarantee the security of the same; (e) To act as an agency for and on behalf of others who entrust the company with money to lend or invest and also secure the repayment of the principal, or the payment of the interest, or both, of any moneys entrusted with the company for investment, and for the purpose of securing the company against loss, upon any guarantee or obligation or any advance made by the company, and to receive and dispose of any description of assets or security which is conveyed, pledged, mortgaged or assigned to or warehoused with the company in connection with such guarantee, obligation, advance or investment, and to guarantee any investment made by the company as agent or otherwise; (f) To acquire letters patent of invention, patent rights, processes, concessions, licenses, trade marks, copyrights or any other privileges of like nature connected with anything convenient for the purpose of the company and to turn

the same to account by manufacturing or working the same or granting licenses in respect thereof or otherwise ; (g) To purchase or otherwise acquire or undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company, or possessed of property suitable and proper for the purposes of the company ; (h) To issue paid-up shares, bonds, debentures, or other securities for the payment either in whole or in part of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire or in payment in whole or in part or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of the company or for work done or services rendered in the promotion or organization of this company, notwithstanding anything contained in the said Act ; (i) To purchase, acquire, hold and own shares of the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which the company is empowered to carry on or engage in, and to acquire, hold, or otherwise dispose of such shares, bonds, or other securities, notwithstanding the provisions of section 44 of the said Act ; (j) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, partnership or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to carry on or to amalgamate with such company ; (k) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, the guarantee of bonds, debentures, or otherwise, securities or otherwise, any other company or corporation, and to guarantee the performance of contracts by any such person with whom the company may have business relations ; (l) To distribute among the shareholders of the company in kind, any property or assets of the company, and in particular any shares, debentures or securities of any other company or companies which may have been purchased or taken over, either in whole or in part, the property, assets or liabilities of this company ; (m) To sell, lease, exchange, or otherwise dispose of, in whole or in part, the property, rights, or undertaking of the company for such consideration as may be agreed upon, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of the company ; (n) To enter into any arrangement with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges, and concessions which it may be desirable to obtain, and to carry out, exercise and comply with or sell and dispose of any such arrangements, rights, privileges and concessions ; (o) To do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth, and which may seem to the company capable of being conveniently carried on by the company, or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights ; (p) To do all or any of the matters hereby authorized either alone or in conjunction with others or as factors, trustees, or agents of others ; (q) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Ontario & Quebec Realty, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

29-2

Northwestern Brass Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of January, 1913, increasing the capital stock of the "Northwestern Brass Company, Limited", from the sum of two hundred thousand dollars to the sum of five hundred thousand dollars, such increase to consist of three thousand shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1913.

THOMAS MULVEY,

29 2

Under-Secretary of State.

The Maisonneuve Contracting Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of January, 1913, incorporating Daniel McAvoy, King's counsel, of the Town of Maisonneuve, in the Province of Quebec ; Yvon Lamontagne, advocate, Edouard Bouchard, promoter, Abel Michaud and Emile Marceau, bookkeepers, all four of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on a general contracting business for the construction and erection of any and all works, either public or private, and also to manufacture, purchase, sell, repair and deal in machinery, tools of all kinds, wood and metals and all other materials and things of any nature whatsoever necessary or relating to the company's business in any manner whatsoever ; (b) To construct, equip, operate, work and conduct stores, mills, factories, yards, warehouses, works, wharves, means of transportation, offices and all other undertakings relating to the company's business ; (c) To acquire, purchase, lease or otherwise hold any property, movable or immovable which may be deemed useful for the purposes of the company's business, including factories, stores and other establishments, and to sell, lease, dispose of, exchange or replace the same ; (d) To act as vendor, agent, representative, distributor or warehousemen for any persons and for all kinds of machinery, materials and products which may be useful, directly or indirectly, in the carrying out of its undertakings ; (e) To acquire, develop, equip, conduct, operate or otherwise dispose of on its own account or for any other persons, water powers, equipments, electric and gas works and any plants and power stations whatsoever, either in whole or in part, and any manufacturing or business undertakings connected to or resulting from the powers herein named, subject to all local, municipal or other laws and regulations in that behalf ; (f) To purchase, acquire or otherwise obtain any patents or patent rights, improvements and registered processes, trade marks, trade names, industrial designs relating in any manner to the company's business or useful for such business, and to sell or otherwise turn to account such patents, patent rights, trade marks and industrial designs ; (g) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, firm or company carrying on any business which this company is authorized to carry on or suitable or proper for the attainment of the objects for which this company is incorporated ; (h) To acquire, hold, own and dispose of shares, bonds or other securities of any such company, notwithstanding the provisions of section 44 of The Companies Act, and to sell or dispose of the whole or any part of the assets of this company and to accept payment therefor in shares, bonds or other securities of any other company carrying a similar business or to accept any other considerations which this company may think advisable. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Maisonneuve Contracting Company, Limited," with a

capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Maisonneuve, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 15th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

East End Paving and Construction Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of January, 1913, incorporating Léopold Henri Durand, bookkeeper, of the City of Montreal; Napoléon Malenfant, machinist, Méridé St. Hilaire, miner, Adélard Gilbert, joiner, and Adélard Poitras, quarryman, all four of the City of Maisonneuve, in the Province of Quebec, for the following purposes, viz:—(a) To carry on a general constructing business for the construction and erection of any and all works, either public or private, and also to manufacture, purchase, sell, repair and deal in machinery, tools of all kinds, wood and metals and all other materials and things of any nature whatsoever necessary or relating to the company's business in any manner whatsoever; (b) To construct, equip, operate, work and conduct stores, mills, factories, yards, warehouses, works, wharves, means of transportation, offices and all other undertakings relating to the company's business; (c) To acquire, purchase, lease or otherwise hold any property, movable or immovable, which may be deemed useful for the purposes of the company's business, including factories, stores and other establishments, and to sell, lease, dispose of, exchange or replace the same; (d) To act as vendor, agent, representative, distributor or warehouseman for any persons and for all kinds of machinery, materials and products which may be useful, directly or indirectly, in the carrying out of its undertakings; (e) To acquire, develop, equip, conduct, operate or otherwise dispose of on its own account or for any other persons, water powers, equipments, electric and gas works and any plants and power stations whatsoever, either in whole or in part, and any manufacturing or business undertakings connected to or resulting from the powers herein named, subject to all local, municipal or other laws and regulations in that behalf; (f) To purchase, acquire or otherwise obtain any patents or patent rights, improvements and registered processes, trade marks, trade names, industrial designs relating in any manner to the company's business, or useful for such business, and to sell or otherwise turn to account such patents, patent rights, trade marks and industrial designs; (g) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, firm or company carrying on any business which this company is authorized to carry on, or suitable or proper for the attainment of the objects for which this company is incorporated; (h) To acquire, hold, own and dispose of shares, bonds or other securities of any such company, notwithstanding the provisions of section 44 of The Companies Act, and to sell or dispose of the whole or any part of the assets of this company, and to accept payment therefor in shares, bonds or other securities of any other company carrying on a similar business, or to accept any other considerations which this company may think advisable. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "East End Paving and Construction Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Maisonneuve, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 15th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

The St. Jérôme Gravel and Sand Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 9th day of January, 1913, incorporating Daniel McAvoy and Yvon Lamontagne, advocates, Edmond Bouchard, promoter, Abel Michaud, accountant, and Emile Marceau, bookkeeper, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To purchase, lease, sell, let or hire, own or dispose of any sand, gravel or stone deposits or other materials capable of being used directly or indirectly in the construction of public or private works or buildings; (b) To raise, convert, transport, deliver and provide all kinds of materials and generally to deal in and deal with such materials; (c) To construct, equip, operate, work and conduct stores, mills, factories, yards, warehouses, works, wharves, means of transportation, offices and all other undertakings relating to the company's business; (d) To acquire, purchase, lease or otherwise hold any property, movable or immovable which may be deemed useful for the purposes of the company's business, including factories, stores and other establishments, and to sell, lease, dispose of, exchange or replace the same; (e) To act as vendor, agent, representative, distributor or warehousemen for any persons and for all kinds of machinery, materials and products which may be useful, directly or indirectly, in the carrying out of its undertakings; (f) To acquire, develop, equip, conduct, operate or otherwise dispose of on its own account or for any other persons, water powers, equipments, electric and gas works and any plants and power stations whatsoever, either in whole or in part, and any manufacturing or business undertakings connected to or resulting from the powers herein named, subject to all local, municipal or other laws and regulations in that behalf; (g) To purchase, acquire or otherwise obtain any patents or patent rights, improvements and registered processes, trade marks, trade names, industrial designs relating in any manner to the company's business or useful for such business, and to sell or otherwise turn to account such patents, patent rights, trade marks and industrial designs; (h) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, firm or company carrying on any business which this company is authorized to carry on or suitable or proper for the attainment of the objects for which this company is incorporated; (i) To acquire, hold, own and dispose of shares, bonds or other securities of any such company, notwithstanding the provisions of section 44 of The Companies Act, and to sell or dispose of the whole or any part of the assets of this company and to accept payment therefor in shares, bonds or other securities of any other company carrying on a similar business or to accept any other considerations which this company may think advisable. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "St. Jérôme Gravel and Sand Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Maisonneuve, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

H. J. St. Clair Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of January, 1913, incorporating Fletcher Samuel Andrews, William Hepburne Curle, Frederick Maxwell Burbidge and David Lorne Bastedo, barristers-at-law, and Robert William Kiley, clerk, all of the City of Winnipeg, in

the Province of Manitoba, for the following purposes, viz:—(a) To carry on the business of manufacturers of and jobbers and dealers, both wholesale and retail, in building materials and supplies of every kind and description; to carry on the business of manufacturers of and jobbers and dealers, both wholesale and retail, in and to install, repair, remove and maintain metal store fronts, patented devices used in building, sidewalk prisms, glass for buildings, fireproof doors, vault doors and other building materials; (b) To acquire, purchase, take over, use, enjoy and turn to account as a going concern the business heretofore carried on at the City of Winnipeg by H. J. St. Clair and O. V. St. Clair, under the name, style and firm of H. J. St. Clair & Co., as manufacturers of and jobbers and dealers in, both wholesale and retail, building materials and supplies of every kind and description, and all the assets, credits and effects and good-will thereof, subject to the liabilities thereof which the company shall have power to assume or guarantee, and to pay the purchase price of the said business, either wholly or in part, by the issue to the said H. J. St. Clair and O. V. St. Clair, or their nominee, of fully paid-up and non-assessable shares of the company, whether common or preference, or partly one and partly the other; (c) To build, construct, erect, alter, decorate, furnish, fit up, improve, repair and maintain buildings and structures of every kind and description; (d) To manufacture, buy, sell and deal, both by wholesale and retail, in all kinds of goods, wares and merchandise; (e) To acquire by purchase, lease, exchange or otherwise and to hold and enjoy, sell, lease or otherwise dispose of all such lands, interests in lands and buildings as may be considered desirable for any of the purposes of the company, and to erect thereon and elsewhere all buildings, warehouses and works of every class as may be considered desirable or useful for all such purposes and to purchase, sell, lease, construct, use and operate all classes of machinery, power, plant, tools and equipment useful for any of such purposes; (f) To issue in payment of any property, concessions or rights acquired by the company, or in consideration of any amalgamation of the company's objects, common or preferred shares of stock of the company as fully paid-up and non-assessable; (g) To engage in and carry on any other business or industry which may be deemed germane or incidental to the objects for which this company is incorporated; (h) To act as agent on commission or hire or otherwise for others in the exercise of the powers granted to the company; (i) To acquire and undertake the whole or any part of the business, property, rights and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purpose of this company, and from time to time to sell, lease, mortgage, pledge and dispose of the same, or any part thereof, and to amalgamate with any person or company carrying on business of a similar nature; (j) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company, and to lend money to, guarantee the contracts of or otherwise assist any such person, firm or company; (k) To promote, assist in promoting and become a shareholder in any subsidiary, allied or other company carrying on a business similar to that of this company; (l) To hold, purchase or otherwise acquire, to sell, assign, transfer, pledge or otherwise dispose of shares of the capital stock, bonds, debentures or other evidences of indebtedness, created by any other companies having objects similar in whole or in part to those of the company, and while the holder thereof, to exercise all the rights and privileges of ownership, including the right to vote thereon; (m) To issue as fully paid-up capital stock of the company to such an amount as the majority of the shareholders may authorize for the purpose of acquiring the business, property and rights

of any company, firm or person which the company is authorized to acquire, or the stock or bonds or other securities of any such company, or in payment for any real or personal property, rights, licences, good-will, privileges or other such property which may be purchased, taken or lease or otherwise acquired by this company in accordance with the terms or conditions of any agreement executed in that behalf by and between the company and any such vendor, lessor or grantor at or before the issue of such paid-up shares; (n) With the sanction of two-thirds in value of its shareholders to sell, lease, exchange or otherwise dispose of the whole or any part of the company's property or undertaking for cash or securities or shares in other corporations, and to sell and assign any such shares and securities; (o) To apply for, purchase or otherwise acquire and to use, exercise and develop or otherwise turn to account, to sell, assign, lease or otherwise dispose of any patents, brevets d'invention, licenses, trade marks, copyrights, devices, processes and methods, whether secret or otherwise, or part thereof, and to grant licenses in respect to same, and to issue fully or partly paid-up stock of the company as the purchase price or otherwise for any such patents, brevets d'invention, licenses, trade marks and copyrights; (p) To take from any debtor of the company securities of any kind and to sell, lease, mortgage or otherwise dispose of all property acquired by way of security; (q) To apply for and obtain registration or recognition from any province, state or country under the provisions of any law relating to foreign corporations in force in such province, state or country; (r) To issue shares in payment in whole or in part of any debt or obligation of the company and to divide the whole or any portion of the property or assets of the company or the proceeds of the sale thereof among its shareholders in specie in proportion to the amount of paid-up stock held by them respectively, and upon such terms as may be agreed upon; (s) To do all acts, deeds and things necessary and convenient for the exercise of all or any of the powers of the company or that may be deemed conducive to its interests. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "H. J. St. Clair Company, Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Winnipeg, in the Province of Manitoba.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1913.

THOMAS MULVEY,

29-2

Under-Secretary of State.

The Fort Realty Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of January, 1913, incorporating Ralph William Barclay and William Rorison Church, managers, Joseph Godbout, the younger, trader, and Joseph Greetham de Lorimier, advocate, of the City of Westmount, in the Province of Quebec, and Eugène Honoré Godin, of the City of Montreal, in the said Province of Quebec, advocate, for the following purposes, viz:—(a) To deal in real estate or immovable property and generally to carry on the business of a land company; (b) To acquire by purchase or otherwise the whole or any part of the assets of any person, firm or company carrying on a business similar to that which this company is authorized to carry on, or to enter into partnership with such person, firm or company for the carrying on of any undertaking and for the sharing of profits; (c) To sell or otherwise dispose of the whole or any part of the business and assets of this company upon such conditions and for such consideration as the company may deem fit; (d) To take, by original subscription, purchase, accept in payment or otherwise acquire, hold, sell or otherwise dispose of the shares, bonds or other securities in any other company having objects similar

in whole or in part to the objects of this company, notwithstanding the provisions of section 44 of the said Act; (e) To pay for in bonds or other securities or assets of this company or by the issue and allotment of paid-up shares of its capital stock any debts or claims against the company for any assets or rights acquired or owned by the company and, with the approval of the shareholders, for services rendered or to be rendered in any manner whatsoever; (f) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, bonds or other securities in any other company belonging to this company; (g) To do all or any of the above things as principals, agents, contractors or attorneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Fort Realty Company, Limited," with a capital stock of three hundred and fifty thousand dollars, divided into 3,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 17th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

The Crowell Sherman Stalter Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of January, 1913, incorporating James Steller Lovell, accountant, William Bain, bookkeeper, and Robert Gowans, Joseph Ellis and John Joseph Dashwood, solicitors' clerks, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To carry on the business of general contractors and engineers; to construct, erect, execute, equip, improve, make, repair, raise or develop public works or conveniences of all kinds, including railways, tramways, roads, tunnels, harbours, docks, slips, shipping places, piers, breakwaters, dams, jetties, wharves, quays, canals, reservoirs, channels, conduits and embankments, and including the erection, repair or improvement of sewage, drainage, sanitary, water, gas, electric light, telephonic, telegraphic and power supply, plants, works, houses and stations, and to dredge and deepen any waterways or channels and generally to do any construction or development or improvement work in connection with harbours, shipping and navigation routes and channels, and to construct tunnels under contract with any person, corporation or corporations possessing the right to construct such tunnels, and to construct any works in connection with any such tunnels, or with the railroads authorized to be constructed, maintained or operated through such tunnel or tunnels, and for any and all of the purposes aforesaid, to maintain and operate tracks, sidings and switches in or about any works or conveniences being so constructed, erected, executed, equipped, manufactured, made, repaired, raised or developed, and in or about any such waterways or channels or tunnels, and in or about any works being carried on by the company; (b) To construct offices, warehouses and other buildings, public and private, and all other works or conveniences of public utility; (c) To manufacture, buy, sell and deal in iron and iron ore and steel and other ores and metals; to purchase, lease or otherwise acquire any mines, mining rights and lands and any interest therein, and to explore, work and develop the same, and to quarry, smelt, refine, dress, amalgamate and prepare for market ores, minerals and metals of all kinds; (d) To acquire by purchase or otherwise and to hold and deal in lands, timber limits or licenses, water lots, water falls, water privileges and concessions and powers and rights and interests therein, and to build upon, develop, irrigate, cultivate, settle and otherwise improve and utilize the same, and to lease, sell and otherwise deal with or dispose of the same; (e) To sink wells and shafts and to make, build, construct, erect, lay down and maintain reservoirs, waterworks, cisterns,

dams, culverts, main and other pipes and appliances and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the purposes of irrigation and for the creation, maintenance and development of hydraulic, electrical or other mechanical power, or for any other purpose of the company; (f) To purchase, lease or acquire water powers and water privileges, and to develop therefrom any power, electrical or other energy, and to use the same in connection with the business of the company, and to transmit the same and sell, lease or dispose of water powers and water privileges or power, and to enter into working arrangements with any other companies, persons, firms or corporations for the use thereof, and to establish, operate and maintain any lighting, heating or power plants, and to sell and dispose of light, heat and power, provided always that the rights and privileges hereby conferred upon the company to generate, sell and dispose of electric energy for light, heat and power, when exercised outside the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf; (g) To manufacture and deal in logs, lumber, timber, wood, metal and all articles into the manufacture of which wood or metals enter and all kinds of natural products and by-products thereof, and goods, wares and merchandise; (h) To build, buy, sell, equip, operate and own steamships, steamboats, sailing vessels, barges and lighters, not as a common carrier, but as an incident to its business; to buy and sell, hold and operate wharves, water rights, powers, bulk-heads and appurtenant property in such places as the business of the company may seem to require, or as may be necessary or convenient in connection therewith; (i) To manufacture or produce, purchase, take upon lease or in exchange or otherwise acquire, whether for any of the hereinbefore mentioned purposes or not, machinery and plant of all kinds and any other articles, products or things used in connection with any of the company's business, and to buy, sell, supply and deal in the same; (j) To apply for, purchase or otherwise acquire or obtain any contracts, decrees or concessions for or in relation to the construction, execution, carrying out, equipment, improvement, management, administration or control of public works and conveniences or otherwise incident to any of the objects herein specified, and to undertake, execute, carry out, dispose of or otherwise turn to account or sell or dispose of the same; (k) To sell, exchange or lease any real or personal property of the company or any rights, easements, privileges or interest in, to, over, under or concerning the same; (l) To purchase or otherwise acquire any patents or patent rights, licenses, concessions and the like conveying any exclusive or non-exclusive or limited right to use any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property and rights so acquired; (m) To purchase and otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of this company's business, and to issue in payment or part payment for any property, rights or privileges secured by the company, or for any guarantees of the company's bonds, or for services rendered, shares of the capital stock of the company, whether subscribed for or not, as fully paid and non-assessable, or bonds, debentures or other securities of the company; (n) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance order, license, power, authority, franchise, concession, right or privilege which any government or authority, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, buy in and contribute towards carrying the same into effect, and to appropriate any

of the company's stock, bonds and assets to defray the necessary costs, charges and expenses therein; (o) To draw, make, except, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (p) To raise and assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee or otherwise any person or any corporation in the capital stock of the company holds shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation, and to guarantee the performance of any contracts by any such corporation, or by any person or persons with whom the company may have business relations; (q) To purchase, subscribe for, acquire, hold, sell or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation and evidences of indebtedness in any such corporation (including bonds, debentures or other securities of the Dominion of Canada or of any of the Provinces of the Dominion of Canada or of any municipal corporation), notwithstanding the provisions of section 44 of the said Act; (r) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in, and to promote or assist or join in the promotion of any such company; (s) To procure the company to be registered, licensed and recognized in any foreign country and to designate persons therein, according to the laws of such foreign country, to represent this company, and to accept service for and on behalf of this company of any process or suit; (t) To amalgamate with any other company having objects similar to those of this company; (u) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking; (v) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth; (w) To do all or any of the above things as principals, agents and attorneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Crowell Sherman Stalter Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1913.

29-2 THOMAS MULVEY,
Under-Secretary of State.

Rubber Substitutes Company, Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of January, 1913, incorporating James Quinn, manufacturer, James Frederick Reilly, mining engineer, George Strubbe, agent, Miss Martha Kennedy, stenographer, and Louis Gosselin, advocate, all of the City and District of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To purchase, sell, manufacture and deal in rubber substitutes and rubber substitute goods, materials, wares, merchandise and supplies, and to carry on a general business as merchants and manufacturers for the sale of all goods, wares and merchandise of any character and description whether on commission or otherwise; (b) To purchase, take over and carry on as a going concern the business in rubber substitutes now carried on in Montreal and elsewhere by James Quinn and James Frederick Reilly as manufacturers and dealers in rubber substitutes and rubber substitute goods, wares, materials and supplies, together with said Quinn and

Reilly's secret formulae to compound and make rubber substitutes and rubber substitute goods, materials, wares, merchandise and supplies including machinery, stock in trade, contracts, good-will and all property whatever, and to pay for the same or any part thereof in cash, bonds or paid-up stock of this company; (c) To acquire by purchase, lease or other legal title and to sell or otherwise deal in any mines, minerals, mining rights or interests of any kind whatever, and to explore and develop the same, and to raise, wash, smelt, assay, amalgamate and test ores, metals and minerals of all kinds whatever belonging to the company or otherwise, and generally to carry on the business of a refining, smelting, milling, and mining company in all or any of its branches for the purposes of this company; (d) To purchase, lease or acquire water powers and water privileges and to develop therefrom any power, electrical or other energy, and to use the same in connection with the business of the company, and to transmit the same, and sell, lease or dispose of water powers and water privileges or power and to enter into working arrangements with any other companies, persons, firms or corporations, for the use thereof, and to establish, operate and maintain any lighting, heating or power plants, and to sell and dispose of light, heat and power, provided always that the rights and privileges hereby conferred upon the company to generate, sell and dispose of electric energy for light, heat and power, when exercised outside of the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (e) To manufacture or produce, purchase, take upon lease, or in exchange or otherwise acquire, whether for any of the hereinbefore mentioned purposes or not, machinery and plant of all kinds, and any other articles, products or things used in connection with any of the company's business and to buy, sell, supply and deal in the same; (f) To acquire by purchase, lease or otherwise, and to hold such immovable property as may be deemed necessary and requisite for the purposes of the company's business, including stores, warehouses and other establishments, and to erect and construct the same when and where advisable and to sell, lease, convey, exchange, dispose of or otherwise deal with such property, real estate, buildings or any part thereof; (g) To sell, exchange or lease any real or personal property of the company, or any rights, easements, privileges or interest in, to, over, under or concerning the same; (h) To purchase or otherwise acquire formulae, secret processes, patents or patent rights, licenses, concessions and the like, conveying any exclusive or non-exclusive or limited right to use any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property and rights so acquired; (i) To purchase and otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of this company's business, and to issue in payment or part payment for any property, rights, or privileges, secured by the company or for any guarantees of the company's bonds, or for services rendered, shares of the capital stock of the company, whether subscribed for or not, as fully paid and non-assessable, or bonds, debentures or other securities of the company; (j) To enter into partnership, or into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise deal with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in, and to promote or assist or join in the promotion of any such company; (k) To raise and assist in raising money for, and to aid by way of bonus, promise, endorsement, guarantee or otherwise, any person or any corporation in the capital stock of which the company holds shares, or with which it may have business relations, and to act as employee, agent, or manager, of any

such corporation, and to guarantee the performance of any contracts by any such corporation or any person or persons with whom the company may have any business relations; (l) To purchase, subscribe for, acquire, hold, sell, or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation, and evidences of indebtedness in any such corporation, notwithstanding the provisions of section 44 of the said Act; (m) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (n) To amalgamate with any other company having objects similar to those of this company; (o) To distribute among the shareholders of the company in kind, any property of the company and in particular any shares, debentures or securities in other companies belonging to the company or which the company may have power to dispose of; (p) To procure the company to be registered, licensed and recognized in any foreign country, and to designate persons therein according to the laws of such foreign country, to represent this company, and to accept service for and on behalf of this company of any process or suit; (q) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking; (r) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth; (s) To do all or any of the above things as principals, agents and attorneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Rubber Substitutes Company, Limited," with a capital stock of three hundred thousand dollars, divided into 3,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

29-2

The Canadian Jewish Times Publishing Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of January, 1913, incorporating Samuel William Jacobs and Alexander Rives Hall, both of His Majesty's Counsel learned in the law; Louis Fitch, advocate, and Violet Winifred Leslie Henry-Anderson and Minnie Isabel Bustin, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To purchase or otherwise acquire and to take over the undertakings, properties, assets and liabilities of the Canadian Jewish Times Publishing Company, a partnership doing business as printers and publishers at the City of Montreal, and to pay therefor wholly or partly in cash, or wholly or partly in paid-up shares, bonds, debentures or in other securities of the company; (b) To publish, print, bind, manufacture, issue, purchase, sell, deal in and otherwise turn to account books, magazines, publications, newspapers, pamphlets, maps, charts, engravings, lithographs, etchings, wood cuts, electrotypes, pictures and illustrations, whether coloured or without color, and by whatsoever process or processes the same may be produced, whether now existing or hereafter to be discovered or invented, and generally to carry on the business of printers, binders, stereotypers, lithographers, engravers and publishers, and to carry on a general advertising business as advertising contractors and agents; (c) To build, construct, erect, purchase, lease, hire or otherwise provide any buildings, offices, workshops, plant, machinery or other things necessary or useful for the purpose of carrying out the objects of the company, and to sell, lease or otherwise dispose of the same; (d) To sell, lease or otherwise dispose of the whole or any

3½

branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (e) To acquire and take over as a going concern the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which this company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay for the same in bonds, debentures, shares or other securities of the company; (f) To apply for, obtain, register, purchase, lease or license, on royalty or otherwise, acquire and hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any copyrights, trade marks, trade names, patents of invention, improvements or processes under registration or otherwise, useful to the business of the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names and inventions, licenses, processes and the like, or any other such property or rights; (g) To act as agents for any individual, company or corporation carrying on a business in any way similar to, or that can be conveniently combined with, the business covered by the foregoing; (h) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable and transferable instruments; (i) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (j) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property or rights of the company; (k) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value thereof or render profitable any of the company's property or rights; (l) To purchase or otherwise acquire, sell, use, lease or otherwise dispose of buildings, plant and machinery necessary or incidental to the business carried on by the company; (m) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian Jewish Times Publishing Company, Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 17th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

29-2

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following position in the Inside Division of the Civil Service of Canada.

An Assistant in the office of the Engineer-in-Charge of the Cement Testing Laboratory, Department of Public Works, Subdivision B of the Third Division, initial salary \$800 per annum. Candidates must be carpenters of about ten years experience, with a good knowledge of pattern and mould making, and also of electrical wiring and switchboard work, and must be able to draw sketches of the work required. They must be willing to learn the business of making briquettes and testing cement generally.

Candidates must be natural-born or naturalized British subjects, must have been resident in Canada for

at least three years, and must be of the full age of eighteen years and not more than thirty-five years.

Application forms, properly filled in, must be filed in the Office of the Civil Service Commission not later than the 10th day of February next. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, 16th January, 1913.

29-4

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following position in the Inside Division of the Civil Service of Canada :—

A clerk in Subdivision A of the Second Division in the Chief Architect's Branch of the Department of Public Works, initial salary \$1,600 per annum. The duties of the office will be to assist in the purchasing of public building sites, and in valuing and dealing with various property transactions which require to pass through the Chief Architect's office. Candidates are required to be conversant with the conveyance, value, municipal assessment and taxation of real estate. They should preferably have been employed as inspectors or agents for loan companies, and must have had a practical experience of some years in examining, valuing and negotiating for property, looking up titles in a registry office, and all other details which pertain to a real estate business.

Candidates must be natural-born or naturalized British subjects, must have been residents in Canada for at least three years, and must be of the full age of eighteen years and not more than thirty-five years.

Application forms, properly filled in, must be filed in the Office of the Civil Service Commission not later than the 27th day of January, 1913. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, 3rd January, 1913.

27-4

NOTICE TO MARINERS.

No. 117 of 1912.

(Pacific No. 29.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

BRITISH COLUMBIA.

(326) STRAIT OF GEORGIA—SANDHEADS OF FRASER RIVER—LIGHTSHIP REMOVED FROM HER STATION TEMPORARILY FOR REPAIRS.

Position.—The point on the outer edge of the Sandheads where the main channel of the Fraser river reaches deep water in the Strait of Georgia.

Lat. N. 49° 6' 17", Long. W. 123° 18' 15".

Lightship removed from her station.—The lightship has been removed from her station to undergo extensive repairs; pending which her station will be marked by a combined gas and whistling buoy, painted red, and showing an occulting red light.

Remarks.—Further notice will be given when the repairs have been completed and the lightship is replaced on her station.

N. to M. No. 117 (326) 23-12-12.

Authority : Report from Agent, M. and F., Victoria.
Admiralty charts : Nos. 1922, 579, 2689 and 1917.

Publication : British Columbia Pilot, 1905, page 170.
Canadian List of Lights and Fog Signals, 1912 : No. 2309.

Departmental File : No. 22309 M.

BRITISH COLUMBIA.

(327) STRAIT OF GEORGIA—FRASER RIVER MOUTH—CHANGE IN COLOUR OF BEACON LIGHTS.

Date of alteration.—On or about 10th January, 1913, without further notice.

(1). Fraser river mouth, South curve light.

Position.—On the south side of the main channel at the mouth of the Fraser river, about 3 miles westward of Garry point light.

Lat. N. 49° 5' 51", Long. W. 123° 15' 33"

Alteration.—The characteristic of the light will be changed from fixed white to fixed red.

(2). Fraser river mouth, North dam light.

Position.—On S. W. end of dam on the north side of the main channel at the mouth of Fraser river, 1½ miles westward of Garry point light.

Lat. N. 49° 7' 27", Long. W. 123° 12' 41".

Alteration.—The characteristic of the light will be changed from fixed white to fixed red.

N. to M. No. 117 (327) 23-12-12.

Authority : Report from Agent, M. and F., Victoria.
Admiralty charts : Nos. 1922, 2689 and 1917.

Publication : British Columbia Pilot, 1905, page 170.
Canadian List of Lights and Fog Signals, 1912 : Nos. 2311 and 2310.

Departmental File : No. 22311 A. and 2310 A.

BRITISH COLUMBIA.

(328) QUEEN CHARLOTTE ISLANDS—GRAHAM ISLANDS—CHART OF MASSET SOUND AND INLET ISSUED.

New Chart.—A chart, in colours, of Masset sound and inlet, numbered 305 of the Canadian Hydrographic Survey, has just been published by the Hydrographic Survey, Department of the Naval Service of Canada. Copies may be obtained from the Hydrographic Survey Office, Department of the Naval Service, Ottawa, and from the Agent of the Department of Marine and Fisheries at Victoria, for fifteen cents per copy, payable in advance.

N. to M. No. 117 (328) 23-12-12.

Departmental File : No. 28499.

ALASKA.

(329) DIXON ENTRANCE—BARRON ISLAND—LIGHT TO BE ESTABLISHED.

Position.—On Barren island.

Lat. N. 55° 44' 35", Long. W. 131° 21' 10".

Date of establishment.—About 5th January, 1913.

Character.—Flashing white acetylene light, showing one flash every 5 seconds, thus: 0.5 second, eclipse 4.5 seconds.

Elevation.—43 feet.

Power.—180 candles.

Illuminating Apparatus.—A lens lantern.

Structure.—Small white wooden house surmounting a brown structural steel tower.

N. to M. No. 117 (329) 23-12-12.

Authority : U. S. H. O. N. to M. No. 50 of 1912.

Admiralty charts : No. 3754, 2458, 2430 and 2431.

Publication : Alaska and Behring Sea Pilot, 1908, page 62.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 23rd December, 1912.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

NOTICE TO MARINERS.

No. 114 of 1912.

(Pacific No. 27.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

BRITISH COLUMBIA.

(319) STRAIT OF GEORGIA—BURREARD INLET—ATKINSON POINT—CHANGE IN FOG ALARM.

Former notice.—No. 27 (74) of 1912.

New position.—On the extreme of Atkinson point, in front of the lighthouse.

Lat. N. 49° 19' 32", Long. W. 123° 15' 30"

Date of replacement.—On or about 15th December, 1912, without further notice.

Description of new fog alarm.—Diaphone, operated with air, compressed by an oil engine. It will give one blast of 2½ seconds' duration every minute, thus:

Blast	Silent	Blast	Silent interval
2½ secs.	57½ secs.	2½ secs.	57½ secs.

Structure.—Square building with a gable roof.

Material.—Wood.

Colour.—White.

N. to M. No. 114 (319) 10-12-12.

Authority: Report from Agent, M. and F., Victoria.

Admiralty charts: Nos. 922, 1922, 579, 2689 and 1917.

Publication: British Columbia Pilot, 1905, page 175.

Canadian List of Lights and Fog Signals, 1912: No. 2315.

Departmental File: No. 22315 F.

BRITISH COLUMBIA.

(320) QUEEN CHARLOTTE ISLANDS—CAPE ST. JAMES—NON-EXISTENCE OF ROCK SOUTHEASTWARD OF.

Former notice.—No. 22 (47) of 1910.

Position on charts.—At a distance of about 4 miles 151 (S. 55° E. Mag.) from the southernmost of the Kerouart islands.

Lat. N. 51° 48', Long. W. 130° 57½'.

Description.—A rock marked "Breaks heavily" on the charts.

Remarks.—This rock has been searched for by whalers, and no less depth than 20 fathoms has been obtained in the vicinity. A tide rip exists in the position assigned to the rock.

N. to M. No. 114 (320) 10-12-12.

Variation in 1912: 26° E.

Authority: British Admiralty N. to M. No. 1578 of 1912.

Admiralty charts: Nos. 1923b and 2430.

Publication: British Columbia Pilot, 1905, page 513.

Department File: No. 25233.

A. JOHNSTON

Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 10th December, 1912.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

28-2

INSURANCE DEPARTMENT,

OTTAWA, 18th November, 1912.

NOTICE is hereby given that a license No. 331, has this day been granted The California Insurance Company for the transaction throughout Canada of the business of Fire Insurance. The chief agency of the company is established at the City of Vancouver, B.C., and John McLeod has been appointed chief agent.

W. FITZGERALD,

Superintendent of Insurance.

28-4

STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 31st December, 1911 and 1912.

PUBLIC DEBT.		1911	1912.
LIABILITIES.		\$ cts.	\$ cts.
FUNDED DEBT—			
Payable in Canada.....		4,829,494 35	4,774,494 48
do in London.....		263,121,429 64	258,669,833 07
Bank Circulation Redemption Fund.....		4,654,276 85	5,254,933 93
Dominion Notes.....		104,836,300 51	115,688,413 90
SAVINGS BANKS—			
	1911. 1912.		
Post Office Savings Banks.....	\$42,721,954 47 \$41,745,155 75		
Dominion Government Savings Banks..	14,401,840 82 14,223,163 02		
Trust Funds.....		57,123,795 29	55,968,318 77
Province Accounts.....		9,704,367 48	9,663,028 54
Miscellaneous and Banking Accounts		11,920,582 42	11,920,486 07
		22,298,625 39	27,805,542 04
Total Gross Debt		478,488,871 93	489,745,050 80
ASSETS.			
INVESTMENTS—			
Sinking Funds		11,889,933 33	13,172,662 71
Other Investments.....		29,776,851 20	32,751,851 20
PROVINCE ACCOUNTS.....		2,296,429 12	2,296,332 77
MISCELLANEOUS AND BANKING ACCOUNTS.....		121,139,006 41	137,329,747 85
Total Assets		165,102,220 06	185,550,594 53
Total Net Debt.....		313,386,651 87	304,194,456 27
do to 30th November.....		315,436,632 33	307,511,511 52
Decrease of Debt.....		2,049,980 46	3,317,055 25

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of December, 1911.	Total to 31st December, 1911	Month of December, 1912.	Total to 31st December, 1912.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	6,872,559 16	64,103,989 25	8,711,932 24	84,747,008 10
Excise.....	1,872,666 16	14,243,524 79	2,104,393 10	16,198,474 30
Post Office.....	1,050,000 00	7,150,000 00	1,250,000 00	8,250,000 00
Public Works, including Railways and Canals..	998,330 32	8,883,874 27	1,001,965 27	9,975,696 57
Miscellaneous.....	802,543 65	5,101,559 65	1,073,889 98	5,406,377 40
Total.....	11,596,099 29	99,482,947 96	14,142,180 59	124,577,556 37
EXPENDITURE.....	6,519,861 86	54,303,871 71	7,548,338 97	67,001,575 05

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
Public Works, including Railways and Canals.....	2,929,997 47	18,591,713 70	2,865,972 01	18,137,346 98
Railway Subsidies	218,161 96	391,640 55	593,984 38	4,532,756 57
Total.....	3,148,159 43	18,983,354 25	3,459,956 39	22,670,103 55

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.
FINANCE DEPARTMENT, Ottawa, 7th January, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.

CIRCULATION AND SPECIE.

Provincial.....	\$ 27,792 25	Specie and Bullion held by the Receiver	
Fractional.....	750,109 65	General and the several Assistant Re-	
\$1.....	12,926,734 00	ceivers General, on the 31st December,	
\$2.....	9,423,633 50	1912.....	\$104,076,546 80
\$4.....	277,509 00		
\$5.....	9,016,660 00		
\$50.....	16,850 00		
\$100.....	8,700 00	Specie to be held under The	
\$500.....	1,806,500 00	Revised Statutes of 1906,	
\$1,000.....	4,794,000 00	chapter 27, intituled	
\$500 Legal Tender Notes for Banks.....	336,000 00	" An Act respecting	
\$1,000 " " ".....	2,102,000 00	Dominion Notes," 25 p.c.	
\$5,000 " " ".....	74,350,000 00	on \$30,000,000.00.....	\$ 7,500,000.00
	\$115,836,488 40		
PROVINCIAL NOTES.		Specie to be held in excess	
\$1.....	\$ 11,304 50	of \$30,000,000.00.....	\$5,836,488.40
\$2.....	6,068 00		93,336,483 40
\$5.....	4,229 75		
\$10.....	2,180 00		
\$20.....	860 00	Reserve on amount of deposits in Savings	
\$50.....	650 00	Banks on 31st December, 1912, being 10	
\$500.....	2,500 00	p.c. on \$55,968,318.77, to be held under	
	\$ 27,792 25	The Revised Statutes of 1906, intituled	
		"An Act respecting Savings Banks"....	\$5,596,851 83

J. E. ROURKE,
Comptroller of Dominion Currency.

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 9th January, 1913.

2 tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of November, 1912.

Source of Revenue.	Amounts.	Total.
EXCISE.	\$ cts.	\$ cts.
Spirits.....	948,578 92	
Malt Liquor.....	14,548 40	
Malt.....	136,248 39	
Tobacco.....	830,250 45	
Cigars.....	55,983 60	
Manufactures in Bond.....	7,155 69	
Acetic Acid.....	726 15	
Seizures.....	25 00	
Other Receipts.....	9,532 03	
Total Excise Revenue.....		2,003,048 63
Methylated Spirits.....		9,356 43
Ferries.....		50 00
Inspection of Weights and Measures.....		10,581 50
Gas Inspection.....		5,380 50
Electric Light Inspection.....		7,637 20
Law Stamps.....		801 35
Other Revenues.....		794 60
Grand Total Revenue.....		2,037,650 21

WM. HIMSWORTH, Acting Deputy Minister.

INLAND REVENUE DEPARTMENT,
Ottawa, 16th December, 1912.

25 tf

POST OFFICE Savings Bank Account for the month of November, 1912.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can. 1906.)

	\$	cts.		\$	cts.
BALANCE in hands of the Minister of Finance on 31st October, 1912.....	42,406,934	88	WITHDRAWALS during the month.....	1,237,594	70
DEPOSITS in the Post Office Savings Bank during month.....	984,030	19			
TRANSFERS from Dominion Government Savings Bank during month :—					
PRINCIPAL.....					
INTEREST accrued from 1st April to date of transfer.....					
TRANSFERS from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada.....	9,305	31			
INTEREST accrued on Depositors accounts and made principal on 31st March.....					
INTEREST allowed to Depositors on accounts during month.....	11,991	44	BALANCE at the credit of Depositors' ac- counts on 30th November, 1912.....	42,174,667	12
	43,412,261	82		43,412,261	82

Certified,
W. H. HARRINGTON,
Superintendent, Savings Bank Branch.
POST OFFICE DEPARTMENT,
OTTAWA, 3rd January, 1913.

R. M. COULTER,
Deputy Postmaster General.

STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks, on 31st December, 1912. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on Nov. 30th, 1912.	Deposits for December, 1912.	Total.	Withdrawals for December, 1912.	Balance on December 31st, 1912.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba :—</i>					
Winnipeg.....	661,119 79	11,171 00	672,290 79	17,978 32	654,312 47
<i>British Columbia :—</i>					
Victoria.....	1,069,180 93	47,654 62	1,116,835 55	37,205 25	1,079,630 30
<i>Prince Edward Island :—</i>					
Charlottetown.....	2,045,152 15	32,522 00	2,077,674 15	53,480 36	2,024,193 79
<i>New Brunswick :—</i>					
Newcastle.....	287,326 60	1,907 00	289,233 60	2,020 74	287,212 86
St. John.....	5,623,634 98	77,825 04	5,701,460 02	81,079 61	5,620,380 41
<i>Nova Scotia :—</i>					
Acadia Mines.....	33,597 46	377 00	33,974 46	1,360 00	32,614 46
Amherst.....	377,247 82	6,108 00	383,355 82	6,408 29	376,947 53
Arichat.....	127,179 73	1,631 78	128,811 51	1,162 68	127,648 83
Barrington.....	144,519 47	100 00	144,619 47	2,293 39	142,326 08
Guysboro'.....	119,860 29	1,764 00	121,624 29	1,066 90	120,557 39
Halifax.....	2,380,621 15	31,524 76	2,412,145 91	31,350 74	2,380,795 17
Kentville.....	259,359 33	7,346 03	266,705 36	9,796 52	256,908 84
Lunenburg.....	427,645 26	2,322 00	429,967 26	7,967 98	421,999 28
Port Hood.....	113,202 30	518 00	113,720 30	1,159 71	112,560 59
Shelburne.....	213,092 50	5,413 48	218,505 98	4,221 24	214,284 74
Sherbrooke.....	89,817 39	434 00	90,251 39	430 00	89,821 39
Wallace.....	122,658 09	1,348 00	124,006 09	823 70	123,182 39
Totals	14,095,215 24	229,966 71	14,325,181 95	259,805 43	14,065,376 52

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 16th January, 1913.

29 tf

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUÉBEC, ON THE 31ST DAY OF DECEMBER, 1912.

	CAPITAL.		LIABILITIES.								
	Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice or on a fixed day.	Provincial Govt. deposits payable after notice or on a fixed day.	Other deposits payable after notice or on a fixed day.	Special Poor Fund or Charity Fund Trust.	Liabilities not included under the foregoing heads.	Total Liabilities.
			1	2	3	4	5	6	7	8	
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	1,000,000 00	93,341 86					30,713,948 34	180,000 00	201,752 15	31,189,042 35
Caisse d'Economie Notre-Dame de Québec	1,000,000 00	250,000 00					11,200 00	10,271,769 32	83,000 00	465,252 15	10,831,221 47
Total.....	3,000,000 00	1,250,000 00	93,341 86				11,200 00	40,985,717 66	263,000 00	667,004 30	42,020,263 82

ASSETS.

	1	2	3	4	5	6	7	8	9	10	11	Total Assets.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	3,032,631 69	3,301,365 54	15,727,528 59	1,727,804 27		1,767,494 72	7,000,551 93	180,000 00		475,000 00	250,147 87	33,462,524 61
Caisse d'Economie Notre-Dame de Québec.....	1,029,590 36	630,776 26	4,513,196 62	2,285,363 31		821,712 62	2,305,941 78	83,000 00	5,157 62	125,000 00	242,069 29	12,041,837 86
Total.....	4,062,222 05	3,932,141 80	20,240,725 21	4,013,197 58		2,589,207 34	9,306,493 71	263,000 00	5,157 62	600,000 00	492,217 16	45,504,362 47

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA ON THE
1ST JANUARY, 1913.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY AND PROVINCE OR TERRITORY.	POSTMASTER.
Agardsley.....	Sec. 13, Tp. 20, R. 12, W. P. M.	Dauphin.....M.	H. A. Gadd.
Baird.....	Oliver.....	Thunder Bay & R'y R. O.	Richard Ross.
Base Line Road.....	Cornwallis.....	Kings.....N.S.	Herbert Calkin.
(a) Battrum.....	Sec. 30, Tp. 18, R. 17, W. 3rd M.	Moose Jaw.....Sask.	J. A. Becker.
Belloni (re opened).....	Sydney.....	South Cape Breton.....N.S.	Mrs. Jno. McDonald.
Belleville North.....	Argyle.....	Yarmouth.....N.S.	Ambrose Potier.
Belleville South.....	Argyle.....	Yarmouth.....N.S.	Joseph LeBlanc.
(a) Billimun.....	Sec. 5, Tp. 6, R. 9, W. 3rd M.	Moose Jaw.....Sask.	P. Krauss.
Blakesville.....	Sec. 34, Tp. 5, R. 17, W. 4th M.	Medicine Hat.....Alta.	R. L. Blake.
Bouville.....	Sec. 6, Tp. 24, R. 1, W. P. M.	Dauphin.....M.	Eusèbe Bouvier.
Buckskin (to open 15th January)		Simcoe, E.R.....O.	John Ritchie.
Cap à la Branche.....	Isle aux Coudres.....	Charlevoix.....P.Q.	Alex Gagnon.
Duffield.....	Sec. 34, Tp. 52, R. 3, W. 5th M.	Edmonton.....Alta.	George Duncan.
Dunkirk.....	Sec. 31, Tp. 12, R. 28, W. 2nd M.	Moose Jaw.....Sask.	J. A. Brattan.
Emesville.....	St. Paul.....	Selkirk.....M.	Fred. W. Mills.
Five Fingers.....	Eldon.....	Restigouche.....N.B.	Narcisse Pelletier.
French Hill.....	Cumberland.....	Russell.....O.	E. Hurtubise.
Furness.....	Sec. 12, Tp. 47, R. 28, W. 3rd M.	Battleford.....Sask.	Walter Venning.
Galilee.....	Sec. 27, Tp. 11, R. 26, W. 2nd M.	Moose Jaw.....Sask.	James Hughes.
Garland Mountain.....	Elgin.....	Kings & Albert.....N.B.	Ralph Carter.
Gendron (opened 16th Dec.)	Hunterstown.....	Maskinongé.....P.Q.	H. Fréchette.
Grand River West.....		Richmond.....N.S.	Philip C. Macaulay.
Hebbville.....	New Dublin.....	Lunenburg.....N.S.	Robert Hebb.
Heon.....	Chester.....	Drummond and Arthabaska.....P.Q.	Mrs. L. Garneau.
(a) Hoselaw.....	Sec. 26, Tp. 59, R. 7, W. 4th M.	Victoria.....Alta.	R. G. Lamb.
Hyannas.....		Inverness.....N.S.	Archibald McDonald.
Isle Verte Sud.....	Isle Verte.....	Témiscouata.....P.Q.	Jos. Dumont.
Jacksonboro.....	Hendry.....	Algoma, E.R.....O.	R. D. McKay.
Jean-Noel.....	St. Irénée.....	Charlevoix.....P.Q.	Irénée Gauthier.
Lac Deligny (opened 2nd Jan.)	DeLanandière.....	Maskinongé.....P.Q.	Jos. Charpentier.
Lacasse.....	Frampton.....	Dorchester.....P.Q.	Placide Brousseau.
Laurin (opened 18th Dec.)	Tiny.....	Simcoe, E.R.....O.	T. Robitaille.
Mayberry.....	Sec. 31, Tp. 12, R. 26, W. 2nd M.	Moose Jaw.....Sask.	Donald Mayberry.
Moosehorn.....	Sec. 13, Tp. 27, R. 8, W. P. M.	Dauphin.....M.	S. J. Matthews.
Morse Place.....	East Kildonan.....	Selkirk.....M.	W. J. Herrick.
Moulin Beaupré (opened 12th Dec.)	Armand.....	Témiscouata.....P.Q.	Hilaire Beaupré.
(a) Nashwaakie Valley.....	Douglas.....	York.....N.B.	Samuel Currie.
Ozanam.....	St. Jean Port Joli.....	L'Islet.....P.Q.	Nap. Ouellet.
Paddockwood.....	Sec. 25, Tp. 52, R. 25, W. 2nd M.	Prince Albert.....Sask.	Frederick S. Pitts.
Pageville.....	St. Charles de Belle-Chasse.....	Bellechasse.....P.Q.	Zotique Couture.
(a) Peers.....	Sec. 16, Tp. 54, R. 14, W. 5th M.	Edmonton.....Alta.	Frank Jones.
Petit Bécancour.....	Bulstrode.....	Drummond & Arthabaska.....P.Q.	Cyprien Moreau.
Pointe Bourque.....	Maria.....	Bonaventure.....P.Q.	A. Doucet.
Ramsay.....		Algoma, E.R.....O.	A. E. Rippon.
Rang St. Joseph (opened 2nd Jan.)	Ste. Emélie de l'Énergie.....	Joliette.....P.Q.	Camille Joly.
St. Denis Street (reopened 18th Dec.)	282 St. Catherine St. Montreal.....	St. Lawrence.....P.Q.	J. J. Marchand.
St. Georges de Bagot (opened 9th Dec.)	St. Simon.....	Bagot.....P.Q.	Jos. Carrière.
Scotland Farm.....	Sec. 30, Tp. 24, R. 2, W. P. M.	Dauphin.....M.	J. C. Thomson.
Seabrook (opened 23rd Dec.)	Digby.....	Digby.....N.S.	Lewis D. Pyne.
Seafoam East.....	Pictou.....	Pictou.....N.S.	John H. Sutherland.
Senkiw.....	Sec. 9, Tp. 3, R. 5, E. P. M.	Provencher.....M.	Tanaska Tofan.
(a) Sexsmith.....	Sec. 7, Tp. 73, R. 5, W. 6th M.	Edmonton.....Alta.	Mrs. K. E. Johnstone.
Sharp Corners (reopened 5th Dec.)	Richmond.....	Lennox & Addington. O.	Miss Mary E. Jayne.
Strangmuir.....	Sec. 25, Tp. 22, R. 26, W. 4th M.	Macleod.....Alta.	W. J. Phipps.
Vancouver Sub-Office No. 20.....	Cor. 3rd Ave. & Stephens Street.	Vancouver.....B.C.	A. C. Douglas.
Vallée.....	Metabetchouan.....	Chicoutimi & Sag'y. P.Q.	Ernest Simard.
Voigts Camp.....		Yale-Cariboo.....B.C.	Hugh B. Cannon.
Wako.....	Unsurveyed.....	Thunder Bay & R'y Riv. O.	T. M. McCune.
(a) Wapashoe.....	Sec. 3, Tp. 13, R. 25, W. 3rd M.	Moose Jaw.....Sask.	Mrs. A. V. Snow.
Whitkow.....	Sec. 16, Tp. 43, R. 13, W. 3rd M.	Battleford.....Sask.	Thomas Guest.
Willowvale.....	Sec. 4, Tp. 2, R. 2, W. 3rd M.	Moose Jaw.....Sask.	S. J. McKee.
Wymark.....	Sec. 28, Tp. 13, R. 13, W. 3rd M.	Moose Jaw.....Sask.	John Gerding.

(a) Opened 15th December.

NOTE.—Nicholson Siding, summer office, County of Algoma, E.R., O., has been constituted a regular Post Office.
Empey Hill, County of Lennox and Addington, O., was closed on the 26th of December, on account of Rural Free Delivery and not on the 1st November as previously published.
Delano, District of Medicine Hat, Alta., published as opened on the 1st December went into operation on the 15th November.

CHANGES IN POST OFFICES ALREADY ESTABLISHED

NAMES CHANGED.

Copeville	District of Medicine Hat.....Alta.	to Hanna.
Graham.....	District of Thunder Bay and Rainy River.O.	to Sioux Lookout.
Main Street North.....	City of Winnipeg.....M.	to Sub-Office No. 4 (Aug.1)
Shipyards.....	County of Welland.....O.	to Millers Bay.
Vallejo.....	District of Red Deer.....Alta.	to Loyalist.

OFFICES CLOSED.

(b) Bethel.....	County of Prince Edward.....O.	Closed 23rd December.
(b) Birdell.....	County of Grey, E.R.....O.	
(b) Bourg Royal.....	County of Quebec.....P.Q.	Closed 20th December.
(b) Bradford.....	County of Prince.....P.E.I.	Closed 14th December.
(b) Brownleigh Place.....	County of Drummond & Arthabaska...P.Q.	Closed 18th December.
(b) Bute.....	County of Mégantic.....P.Q.	
(b) Cherry Hill.....	County of Kings.....P.E.I.	Closed 14th December.
(b) Cherry Vale.....	County of Sunbury and Queens.....N.B.	Closed 1st December.
(b) Cowal.....	County of Elgin, W.R.....O.	Closed 14th December.
(b) Crombie.....	County of Dufferin.....O.	
(b) Crossbury.....	County of Compton.....P.Q.	
(b) Davis.....	County of Kings & Albert.....N.B.	
(b) Drummond Station.....	County of Peterborough, E.R.....O.	Closed 27th December.
Dunara.....	County of Selkirk.....M.	Closed 27th November.
(b) East Dudswell.....	County of Richmond & Wolfe.....P.Q.	Closed 10th December.
Eastview.....	District of Moose Jaw.....Sask.	Closed 10th December.
(b) Elmwood.....	County of Kings & Albert.....N.B.	Closed 1st December.
(b) Flanders.....	County of Compton.....P.Q.	Closed 16th December.
Flint Hill.....	County of Kings & Albert.....N.B.	Closed temporarily 1st Dec.
Gatineau.....	District of Medicine Hat.....Alta.	
(b) Griersford.....	County of Renfrew, N.R.....O.	
Grove Avenue.....	County of Essex, S.R.....O.	Closed 12th December.
(b) Hopedale.....	County of Middlesex, E.R.....O.	
(b) Knatchbull.....	County of Halton.....O.	
(b) Lake Doré.....	County of Renfrew, N.R.....O.	
(b) Learned Plain.....	County of Compton.....P.Q.	
(b) Leggatt.....	County of Dufferin.....O.	
(b) McAlary.....	County of Kings & Albert.....N.B.	
(b) Mairs Mills.....	County of Simcoe, N.R.....O.	Closed 31st October.
(b) Maple Leaf.....	County of Compton.....P.Q.	Closed 16th December.
(b) Maple Plains.....	County of Prince.....P.E.I.	Closed 14th December.
(b) Martin Farm.....	County of Simcoe, N.R.....O.	
Meldrum Creek.....	District of Yale-Cariboo.....B.C.	Closed 7th December.
Mink Lake.....	District of Edmonton.....Alta.	
Minniehill.....	County of Grey, N.R.....O.	Closed 30th September.
Montreal Sub-Office No. 57.....	City of Montreal.....P.Q.	Closed 21st November.
Moulin Dubois.....	County of Drummond & Arthabaska...P.Q.	
(b) Mount Albion.....	County of Queens.....P.E.I.	
(b) Mount Hope.....	County of Bruce, N.R.....O.	
(b) New Canaan.....	County of Sunbury & Queens.....N.B.	Closed 1st December.
(b) North Fork, Salmon Creek.....	County of Sunbury & Queens.....N.B.	Closed 1st December.
(b) North Hill.....	County of Compton.....P.Q.	Closed 16th December.
Percy.....	District of Assiniboia.....Sask.	Closed 23rd November.
(b) Rockdale.....	County of Peterborough, E.R.....O.	Closed 23rd December.
(b) St. Andrews.....	County of Kings.....P.E.I.	
(b) Scotch Weedon.....	County of Compton.....P.Q.	Closed 16th December
(b) Tartan.....	County of Grey, S.R.....O.	
(b) Thistle.....	County of Grey, S.R.....O.	
(b) Upper Granville.....	County of Annapolis.....N.S.	
(b) Upperton.....	County of Kings & Albert.....N.B.	
Vancouver Sub-office No. 17.....	City of Vancouver.....B.C.	
(b) Williscroft.....	County of Bruce, S.R.....O.	

(b) Closed on the inauguration of Rural Free Delivery.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules :

1st. Address "The Canada Gazette, Ottawa, Canada."
2nd. Indicate the number of insertions required.

3rd. INVARIABLY REMIT THE FEES FOR SUCH ADVERTISEMENTS, TOGETHER WITH THE PRICE OF ONE GAZETTE, AS BELOW, OTHERWISE THEY WILL NOT BE INSERTED.

The rates are 10 cents for the first insertion, and five cents for each subsequent insertion per line of nine words, each figure counting as one word.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions :—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.
Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws etc—1 insertion.

NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

Notices received up to 2 o'clock P.M. on Fridays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

C. H. PARMELEE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.

Ottawa, 2nd February, 1909.

APPLICATIONS TO PARLIAMENT.

HOUSE OF COMMONS.

RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

Petitions for Private Bills.

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

Instruction to Committees.

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

Deposit of Bills and Fees.

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public

Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

Additional charges.

3. The following charges shall also be levied and paid in addition to the foregoing, viz :—

- | | |
|---|----------|
| (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... | \$100 00 |
| (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... | 100 00 |
| (c.) When a Bill is presented in the House after the twelfth week of the session..... | 200 00 |
| (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... | 100 00 |
| (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... | 150 00 |
| (f.) When the proposed capital stock of a company is over \$750,000, and does not exceed \$1,000,000..... | 200 00 |
| (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... | 300 00 |
| (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... | 400 00 |
| (i.) For every additional million dollars or fractional part thereof..... | 100 00 |

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves an increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.00.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs b or c of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,

Clerk House of Commons.

RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any

company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks; and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Act* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1906.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with

during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee as sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
 - (a) The respondent's residence at the time of sending such notice.
 - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
 - (c) The name and address of the solicitor, if any, acting for the respondent.
 - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be considered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210.)

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

THE SENATE.

Notices for Private Bills.

EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. *A company for the construction of any works* which in their construction or operation might specially affect a particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. *A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company*, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also, to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company is, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or

interests of the shareholders or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed 'Private Bill Notice;' or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate, the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

NOTICE is hereby given that George Sentis Delandes of the Town of Pincher Creek, in the Province of Alberta, surveyor, will apply to the Parliament of Canada, at the next sitting thereof, for a Bill of Divorce from his wife, Violet Emily Louise Deslandes, of the Town of Pincher Creek, in the Province of Alberta, and for the custody of Dorothy Louise Deslandes, the child of the said George Sentis Deslandes and the said Violet Emily Louise Deslandes, on the grounds of adultery and desertion.

Dated at the Town of Macleod, in the Province of Alberta, this 11th day of November, 1912.

McNEILL & MARTIN,
Solicitors for applicant.

21-14

NOTICE is hereby given that Nathan Louis Nathanson, of the City of Toronto, in the County of York, clerk, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Violet Ruby Kuppenheimer Nathanson, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, this twenty-first day of October, 1912.

BICKNELL, BAIN, STRATHY & MacKELCAN,
Solicitors for Nathan Louis Nathanson.

Messrs. LEWIS & SMELLIE,
Ottawa, Agents.

17-14

NOTICE is hereby given that Herbert Bell Rugh, of the City of Winnipeg in the Province of Manitoba, architect, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Mae Lillian Rugh, formerly of the City of Winnipeg, but now of the City of Brooklyn, in the State of New York, one of the United States of America, on the ground of adultery.

Dated at Winnipeg, this 4th day of October, A.D. 1912.

CAMPBELL, PITBLADO & CO.,
Farmer Building, Winnipeg,
Solicitors for HERBERT BELL RUGH.

22-14

NOTICE is hereby given that Arthur St. Denis, of Sudbury, in the Province of Ontario, agent, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Purilina Lafleur, of the City of Montreal, in the Province of Quebec, on the grounds of adultery and desertion.

WALSH & WALSH,
Solicitors for Arthur St. Denis.

Dated at Montreal, 11th October, 1912. 16-14

NOTICE is hereby given that John Arthur Pyke, of the City of Montreal, in the Province of Quebec, manufacturer's agent, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Fannie M. Brightman, of the City of Rochester, in the State of New York, one of the United States of America, on the grounds of adultery and desertion.

WALSH & WALSH,
Solicitors for John A. Pyke.

Dated at Montreal, 11th October, 1912. 16-14

NOTICE is hereby given that Mae Lillian Rugh, of the City of Winnipeg, in the Province of Manitoba, married woman, now residing at the City of Montreal, in the Province of Quebec, will apply to the Parliament of Canada, at the next session thereof, for a bill of divorce from her husband, Herbert Bell Rugh, of the said City of Winnipeg, architect, on the ground of adultery.

Dated at Ottawa, Canada, this 15th day of October, A.D. 1912.

ORDE, POWELL & LYLE,
48, Sparks Street,
Ottawa, Canada,
Solicitors for applicant.

16-14

NOTICE is hereby given that Mary Kitson, of the City of Winnipeg, in the Province of Manitoba, Clerk, will apply to the Parliament of Canada at the next session thereof, for a Bill of Divorce from her husband Charles Antoine Kitson of the Acdmay Hotel, 24 Woburn Place, London, W.C., in that part of the United Kingdom of Great Britain and Ireland called England, Gentleman, on the ground of adultery and desertion.

Dated at the City of Winnipeg, in the Province of Manitoba, this Tenth day of October, A.D. 1912.

L. McMEANS,
Solicitor for applicant.

16-14

NOTICE is hereby given that Mary Arabella Young, of the City of Calgary, in the Province of Alberta, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband John J. Young, of the City of Spokane, in the State of Washington, one of the United States of America, on the ground of desertion and adultery.

Dated at Calgary, in the Province of Alberta, this 19th day of October, A.D. 1912.

TWEEDIE & MCGILLIVRAY,
105a Eighth Avenue West,
Calgary, Alberta,
Solicitors for the applicant.

23-14

NOTICE is hereby given that Charles Albert Flower, of the City of Winnipeg, in the Province of Manitoba, agent, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Violet Ruth Beatrice Flower, formerly of the City of Winnipeg, in the Province of Manitoba, and at present residing in the Town of Estevan, in the Province of Saskatchewan, on the ground of adultery.

Dated at the City of Winnipeg, in the Province of Manitoba, this 2nd day of November, A.D. 1912.

EDGAR J. TARR,
National Trust Building, 325 Main Street,
Winnipeg, Manitoba,
Solicitor for the said Charles Albert Flower.

20-14

NOTICE is hereby given that D. Madeleine Peterson, of the City of Toronto, County of York, in the Province of Ontario, wife of Francis John Peterson of the same place, banker, will renew her application to the Parliament of Canada, at the current session thereof, for a Bill of Divorce from her husband Francis John Peterson, of the City of Toronto, in the County of York, Province of Ontario, banker, on the ground of adultery, cruelty and non-support.

Dated at Toronto, the 7th day of December, 1912.

D. MADELEINE PETERSON.

25-14

NOTICE is hereby given that Colin McLeish of the Township of Bruce, in the County of Bruce, in the Province of Ontario, farmer, will apply to the Parliament of Canada, at this present session thereof, for a Bill of Divorce from his wife, Margaret McLeish, supposed to be of the City of Berlin, in the County of Waterloo, and in the Province of Ontario, (formerly of Southampton, Ontario), on the ground of adultery and desertion.

Dated at the Town of Kincardine, in the County of Bruce, this 19th day of December, A.D. 1912.

PRINGLE, THOMPSON & BURGESS,
Of the City of Ottawa,
Solicitors for the applicant.

25-5

NOTICE is hereby given that Andrew Lorne Hamilton, of the Town of Portage La Prairie, in the Province of Manitoba, and now of the City of Quebec, in the Province of Quebec, bank manager, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Maud Louise Hamilton, formerly of the City of Toronto, in the Province of Ontario but now of parts unknown, on the ground of adultery.

Dated at Montreal, in the Province of Quebec, this seventeenth day of December, 1912.

W. G. MITCHELL,
Solicitor for applicant,
222 St. James St.,
Montreal, Que.

25-14

4

NOTICE is hereby given that Sarah Lillian Attwood, of the Rural Municipality of Shoal Lake, in the Province of Manitoba, married woman, will apply to the Parliament of Canada at the next session thereof for a Bill of Divorce from her husband Frederick Spencer Attwood, of the City of Minneapolis, in the State of Minnesota, one of the United States of America, on the ground of adultery and desertion.

Dated at the Rural Municipality of Shoal Lake, in the Province of Manitoba, this 6th day of November, A.D. 1912.

SARAH LILLIAN ATTWOOD.

19-14

MIDDLESEX TRUST CO.

PUBLIC Notice is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for the incorporation of a company under the name of "The Middlesex Trust Company" with power to carry on the business of a trust and loan company in all its branches and forms.

Dated at London, Ont., the 16th day of December, 1912.

GIBBONS, HARPER & GIBBONS,
Solicitors for the applicants.

CHRYSLER, BETHUNE & LARMONTH,
Agents at Ottawa.

25-5

PREFERENTIAL LIFE INSURANCE CO.

NOTICE is hereby given that application will be made to the Parliament of Canada at the next session thereof for an Act to incorporate "The Preferential Life Insurance Co." with head office in the City of Toronto to carry on the business of Life Insurance and such other branches of insurance as may from time be covered by license issued to the company pursuant to the Statutes respecting Insurance, with all the powers necessary, usual and incidental thereto.

Dated at Toronto this day of December, 1912.

A. S. LOWN,
Solicitor for applicants.

25-5

THE RUTHENIAN GREEK CATHOLIC EPISCOPAL CORPORATION.

NOTICE is hereby given that application will be made during the present session of the Parliament of Canada (or at the following session thereof if application cannot be made during this session and the Act applied for passed and sanctioned), for an Act incorporating The Right Reverend Nicetas Budka, Bishop of the Ruthenian Greek Catholic Church, and his successors in office, being of the same faith and rite and appointed by the Roman Pontiff, and persevering in communion with Rome, the Bishops of the said The Ruthenian Greek Catholic Church in the Diocese of Canada, as a body corporate of the said diocese by the name of "The Ruthenian Greek Catholic Episcopal Corporation," with power to the said corporation to acquire lands, borrow money on mortgage, to incorporate, establish, maintain and carry on parishes or missions, to erect, maintain and conduct churches, seminaries, schools, colleges, orphanages and hospitals in any of the provinces of Canada, and for the advancement in other ways of education and religion, charity and benevolence, and with power for other purposes, and to vest in the said corporation the church property of the Ruthenian Greek Catholic Churches throughout the said diocese, and with power to take gifts and other devises, and generally to confer on it the same powers and privileges as are enjoyed by other like corporations.

Dated at Winnipeg, this 6th day of January A.D. 1913.

THOMAS J. MURRAY.
310 Sterling Bank Building,
Winnipeg, Manitoba,
Solicitor for the applicant.

EDWARD J. DALY,
19 Elgin Street,
Ottawa, Ontario,
Ottawa agent.

28-5

WESTERN CANADA REMOUNT BREEDING ASSOCIATION.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate The Western Canada Remount Breeding Association, with power to raise, import, export, buy, sell, deal in and deal with horses, thoroughbred stock, fitted, or to be made fitted, for use in the army, the Royal Northwest Mounted Police, and all other military or semi-military organizations; to deal in and purchase, import, export, buy, sell and acquire all articles, substances and things which may be utilized in the maintenance, cultivation, improvement and development of farms for the breeding of remounts for the said organizations; to establish, maintain and conduct race tracks, grounds, courses and places for the training, racing and exercising of such horses, and the establishment of parks and places for athletic contests, games, entertainments and exhibitions in connection therewith, in the Provinces of Saskatchewan, Alberta and British Columbia, or elsewhere in Canada; to enter into arrangements with any municipal or local authorities that may seem conducive to the association's objects; and to acquire the business, property and liabilities of any person or company carrying on or possessed of property suitable for the purposes of the association.

Dated at Calgary, this 24th day of December, 1912.

HANNAH, STIRTON & FISHER,

26-5 Solicitors for the applicants.

THE PRUDENTIAL LIFE INSURANCE COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its present session, by The Prudential Life Insurance Company, and its directors, being a company incorporated by the Legislature of Manitoba, by chapter 67 of the Manitoba Statutes of 1902, for an Act to incorporate "The Prudential Life of Canada," with head office at the City of Winnipeg, Manitoba, with power to take over the business, assets and liabilities of the said provincial company, and to carry on throughout Canada the business of life insurance in all its branches, and as may from time to time be covered by the licenses issued to the said company pursuant to the Statute in that behalf, and with all other powers necessary, usual, and incidental thereto under The Insurance Act, 1910.

Dated this 20th December, 1912.

LEWIS & SMELLIE,

7 Trust Building, Ottawa, Ont.,

26-5 Solicitors for the applicants.

CANADIAN WESTERN RAILWAY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, by the Canadian Western Railway Company (incorporated chapter 69 Statutes of Canada, 1909) for an Act (1) Extending the time for the commencement and completion of the company's lines of railway; (2) To partially change the route of said railway by amending section 7, sub-section (a) of the Act of incorporation by striking out the first four lines of the said sub-section and by substituting therefor the following:—

"From a point on the international boundary at or near the Town of Coutts, in the Province of Alberta, thence in a north and westerly direction towards the Town of Cardston; thence in a north westerly direction through the Town of Pincher Creek."

Dated at Winnipeg, the 18th day of December, 1912.

HOUGH, CAMPBELL & FERGUSON,

Solicitors for the applicants.

PERKINS, FRASER & GIBSON,
Agents at Ottawa.

26-5

CANADIAN NORTHERN ONTARIO RAILWAY COMPANY.

NOTICE is hereby given that the Canadian Northern Ontario Railway Company will apply to the Parliament of Canada, at its present session, for an Act defining and increasing the bonding powers of the Company.

Toronto, 19th December, 1912.

GERARD RUEL,

25-5

Chief Solicitor.

HUDSON BAY INSURANCE COMPANY.

NOTICE.—Hudson Bay Insurance Company will apply to the Parliament of Canada, at the present session thereof, for an Act amending chapter 110 of the Statutes of 1910, to enable it to carry on insurance of classes, branches and kinds additional to those authorized by section twelve (12) of the said Act, or in substitution for some of the same, fixing the amount of the additional deposit to be made with the Minister of Finance in connection therewith, and for other purposes.

Dated at Vancouver, this 26th day of December, 1912.

PRINGLE, THOMPSON & BURGESS,

The Trust Building, Ottawa,

26-5

Solicitors for the applicants.

THE EMPIRE LIFE INSURANCE COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at the present session thereof for the incorporation of a Life Insurance Company to carry on the business of life insurance in all its branches and forms under the name of "The Empire Life Insurance Company".

Dated at Saskatoon this 1st day of Jan., A.D. 1913.

BORLAND, McINTYRE & BORLAND,

27-5

Solicitors, for applicants.

ATHABASCA AND GRANDE PRAIRIE RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its present session for an Act to incorporate The Athabasca and Grande Prairie Railway Company with power to construct and operate a line of railway from some point at or near the junction of the Solomon River with the Athabasca River in the Province of Alberta in a north westerly direction to a point at or near the junction of the Smoky River with the Muskeg River in the said Province of Alberta, thence by the most feasible route in a northerly direction to Dunvegan in the Province of Alberta passing through Grande Prairie at a point on the westerly side of Bear Lake; to empower the company to own, develop and operate water powers and own, develop and operate coal and other mines and to deal in coal and other ore in connection with its undertaking; to construct and operate telephone and telegraph lines and to charge tolls for the use thereof; to own, build, purchase or otherwise obtain and operate steam and other vessels of every kind and description in Canada or elsewhere in connection with its line of railway; to build and operate elevators, wharves, warehouses, etc., and to carry on the business of general warehousemen and for such other powers and privileges as may be incidental or necessary to the above or any of them, and that the works and undertakings of the company may be declared to be works for the general advantage of Canada.

Dated at Ottawa this 2nd day of January, A.D. 1913

PRINGLE & GUTHRIE,

Citizen Building,

27-5

Solicitors for the applicants.

PACIFIC AND PEACE RAILWAY COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act extending the time within which it may construct its line of railway as defined by its Act of Incorporation, chap. 127, of the Dominion Statutes of 1911, and for increasing the amount of the securities which may be issued by the said railway company, and for other purposes.

Ottawa, January 2nd, 1913.

J. A. RITCHIE,

Solicitor for the Company.

27-5

THE NORTH RAILWAY COMPANY.

NOTICE is hereby given that the North Railway Company (a company incorporated by the Legislature of the Province of Quebec) will apply at the present session of the Parliament of Canada for an Act

(1) Declaring that the works and undertakings of the company are works for the general advantage of Canada.

(2) To confirm in so far as the Parliament of Canada can do so all the rights, powers and privileges already possessed by the said company by its Act of incorporation and amending Acts.

(3) To extend the lines of railway which the company is now authorized to construct and operate as follows:

To construct and operate lines of railway from its main line to the City of Ottawa, and from the City of Montreal to the City of Quebec both in the Province of Quebec and from the said City of Quebec and from the said City of Montreal to the boundaries of the States of Maine, New Hampshire and Vermont with power to construct a bridge across or a tunnel beneath the River St. Lawrence for railway or other traffic, as may be approved by the Governor-in-Council or the Board of Railway Commissioners for Canada.

(4) To acquire by purchase or lease any part of any of the lines of railway mentioned below which may be used advantageously in the operation of the North Railway Company and to sell or lease all or any part of its railway line to any of the said companies, that is to say: the Canadian Pacific Railway, Canadian Northern Railway, Grand Trunk Railway, Grand Trunk Pacific Railway, Intercolonial Railway, National Transcontinental Railway, St. John Valley Railway, Montreal, Quebec & Southern Railway or any lines of railway auxiliary to any of the lines above mentioned.

(5) To receive grants of land or money from any Government, Province or municipality, public body or individual or corporation in aid of construction of its line and to exercise and to do all things and carry on the business necessary to develop and utilize the resources of any lands so acquired.

(6) To construct and operate telephone and telegraph lines and to charge tolls for the use thereof; to own, build, purchase or otherwise obtain and operate steam and other vessels of every kind and description in Canada or elsewhere in connection with its line of railway; to build and operate elevators, wharves, warehouses, etc., and to carry on the business of general warehousemen and for such other powers and privileges as may be incidental or necessary to the above or any of them.

(7) To borrow money and issue securities and make mortgages of its property for any of the purposes aforesaid in addition to such issue of railway shares and bonds as may be authorized by its Charter for the construction of its railway line and for such powers and privileges as may be incidental or necessary to the above.

Dated at Ottawa this 2nd day of January, 1913.

PRINGLE & GUTHRIE,

Citizen Building, Ottawa,

Parliamentary agents for the company.

27-5

412

REAL ESTATE LOAN CO., LIMITED.

NOTICE is hereby given that The Real Estate Loan Company of Canada, Limited, will apply to the Parliament of Canada at the session of 1912-1913 for an Act to increase its capital stock from \$1,600,000, divided into shares of \$40 each, to \$2,000,000, divided into shares of \$100 each, and, for the purpose of consolidating shares already issued, to authorize the sale and purchase of fractional parts of shares, and to authorize the company to purchase such fractional parts of shares and after consolidation into shares of \$100 to sell the same, and for such other powers for the purposes aforesaid as may be found necessary.

Dated at Toronto this thirtieth day of December, 1912.

H. W. MICKLE,

Confederation Life Building, Toronto.

Solicitor for applicant.

28-5

THE ROMAN CATHOLIC EPISCOPAL CORPORATION OF MACKENZIE.

NOTICE is hereby given that application will be made during the next session of Parliament of Canada, or at the following session thereof, if application cannot be made during next session and the act applied for passed and sanctioned, for an Act incorporating the Right Reverend Gabriel Breynat, The Roman Catholic Vicar Apostolic of the Vicariats of MacKenzie and his successors being Vicar Apostolic of the said Vicariate of MacKenzie in communion with the Church of Rome, as a body corporate by the name of "The Roman Catholic Episcopal Corporation of MacKenzie."

Vesting unto the said corporation all property occupied, possessed or enjoyed by the said Right Reverend Gabriel Breynat as such Vicar Apostolic of the Vicariate of MacKenzie and giving power to acquire real and personal property, sell and dispose of same, to borrow and lend money, execute deeds on behalf of the corporation, etc.

Dated at Ottawa, this 15th day of November, A.D. 1912.

VINCENT, SEGUIN & LABELLE,

Solicitors for applicant.

27-5

38 Rideau St., Ottawa, Ont.

CANADIAN, CENTRAL & LABRADOR RAILWAY COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its present session thereof, for an Act to incorporate the Canadian, Central and Labrador Railway Company, with power (a) to construct and operate a line of railway from a point at or near Cochrane, in the Province of Ontario, thence by the most feasible route in a northeasterly direction to a point at or near Cape St. Lewis on the Atlantic Coast with a branch line from said line of railway to a point at or near the mouth of the Hamilton River, in the Province of Quebec, and also a branch line from a point on said line of railway to the City of Quebec, (b) to construct, acquire, charter, operate, lease and dispose of steam and other vessels and to construct, acquire and lease terminal station facilities, wharves, warehouses, offices and other structures, (c) to build, purchase, lease or otherwise acquire, manage and operate hotels and restaurants, parks and summer resorts, and to purchase, lease, hold and dispose of lands necessary for such purpose, (d) to borrow money upon the issue of securities for the acquisition, construction, extension or development of any such properties, assets or works for the railway as the company may be authorized to acquire, construct or operate and to issue preference stock, (e) to develop water, electric and other power or energy and to construct and operate telegraph, telephone and power transmission lines and charge tolls for use of same.

Dated at Ottawa, this 7th day of January, 1913.

SMITH & JOHNSTON,

Solicitors for applicants.

28-5

THE CANADA PREFERRED INSURANCE COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate The Canada Preferred Insurance Company with head office in the City of Vancouver, B.C., with power to carry on throughout the Dominion of Canada the business of fire insurance and such other branches of insurance as may from time to time be authorized by license issued to the company under the provisions of The Insurance Act with all the powers necessary and incidental thereto.

Dated at Vancouver, B.C., the 30th November, 1912.

MAITLAND & HUNTER,
Rogers Building,
Vancouver, B.C.,
Solicitors for the applicants.

24-7

"LA BANQUE IMMOBILIÈRE."

NOTICE is hereby given that application will be made to the Parliament of Canada at its present session by Charles Godefroy de Tonnancourt, Joseph Versailles, William E. Hayes, Edouard Biron and Joseph Albert Savignac, all of the City of Montreal, for an Act to incorporate "La Banque Immobilière" with power to deal in real estate, hypothecary and privileged claims; to borrow money and lend the same, with its head office at the City of Montreal in the Province of Quebec.

Montreal, 18th December, 1912,

BLAIR, LAVERTY & HALE,
Solicitors for Applicants,
189 St. James St.
Montreal.

25-5

HUDSON BAY, PEACE RIVER AND PACIFIC RAILWAY COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act extending the time within which it may construct its line of railway, as defined by its Act of Incorporation, Chapter 93 of the Dominion Statutes of 1911, and for other purposes.

Dated at Ottawa, 18th December, 1912.

LEWIS & SMELLIE,
7 Trust Building, Ottawa,
Solicitors for the Company.

25-5

OTTAWA & MONTREAL TRANSMISSION COMPANY, LIMITED.

NOTICE is hereby given that application will be made on behalf of the Ottawa & Montreal Transmission Company, Limited, to the Parliament of Canada, at its present session, for an Act authorizing an extension of the time within which to commence construction of its authorized works.

Dated at the City of Ottawa, in the County of Carleton, this 20th day of December, A.D. 1912.

CHRISTIE, GREENE & HILL,
of 110 Wellington street, Ottawa,
Solicitors for the Applicants.

25-5

SOUTHAMPTON RAILWAY CO.

NOTICE.—The Southampton Railway Company will apply to the Parliament of Canada, at its present Session for an Act authorizing it to lease its railway and undertaking to the Canadian Pacific Railway Company, declaring its railway and undertaking to be a work for the general advantage of Canada, and for other purposes.

Dated at Ottawa, this 16th day of January, 1913.

PRINGLE, THOMPSON & BURGESS,
Ottawa Agents.

29-5

MISCELLANEOUS.

THE BANK OF NEW BRUNSWICK.

NOTICE is hereby given that a dividend of \$1.63 per share, being at the rate of thirteen (13%) per cent per annum on the capital stock of this Bank, has this day been declared for the period ending 15th February, 1913, and that the same will be payable at the office of the Bank in the City of St. John on the 17th day of February next to shareholders of record of 31st January. The transfer books will close on the 31st January.

By order of the Board,

C. H. EASSON,
General Manager.

St. John, N.B., 10th January, 1913.

29-5

CANADA SOUTHERN RAILWAY COMPANY.

NOTICE is hereby given that a Supplemental Indenture dated the 1st day of October, 1912, made between Canada Southern Railway Company of the first part, The Michigan Central Railroad Company of the second part, and the Guarantee Trust Company of New York of the third part, being an Indenture Supplemental to the first and refunding mortgage securing bonds to an amount not exceeding forty million dollars, made between the said parties and also bearing date the first day of October, 1912, was on the 10th of January, 1913, deposited in the office of the Secretary of State of Canada, pursuant to the provisions of The Railway Act.

Dated 11th January, 1913.

SAUNDERS TORRANCE & KINGSMILL,
Solicitors for the Canada Southern Railway Co.,
29-1 and Michigan Central Railroad Co.

THE NAVIGABLE WATERS PROTECTION ACT, R.S.C., CAP. 115.

NOTICE is hereby given that Shevlin Clarke Company, Limited, have applied to the Minister of Public Works for Canada for permission to construct a boom in the Rainy River, in front of Indian Reserve No. 1, at Pithers Point in Rainy River, Lots 18 and 19, Township of McIrvine, and in front of part of the Townplot of Fort Frances, as described in License of Occupation No. 469, issued to the Shelvin Clarke Company, Limited, by the Minister of Lands, Forests and Mines of the Province of Ontario, and have deposited with the said Minister of Public Works copies of the plans and description of the site of such proposed works, and have also deposited with the Registrar of the District of Rainy River duplicate of such plans and description of site.

Dated at Fort Frances, this 8th day of January, A.D. 1913.

(Sgd.) H. A. TIBBETTS,
Solicitor for the applicants.

29-5

THE CANADIAN NORTHERN ALBERTA RAILWAY COMPANY.

NOTICE is hereby given that in accordance with the provisions of section 140 of The Railway Act (R. S. Can., 1906, Chap. 37) there was on the 30th day of November, 1912, deposited in the office of the Secretary of State of Canada a Trust Mortgage dated 29th November, 1912, made by The Canadian Northern Alberta Railway Company to The British Empire Trust Company Limited and National Trust Company Limited and His Majesty the King and The Canadian Northern Railway Company securing Three and one-half Per Cent 50-Year Debenture Stock, guaranteed by the Dominion of Canada.

GERARD RUEL,
Chief solicitor.

Toronto, 14th January, 1913.

29-1

LA COMPAGNIE D'IMMEUBLES, LIMITÉE.

PUBLIC NOTICE is hereby given that under the rules and regulations established by the Governor General of Canada in Council, under the provisions of Part III of The Companies Act, Revised Statutes of Canada, 1906, chapter 79, relating to loan companies, the undermentioned persons will apply to His Royal Highness the Governor General in Council, two months after the publication of this notice in *The Canada Gazette*, for Letters Patent under the Great Seal incorporating:—

1. Messrs. François Joseph Bisailon, advocate, King's counsel, residing at No. 446 Sherbrooke Street East, Arthur Brossard, advocate, King's counsel, residing at No. 2199 Park Avenue, Hector Roannes Bisailon, advocate, residing at No. 2132 Mance Street, Alexis Pepin, advocate, residing at No. 332 Dorchester Street East, Charles Auguste Honoré Bertrand, student-at-law, residing at No. 230 Lafontaine Park, all of the City of Montreal, in the Province of Quebec, proposed members of the board of directors, and the said François Joseph Bisailon, Arthur Brossard and Hector Roannes Bisailon to constitute the provisional board, as a loan company, under the provisions of the above-mentioned Act;

That the proposed company is to carry on its operations throughout the Dominion of Canada under the name of "La Compagnie Mutuelle d'Immeubles, Limitée," previously incorporated by letters patent issued by the Honourable Secretary of State of the Dominion of Canada, bearing date the 4th day of August, 1903, and that the proposed company was granted the permission of the said "Compagnie d'Immeubles, Limitée," to carry on business under the name of the last-mentioned company;

2. That the principal place of business of the proposed company shall be at the City of Montreal, in the Province of Quebec;

3. That the purposes and objects of the proposed company are the following, viz:—

(a) To acquire and own property, movable and immovable, real and personal, claims, bonds, mortgages, hypothecs, contracts, shares of stock and generally all the assets, rights, privileges and undertakings of the "Compagnie Mutuelle d'Immeubles, Limitée," and the said proposed company, to assume the liabilities of the said "Compagnie Mutuelle d'Immeubles, Limitée," incurred towards any person, partnership, company and towards the subscribers to any co-operative funds established and managed by the said "Compagnie Mutuelle d'Immeubles, Limitée."

(b) To establish and maintain one or more co-operative funds by means of contributions paid by subscribers who, under the rules and regulations established by the surrendering company or the proposed company creating said fund or funds, have become or shall, in the future, become beneficiary members of the same;

(c) To make cash advances by way of loans to the subscribers to any of the said co-operative funds, or to the purchasers of any part of the company's property, for building purposes or other improvements;

(d) To collect, manage, and administer the moneys of any such co-operative funds and to do all acts necessary to undertake or carry on any business which the proposed company is authorized to undertake or carry on, or for any services rendered, duties and deposits and necessary expenses relating to the aforesaid purposes;

(e) To deal in real estate generally; to acquire by purchase, lease or otherwise, and to own real estate and to erect houses and other buildings on such real estate or any part thereof;

(f) To sell, lease, transfer, exchange, deal in or otherwise dispose of the whole or any part of such real estate, and to develop, improve and lay out the same in building lots, streets, lanes, squares or otherwise;

(g) To receive and hold mortgages, hypothecs, liens or any securities to secure the payment of the purchase price of any property sold by the projected company or of any money due to the proposed company by purchasers, or advanced by the proposed company to subscribing members or for building purposes or other improvements;

(h) To acquire, purchase, hold, transfer and dispose of shares, stock, debentures or securities in any other company having objects similar, in whole or in part, to those of this proposed company or carrying or any business capable of being carried on so as to benefit this proposed company, directly or indirectly;

(i) To sell or otherwise dispose of any part of the lands or other property belonging to the proposed company, for such consideration and upon such terms and conditions as the proposed company may deem fit, and to accept cash, shares, bonds, debentures, stock or securities of any other company in payment or part payment of such securities;

(j) To acquire and own any business, franchises, undertakings, property, rights, privileges, leases, contracts, real estate, stocks, assets and other rights which the proposed company may lawfully acquire in virtue hereof;

(k) To issue paid-up shares and not liable to calls, bonds, or other securities of the proposed company in payment or part payment of any property, movable or immovable, rights or other assets acquired by the proposed company at any time, including any option on real estate, rights in real estate or for services rendered by way of promotion or otherwise;

(l) To sell, lease or otherwise dispose of the undertaking of the proposed company, or any part thereof, for such consideration as the proposed company may deem fit, or to amalgamate with any person, partnership or corporation carrying on a business similar, in whole or in part to those of the proposed company upon such terms and conditions as may be deemed advisable, and in consideration for such undertaking to accept cash, or, in lieu of cash, paid-up and non-assessable shares, bonds, debentures or securities or other property, and generally to do all such other acts and things conducive to the attainment of the proposed company's objects or relating thereto;

(m) To amalgamate with any other company having objects similar, in whole or in part, to those of the proposed company;

(n) To distribute among the shareholders of the proposed company, in specie, any shares, debentures, securities or bonds belonging to the proposed company;

(o) To invest its surplus funds in the redemption of its own shares, bonds or other securities;

(p) To lend money on first and second mortgages and generally to carry on all other business usually carried on by loan firms;

(q) To act as general agents, mandatories, real estate and insurance agents, and generally to do all acts which may be conducive to the attainment of the purposes and objects of the proposed company and necessary to carry on its undertakings;

4. That the capital stock of the proposed company shall be of the sum of three hundred and fifty thousand dollars, divided into 3,500 shares of one hundred dollars each.

Montreal, 15th January, 1913.

BISAILLON & BROSSARD,

29-2

Solicitors for the applicants.

POWER ECONOMIES LIMITED.

CERTIFIED true extract of a meeting of shareholders of Power Economies Limited, held at Montreal, on the 19th day of November, 1912, at which were present all the shareholders of the company.

It was moved by Mr. Duff seconded by Miss Scott and unanimously resolved that By-law 14 as just read to the meeting be adopted as a By-law of the company and the former By-Law amended accordingly.

BY-LAW 14.

The affairs of the company shall be managed by a board of directors until otherwise determined by resolution passed at a general meeting of the company and the number of such directors shall be not less than three and not more than seven. Two of such directors shall form a quorum.

Certified true extract,

F. G. SCOTT,

Secretary-treasurer.

29-1

GUELPH JUNCTION RAILWAY COMPANY.

NOTICE is hereby given that the annual general meeting of the shareholders of this company for the transaction of all business proper to be transacted thereat, will be held at the office of the company, 12 Douglas Street, in the City of Guelph, at 4 p.m., on Tuesday, the 4th day of February, 1913, pursuant to Statute.

A. H. MACDONALD,
Secretary.

29-3

BRAZILIAN TRACTION, LIGHT AND POWER COMPANY, LIMITED.

(Incorporated under the laws of Canada.)

NOTICE is hereby given that a dividend of $1\frac{1}{2}$ per cent for the quarter ending 31st January, 1913, has been declared on the issued capital stock of the company, payable on the 20th day of February, 1913, to all shareholders of record on the registers at the close of business on the 31st day of January, 1913.

Dividend cheques for shareholders resident in Canada and the United States of America will be payable at par at any branch of The Canadian Bank of Commerce in Canada, or at the Agency of the said Bank in New York City.

Holders of bearer share-warrants on detaching coupon No. 2 from such warrants, and lodging same at one of the banks mentioned below, will receive on and after 20th February, 1913, in exchange for each coupon the sum of \$1.50, or its equivalent if presented in London, the sum of 6s. 2d.; if in Belgium or Switzerland, the sum of francs 7.76; and if in Germany, the sum of marks 6.29, representing the amount of the aforesaid dividend.

Payments made in London are subject to the income tax.

The transfer books of the company will be closed from 1st February, 1913, to 4th February, 1913, both days inclusive.

J. M. SMITH,
Secretary.

Toronto, Canada, 15th January, 1913.

Banks at which coupons may be presented for payment.

TORONTO... The Canadian Bank of Commerce.

NEW YORK... Agency of The Canadian Bank of Commerce.

LONDON... The Canadian Bank of Commerce.

BRUSSELS... The Banque de Paris et des Pays-Bas.
Caisse Générale de Reports et de Dépôts.
Banque Internationale de Bruxelles.
Banque d'Outremer.
Banque Nagelmackers Fils & Cie.
Deutsche Bank.

ANTWERP... Banque d'Anvers.

Banque de Reports de Fonds Publics et de Dépôts.

LIEGE... Banque Nagelmackers Fils & Cie.

Banque Liégeoise.

GENEVA... Banque Fédérale.

BASLE... Banque Commerciale de Bâle.

Swiss Bankverein.

BERLIN... Deutsche Bank.

NOTE:—The Canadian Stock Register is kept at the office of the National Trust Company, Limited, Toronto, Canada.

The London office of the company is at Thread-needle House, 34 Bishopsgate, London, E.C. 29-2

MEXICO TRAMWAYS COMPANY.

NOTICE is hereby given that a dividend of one and three quarters per cent ($1\frac{3}{4}$ %) has been declared on the capital stock of the Mexico Tramways Company, payable on the 1st February, 1913, to shareholders of record at the close of business on the 11th day of January, 1913, and that the transfer books of the company will be closed from the 13th day of January,

1913, to the 31st day of January, 1913, both days inclusive.

Dividend cheques for shareholders will be payable at par at the Canadian Bank of Commerce, Toronto, Canada, New York City, N.Y., Mexico City, Mexico, London, England, and its branches.

The holders of bearer share warrants, on detaching from their share warrant Coupon No. 15, and lodging such coupon or coupons at the Canadian Bank of Commerce in Toronto, Montreal, New York City, Mexico City, or London, England, on or after the 1st day of February, 1913, will receive in exchange for each coupon the sum of one dollar and seventy-five cents (\$1.75) representing the amount of the dividend.

By order of the Board,

W. E. DAVIDSON,
Secretary.

Toronto, Canada, January 6, 1913. 28-2

E. J. MATHEWS.

NOTICE is hereby given that thirty days after date I intend to apply to the Governor-in-Council for a quit-claim deed, for the following described foreshore: Commencing at the south-west corner of Lot 446, Range 5, Coast District, British Columbia, which is on the high-water line; thence west seven hundred (700) feet; thence north twenty-two degrees, and forty-five minutes west (N. 22° 45' W.) twenty-eight hundred (2,800) feet; thence north ten degrees west (N. 10° 0' W.) forty-four hundred and seventy (4,470) feet; thence east seven hundred (700) feet to the Grand Trunk Pacific Railway Right-of-Way; thence south seventeen degrees and forty-one minutes east (S. 17° 41' E.) to high water mark; following the west boundary of the Grand Trunk Pacific Railway Right-of-Way, eleven hundred (1,100) feet; thence southerly following high water mark, sixty-two hundred and fifty (6,250) feet more or less to point of commencement; excepting that portion (included within the above boundaries) covered by the Grand Trunk Pacific Right-of-Way.

E. J. MATHEWS.

RITCHIE, AGNEW & Co.

Surveyors and Engineers,

Agents.

Prince Rupert, B.C., 23rd December, 1912. 28-5

WEST VANCOUVER FERRY CO., LIMITED.

NOTICE is hereby given that the West Vancouver Ferry Co., Ltd., has applied to His Excellency the Governor General in Council for approval of the site and plans for a proposed wharf in front of Fourteenth Street, in the District of West Vancouver, and that plans and description of the proposed site have been deposited with the Minister of Public Works, and in the Office of the Registrar of Land Titles at Vancouver, in accordance with the provisions of the Navigable Waters Protection Act.

Dated this 4th day of January, 1913.

MACNEILL, BIRD, MACDONALD & BAYFIELD,

Solicitors for

28-5 West Vancouver Ferry Co., Ltd.

GUARANTEE CO. OF NORTH AMERICA.

NOTICE is hereby given that the annual general meeting of the shareholders of The Guarantee Company of North America will be held at the Offices of the Company, 57, Beaver Hall Hill, Montreal, on Thursday, 23rd January, 1913, at four o'clock p.m., for the purpose of receiving the report of the directors, the election of directors, and for the general business of the company.

By order of the Board,

HENRY E. RAWLINGS,
Managing director.

Montreal, 26th, December 1912. 27-3

IMPERIAL BANK OF CANADA

DIVIDEND No. 90.

NOTICE is hereby given that a dividend at the rate of twelve per cent (12%) per annum upon the paid-up capital stock of this institution has been declared for the three months ending 31st January, 1913, and that the same will be payable at the head office and branches on and after Saturday, the 1st day of February next.

The transfer books will be closed from the 17th to the 31st January, 1913, both days inclusive.

By order of the Board,

D. R. WILKIE,
General Manager.

Toronto, 18th December, 1912. 26-5

STERLING ACCIDENT AND GUARANTEE CO.

THE Sterling Accident and Guarantee Company of Canada hereby gives notice that on the first day of October, instant, it ceased to carry on business in Canada, and that on and after the 5th day of February, 1913, it will apply to the Minister of Finance for a release of the company's deposit. Any policy holders opposing the release will file their opposition with the Minister of Finance on or before 1st January, 1913.

Dated at the City of Montreal, in the Province of Quebec, the 8th day of October, A.D 1912.

ROBERT THOMSON,
President.

PERCY W. THOMSON,
Secretary treasurer.

17-16

BANK OF NOVA SCOTIA.

NOTICE is hereby given that the annual general meeting of the shareholders of this Bank will be held in the banking-house, Hollis Street, Halifax, on Wednesday, the 22nd January next, at eleven o'clock a.m., for the purpose of receiving a statement of the affairs of the Bank, for the election of directors, and for other business.

By order of the Board,

H. A. RICHARDSON,
General manager.

Halifax, N.S., 16th December, 1912. 25-5

THE CANADA NORTH-WEST LAND COMPANY (LIMITED).

(Incorporated in Canada.)

NOTICE OF DISTRIBUTION ON REALIZATION OF ASSETS
No. 7.

NOTICE is hereby given that a Distribution on Realization of Assets, No. 7, of \$5 per share has been declared and that the same is payable on the 1st day of February, 1913, to shareholders of record on the books of the company at the close of business on the 11th day of January, 1913, (fractional shares not included).

The transfer books will be closed from the 11th day of January, to the 1st day of February, 1913.

By order,

S. B. SYKES,
Secretary-treasurer.

Toronto, Canada,
9th December, 1912.

NOTE.—Shareholders are reminded that as the distributions on realization of assets can only be made as, and when, sufficient funds are on hand from time to time, payments are bound to be at irregular intervals and cannot be counted upon to be made at any fixed periods. The shareholders are further reminded that as each distribution on realization is made the assets of the company are proportionately depleted.

25-6

THE SOVEREIGN BANK OF CANADA.

NOTICE is hereby given that a special general meeting of the shareholders of the Sovereign Bank of Canada will be held at the hour of twelve o'clock noon on Tuesday, the fourth day of February, 1913, at the head office of the Bank, 930 Traders Bank Building, in the City of Toronto, Ontario, for the purpose of considering the present position of the affairs of the Bank.

By order of the Board,

F. G. JEMMETT,
General manager.

Toronto, 11th December, 1912. 25-6

THE METROPOLITAN BANK.

NOTICE is hereby given that the annual general meeting of the shareholders of this Bank, for the election of directors and the transaction of other business, will be held at the head office of the Bank in Toronto, on Tuesday, the 28th day of January, 1913, at 12 o'clock noon.

By order of the Board,

W. D. ROSS,
General manager.

Toronto, 18th December, 1912. 25-6

LA BANQUE NATIONALE.

ON and after Saturday, the 1st of February next, this Bank will pay to its shareholders a dividend of two per cent, being at the rate of eight per cent per annum, upon its capital, for the quarter ending on the 31st of January next.

This dividend will be paid according to the list of shareholders of record on the 16th January next.

By order of the Board of Directors,

N. LAVOIE,
General manager.

Quebec, 17th December, 1912. 25-5

NOTICE is hereby given that The Manitoba Assurance Company has ceased to carry on business in Canada, it having transferred its property and rights to The Liverpool-Manitoba Assurance Company, which has assumed all the obligations and liabilities of The Manitoba Assurance Company, including those to its policyholders, and that The Manitoba Assurance Company has applied to the Minister of Finance to release on the third day of February, 1913, the securities deposited by it with him; and all the Canadian Policyholders opposing such release are called upon to file their oppositions with the said Minister on or before the said date.

Montreal, 17th October, 1912.

THE MANITOBA ASSURANCE COMPANY
per J. Gardner Thompson,

16-14 Managing Director.

KA IEN INVESTMENT CO., LTD.

NOTICE is hereby given that thirty days after date we intend to apply to the Governor in council, for a quit-claim-deed, for the following described foreshore:—

Commencing at the North-west corner of Lot 641, Range Five, Coast District, British Columbia, thence West, Seven hundred (700) feet; thence South seven degrees and forty-five minutes West (S. 7° 45' W), Six hundred, and forty (640) feet; thence East Seven hundred (700) feet, to High-water-mark; thence Northerly, following High-water mark, to the point of commencement; excepting that portion (included within the above boundaries) covered by the Grand Trunk Pacific Right-of-Way.

KA IEN INVESTMENT COMPANY, LTD.

Prince Rupert, B.C., 30th December, 1912. 28-6

THE STERLING BANK OF CANADA.

NOTICE is hereby given that a dividend of one-and-one-half per cent ($1\frac{1}{2}\%$) for the quarter ending 31st January, inst. (being at the rate of six per cent (6 %) per annum, on the paid-up capital stock of this Bank, has been declared, and that the same will be payable at the head office and branches of the Bank on and after the 15th day of February next. The transfer books will be closed from the 17th January to the 31st January, both days inclusive.

By order of the Board,

F. W. BROUGHALL,

General manager.

Toronto, 7th January, 1913.

28-5

ONTARIO POWER CO. OF NIAGARA FALLS.

NOTICE is hereby given that the annual general meeting of the shareholders of the Ontario Power Company of Niagara Falls will be held at the offices of the company, Niagara Falls, Ontario, on Tuesday, the twenty-first day of January, 1913, at the hour of eleven o'clock, in the forenoon, for the purpose of the election of directors of the company, and for the transaction of such other business as may be transacted at an annual general meeting.

Dated the 16th day of December, 1912.

By order of the Board,

R. C. BOARD,

Secretary.

25-5

PUISSANCE DU CANADA.



NOMINATIONS.

SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON ALTESSE ROYALE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, 6 décembre 1912.

FRANK LEBLANC de Belliveau's Cove, dans la province de la Nouvelle-Ecosse : Maître de havre pour le dit port.

— 20 décembre 1912.

ISAAC P. SMITH, de Port Hood, dans la province de la Nouvelle-Ecosse : Gardien du quai de l'Etat au dit endroit, en remplacement de Samuel Smith, démissionnaire.

— 2 janvier 1913.

ANTHONY BRINE, de Joggin's Mines, dans le comté de Cumberland, dans la province de la Nouvelle-Ecosse : Maître de havre pour le dit port.

— 7 janvier 1913.

E. A. KINSMAN, de la cité d'Ottawa, dans la province d'Ontario : Aide-inspecteur du gaz et de l'électricité, à compter du 13 décembre 1912.

— 10 janvier 1913.

JOHN MOYNAHAN, de la cité de Windsor, dans la province d'Ontario : Préposé à l'accise de 3e classe, stagiaire, dans la division du revenu de l'intérieur de Windsor, dans la dite province, à compter du 17 décembre 1912.

PROCLAMATIONS.

ARTHUR.
[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'elles peuvent concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU qu'en vertu des
Sous-ministre de la } dispositions de l'Acte de
Justice, Canada. } tempérance du Canada, l'avis
suivant a été adressé au Secrétaire d'Etat du Canada,
accompagné de la pétition ci-jointe :—

“ A l'honorable Secrétaire d'Etat du Canada,—

“ MONSIEUR,—Nous, soussignés, électeurs du district
“ provisoire judiciaire de Manitoulin (qui est le dis-

“ trict territorial de Manitoulin) dans la province
“ d'Ontario, vous prions de prendre connaissance que
“ nous désirons présenter la pétition ci-dessous à Son
“ Altesse Royale le Gouverneur général :—

“ “ A Son Altesse Royale le Gouverneur général en
“ conseil :—

“ “ La pétition des électeurs du district provisoire
“ judiciaire de Manitoulin (qui est le district judiciaire
“ de Manitoulin) dans la province d'Ontario, ayant
“ qualité et capacité pour voter à l'élection d'un
“ membre de la Chambre des Communes, dans le dit
“ district,—Expose respectueusement,—

“ “ Que vos pétitionnaires désirent que la Partie II
“ de l'Acte de tempérance du Canada devienne en
“ vigueur et exécutoire dans le dit district ;

“ “ Et que nous désirons que les votes des électeurs du
“ dit district soient enregistrés pour et contre l'adop-
“ tion de la dite pétition.”

“ “ En conséquence vos pétitionnaires prient hum-
“ blement qu'il plaise à Votre Altesse Royale, par un
“ arrêté en conseil en vertu du 109e article du dit
“ acte,” de déclarer que la Partie II du dit acte sera
“ en vigueur et exécutoire dans le dit district.”

“ Et vos pétitionnaires ne cesseront de prier, etc.”

Et attendu qu'il appert à la satisfaction du Gouverneur général en conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs du dit district ; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de deux cent quatre-vingt-quatorze ou environ, et que les autres exigences de l'acte ont été observées ;

Et attendu qu'un arrêté de Son Altesse Royale le Gouverneur général en conseil a été passé, ordonnant que les votes de tous les électeurs du dit district, soient enregistrés pour ou contre l'adoption de la dite pétition.

SACHEZ maintenant, que, par les présentes et en vertu de l'autorité qui Nous est conférée par les dits acte et arrêté en conseil, Nous proclamons et déclarons que jeudi, le trentième jour de janvier 1913 un poll sera tenu dans le dit district pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là.

Que James Russell McGregor, agent, de Gore Bay, dans la province d'Ontario, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et de faire rapport du résultat au Gouverneur général en conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation. Que l'officier-rapporteur nommera les différentes personnes qui devront faire le décompte final des votes, au nom des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, au palais de justice à Gore Bay susdit, lundi le vingt-septième jour de janvier 1913, à dix heures de l'avant-midi.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au dit palais de justice à Gore-Bay susdit, lundi le troisième jour de février prochain, 1913, à dix heures de l'avant-midi.

Et, dans le cas d'adoption de la pétition par les électeurs, Son Altesse Royale le Gouverneur général en conseil pourra, en tout temps après l'expiration d'une période de soixante jours, depuis la date de l'adoption de la dite pétition, par un arrêté en conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie de la dite loi sera en vigueur et prendra effet dans le dit district à dater du jour où les licences annuelles ou semestrielles pour la vente des liqueurs spiritueuses maintenant en vigueur dans le dit district expireront, pourvu que ce jour ne soit pas plus rapproché que le quatre-vingt-dixième jour de la date du dit arrêté en conseil, et que s'il y a moins de quatre-vingt-dix jours entre les deux dates, qu'elle devienne en vigueur le jour correspondant de l'année suivante, et que s'il n'y a pas de licences en force dans le dit district que la dite seconde partie de la dite loi deviendra en vigueur et prendra effet dans le dit district trente jours après la date du dit arrêté en conseil.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoin Notre Très cher et Bien-aimé Oncle et Très fidèle Conseiller le Feld-maréchal Son Altesse Royale le Prince ARTHUR WILLIAM PATRICK ALBERT, Duc de Connaught et Strathearn, comte de Sussex (dans la pairie du Royaume-Uni), Prince du Royaume-Uni de la Grande-Bretagne et d'Irlande, Duc de Saxe, Prince de Saxe-Cobourg et Gotha, Chevalier de Notre Ordre Très noble de la Jarretière, Chevalier de Notre Ordre Très ancien et Très noble du Chardon, Chevalier de Notre Ordre Très illustre de Saint-Patrice, l'un de Notre Très honorable Conseil Privé; Grand Maître de Notre Ordre Très honorable du Bain; Chevalier Grand Commandeur de Notre Ordre Très exalté de l'Etoile de l'Inde, Chevalier Grand-croix de Notre Ordre Très distingué de Saint-Michel et Saint-Georges, Chevalier Grand Commandeur de Notre Ordre Très éminent de l'Empire Indien, Chevalier Grand-croix de Notre Ordre Royal de Victoria; Notre Aide-de-camp personnel; Gouverneur Général et Commandant en chef de Notre Puissance du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce VINGT-HUITIÈME jour de DÉCEMBRE en l'année de Notre-Seigneur mil neuf cent douze, et de Notre Règne la troisième.

Par ordre,

THOMAS MULVEY,
Sous-secrétaire d'Etat.

27-3

ARTHUR.
[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux qui les présentes verront ou qu'elles pourront concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans
Sous-ministre de la Justice, } et par la Partie XII
Canada. } de la *Loi de la marine*

marchande, Statuts révisés de 1906, chapitre 113, il est entre autre choses en substance statué que Notre Gouverneur en conseil peut, par proclamation déclarer havre public toute étendue recouverte d'eau et soumise à la juridiction de Notre Parlement du Canada ;

ET ATTENDU que Son Altesse Royale Notre Gouverneur en conseil est d'avis que Joggins Mines, dans la province de la Nouvelle-Ecosse, renfermant l'étendue ci-après mentionnée, soit proclamé havre public,—

SACHEZ DONC que par les présentes Nous proclamons et déclarons que Joggins Mines, renfermant une étendue d'eau qui peut être décrite comme suit :—

Toutes les eaux de la Baie de Fundy et de ses eaux tributaires, au sud d'une ligne tirée franc ouest, astronomiquement, depuis l'extrémité de Boss Point, au nord d'une ligne tirée franc ouest, astronomiquement, depuis l'extrémité ouest de Ragged Reef Point; et à l'est à mi-chenal entre les comtés de Cumberland et Westmoreland,—seront un havre public.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très cher et Bien-aimé Oncle et Très Fidèle Conseiller le Feld-maréchal Son Altesse Royale le Prince

ARTHUR WILLIAM PATRICK ALBERT, Duc de Connaught et Strathearn, comte de Sussex (dans la pairie du Royaume-Uni); Prince du Royaume-Uni de la Grande-Bretagne et d'Irlande, Duc de Saxe, Prince de Saxe-Cobourg et Gotha; Chevalier de Notre Ordre Très noble de la Jarretière; Chevalier de Notre Ordre Très ancien et Très noble du Chardon; Chevalier de Notre Ordre Très illustre de Saint-Patrice; l'un de Notre Très honorable Conseil privé; Grand Maître de Notre Ordre Très honorable du Bain; Chevalier Grand Commandeur de Notre Ordre Très exalté de l'Etoile de l'Inde; Chevalier Grand-croix de Notre Ordre Très distingué de Saint-Michel et Saint-Georges; Chevalier Grand Commandeur de Notre Ordre Très éminent de l'Empire Indien; Chevalier Grand-croix de Notre Ordre Royal de Victoria; Notre Aide-de-camp personnel; Gouverneur Général et commandant en chef de Notre Puissance du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DEUXIÈME jour de JANVIER, en l'année de Notre-Seigneur mil neuf cent treize, et de Notre Règne la troisième.

Par ordre,

THOMAS MULVEY,
Sous-Secrétaire d'Etat.

29-3

ARTHUR.
[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux qui les présentes verront ou qu'elles pourront concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans
Sous-ministre de la Justice, } et par la Partie XII
Canada. } de la *Loi de la marine*
marchande, Statuts révisés de 1906, chapitre 113, il est entre autres choses en substance statué que Notre Gouverneur en conseil peut, par proclamation déclarer havre public toute étendue recouverte d'eau et soumise à la juridiction de Notre Parlement du Canada ;

ET ATTENDU que Notre Gouverneur en conseil est d'avis que le havre de Belliveau's Cove, dans la province de la Nouvelle-Ecosse, renfermant l'étendue ci-après mentionnée, soit proclamé havre public :—

SACHEZ DONC que par ces présentes Nous proclamons et déclarons le dit havre de Belliveau's Cove, comprenant une étendue recouverte d'eau qui peut être décrite comme suit, savoir :—

Toutes les eaux renfermées entre les promontoires de la dite anse,—seront un havre public.

De ce qui précède Nos féaux sujets et tous ceux qui les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très cher et Bien-aimé Oncle et Très Fidèle Conseiller le Feld-maréchal Son Altesse Royale le Prince ARTHUR WILLIAM PATRICK ALBERT, Duc de Connaught et Strathearn, comte de Sussex (dans la pairie du Royaume-Uni), Prince du Royaume-Uni de la Grande-Bretagne et d'Irlande, Duc de Saxe, Prince de Saxe-Cobourg et Gotha; Chevalier de Notre Ordre Très noble de la Jarretière; Chevalier de Notre Ordre Très ancien et Très noble du Chardon; Chevalier de Notre Ordre Très illustre de Saint-Patrice; l'un de Notre Très honorable Conseil privé; Grand Maître de Notre Ordre Très

honorable du Bain ; Chevalier Grand Commandeur de Notre Ordre Très exalté de l'Etoile de l'Inde ; Chevalier Grand-croix de Notre Ordre Très distingué de Saint-Michel et Saint-Georges ; Chevalier Grand Commandeur de Notre Ordre Très éminent de l'Empire Indien ; Chevalier Grand-croix de Notre Ordre Royal de Victoria ; Notre Aide-de-camp personnel ; Gouverneur Général et commandant en chef de Notre Puissance du Canada.

A Notre Hôtel du Gouvernement en Notre CITÉ d'OTTAWA, ce DEUXIEME jour de JANVIER, en l'année de Notre-Seigneur mil neuf cent treize, et de Notre règne la troisième.

Par ordre,

THOMAS MULVEY,
Sous-Secrétaire d'Etat.

29-3

DÉPÊCHES, Etc.

DEPARTEMENT DES AFFAIRES EXTÉRIEURES.

14 janvier 1913.

LE gouvernement canadien s'étant informé auprès du gouvernement italien, sur l'autorité des officiers consulaires italiens de recevoir des deniers adjugés par des tribunaux canadiens à des sujets italiens non domiciliés au Canada, la réponse que contient la dépêche ci-dessous a été reçue comportant que les officiers consulaires italiens sont autorisés à recevoir des articles et deniers dus à des sujets italiens non domiciliés au Canada :

Du Secrétaire d'Etat pour les Colonies au Gouverneur général.

Canada, DOWNING STREET,
n° 874. 20 décembre 1912.

MONSIEUR,—J'ai l'honneur de transmettre à Votre Altesse Royale, pour le renseignement de Vos Ministres, les documents cités ci-dessous concernant le paiement par les tribunaux canadiens de la compensation et autres deniers adjugés à des Italiens non domiciliés au Canada.

J'ai, etc.,

L. HARCOURT.

A l'Administrateur du Gouvernement
du Canada.

Consulaire, n° 33.

ROME, 9 décembre 1912.

MONSIEUR,—Au reçu de votre dépêche consulaire n° 47 du 10 septembre dernier, au sujet du paiement par les tribunaux canadiens de compensation et autres effets adjugés à des Italiens non domiciliés au Canada, M. Dering a adressé une note au gouvernement italien dans le sens de la lettre du 21 août du Département canadien des Affaires Extérieures.

En réponse à cette note le Ministre italien pour les Affaires Etrangères dit que les officiers consulaires italiens sont autorisés par les règlements consulaires de recevoir des autorités locales ou du représentant de la personne qui y a droit, les articles et deniers dus à des sujets italiens non domiciliés dans le pays intéressé, et que leur reçu est valide. La procédure suivie est que les deniers sont transmis par l'officier consulaire au Ministère italien pour les Affaires Etrangères et ce dernier le transmet aux autorités judiciaires compétentes (ou au consul italien, à l'étranger, selon le cas), qui effectue le paiement et obtient des reçus de personnes intéressées ; ces reçus sont ordinairement déposés aux archives du ministère, mais si la chose est désirée ils

peuvent être transmis aux autorités à l'étranger qui ont opéré le paiement original. Ce dernier moyen est fréquemment adopté dans le cas de petits héritages et de compensation pour accidents à des ouvriers reçus dans la Grande-Bretagne et quelques-unes de ses dépendances, *e. g.*, l'Union Sud-africaine, par les consuls italiens pour transmission aux héritiers en Italie.

Il est fait mention que le mode de transmission ci-dessus indiqué est absolument sûr et que les personnes auxquelles l'argent est dû n'encourent aucune dépense. On admet que ce moyen est un peu long et l'on suggère que si les chèques émis par les autorités canadiennes en faveur des personnes qui y ont droit étaient employés il y aurait moins de temps perdu sous ce rapport ; d'un autre côté, les personnes qui reçoivent ces chèques si elles demeurent dans des campagnes éloignées, comme le cas se présenterait souvent, auraient de la difficulté à faire changer les chèques.

Le Ministre des Affaires Etrangères termine en déclarant que son ministère fera tout son possible pour faciliter la transmission aux héritiers de toutes les sommes qui seront confiées aux officiers consulaires italiens par les autorités canadiennes.

J'ai etc.,

R. RODD.

Le Très Honorable
Sir E. Grey, Bart., C.J., M.P.,
etc., etc., etc.

29-3

CANADA,
No 864.

DOWNING STREET,
18 décembre 1912.

MONSIEUR,—J'ai l'honneur de transmettre à Votre Altesse Royale, pour le renseignement de Vos Ministres, copie d'une dépêche du consul général de Sa Majesté à Buda-Pesth, attirant l'attention aux exigences des autorités hongroises au sujet des passeports et de la position qui est faite par la loi hongroise aux Hongrois naturalisés en pays étranger.

J'ai l'honneur d'être, de Votre Altesse Royale,
le très humble et obéissant serviteur,

L. HARCOURT.

Au Gouverneur Général Son Altesse Royale
le Duc de Connaught et Strathearn, C.J., C.C.,
C.P., G.C.B., G.C. Etoile de l'I., G.C.M.G., G.C.
Emp. des I., G.C.O.V., etc., etc., etc.

TRAITÉ No 4.

BUDA-PESTH,
25 novembre 1912.

MONSIEUR,—Relativement à l'article "Passport Requirements of Foreign Countries" dans la Liste du Foreign Office sous l'en-tête Autriche-Hongrie, je vois qu'il y est dit que pour des fins de résidence dans ce pays-là un passeport ou une autre preuve d'identité est nécessaire. Vu le grand nombre de personnes qui tentent de résider en Hongrie au delà de la période légale de 14 jours sans être munies de quelque preuve de leur nationalité ou d'identité, j'ose attirer votre attention au pouvoir que possèdent les autorités hongroises de demander cette preuve après l'intervalle mentionné. Les difficultés qui surviennent sont ordinairement au sujet des artistes de théâtre desquels les autorités policières exigent une preuve immédiate de nationalité. Il est rare que ces personnes possèdent des passeports ou autres preuves d'identité, et ordinairement le consulat général leur donnait un document disant qu'ils avaient prêté serment comme sujet britannique et que le consul général de Sa Majesté croyait leur déclaration véridique. Ce document est marqué comme n'étant valide qu'en Hongrie. Jusqu'à présent les autorités hongroises se sont contentées de cette pièce. Un certificat semblable est émis, lorsque nécessaire,

dans le cas de gouvernantes, etc., mais ces dernières sont toujours invitées à produire leurs certificats de naissance, ce qui me permet d'émettre des passeports. Mais je doute que ce système soit satisfaisant. Assez souvent des personnes de cette catégorie se présentent ici, et dans certains cas, surtout s'il s'agit de personnes de couleur, il est presque impossible de dire si elles sont ou non des sujets britanniques.

J'ose suggérer que le paragraphe dans la liste du Foreign Office fasse savoir qu'il est très désirable que les artistes de théâtre qui visitent la Hongrie possèdent des passeports, et que tout sujet britannique qui séjourne plus de 14 jours en Hongrie peut être sommé par les autorités de produire une preuve de nationalité et d'identité. Un tel paragraphe éviterait, aux sujets britanniques qui viennent en ce pays, beaucoup d'ennuis et de désagréments.

Une autre question, je crois, mérite considération. D'après la loi hongroise les personnes naturalisées dans les pays étrangers ne perdent pas par là leur nationalité hongroise. La loi dit que les personnes qui résident à l'étranger sans interruption durant plus de dix ans perdent leur nationalité hongroise, à moins de prendre des mesures pour la conserver. Les dix ans comptent depuis le jour qu'ils quittent la Hongrie, ou, s'ils sont munis de passeports, depuis le jour où ces documents cessent d'être valides.

D'après les Instructions générales aux officiers consulaires de Sa Majesté dans le cas où une demande est faite à un officier consulaire pour un passeport par un sujet britannique qui est encore un sujet ou citoyen de l'État dans lequel cet officier exerce une juridiction consulaire, la demande doit être refusée et le requérant conseillé d'obtenir un passeport des autorités de cet État.

Or, d'après les concessions accordées par le gouvernement hongrois aux compagnies de navigation britanniques et autres, ces dernières sont empêchées de délivrer des passages partant de la Hongrie à moins qu'un passeport ne soit produit. Ceci s'applique également aux passages depuis Hambourg et autres ports européens émis par des compagnies ayant des agences en Hongrie. Il arrive assez souvent que des hongrois naturalisés au Canada visitent leur pays d'origine avant que les 10 ans d'absence se soient écoulés qui les affranchiraient de leur nationalité hongroise. Dans ces cas le Consulat général de Sa Majesté n'a pas la permission d'émettre des passeports à ces personnes, et il en résulte que ces personnes tant qu'elles n'ont pas obtenu de passeport hongrois, s'exposent à beaucoup d'ennuis et de perte de temps et d'argent. Les susdites personnes sont souvent de simples cultivateurs et ne connaissent aucunement les règlements des passeports en force en Hongrie, et s'imaginent que leur certificat de naturalisation va les affranchir du service militaire et autres difficultés, ce qui n'est pas le cas. De plus, quelquefois ils sont détenus pour remplir leur service militaire, et dans d'autres, même s'ils sont eux-mêmes exemptés, leurs fils sont obligés de rester en arrière ou de donner un cautionnement pour leur enrôlement subséquent comme recrues. Il est évident que s'ils comprenaient, comme le comportent leurs certificats de naturalisation, qu'ils ne pourraient pas être protégés par ce Consulat général, et le désagrément auquel les exposerait une visite en Hongrie, ils n'entreprendraient pas un voyage du Canada ou d'autre colonie britannique.

J'ignore si l'état des choses dont je parle est connu des gouvernements canadiens et d'autres possessions britanniques, et j'ose suggérer que s'ils ne le connaissent pas, il soit pris des mesures pour porter l'affaire à leur connaissance.

Il est à peine nécessaire de dire que les remarques que j'ai faites ne s'appliqueront qu'à la Hongrie et non à l'Autriche.

Le sujet britannique ordinaire est sous l'impression que l'Autriche et la Hongrie sont des termes synonymes.

J'ai etc.,

EVELYN GRANT DUFF.

Le Très Honorable

Sir Edward Grey, Bart., C.J.,
etc., etc., etc.

28-3

ARRÊTÉS EN CONSEIL.

[62]

HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 10e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Il plaît au Gouverneur général en conseil, en vertu des dispositions de la Partie XII de la *Loi de la marine marchande au Canada*, de décréter ce qui suit :

Les règlements suivants concernant l'arrivée dans un havre public du Canada de navires venant d'un port quelconque infesté ou soupçonné d'être infesté de la peste bubonique sont par ces présentes ajoutés comme articles 49a, 49b et 49c, aux règlements généraux pour l'administration des havres publics au Canada, ainsi qu'approuvés par un arrêté en conseil du 20 avril 1911 :

49a. Il est illégal pour tout navire venant d'un port quelconque où existe ou est soupçonné d'exister la peste bubonique, et entrant dans un havre public au Canada, de mouiller à un quai ou d'être amarré en eau dormante à une distance du quai moindre que six pieds ; et où cette distance du quai ne peut être maintenue à cause de la force du courant, la distance sera aussi près de six pieds que, de l'avis du maître de havre, les circonstances le permettent.

49b. Il est illégal pour tout navire venant d'un port quelconque où existe ou est soupçonné d'exister la peste bubonique, et entrant dans un havre public au Canada, d'être amarré à un quai par un câble ou des câbles sur lesquels n'a pas été placée une garde ou entonnoir en métal pour empêcher le passage des rats, cette garde ayant au moins trois pieds de diamètre et étant placée à au moins trois pieds du quai.

49c. Il est illégal pour tout navire venant d'un port quelconque où existe ou est soupçonné d'exister la peste bubonique et entrant dans un havre public au Canada d'être relié à un quai par une passerelle qui n'est pas gardée par quelque personne dans le but d'empêcher les rats de quitter le navire par cette passerelle ; toutes les passerelles seront relevées lorsqu'elles ne seront pas en usage.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

29-3

[3492]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 17e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Le Ministre de l'Intérieur représente, le 11 décembre 1912, que le 4 février 1907 M. J. P. Lewis a obtenu l'inscription de homestead pour le quart sud-ouest de la section 6, township 59, rang 10, à l'ouest du quatrième méridien.

Le Ministre ajoute qu'il appert que ce colon a abandonné sa femme, Emma J. Lewis, le 20 septembre 1908 et que depuis lors celle-ci a rempli les obligations qu'impose l'inscription de homestead.

Après trois ans de cet abandon l'inscription de M. Lewis fut annulée et l'inscription de homestead pour ce terrain fut accordée à madame Lewis le 18 juin 1912.

Madame Lewis a obtenu des lettres de naturalisation comme sujet britannique.

Madame Lewis demande maintenant ses lettres patentes, mais il appert qu'il n'y a dans la *Loi des terres fédérales* aucune disposition applicable aux cas de ce genre et en vertu de laquelle elle pourrait obtenir ses lettres patentes avant trois ans de la date de l'inscription en son nom.

Par conséquent, le Ministre recommande qu'en vertu des dispositions du paragraphe "K" de l'article 76 de la *Loi des terres fédérales* l'autorisation soit donnée de délivrer immédiatement ces lettres patentes.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

26-4

[51]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 11e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur fait rapport, le 14 décembre 1912, que la compagnie dite "The Northern Trading Company, Limited," d'Edmonton, dans la province d'Alberta, a demandé un permis d'occupation d'une partie du lot riverain n° 1, ouest, dans l'établissement d'Athabaska Landing, province d'Alberta ;

Comme c'est l'intention de transporter sur ce terrain certains entrepôts qui ont été construits sur le chemin de la rivière, le Ministre est d'avis que cette demande soit accordée,—

Par conséquent, le Ministre recommande qu'un permis d'occupation pouvant être résilié en tout temps après soixante jours d'avis aux concessionnaires soit accordé à la compagnie dite "The Northern Trading Company, Limited," pour une période de cinq ans, au loyer annuel de \$10, payable d'avance, pour toute cette partie du lot riverain n° 1 ouest, dans l'établissement d'Athabaska Landing, province d'Alberta, située entre la limite sud du terrain mis en réserve par un arrêté en conseil du 28 avril 1898 pour prolonger le chemin longeant la rivière Athabaska à cet endroit et la limite nord du terrain concédé à Colin Johnston par lettres patentes datées le 13 mars 1903, partie qui n'est pas comprise dans les limites d'un chemin arpenté traversant le dit terrain et couvrant approximativement une superficie de cinquante-cinq centièmes d'un acre, plus ou moins, ainsi que colorié en jaune sur le plan ci-annexé.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

29-4

[3578]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 24e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. Adam Calleo a demandé la concession gratuite du lot n° 3, dans l'établissement du lac Flying-Shot, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve soumise démontre que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899.

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la "Loi des terres fédérales," d'autoriser par ces présentes la concession gratuite à M. Calleo du lot n° 3, dans l'établissement du lac Flying-Shot, province d'Alberta, contenant 128 acres, plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

28-4

[2364]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 5e jour d'octobre 1911.

PRÉSENT :

SON EXCELLENCE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 3 octobre 1911, que le gouvernement de la province d'Alberta a demandé d'acheter au prix de \$1 l'acre, dans le but d'y établir une station de démonstration agricole, les lots 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 et 13, à l'est d'Athabaska-Landing, soit partie de la subdivision de la section 34, township 66, rang 22, à l'ouest du 4e méridien, couvrant une superficie totale de 483.80 acres, les dits lots étant compris dans le bloc 15 de l'emplacement de ville d'Athabaska-Landing et bordés en rouge sur le plan ci-annexé. Il a été représenté au Ministre que les

autorités provinciales ont décidé d'établir dans la province un certain nombre de ces stations aux endroits qui conviennent le mieux aux cultivateurs, pour démontrer ce qu'un cultivateur d'intelligence commune peut faire avec un capital ordinaire. L'intention est aussi de faire à ces stations de démonstration les expositions d'été, les expositions de graines de semence et les concours d'appréciation du bétail ;

Le Ministre ajoute que le ministère de l'Intérieur peut disposer des terres demandées et qu'il est d'avis qu'il serait de l'intérêt public d'accorder cette demande,—

Par conséquent, le Ministre recommande que les dits lots, couvrant une superficie totale de 483.80 acres, soient vendus au gouvernement de la province d'Alberta au prix de \$1 l'acre.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

27-4

[3535]

HOTEL DU GOUVERNEMENT A OTTAWA.

Vendredi, le 20e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que par un arrêté en conseil du 20 décembre 1911, quatre acres de terre compris dans le quart sud-ouest de la section 17, township 28, rang 15, à l'ouest du méridien principal, ont été mis en réserve et affectés aux fins d'un cimetière à Magnet, dans la province de Manitoba, et que la concession aux syndics dûment nommés en a été autorisée pour les fins susdites ;

Et attendu qu'il a depuis été constaté que l'article 35 du chapitre 17 de la loi dite "Cemeteries Incorporation Act," Statuts révisés du Manitoba, 1902, en vertu duquel ces syndics ont été nommés, prescrit aussi que des successeurs à ces syndics seront nommés de la manière spécifiée dans l'acte de transport,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil de décréter que l'arrêté en conseil du 20 décembre 1911 soit par ces présentes modifié de manière à permettre la nomination de successeurs aux dits syndics par dix ou plus des habitants résidant dans le voisinage du dit terrain, à une assemblée dûment convoquée.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

27-4

[3437]

HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 13e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que le Ministre de l'Intérieur représente qu'en outre des terres mises en réserve par des arrêtés en conseil du 20 mars 1909 et du 25 avril 1912, pour les fins du chemin de fer de la Baie d'Hudson, il appert qu'il est nécessaire dans l'intérêt public qu'il soit réservé une lisière de terrain d'un demi-mille de large de chaque côté de la voie de ce chemin de fer à partir de Le Pas jusqu'à la borne ouest du terrain déjà mis en réserve à Port Nelson.

Par conséquent il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe "e" de l'article 76 de la *Loi des terres fédérales*, de décréter qu'il soit par ces présentes réservé, afin de pouvoir être en tout ou en partie employée en rapport avec le chemin de fer de la baie d'Hudson, une lisière de terrain d'un demi-mille de large de chaque côté de la voie du dit chemin de fer, ainsi que finalement établie, à partir de Le Pas jusqu'à la borne ouest du terrain déjà mis en réserve à Port Nelson.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

26-4

[3550]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 21e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 5 novembre 1912, qu'en vertu des dispositions de la Loi d'irrigation l'autorisation a été donnée à MM. John E. Enright et James S. Strong, de East End, Saskatchewan, de faire certains travaux pour le détournement de l'eau de la rivière Frenchman, dans le township 6, rang 22, à l'ouest du 3e méridien, pour des fins d'irrigation, et qu'en vertu d'arrêtés en conseil datés le 5 novembre 1907, le 29 juillet 1909 et le 29 octobre 1910 certaines terres ont été vendues à MM. Enright et Strong pour le dessèchement au moyen de l'irrigation, la superficie totale des terres ainsi vendues étant de 6,158.65 acres, dont 2,868 acres doivent être irrigués.

Le Ministre ajoute que dans les limites du terrain vendu à MM. Enright et Strong pour des fins d'irrigation se trouve une partie du quart sud-ouest de la section 32, township 6, rang 21, à l'ouest du 3e méridien, qui avait été jusqu'à récemment réservé à l'usage de la police à cheval du Nord-Ouest à East End, Saskatchewan. Toutefois, à l'exception du quart sud-ouest de la subdivision légale 4 de la dite section 32, ce terrain a été soustrait de la réserve. Le reste de ce quart de section borde le principal canal d'irrigation construit par MM. Enright et Strong, et une étendue considérable peut en être irriguée par le dit canal.

MM. Enright et Strong ont fait une demande d'acheter le quart sud-ouest de la dite section 32, qu'ils veulent inclure dans leur projet d'irrigation.

Par conséquent, le Ministre recommande que le quart sud-ouest de la section 32, township 6, rang 21, à l'ouest du 3e méridien, sauf le quart sud-ouest de la subdivision légale 4 de cette section, soit vendu, conformément aux règlements concernant l'irrigation, à James Carey Strong et Denham Norreys McLean, administrateur de la succession de feu John Edward Enright, au prix de \$3 l'acre, le quart de la somme payable dans les soixante jours qui suivront la date de la vente et le reste, ainsi que l'intérêt au taux de cinq pour cent par année, lors du parachèvement des travaux. Une des conditions de la vente est que les travaux d'irrigation seront parachevés à la satisfaction du Ministre de l'Intérieur avant que les lettres patentes du terrain vendu soient accordées, et que si à la fin du délai accordé pour le parachèvement des travaux d'irrigation les dits travaux ne sont pas terminés le contrat de vente de ces terrains peut être annulé et tout acompte payé ou travaux d'irrigation exécutée peuvent être confisqués par la Couronne.

Le comité soumet cette recommandation pour approbation.

28-4

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

[3537]

HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 20e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 16 décembre 1912, que M. Pierre Neass a demandé la concession gratuite du quart sud-est de la section 2, township 72, rang 8, à l'ouest du 6e méridien, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens.

Le Ministre ajoute que la preuve soumise démontre que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899.

Le Ministre recommande qu'en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, il soit autorisé à accorder à M. Neass la concession gratuite du quart sud-est de la section 2, township 72, rang 8, à l'ouest du 6e méridien.

Le comité soumet cette recommandation pour approbation.

27-4

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

[7]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 4e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU qu'il est jugé opportun et de l'intérêt public de défendre l'importation, la préparation ou la vente au Canada du sérum et du virus du choléra des porcs ;

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (1) de l'article 28 du chapitre 75 des Statuts révisés du Canada, 1906, de décréter ce qui suit :

Les règlements de quarantaine établis par un arrêté en conseil du 30 novembre 1909, et modifiés par un arrêté en conseil du 19 août 1911, sont par ces présentes modifiés de nouveau par l'addition de l'article suivant :

88½. L'emploi du sérum ou virus du choléra des porcs étant considéré dangereux, l'importation, la préparation, la vente ou l'emploi de ce sérum ou virus sont défendus.

28-2

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

[3541]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 21e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur fait rapport, le 12 décembre 1912, que M. C. B. Major a demandé la concession gratuite du lot n° 13, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens.

La preuve soumise démontrant que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899, le Ministre, en vertu des dispositions du paragraphe (c) de l'article 76 de la loi des terres fédérales, demande l'autorisation de concéder gratuitement à M. Major le lot n° 13, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, contenant 30.9 acres plus ou moins.

Le comité soumet cette demande pour approbation.

27-4

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

[3108]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 5e jour de novembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU qu'il est jugé nécessaire d'établir dans le havre de Little Current, Ontario, une ligne permanente au delà de laquelle il ne sera érigé à l'avenir aucun quai, jetée, brise-lames ou autre construction ;

Et attendu que les ingénieurs en chef du département de la Marine et des Pêcheries et du département des Travaux Publics ont recommandé que la dite ligne soit établie conformément au plan et à la description dont copie est exposée aux bureaux du maître du havre de Little Current, au bureau de l'ingénieur de district du département des Travaux Publics, Toronto, ou au département des Travaux Publics, Ottawa,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil d'établir une ligne permanente dans le havre de Little Current, dans la province d'Ontario, ainsi qu'indiqué sur ce plan et cette description, et la dite ligne est en conséquence établie par ces présentes.

28-2

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

AVIS DU GOUVERNEMENT.

E. M. Sellon & Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 4e jour de janvier 1913, constituant en corporation Edgar Reginald Parkins, avocat, Alexander Campbell Calder, gérant, William Taylor, teneur de livres, Ralph Erskine Allan et John Morton Montle, étudiants en droit, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire les opérations générales d'une agence d'assurance et de courtage, et agir en qualité d'agents ou représentants de toute compagnie ou compagnies d'assurance ou associations d'assureurs faisant les opérations d'assurance sur la vie, contre l'incendie, contre les accidents, de garantie ou de tout autre genre d'assurance, et agir en qualité d'assureurs ; (b) Solliciter et obtenir des polices d'assurance, faire le recouvrement des primes, régler les pertes et en général faire toutes les choses reliées aux opérations d'une agence générale d'assurance ; (c) Souscrire, acheter, vendre, échanger, détenir ou autrement disposer de stocks, obligations, débetures et autres valeurs de toutes compagnies ou corporations municipales, industrielles, commerciales et financières ; (d) Acheter, vendre, améliorer, régir, arrenter et faire valoir, céder et faire le commerce de biens meubles et immeubles ; (e) Acquérir et se charger de la totalité ou d'une partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, et les payer en deniers comptants, ou en actions ou obligations de la présente compagnie ou autrement ; (f) Agir en qualité d'agents ou de fondés de pouvoirs pour la transaction de toute affaire, l'administration de successions, le placement et le recouvrement de deniers, loyers, dividendes, obligations, débetures, actions ou autres valeurs ; (g) Emettre et répartir, comme acquittées, les actions de la compagnie constituée par la présente charte en plein paiement ou en paiement partiel de toute industrie, franchise, entreprise, propriété, droits, pouvoirs, privilèges, baux, licences, contrats, biens-fonds, stocks, obligations et débetures ou autres biens ou droits qu'elle peut légalement acquérir en vertu des pouvoirs qui lui sont conférés par la présente charte ; (h) Faire toutes les opérations, actes et choses susdits soit en qualité de principaux, agents ou syndics ou par l'entremise d'agents, syndics ou autres et soit seuls ou conjointement avec d'autres ; (i) Distribuer entre les actionnaires de la compagnie tous biens de la compagnie et en particulier les actions, débetures ou valeurs de toute autre compagnie appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer, et faire tous les actes et exercer tous les pouvoirs et faire toutes les opérations se rattachant à la bonne exécution des objets pour lesquels la présente compagnie est constituée. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "E. M. Sellon & Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

28-2

Alphonse Racine, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 3e jour de janvier 1913, constituant en corporation Alphonse Racine, Jean Louis Alphonse Racine, Camille Arthur Racine, Hector Hubert Racine et Napoléon Ernest Racine, tous de la cité de Montréal, dans la province de Québec, marchands,

pour les fins suivantes :—(a) Manufacturer, importer, exporter, acheter, vendre et faire le commerce d'articles, effets et marchandises ; (b) Acquérir la propriété mobilière ou immobilière qui pourra être acquise par la compagnie par achat, bail ou autrement, et construire, acheter ou louer tous les bâtiments, appareils, outillages ou machines qu'elle jugera utiles d'avoir ou d'utiliser pour son industrie, et les vendre, arrenter, aliéner ou autrement en disposer en totalité ou en partie, selon que la compagnie le jugera bon ; (c) Acheter, ou autrement acquérir la totalité ou une partie des biens, affaires, propriétés, privilèges, contrats, droits, obligations et engagements de toute personne, maison, société, association, syndicat ou compagnie exerçant une industrie que la présente compagnie est autorisée à exercer ou qui pourrait être utile pour les fins de la présente compagnie, et les payer en deniers comptants ou en obligations ou actions acquittées en tout ou en partie, ou de toute autre manière qui pourra être convenue ; (d) Acheter ou autrement acquérir les actions, obligations, débetures et autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux qui sont énumérés dans la présente charte, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, et les détenir, vendre, réemettre, avec ou sans garantie, ou autrement en disposer ; (e) Vendre, arrenter ou autrement disposer de la propriété et entreprise de la compagnie ou de toute partie de son entreprise pour la compensation que la compagnie jugera acceptable, et en particulier pour les actions, débetures, obligations ou valeurs de toute autre compagnie ; (f) Conclure des conventions au sujet du partage des profits ou la fusion des intérêts avec toute personne ou compagnie exerçant ou engagée dans toute industrie ou transaction que la présente compagnie peut exercer ou entreprendre, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les détenir, vendre, réemettre, avec ou sans garantie, ou autrement en disposer ; (g) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie et, en particulier les actions, débetures ou autres valeurs d'autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer, et faire tous les actes et exercer tout pouvoir de faire les opérations que la compagnie croira reliées à la bonne exécution des objets pour lesquels la présente compagnie est constituée ; (h) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (i) Acheter, louer ou autrement acquérir toute industrie semblable dans son caractère ou ses objets à l'une quelconque des opérations de la compagnie ; (j) Les pouvoirs contenus dans chacun des paragraphes ci-dessus ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Alphonse Racine, Limited," avec un capital-actions d'un million cinq cent mille dollars, divisé en 15,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

28-2

The Spring Water Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 3e jour de janvier 1913, constituant en corporation Thomas Sargent Owens, avocat, Harry McIntyre et Charles George Macartney, comptables, Lawrence Edgar Osborne, commis, et Maude Robertson, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exeracer la profession ou l'industrie d'ingénieurs, entrepreneurs pour l'érection, la construction et l'altération de travaux publics et privés, fondeurs, forgeurs et mécaniciens, et faire les opérations d'une compagnie hydraulique, et en cette qualité construire,

acheter, louer ou autrement acquérir un système ou des systèmes d'aqueducs, ainsi que toutes les franchises, droits et privilèges nécessaires, et les exploiter, étendre, développer et entretenir pour fournir de l'eau aux cités, villes et autres corporations municipales, ainsi qu'aux compagnies, corporations, maisons et personnes pour l'usage public et privé, pour des fins industrielles, pour la protection contre l'incendie et pour toutes autres fins ; (b) Développer et céder de la vapeur, de la force hydraulique, électrique et autre et à cette fin acquérir et construire des chutes d'eau, usines génératrices, lignes de transmission et toutes les installations nécessaires, pourvu, toutefois que toute transmission ou distribution d'eau, de chaleur ou de force au delà des terrains de la compagnie sera subordonnée aux règlements locaux et municipaux ; (c) Faire le commerce d'immeubles et construire, acheter, détenir, vendre, arrenter et autrement acquérir ou disposer de maisons, magasins, entrepôts, ateliers et autres bâtiments de toute nature que ce soit ; (d) Conclure, faire, accomplir et exécuter des contrats de toute sorte avec toute personne, maison, association, corporation privée, publique ou municipale ou corps politique pour les fins de la compagnie, et prendre, détenir, acquérir et disposer d'une manière quelconque de franchises municipales de tous genres ; (e) Construire, exécuter, accomplir, installer, équiper, poser, améliorer, ériger, acheter, vendre, arrenter, développer, régir, entretenir ou contrôler des travaux publics et privés, outillages et facilités de toutes sortes, soit seuls ou conjointement avec toutes autres compagnies, corporations ou personnes, y compris des bassins, ports, jetées, passages d'eau, quais, ponts, canaux, aqueducs, conduites, usines à gaz, réservoirs, remblais, perfectionnements, égouts, drainage, usines, installations, lignes et systèmes pour fournir du gaz et de la chaleur, de la lumière et de l'énergie ; (f) Acheter ou autrement acquérir tous terrains, maisons, bureaux, ateliers, bâtiments et dépendances et toute machinerie, fixe ou mobile, outils, machines à vapeur, chaudières, matériel, instruments, modèles, fonds de commerce, effets mobiliers, brevets et droits de brevet convenables ou pouvant être employés dans la profession ou l'industrie d'ingénieur, entrepreneur, forgeron ou mécanicien ; (g) Acquérir toute entreprise ou industrie semblable en totalité ou en partie à celle de la présente compagnie ou à toute industrie qu'elle est autorisée à exercer ainsi que son matériel, fonds de commerce, clientèle, franchises et biens de toute nature et les payer en deniers comptants, actions, obligations, débetures ou valeurs de la présente compagnie ou autrement ; (h) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, les concessions réciproques ou la coopération avec toute personne, maison ou compagnie, et promouvoir, aider à promouvoir, constituer, former ou organiser des compagnies, syndicats ou sociétés aux fins d'acquérir toute propriété et de se charger de tout engagement de la présente compagnie, ou pour promouvoir, directement ou indirectement, ses objets, ou pour toute autre fin que la présente compagnie jugera convenable ; (i) Acheter, louer ou autrement acquérir, détenir, posséder, utiliser, développer, échanger, vendre ou autrement faire valoir et disposer de concessions, permis, droits, privilèges, licences et franchises convenables, avantageuses ou propres à l'industrie de la compagnie ; (j) Vendre ou céder l'entreprise de la compagnie ou toute partie de son entreprise pour la compensation que la compagnie croira acceptable, et en particulier pour les actions, débetures ou valeurs de toute autre compagnie dont les objets sont entièrement ou partiellement semblables à ceux de la présente compagnie ; (k) Se fusionner avec toute autre compagnie ayant des objets entièrement ou partiellement semblables à ceux de la présente compagnie ; (l) Distribuer en espèces de temps à autre entre les actionnaires de la compagnie toute propriété, biens ou droits de la compagnie, et vendre, améliorer, régir, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie ; (m) Placer les deniers disponibles de la compagnie en les valeurs qui seront déterminées de temps à autre ; (n) Faire des avances de fonds, aux conditions qui seront jugées avantageuses, aux clients et autres ayant des relations d'affaires avec la compagnie et garantir

l'exécution des contrats de toutes telles personnes ; (o) Acheter, acquérir, détenir ou céder les actions, obligations et autres preuves de dettes de toute corporation, domestique ou étrangère, et exercer tous les droits et privilèges s'y rattachant, y compris le droit de voter en vertu de ces actions, et émettre en échange de telles valeurs ses actions, obligations ou valeurs ou les payer autrement, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (p) Acquérir par achat ou autrement et aussi utiliser et disposer de tous brevets, droits de brevet, dessins industriels, marques de commerce, et manufacturer, utiliser et céder les inventions obtenues en vertu de tels brevets ; (q) Emettre et répartir comme acquittées les parts du capital-actions de la présente compagnie en compensation de toutes franchises, contrats, privilèges, propriété mobilière ou immobilière, droits, intérêts, brevets ou tous autres biens achetés ou acquis ou pour travail fait ou pour toute garantie donnée ou à être donnée, ou pour services rendus ou à rendre dans l'intérêt de la compagnie, y compris les services rendus ou à rendre par le promoteur de la compagnie ; (r) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant ; (s) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe ou par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Spring Water Company, Limited," avec un capital-actions de deux millions de dollars, divisé en 20,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de janvier 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

28-2

Grenier-Warrington Motor Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 30e jour de décembre 1912, constituant en corporation Émile Ostigny, médecin, Théophile Viau, John Thomas Warrington, et Aimé Grenier, marchands, tous des cité et district de Montréal, dans la province de Québec, et Hector Paiement, de la ville d'Outremont, dans la dite province de Québec, marchand, pour les fins suivantes :—(a) Exercer l'industrie de manufacturiers et loueurs de voitures, réparateurs, nettoyeurs, emmagasineurs et entreposeurs d'automobiles, chars-moteurs, cycles-moteurs, bateaux-moteurs, tricycles, vélocipèdes et de voitures de tous genres, mues soit par la force mécanique ou non, et de toute machinerie, engins, instruments, ustensiles, accessoires, appareils, lubrifiants, ciments, solutions, émail et toutes choses capables d'être utilisées dans leur manufacture, entretien, exploitation respectivement, et faire les opérations générales d'une compagnie de garage et de louage de voitures et de taxicabs, y compris l'industrie du transport d'un lieu à un autre des effets, articles, marchandises et personnes au moyen de véhicules de tous genres tirés ou mus par toute sorte de force ou de moyens que ce soit ; (b) Acquérir par achat, bail ou autrement, et se charger de la totalité ou d'une partie de l'entreprise, industrie, propriété, actif ou passif de toute personne, société ou compagnie engagée dans une industrie en tout ou en partie semblable à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie ; (c) Conclure des conventions au sujet du partage des profits, la fusion, consolidation ou union des intérêts, la coopération, les risques communs, les concessions réciproques ou autre arrangement de même nature, avec toute personne et compagnie ou compagnies exerçant ou engagée, ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à entreprendre ou exercer, ou dont les objets sont, en tout

ou en partie, semblables à ceux de la présente compagnie ; (d) Acheter, prendre en échange ou en paiement, ou autrement acquérir, détenir et posséder, et tant que la compagnie les détiendra, elle exercera tous les droits et privilèges d'un détenteur et propriétaire de ces valeurs, et vendre, avec ou sans garantie, et disposer des parts, obligations, débiteures ou autres valeurs de toute autre compagnie ou compagnies dont les objets ou fins sont en tout ou en partie semblables à ceux de la présente compagnie ou engagée dans une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi, et établir, promouvoir ou autrement aider toute telle autre compagnie ou compagnies ; (e) Emettre des actions acquittées, obligations, débiteures ou autres valeurs en paiement partiel ou complet de tous services rendus à la compagnie et de toute propriété, mobilière ou immobilière, et droits de brevet, bail, industrie, franchise, entreprise, clientèle, pouvoir, privilège, licence ou concession que la présente compagnie peut légalement acquérir, et émettre des actions acquittées, obligations, débiteures ou autres valeurs de la compagnie en paiement complet ou partiel ou en échange d'actions, obligations, débiteures ou autres valeurs de toute autre compagnie semblable ou reliée à l'industrie de la présente compagnie ; (f) Prêter des fonds et garantir l'exécution de contrats des clients et autres, et aussi l'exécution de tout engagement ou entreprise de toute autre compagnie dans laquelle la compagnie est intéressée, et accepter comme garantie de tel emprunt, et garantir toute valeur qui serait offerte par telle personne ou compagnie, y compris les actions et débiteures de toutes telles autres compagnies ; (g) Vendre, arrenter, échanger ou autrement disposer de la totalité ou d'une partie de la propriété, des droits ou entreprises de la compagnie, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, obligations, débiteures ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (h) Exercer toute industrie ou industries, manufacturière ou autrement reliée aux fins et objets ci-dessus énumérés, et que la compagnie jugera propre à être avantageusement exercée en rapport avec l'industrie ou les objets de la compagnie ; (i) Faire tous les actes et choses ci-dessus en qualité de principaux, agents, entrepreneurs, syndics ou autrement, soit seuls ou conjointement avec d'autres, et faire tous les autres actes et choses de nature à atteindre les objets de la compagnie ou aucuns d'eux. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Grenier-Warrington Motor Co., Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

28-2

L'Acierie de Joliette, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 2e jour de janvier 1913, constituant en corporation Samuel Vessot, manufacturier et métallurgiste, George Auguste Delisle, manufacturier, John Laurence McDonald, entrepreneur, Arthème Carle, comptable, et John B. Duclos, mécanicien, tous de la ville de Joliette, dans la province de Québec, pour les fins suivantes :—(a) Construire, manufacturer, louer, acheter, vendre, céder et exploiter des outillages, fonderies de fer et d'acier, de cuivre et d'aluminium, générateurs à gaz, moteurs, usines et installations électriques, usines à gaz, poteaux, fils, lignes de tuyaux, fournaies et grils, machines, boutiques, ateliers de répara-

tions et accessoires, hauts fourneaux, fourneaux à foyers ouverts, convertisseurs Bessemer, convertisseurs à soufflet latéral, fourneaux électriques, creusets et tous leurs accessoires ; faire, vendre, acheter et céder et réduire toutes sortes de fer et d'acier, de cuivre et d'aluminium et leurs produits secondaires ; manufacturer, acheter, vendre et céder toutes sortes d'accessoires de fonderies, pièces de mécanismes et fournitures d'ateliers de réparations, matériel de chemins de fer et en général de tous les accessoires requis par les consommateurs de fer et d'acier, de cuivre et d'aluminium ; (b) Manufacturer, acheter, vendre et faire le commerce de machines et instruments agricoles, et en général de toutes sortes de machinerie ; (c) Acheter, acquérir, louer, détenir et disposer de bois de construction, terres boisées et concessions forestières et exercer l'industrie d'exploitants de bois dans toutes ses spécialités et manufacturer, acheter, vendre et autrement faire le commerce de bois de construction ou de ses produits ou d'articles manufacturés dans lesquels ces produits sont utilisés en totalité ou en partie, et construire, acquérir, exploiter, entretenir et régir des ateliers de modelage, des moulins à bois et scieries pour toutes fins que ce soit ; (d) Manufacturer, acheter, vendre et fournir de la lumière, de la chaleur et de la force de toute nature, pourvu, toutefois, que la vente, la distribution ou la transmission de force ou énergie électrique, pneumatique ou autre, ou de gaz pour des fins de lumière, de chaleur ou de force au delà des terrains de la compagnie sera subordonnée aux règlements locaux et municipaux à ce sujet, et céder, manufacturer et préparer pour le marché du coke, de la houille, du goudron, poix, asphalte, liqueur ammoniacale et autres résidus obtenus dans la fabrication de tout article que la compagnie est autorisée à manufacturer ou dont elle peut faire le commerce ; (e) Construire, exécuter, entretenir, améliorer, gérer, travailler, contrôler et surveiller tous chemins, voies, lignes de tuyaux, tramways et voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, des ponts, des réservoirs, cours d'eau, aqueducs, quais, fourneaux, scieries, bocards, usines hydrauliques et électriques, manufactures, entrepôts, boutiques, maisons et autres ouvrages et commodités qui sont censés conduire directement ou indirectement ou convenir aux fins de la compagnie, et contribuer, subventionner ou autrement aider ou prendre part à aucune de ces opérations ; (f) Demander, acheter, ou autrement acquérir toutes marques de commerce, brevets, licences, concessions et choses semblables, conférant un droit d'usage exclusif ou non exclusif ou limité de tout secret ou autre renseignement se rapportant à toute invention censée utile à l'une des fins de la compagnie, ou dont l'acquisition peut paraître directement ou indirectement avantageuse à la compagnie, et utiliser, exercer, développer, et en permettre l'usage, ou autrement mettre à profit la propriété, les droits ou le renseignement ainsi acquis ; (g) Développer et mettre à profit tout terrain acquis par la compagnie ou dans lequel elle a un intérêt et, spécialement, en le disposant et préparant aux constructions, en y élevant des bâtiments, en en remaniant ou démolissant d'autres, en décorant, entretenant, arrangeant et aménageant ceux qui existent et les dépendances, et par des plantations, du pavage, du drainage, de la culture, ainsi qu'en continuant tout bail ou convention portant sur les bâtiments et au moyen d'avances d'argent aux constructeurs, occupants ou autres et en passant avec eux des contrats et arrangements de toute nature ; (h) Acheter, vendre et manufacturer, affiner, manipuler, exporter et importer et faire le commerce de toutes substances, appareils et choses diverses susceptibles d'être utilisés en toute industrie que la compagnie est autorisée à exercer, ou qui sont requises par les clients de la compagnie ou par les personnes qui traitent avec elle ; (i) Exercer toute industrie manufacturière ou autre que la compagnie jugera propre à être exercée en rapport avec l'un quelconque des objets susdits, ou censée accroître directement ou indirectement la valeur des biens et des droits de la compagnie ou les rendre profitables ; (j) Acheter, arrenter ou acquérir autrement la totalité ou une partie de l'industrie, les biens, servitudes, clientèle, droits et privilèges, détenus ou possédés par toute personne ou maison ou par toute corpora-

tion exerçant une industrie semblable à celle que cette compagnie est autorisée à exercer, ou en possession de propriétés propres aux fins de la présente compagnie, et les payer en actions ordinaires ou en actions-priorité acquittées ou en partie acquittées de la compagnie, ou en obligations, débentures ou autres valeurs de la compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie ; (k) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement, et faire des avances de fonds, garantir les contrats ou autrement aider toute telle personne, et prendre ou acquérir autrement des actions et valeurs de telle compagnie et les vendre, détenir, réemettre, avec ou sans garantie ou autrement en disposer ; (l) Nonobstant les dispositions de l'article 44 de la dite loi, acheter, prendre ou acquérir par souscription originale ou en échange d'actions, obligations, débentures ou autres valeurs de la présente compagnie ou autrement, et détenir, vendre ou autrement céder les actions ordinaires ou actions-priorité, débentures, obligations et autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie pouvant être conduite de manière à profiter à la présente compagnie directement ou indirectement, et voter en vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs désigneront ; (m) Conclure des conventions avec tous gouvernements ou autorités municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (n) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommis et choses de nature à profiter aux employés ou ex-employés de la compagnie ou ses prédécesseurs en affaires ou les personnes dépendant ou alliées à ces employés ou ex-employés, et accorder des pensions et allocations et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition pour tout objet public, général ou utile ; (o) Promouvoir toute compagnie ou compagnies aux fins d'acquérir la totalité ou une partie des biens ou engagements de la présente compagnie ou pour toute autre fin qui semblerait directement ou indirectement profitable à la présente compagnie, et généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens, meubles et immeubles et tous droits ou privilèges que la compagnie croira nécessaires ou convenables pour les fins de son industrie ; (p) Construire, acquérir et mettre en service des vaisseaux, bateaux à vapeur et chalans, et exercer l'industrie de marchands de bois, agents de compagnies de navigation, systèmes de canionnage, agents de camionnage, gardiens de quai, entreposeurs et expéditeurs pour les fins de la compagnie ; (q) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autres ; (r) Rémunérer toute personne ou personnes ou toute compagnie, pour services rendus ou à rendre à la présente compagnie par l'émission d'actions acquittées en tout ou en partie ou autrement et payer à même les fonds de la compagnie tous les frais et dépens se rattachant à la formation, l'organisation et l'entretien de la compagnie ; (s) Vendre ou céder la totalité ou une partie des biens et entreprises de la compagnie, comme industrie active ou autrement, pour la compensation que la compagnie jugera acceptable, et en particulier pour les actions, obligations, débentures ou valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (t) Payer par l'émission d'obligations, débentures ou autres valeurs, et employer et appliquer aussi ses excédents ou profits accumulés, tel que la loi en autorise la réserve,

à l'achat ou l'acquisition de propriété et à l'achat et l'acquisition de son propre capital-actions, de temps à autre, jusqu'au montant et en la manière et aux conditions que le conseil des directeurs le décidera ; (u) Adopter tels moyens que la compagnie jugera propres à faire connaître ses produits et en particulier par des réclames dans les journaux, par circulaires, achat et exposition d'œuvres d'art ou d'intérêt quelconque, publication de livres, de pamphlets et distribution de prix, récompenses et dons ; (v) Obtenir tout décret provisoire ou loi du parlement pour permettre à la compagnie d'accomplir ses objets, ou pour toutes autres fins qui seront jugées convenables, ou à l'effet d'obtenir quelque modification à la charte de la compagnie, ou pour toutes autres jugées convenables, et faire opposition à toutes procédures ou demandes de nature à causer quelque préjudice aux intérêts de la compagnie directement ou indirectement ; (w) Vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie ; faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant, et faire la totalité ou une partie des choses ci-dessus comme principaux agents, entrepreneurs, mandataires ou autrement et par l'entremise de mandataires, agents ou autres, et soit seuls ou avec d'autres ; (x) Se consolider ou se fusionner avec toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ; (y) Distribuer toute propriété de la compagnie en nature entre ses actionnaires ; (z) L'interprétation de tous pouvoirs accordés dans tout paragraphe ci-dessus ne sera ni limitée ni restreinte par induction ou déduction des termes de tout autre paragraphe que ce soit, ni par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "L'Acierie de Joliette, Limitée"—"The Joliette Steel Casting Works, Limited," avec un capital-actions de deux millions de dollars, divisé en 20,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Joliette, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 2e jour de janvier, 1913.

THOMAS MULVEY,

28-2

Sous-secrétaire d'Etat.

Robert Howard & Company, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 4e jour de janvier 1913, constituant en corporation Gordon Walters MacDougall, conseil du Roi, Lawrence Macfarlane, Charles Alexander Pope, Gregor Barclay et William Bridges Scott, avocats, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Agir comme agents, représentants ou gérants de toute personne, maison, société ou compagnie, constituée en corporation ou non, faisant les opérations d'assurance dans toutes ses spécialités ou de toute compagnie ou société de placement financier, de biens-fonds, de prêt, de construction, de fidélité, de garantie, d'indemnité ou de sûreté ; (b) Acquérir par achat, bail ou autrement, et détenir, utiliser, améliorer, gérer, arrenter, louer, vendre et disposer de toutes sortes de propriété, mobilière ou immobilière, nécessaire à l'industrie ou aux fins de la compagnie, ou qui peuvent être avantageusement utilisées avec son industrie ; (c) Emettre et répartir comme acquittées des actions de la présente compagnie en plein paiement ou en paiement partiel de toute industrie, franchises, entreprise, propriété, droits, pouvoirs ou privilège que la compagnie peut légalement acquérir ; (d) Vendre, arrenter ou autrement disposer de la propriété et entreprise de la compagnie, ou de toute partie de sa propriété, pour la compensation que la compagnie jugera suffisante et en particulier pour les actions, débentures, obligations ou valeurs de toute autre compagnie ; (e) Conclure des arrangements au sujet du partage des

profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement, avec toute personne, société, maison, ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, et acheter ou autrement acquérir la totalité ou une partie des biens, y compris la clientèle, ou les affaires, propriété, privilèges, contrats, droits, obligations et engagements de toute telle compagnie, personne ou société, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les vendre, détenir, ré-émettre avec ou sans garantie ou autrement en disposer, nonobstant les dispositions de l'article 44 de la dite loi ; (f) Se fusionner avec toute autre compagnie ou compagnies dont les objets sont en tout ou en partie semblables à ceux ici énumérés, et prendre des parts dans toute telle compagnie, et se porter garants de l'exécution de contrats par toute personne ou compagnie ; (g) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie, et en particulier toutes actions, débiteures ou valeurs d'autres compagnies appartenant à la compagnie ou dont la compagnie pourra disposer ; (h) Faire tous les actes et choses ci-dessus comme principaux agents ou fondés de pouvoirs ; (i) Faire toutes les autres choses propres à atteindre les objets susdits. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Robert Howard & Company, Limited," avec un capital-actions de cinquante mille dollars divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de janvier 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

28-2

The NewMastic Tire Co. of Canada, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de janvier 1913, constituant en corporation Arthur Michelin et Alfred Wilson, entrepreneurs-peintres, Camille Robichaud, banquier, Zénon Trudeau, et Eugène Laframboise, agents, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, ou autrement acquérir des voitures, bateaux et autres véhicules automobiles, et en faire le commerce généralement ; (b) Fabriquer, poser, vendre et généralement faire le commerce de tous autres accessoires de voitures, bateaux ou autres véhicules automobiles, et notamment fabriquer, poser et réparer, vendre et échanger toutes sortes de jantes de roues pneumatiques ou autres ; et utiliser à cette fin tous procédés mécaniques ou compositions chimiques pouvant tenir lieu de jante pneumatique et notamment du procédé connu sous le nom de NewMastic ; (c) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira capable d'être convenablement exercée en rapport avec son industrie, ou censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (d) Obtenir ou autrement acquérir ou avoir en sa possession, détenir, utiliser et exploiter, et arrenter, vendre ou autrement céder toutes marques de commerce, brevets ou inventions et tous les autres droits ou privilèges que la compagnie jugera utiles ou convenables ; (e) Acquérir, par achat ou autrement, la totalité ou une partie des affaires, propriétés et biens, et se charger ou non des engagements de toute personne, maison ou corporation en possession de propriété propre aux fins de la présente compagnie ; (f) Conclure des conventions avec toute personne, maison ou corporation engagée dans une industrie semblable pour unir leurs intérêts en totalité ou en partie et se fusionner avec elle ; (g) Vendre ou autrement céder la totalité ou une partie des affaires, biens ou entreprises de la compagnie, comme industrie active ou autrement, aux clauses et conditions et pour la compensation que la

5½

compagnie jugera bon et en particulier pour les actions, obligations ou autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (h) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie et en particulier les actions, obligations, ou autres valeurs de toutes autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer ; (i) Prendre, acheter ou acquérir par souscription originale et autrement détenir, vendre ou autrement céder des actions, obligations ou autres valeurs de toutes compagnies ayant des objets en tout ou en partie semblables à ceux de cette compagnie, nonobstant les dispositions de l'article 44 de la dite loi, et en garantir le principal et les intérêts et dividendes et voter en vertu de ces valeurs et agir par l'entremise de l'agent ou des agents que la compagnie nommera, conformément à ses règlements ; (j) Payer pour toutes réclamations de la compagnie ou pour toute propriété ou droits acquis ou possédés et en particulier avec l'approbation des actionnaires pour tous services rendus ou à rendre à la compagnie en obligations ou autres valeurs ou biens de la compagnie ou par l'émission et la distribution de parts acquittées de son capital-actions ; (k) Faire toutes et chacune des transactions et choses ci-dessus, soit seuls ou conjointement avec d'autres comme agents, entrepreneurs ou autrement. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The NewMastic Tire Co. of Canada, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de janvier 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

28-2

The Canadian Tile Flooring Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 9e jour de janvier 1913, constituant en corporation Roquebrune Paul LaRocque, commerçant, Emile Labelle, entrepreneur, Charles Georges Derome, comptable, Raoul Labelle, voyageur de commerce, et Auguste Angers, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes, savoir :—(a) Importer, acheter, vendre et poser des carrelages en tous genres et tous articles nécessaires à l'industrie du bâtiment ; (b) Acquérir ou échanger des parts ou intérêts dans et avec d'autres compagnies, nonobstant les dispositions de la section 44 de la dite loi ; (c) S'amalgamer avec d'autres compagnies, aux termes et conditions qui seront déterminés par les bureaux de direction des dites compagnies, et généralement, jouir de tous les privilèges nécessaires pour atteindre les fins de la dite compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Canadian Tile Flooring Company, Limited," avec un capital-actions de vingt mille dollars, divisé en 200 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de janvier 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

28-2

The Girardot Agencies, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 9e jour de janvier 1913, constituant en corporation Paul St. Germain, Léopold Guérin, Boisdoré Panet Raymond, avocats, Fabiola Lefebvre et Agnès Langlois, sténographes, tous de la

cit  de Montr al, dans la province de Qu bec, pour les fins suivantes :— (a) Exploiter le commerce d'agent g n ral, soit pour la fabrication, l'achat ou la vente   commission ou autrement de toutes marchandises et de tous produits  trangers ou domestiques, agir comme agent commissionnaire ou facteur de toute personne ou compagnie avec qui la pr sente compagnie peut  tre en relations d'affaires, et faire le commerce d'agents d'assurances sur le feu, sur la vie, les maladies, les accidents, les garanties et autres ; (b) Demander et obtenir, enregistrer, prendre   loyer, acheter, vendre, louer, disposer ou accorder des permis relativement   tout brevet d'invention, perfectionnements ou proc d s, marques de commerce ou autres choses n cessaires ou utiles aux fins de la compagnie, ou autrement les faire valoir ; (c) Exploiter le commerce d'immeubles sous toutes ses formes et faire en g n ral les affaires d'agents d'immeubles ; (d) Faire et entreprendre toute affaire et choses n cessaires, avantageuses et utiles   aucun des pouvoirs et droits accord s par les pr sentes, y compris le droit d'acqu rir des actions, obligations, d bentures ou autres formes de titres et garanties, de compagnies   fonds social form es pour les m mes fins et objets, en tout ou en partie, en  change pour actions, obligations ou d bentures dans la compagnie, et aussi pouvoir  mettre des actions lib r es en paiement de toutes propri t s, de marchandises, de salaires, et avec l'approbation des actionnaires en paiement de services rendus et tout achalandage quelconque. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Girardot Agencies, Limited," avec un capital-actions de cinquante mille dollars, divis  en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cit  de Montr al, dans la province de Qu bec.

Dat  du bureau du Secr taire d'Etat du Canada, ce 10e jour de janvier 1913.

THOMAS MULVEY,
Sous-secr taire d'Etat.

28-2

The Denis Advertising Signs, Limited.

A VIS est donn  au public qu'en vertu de la premi re partie du chapitre 79 des Statuts r vis s du Canada, 1906, d sign  *Loi des compagnies*, il a  t  d livr , sous le sceau du Secr taire d'Etat du Canada, des lettres patentes en date du 3e jour de janvier 1913, constituant en corporation Gordon Walters MacDougall, conseil du Roi, Lawrence Macfarlane, Charles Alexander Pope, Gregor Barclay et William Bridges Scott, avocats, tous de la cit  de Montr al, dans la province de Qu bec, pour les fins suivantes :— (a) Faire les op rations d'une compagnie g n rale de publicit  dans toutes leurs diverses sp cialit s, et manufacturer, acheter, vendre, arrenter, louer et faire le commerce de toutes sortes d'enseignes, affiches et mati res   annonces et de tous les articles, ingr dients ou choses n cessaires ou reli es   telles op rations ou qui pourraient  tre employ es ou vendues par les personnes engag es dans ce genre d'affaires ; (b) Acheter ou autrement acqu rir, d tenir, arrenter, vendre ou autrement c der tous biens meubles ou immeubles, droits, privil ges, concessions, brevets, dessins industriels, marques ou noms de commerce qui seraient n cessaires ou utiles pour exercer l'industrie de la compagnie ; (c) Eriger, construire, entretenir et exploiter tous b timents, usines, machinerie et facilit s qui sembleront directement ou indirectement avantageux pour les objets de la compagnie ; (d) Acheter ou autrement acqu rir et se charger de la totalit  ou d'une partie des affaires, propri t , actif ou passif de toute personne, soci t  ou compagnie exer ant une industrie semblable, en totalit  ou en partie   celle de la pr sente compagnie ou en possession de propri t  propre aux fins de la pr sente compagnie ; (e)  mettre des actions acquitt es, obligations ou d bentures en plein paiement ou en paiement partiel de toute propri t  mobili re ou immobili re, droits, r clamations, privil ges, concessions ou autres avantages que la compagnie peut l galement acqu rir et  mettre aussi telles actions acquitt es, obligations ou autres valeurs en plein paiement, en paiement partiel ou en  change pour les actions, obligations, d bentures ou autres valeurs de toute autre compagnie exer ant une industrie semblable ou en partie semblable ou reli e   celle de la pr sente compagnie ; (f) Acheter, acqu rir, d tenir et poss der le capital-

actions, les obligations ou autres valeurs de toute autre compagnie, corporation ou individu exer ant ou engag  dans une industrie que la pr sente compagnie est autoris e   entreprendre ou exercer, et vendre ou autrement c der des actions, obligations ou autres valeurs, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (g) Conclure des conventions au sujet du partage des profits, la fusion des int r ts, la coop ration, les risques communs, les concessions r ciproques ou autres, avec toute personne, soci t  ou compagnie exer ant ou engag e ou   la veille d'exercer ou entreprendre une industrie ou transaction que la pr sente compagnie est autoris e   entreprendre ou exercer ; (h) Lever et aider   lever des fonds et aider au moyen de bonis, pr ts, promesses, endossement, garantie d'obligations, d bentures ou autrement toute compagnie ou corporation avec laquelle la pr sente compagnie aurait des relations d'affaires et garantir l'ex cution des entreprises de telle compagnie ou corporation ; (i) Faire des avances de fonds aux clients et autres, avec ou sans garantie, et aux conditions que la compagnie approuvera, et garantir les engagements et entreprises de clients et autres ; (j) Placer les deniers disponibles de la compagnie en la mani re qui sera d cid e de temps   autre ; (k) Distribuer entre les actionnaires de la compagnie, en nature, toute propri t  ou biens de la compagnie et en particulier les actions, d bentures ou valeurs de toute autre compagnie qui pourra avoir achet  ou pris   son nom, soit en totalit  ou en partie, la propri t , les biens ou engagements de la pr sente compagnie ; (l) Se fusionner avec toute autre compagnie ou compagnies dont les objets sont semblables ou comprennent des objets semblables   ceux de la pr sente compagnie, soit par vente ou achat (pour des actions ou autrement) de l'entreprise, y compris les engagements, de la pr sente compagnie ou de toute autre compagnie comme susdit ou en s'associant ou en concluant quelque convention de la nature d'une association ou de toute autre mani re ; (m) Vendre, arrenter,  changer ou autrement disposer de la totalit  ou d'une partie des biens, droits ou entreprises de la compagnie pour la compensation qui sera agr e e, et en particulier pour les actions, d bentures ou valeurs de toute autre compagnie ayant des objets semblables ou en partie semblables   ceux de la pr sente compagnie ; (n) Faire toutes ou chacune des choses mentionn es dans la pr sente charte, soit en qualit  de principaux, agents, entrepreneurs ou autrement, et faire tous les autres actes et choses, et exercer toute industrie, manufacturi re ou autre, avantageuse pour les fins ou objets de la compagnie ou s'y rattachant, et que la compagnie jugera capable d' tre convenablement exerc e ou cens e accro tre, directement ou indirectement, la valeur des biens ou droits de la compagnie ou les rendre profitables. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Denis Advertising Signs, Limited," avec un capital-actions d'un million de dollars, divis  en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cit  de Montr al, dans la province de Qu bec.

Dat  du bureau du Secr taire d'Etat du Canada, ce 3e jour de janvier 1913.

THOMAS MULVEY,
Sous-secr taire d'Etat.

28-2

The General Chemical Produce and Explosive Company, Limited.

A VIS public est par les pr sentes donn  qu'en vertu des prescriptions de la premi re partie du chapitre 79 des Statuts r vis s du Canada, 1906, d nomm e la *Loi des compagnies*, il a  t  d livr , sous le sceau du Secr taire d'Etat du Canada, des lettres patentes suppl mentaires en date du 4e jour de janvier 1913, portant le capital actions de la "The General Chemical Produce and Explosive Company, Limited" de la somme de cinq cent mille dollars   la somme de un million de dollars, cette augmentation consistant en cinq mille actions de cent dollars chacune.

Dat  du bureau du Secr taire d'Etat du Canada, ce 8e jour de janvier 1913.

THOMAS MULVEY,
Sous-secr taire d'Etat.

28-2

The Quebec & Orleans Corporation, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de janvier 1913, constituant en corporation Errol Malcolm McDougall, Gilbert Sutherland Stairs, John Jennings Creelman, et Pierre François Casgrain, avocats, et Emily Irene Chestnut, secrétaire, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acquérir par achat, échange, bail ou tout autre titre légal, et posséder, détenir, démolir, embellir, exploiter, arrenter, vendre, échanger ou autrement faire valoir des biens-fonds, concessions forestières, droits de coupe, chutes d'eau et autres propriétés mobilières et immobilières de toute nature ; et faire les opérations d'agents d'immeubles et agents financiers et agir en qualité d'agents aux fins de vendre, arrenter, régir et administrer des immeubles et exiger une commission pour ses services ; (b) Construire sur les terrains appartenant à la compagnie ou dans lesquels elle peut être intéressée d'une manière quelconque, ou sur la propriété de ses clients, des bâtiments pouvant être utilisés pour toutes fins que ce soit, et entretenir, surveiller, exploiter, arrenter, sous-louer, vendre et autrement disposer de tous bâtiments ainsi construits et de tous autres bâtiments possédés ou loués par la compagnie, et exercer l'industrie de constructeurs et entrepreneurs et fournisseurs de matériaux pour les fins de la compagnie ; (c) Disposer de toutes rues, squares ou terrains en faveur de personnes ou municipalités aux clauses et conditions que la compagnie jugera acceptables, et conclure des conventions ou ententes pour paver, macadamiser, niveler, réparer, nettoyer et arriser les rues et grands chemins, et pour construire, ouvrir et réparer des conduites, citernes, drains ou égouts ; (d) Aider par voie de garantie ou autrement faire des avances de fonds par voie de prêts aux acheteurs ou locataires de toute partie de la propriété de la compagnie pour des fins de construction ou autres embellissements ; aider au moyen d'avances de fonds à la construction et l'entretien des chemins, rues, ruelles, aqueducs, drains, égouts et autres travaux de nature à donner un meilleur accès à la propriété de la compagnie et à en augmenter la valeur ; (e) Distribuer par voie de dividendes ou bonis entre les actionnaires, en espèces, en actions acquittées ou de toute autre manière jugée convenable, tous biens de la compagnie ou tous produits de la vente ou disposition de la propriété de la compagnie ; (f) Payer pour toutes propriétés, immunités, privilèges, baux ou droits acquis par ou pour la compagnie et pour services rendus et travail exécuté, y compris la construction de la totalité ou d'une partie des bâtiments érigés par et pour la compagnie, en obligations ou actions de la compagnie ou partie en obligations et partie en actions ; (g) Acquérir et prendre à son nom la totalité ou une partie des biens et entreprises, y compris la clientèle et autres droits de toutes personnes, maisons, associations ou corporations ayant des pouvoirs semblables à ceux de la présente compagnie, ou avec lesquelles la compagnie aura des relations d'affaires, et les payer en deniers comptants, actions ou obligations de la présente corporation ou autrement ; s'unir à toute compagnie ayant des pouvoirs semblables à ceux de la présente compagnie, aux clauses et conditions qui seront agréées, et se charger des engagements de toute personne, maison ou compagnie endettée vis-à-vis la présente compagnie ou faisant toutes opérations semblables à celles conduites par la présente compagnie ; (h) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie engagée ou exerçant ou à la veille d'exercer ou d'entreprendre une industrie, entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou dont la présente compagnie pourrait tirer un bénéfice quelconque soit directement ou indirectement ; (i) Placer et disposer des fonds disponibles de la compagnie en la manière qui sera décidée de temps à autre ; (j) Avec l'approbation des actionnaires, donner en compensation, par des paiements en deniers comptants, ou par l'émission d'actions acquittées de la compagnie ou par obligations, débetures ou de toute autre ma-

nière, toute personne ou corporation pour services rendus en plaçant ou en aidant à placer ou en assurant le placement de parts du capital-actions de la compagnie ou de toutes obligations ou autres valeurs de la compagnie, ou relativement à la formation ou promotion de la compagnie ou autrement ; (k) Vendre ou céder l'entreprise de la compagnie ou toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour les actions, débetures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (l) Fabriquer et produire de la vapeur, du gaz et de la force ou énergie électrique ou autre pour la chaleur, la lumière et la force motrice pour les fins de la compagnie et en vendre l'excédent, pourvu que les pouvoirs ci-dessus soient exercés subordonnément à toutes lois, décrets et règlements fédéraux, provinciaux et municipaux en vigueur et y relatifs ; (m) Faire tout ce qui sera nécessaire, convenable et propre à l'accomplissement des fins ou objets ci-dessus mentionnés ou de nature à les atteindre ; (n) Les susdits objets, pouvoirs ou fins de la compagnie seront censés distincts et ne pas dépendre l'un de l'autre, et la compagnie peut poursuivre, jouir et exercer l'un quelconque ou plusieurs des dits objets, pouvoirs ou fins indépendamment l'un de l'autre, et nulle clause ne sera limitée dans sa généralité ni autrement interprétée relativement à toute autre clause de ces dits objets, pouvoirs ou fins. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Quebec and Orleans Corporation, Limited," avec un capital-actions d'un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de janvier 1913.

THOMAS MULVEY,

Sous secrétaire d'Etat.

29-2

Griffiths and Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 3e jour de janvier 1913, constituant en corporation Philip Risdale Warren, ingénieur civil, Richard Tuson Heneker, conseil du Roi, Walter Seely Johnson, avocat, Hugh Wylie, comptable et Mabel Hyndman, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire les opérations générales d'une compagnie d'entreprise, de construction et de développement, et d'électriciens, et d'ingénieurs civils, hydrauliques et de havre ; (b) Conclure des conventions avec des gouvernements ou autorités, corporations, individus ou sociétés, pour l'exercice, exécution ou construction de travaux publics et privés, contrats, et entreprises de tous genres et description, et exécuter, accomplir et construire toutes sortes de travaux publics et privés, contrats et entreprises, et conclure des arrangements pour la cession ou autre transfert de tout tel contrat et les payer en deniers comptants, ou partie en deniers, comptants, ou partie en actions acquittées du capital de la compagnie ou en totalité en actions acquittées, et entreprendre, exécuter, accomplir, gérer, contrôler, vendre, échanger, en disposer, ou autrement les faire valoir ; (c) Conclure des arrangements avec tous gouvernements ou autorités, suprêmes, municipales, locales ou autres, ou avec toute compagnie, personne ou individu qui seront jugés propres aux fins de la compagnie, ou aucunes d'elles, et obtenir de tout tel gouvernement ou autorité, compagnie, personne ou individu, tous droits, privilèges et concessions, que la compagnie jugera désirable d'obtenir, et exécuter, exercer et remplir tous tels arrangements, droits, privilèges et concessions ; (d) Acquérir, construire, manifester, entretenir, détenir, posséder, utiliser, céder, vendre, échanger, louer, faire valoir ou autrement disposer de toute machinerie, équipement, appareils, outillage et approvisionnements d'une nature quelconque,

convenables ou nécessaires pour la bonne exécution de l'industrie de la compagnie, ou de toute compagnie subsidiaire, ou pour service en rapport avec tout brevet ou invention possédée ou que la compagnie ou toute compagnie subsidiaire se propose de posséder ou d'acquérir; (e) Manufacturer, acheter, ou autrement acquérir, détenir, posséder, utiliser, vendre, céder, transférer, troquer et faire le commerce de marchandises, effets, articles et biens de tous genres; (f) Acquérir, entretenir, construire et mettre en service sur les terrains de la compagnie ou sur les terrains sous le contrôle de la compagnie, des voies d'évitement, voies funiculaires, lignes de construction, embranchements, tramways et autres moyens de transporter ou de disposer de marchandises, effets, articles, déblais et matières enlevées de travaux d'excavation et de déblaiement, appartenant à la compagnie ou non, et pour transporter les voyageurs et les cargaisons; (g) Transporter des marchandises, effets et articles, des voyageurs et du fret par terre ou par eau, et construire, équiper, acheter, posséder, affréter, exploiter et autrement utiliser ou disposer de navires, chalans, remorqueurs et autres vaisseaux; (h) Acquérir par achat, bail, concession, licence ou autrement, et construire, entretenir, exploiter, améliorer et développer et autrement disposer de chutes d'eau, barrages, flumes, tunnels, conduites et autres installations, matériel, bâtiments et machinerie pour la fabrication, la production et la conversion de force ou énergie électrique, hydraulique, pneumatique ou autre; acquérir par achat, bail ou autrement obtenir de la force ou énergie électrique, pneumatique, hydraulique ou autre, et vendre, distribuer, transmettre ou autrement disposer de tout excédent de cette énergie électrique, pneumatique ou autre force, pourvu, toutefois, que la vente, distribution, transmission ou autre disposition de cette force ou énergie électrique, pneumatique, hydraulique ou autre sera subordonnée à tous les règlements municipaux ou locaux à cet effet; (i) Acquérir par bail, licence, achat ou autrement, détenir, posséder, utiliser, vendre, arrenter, céder, exploiter, manufacturer et autrement faire valoir des terres boisées, concessions forestières, mines, terrains miniers, dépôts de métaux, de minéraux, d'huiles, de gaz et autres propriétés; (j) Acheter, construire, louer, améliorer, entretenir, travailler, régir, exploiter ou contrôler tous chemins, voies, ponts, canaux, aqueducs, lots de grève, droits de prise d'eau, bassins, jetées, réservoirs, ports, cours d'eau, tuyaux à l'eau, tuyaux pour conduire le sable, le gravier, la terre et autres substances, quais, lignes de téléphone et de télégraphe pour les fins de la compagnie, et lignes pour des fins de lumière électrique et de force motrice, bocards, entrepôts, élévateurs, magasins, maisons pour les employés et autres, et autres installations et facilités qui sembleront directement ou indirectement avantageuses pour les objets de la compagnie, et contribuer ou subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, régie, exécution ou contrôle; (k) Développer et faire valoir tous terrains acquis par la compagnie ou dans lesquels elle est intéressée, et en particulier en les divisant et en les préparant pour des fins de construction; y construire, altérer, démolir, décorer, entretenir, meubler et embellir des bâtiments et dépendances et y faire des plantations, les paver, drainer, cultiver, les céder à bail ou en franc-alleu, et faire des avances de fonds et conclure des conventions et contrats de toutes sortes avec les entrepreneurs, locataires et autres; (l) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira capable d'être convenablement exercée en rapport avec l'industrie de la compagnie et censée augmenter la valeur des biens ou droits de la compagnie ou les rendre profitables; (m) Acheter, louer ou autrement acquérir, détenir, posséder, utiliser, développer, échanger, vendre ou autrement faire valoir et céder les biens, licences, droits, privilèges, permis et franchises convenables, avantageux ou propres à l'industrie de la compagnie; (n) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et autres droits et privilèges spéciaux conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre, soit au sujet de l'exercice de toute industrie spéciale ou relativement à toute invention ou procédé, ou à la culture, la préparation ou la fabrication ou la

vente de tout article spécial capable d'être utilisé pour toutes les fins de la compagnie, ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des licences ou monopoles à leur sujet ou autrement faire valoir la propriété, les droits ou informations ainsi acquises, et les acquérir, ou en permettre l'usage pour un certain nombre d'années ou à perpétuité ou autrement; (o) Vendre ou céder la totalité ou une partie des biens et entreprises de la compagnie, comme industrie active ou autrement, pour la compensation que la compagnie jugera bon, et en particulier pour les actions, obligations, débetures ou valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie; (p) Se fusionner avec toute autre compagnie dont l'industrie ou les objets sont semblables ou comprennent des objets semblables aux objets ou à l'industrie ou à toute partie de l'industrie de la présente compagnie, soit par vente ou achat (pour des actions ou autrement) de l'entreprise et des engagements de la présente compagnie ou de toute telle autre compagnie, comme susdit, avec ou sans liquidation, ou par vente ou achat (pour des actions ou autrement) de toutes les actions ou stocks, débetures, actions-débetures ou valeurs de la présente compagnie ou de telle autre compagnie comme susdit, ou en s'associant ou en concluant tout arrangement de la nature d'une association ou de toute autre manière; (q) Distribuer en espèces de temps à autre entre les actionnaires de la compagnie toute propriété, biens ou droits de la compagnie, et vendre, améliorer, régir, développer, échanger, louer, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie; (r) Faire, accepter, endosser et exécuter des billets à ordre, lettres de change et autres effets négociables; (s) Obtenir tout ordre provisoire ou acte du parlement ou lettre patente à l'effet de permettre à la compagnie d'atteindre ses objets en vue, ou à l'effet de modifier de quelque manière la constitution de la compagnie, ou toute autre fin qui sera jugée à propos, et s'opposer ou résister à toute demande ou autres procédures qui pourraient porter préjudice directement ou indirectement aux intérêts de la compagnie; (t) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autres et faire des avances de fonds, avec ou sans garantie, aux clients et autres ayant des relations d'affaires avec la compagnie et se porter garants de l'exécution des entreprises de toute personne ou compagnie et accorder du délai pour le remboursement de tous deniers qui pourraient être dus à la présente compagnie; (u) Emprunter des fonds ou lever des deniers ou garantir le remboursement de deniers en la manière que la compagnie jugera bon, et en particulier par l'émission de débetures ou d'actions-débetures payables au porteur ou autrement, ou levées ou à être garanties sur hypothèques ou charges ou sur la totalité ou une partie des propriétés ou biens présents ou futurs de la compagnie, y compris son capital impayé, et en garantie collatérale, ou garantir en outre toutes valeurs de la compagnie par acte d'hypothèque ou autre garantie, et émettre et déposer toutes valeurs que la compagnie a le pouvoir d'émettre, par voie d'hypothèque, pour garantir toute somme moindre que le chiffre nominal de telles valeurs, et aussi pour garantir l'exécution de tous contrats ou obligations de la présente compagnie, et sans amoindrir d'aucune manière la généralité des dispositions ci-dessus, emprunter des fonds ou lever des deniers ou garantir le remboursement de deniers par l'émission, de temps à autre, de débetures ou d'actions-débetures stipulées par tout contrat spécial ou affaire faite ou entreprise pour ou au nom de la compagnie ou sur les bénéfices réalisés ou à être réalisés par la compagnie sur les dites opérations, et acheter, rembourser ou acquitter toutes telles débetures ou actions-débetures; pourvu que la présente clause sera limitée par les dispositions de l'article 69 de la dite loi, et toutes les transactions en vertu de la présente clause seront subordonnées aux dispositions du dit article; (v) Nonostante les dispositions de l'article 44 de la *Loi des compagnies*, souscrire, assurer, acheter, vendre, acquérir, céder, donner et obtenir des options, obtenir et accorder des avances de fonds, échanger et disposer de quel-

que manière que ce soit, de stocks, actions, valeurs ou obligations quelconques de toute compagnie domestique ou étrangère ou de tous droits s'y rattachant ; et faire des arrangements pour les céder ou les acquérir en commun, en tout ou en partie ou tout intérêt s'y rattachant, et émettre en échange de ces valeurs, ses propres actions, obligations ou valeurs ou les payer autrement et agir en qualité de syndics ou agents au sujet de tous tels arrangements ; (w) Emettre et répartir comme acquittées les actions de la compagnie constituée par la présente charte, telle quantité ou partie non sujette à appel de versement qu'il sera nécessaire d'émettre pour payer en totalité ou en partie toute propriété mobilière et immobilière, matériel roulant et matériaux de toute sorte, et toute affaire, franchise, entreprise, droits, pouvoirs, privilèges, baux, licences, contrats, stocks, obligations et débetures que la compagnie pourrait légalement acquérir, et aussi en paiement de réclamations de bonne foi d'entrepreneurs, ingénieurs ou autres personnes ayant des réclamations contre la compagnie pour travail fait ou services rendus ; et aussi pour acquitter tous les frais et dépens préliminaires ou encourus ou se rattachant à la promotion, l'organisation, la formation, l'établissement, l'enregistrement et l'obtention de la charte de la compagnie ; (x) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute compagnie exerçant ou engagée, ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement ; et faire des avances de fonds, garantir les contrats subventionnés ou autrement aider toute telle personne, et prendre ou acquérir autrement des actions et valeurs de toute telle compagnie, et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (y) Acheter, arrêter ou autrement acquérir la propriété, les franchises, clientèle, droits et privilèges, ou la totalité ou une partie de l'industrie détenue ou utilisée par toute personne, maison ou par toute corporation engagée dans une industrie que la compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la compagnie, et les payer en actions acquittées ou partiellement acquittées, actions-priorité, ordinaires ou différées de la compagnie, ou en obligations, débetures ou autres valeurs de la compagnie, ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie ; (z) Promouvoir ou former, ou aider à la promotion ou formation de toute autre compagnie ou compagnies, avec pouvoir d'aider toute telle compagnie ou compagnies en payant ou contribuant aux frais préliminaires, ou fournir la totalité ou une partie de son capital, ou en prenant ou souscrivant des actions privilégiées, ordinaires ou différées, dans la dite compagnie, ou en lui prêtant des fonds sur débetures ou autrement, et de plus, payer à même les fonds de la compagnie tous les frais encourus pour la promotion, formation, enregistrement, annonce, et établissement de la présente compagnie ou de toute autre compagnie, et aussi tous les frais causés par l'émission de toute circulaire ou avis ou l'impression, étampage et distribution de procurations ou formules à remplir par les actionnaires de la présente compagnie, ou reliées à la présente compagnie, ou à toute autre compagnie ; (aa) Rémunérer toute compagnie, maison, société, syndicat ou individu pour services rendus ou à rendre à la présente compagnie en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la présente compagnie ou de toutes obligations, débetures ou autres valeurs de la présente compagnie au sujet de la formation ou de la promotion de la présente compagnie ou la conduite de ses affaires, et donner à toute personne, maison ou compagnie qui aurait souscrit ou obtenu des souscriptions au capital, ou aura rendu de l'aide financière ou autre aide à la compagnie, ou toute compagnie ou entreprise dans laquelle la compagnie est intéressée, le droit de souscrire et de recevoir toute répartition des actions ou autres valeurs non émises de la compagnie ; (bb) Etablir et supporter

ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommis et choses de nature à profiter aux employés ou ex-employés de la compagnie (ou de ses prédécesseurs en affaires) ou les personnes dépendant ou alliées à ces employés ou ex-employés, et accorder des pensions et allocations et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition pour tout objet public, général ou utile ; (cc) Généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens meubles et immeubles et tous droits ou privilèges que la compagnie croira nécessaires ou convenables pour les fins de son industrie ; (dd) Faire enregistrer, autoriser, ou reconnaître la compagnie dans tout autre pays ou endroit ; (ee) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant et de façon que le mot "compagnie", dans la présente clause partout où le contexte le permettra sera interprété de façon à comprendre toute personne, société ou autres corps de personnes constituées en corporation ou non, et domiciliées au Canada ou ailleurs, et les objets spécifiés dans chacune des dites clauses, à moins de stipulation ou contraire dans ce paragraphe ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tout autre paragraphe que ce soit, ni par induction ou déduction du nom de la compagnie ; (ff) Détenir aux noms d'autres personnes toute propriété ou droits ou affaires que la compagnie est autorisée à acquérir ou exercer, ou faire exercer toute industrie, actes et choses ci-dessus énumérés soit en qualité de principaux, d'agents ou de syndics, ou par l'entremise de syndics, agents ou autrement, et seuls ou conjointement avec d'autres. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Griffiths & Company, Limited," avec un capital-actions de cinq cent mille livres sterling, divisé en 500,000 actions de une livre chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de janvier 1913.

THOMAS MULVEY,

20-2

Sous-secrétaire d'Etat.

National Building Supply and Enamel Concrete Brick Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de janvier 1913, constituant en corporation Alexandre Papineau Mathieu et Armand Mathieu, avocats, Joseph Adhémar Ogden, notaire, et Marie Lacelle, sténographe, tous de la cité de Montréal, dans la province de Québec ; et Michael Murray Hackett, de la ville de Chambly, dans la dite province de Québec, comptable, pour les fins suivantes : —(a) Manufacturer, importer, exporter, acheter, vendre et faire le commerce de toutes sortes de brique, tuiles, tuyaux à l'eau, de drain et d'égouts et leurs raccords, coudes, courbes, trappes, siphons, fosses d'aisance, conduites, doublages naturels et artificiels, évier, cabinets, trémies et toutes sortes d'articles en argile, manufacturer du plâtre et autres matériaux plastiques, et tous leurs produits secondaires ; (b) Manufacturer, acheter, vendre ou autrement faire le commerce de machines, outillages, appareils et matériaux de tous genres employés dans les usines, outillages et exploitations susdites, et agir en qualité d'agents, courtiers ou agents à commission pour l'achat ou le commerce des articles susdits ; (c) Acquérir par achat, bail ou autrement des dépôts d'argile, de schiste et de sable, terres boisées, tourbières, terrains, mines, minéraux et droits miniers ou intérêts en ces choses, et travailler, exploiter, développer et entretenir ou autrement disposer de leurs produits naturels et produits secondaires manufacturés ou non ; (d) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute

personne ou compagnie exerçant ou engagée dans une industrie ou transaction que la présente compagnie peut exercer, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les vendre, détenir ou réémettre, avec ou sans garantie, ou autrement en disposer ; (e) Rémunérer, avec le consentement des actionnaires, par des paiements en deniers comptants, actions ou autrement, toute personne ou compagnie pour services rendus en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la compagnie, ou de toutes débentures ou autres valeurs de la compagnie ou au sujet de la conduite de ses affaires ; (f) Entreprendre, bâtir, construire et équiper des travaux publics et privés de tous genres, et acquérir, détenir, vendre, céder, fournir, manufacturer et produire toutes sortes de matériaux pour servir à la construction et équipement de ces travaux publics et privés, et sous-louer ces contrats en tout ou en partie ; (g) Se consolider ou se fusionner avec toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie, et acquérir par achat, bail ou autrement la propriété, les franchises, l'entreprise et l'industrie de toute telle corporation, et se charger de ses engagements, et les payer en totalité ou en partie en deniers comptants, actions, obligations ou autres valeurs de la compagnie ; (h) Vendre ou autrement céder l'entreprise de la compagnie ou de toute partie de son entreprise pour la compensation que la compagnie jugera suffisante, et en particulier pour les actions, débentures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (i) Acquérir ou se charger de la totalité ou d'une partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie peut exercer ou qui pourrait avoir quelque valeur pour la compagnie, et émettre des actions acquittées ou en partie acquittées de la compagnie en compensation totale ou partielle de telle industrie, et faire des avances de fonds et garantir les contrats ou autrement aider toute personne, maison ou compagnie avec laquelle la présente compagnie aura des relations d'affaires ; (j) Acquérir, acheter, vendre céder à forfait ou moyennant un droit régalien des inventions brevetées de toutes sortes et des brevets au sujet de ces inventions, ou faire breveter toutes inventions ainsi achetées ou acquises, et acquérir, obtenir, acheter, vendre, enregistrer, arrenter ou permettre l'usage moyennant un droit régalien ou autrement, et détenir, utiliser, posséder, exploiter, introduire, vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou autres utiles pour l'industrie de la compagnie, et utiliser, exercer, développer, accorder des licences à leur sujet ou autrement faire valoir toutes telles marques de commerce, noms de commerce, inventions, licences, procédés et choses semblables ou tous tels autres biens ou droits ; (k) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats, et autres effets négociables ou transférables ; (l) Emettre des actions acquittées, obligations, débentures ou autres valeurs de la compagnie en plein paiement ou en paiement partiel de toute propriété ou droits qui pourront être acquis par la compagnie, ou pour services rendus ou travail exécuté pour la compagnie, ou en paiement ou compensation de réclamations et obligations dues par la compagnie, ou accepter en paiement de toutes créances dues à la compagnie, des actions, obligations, débentures ou autres valeurs de toute compagnie ; (m) Construire, entretenir, altérer, faire, posséder et exploiter sur la propriété possédée ou contrôlée par la compagnie ou sur toute propriété voisine, tous les réservoirs, barrages, flumes, coursiers de décharge et autres travaux, estacades, monte-charges, améliorations, vannes, chutes d'eau, aqueducs, puits, tranchées, canaux, quais, jetées, glissoirs, chemins de halage, charpentes pour rouler les billes, ou autres constructions et ouvrages qui seront nécessaires ; (n) Placer les deniers disponibles de la compagnie en la manière qui sera déterminée de temps à autre par la compagnie ; (o) Distribuer entre les actionnaires de la compagnie en nature tous biens de la compagnie et en particulier toutes parts, débentures, ou valeurs d'autre compagnie,

appartenant à cette compagnie, ou dont cette compagnie a le droit de disposer ; (p) Acquérir par achats, concession, échange ou autre titre légal, et construire, ériger, exploiter, entretenir et régir toutes fabriques, ateliers, magasins, maisons, scieries, hôtels, gares, ateliers de machines, salles de machines, bureaux et toutes les autres constructions nécessaires pour son industrie et tous biens meubles et immeubles nécessaires et utiles à l'une ou plusieurs des fins de la compagnie, et les arrenter, les vendre ou en disposer autrement ; (q) Acheter, vendre, manufacturer, céder à bail, importer, exporter et faire le commerce de toutes sortes de marchandises, effets et articles qui pourront être requis pour les fins des dites opérations ou qui pourront être cédés avec profit en rapport avec les dites opérations de la compagnie ; (r) Acquérir par achat, bail ou autrement et développer et exploiter des chutes d'eau, droits riverains, privilèges hydrauliques, et produire et accumuler de la vapeur, du gaz, de l'électricité ou autre force motrice pour exploiter l'industrie de la compagnie ou pour produire de la lumière, de la chaleur et de la force pour les fins de la compagnie, avec la faculté d'en vendre tout excédent disponible, et les fournir pour des fins de lumière, de chaleur ou de force motrice à toute personne ou corporation en Canada et ailleurs aux conditions qui seront agréées, pourvu que si les pouvoirs ci-dessus sont exercés au delà de la propriété de la compagnie, ils seront subordonnés à tous les décrets et règlements provinciaux et municipaux y relatifs ; (s) Exercer toute autre industrie (manufacturière ou autre) que la compagnie croira capable d'être convenablement exercée en rapport avec les opérations ci-dessus mentionnées ou censées augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables, et faire tous les actes et exercer tous les pouvoirs se rattachant à l'accomplissement des objets pour lesquels la compagnie est constituée et qui sont nécessaires pour permettre à la compagnie d'exercer son industrie d'une manière profitable ; (t) Acquérir par bail, achat, licence ou autrement, et vendre, permettre l'usage ou autrement disposer de marques de commerce, de noms de commerce et dessins de fabrique ; (u) Bâtir, acheter, acquérir, affréter, louer, naviguer et gérer des bateaux, vapeurs, canots à gazoline, vaisseaux, remorqueurs, barges ou autres inventions pour le transport du fret et des passagers par eau et par terre ; et construire, acheter, arrenter, acquérir, entretenir et gérer des docks, quais, jetées et autres facilités de têtes de ligne ; (v) Conclure des arrangements avec toute autorité fédérale, provinciale, municipale, locale ou autre qui seront de nature à atteindre les objets de la compagnie ou aucun d'eux. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "National Building Supply and Enamel Concrete Brick Company, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29 2

Canal Lands, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 10e jour de janvier 1913, constituant en corporation George Vipond Cousins, avocat, Stephen Bateman White et Herbert Ryerson Swenerton, gérants, Aubrey Huntington Elder, étudiant en droit, et Patrick Francis Brown, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :— (a) Acheter, louer ou autrement acquérir, soit comme placement ou pour revente, et détenir soit absolument comme propriétaires ou comme créanciers hypothécaires ou autrement, et faire le commerce de terrains, maisons ou autres propriétés d'une tenure quelconque et tout intérêt en des propriétés, et créer, vendre et faire le commerce de baux ordinaires

et en franc-alleu, et généralement céder et troquer, par voie de vente, bail, échange ou autrement des terrains et maisons et tous autres biens mobiliers ou immobiliers, et exercer l'industrie de constructeurs et entrepreneurs, agents de maisons, marchands de pierre, sable, chaux, brique, bois de construction, ferronnerie et autres matériaux de construction, et faire les opérations générales d'une agence d'immeubles, y compris l'entreprise de recherches, évaluations, ventes, échanges, baux, subdivisions et choses semblables pour les fins de la compagnie ; (b) Développer et faire valoir tous terrains acquis par la compagnie ou dans lesquels elle est intéressée et en particulier et les divisant et en les préparant pour des fins de construction ou autres, et y construire, altérer, démolir, décorer, entretenir, meubler, installer et embellir des bâtiments, et y faire des plantations, les paver, drainer, cultiver, céder à bail ou en franc-alleu et avancer des deniers et conclure des conventions et contrats de toutes sortes avec les constructeurs, entrepreneurs, locataires ou autres ; (c) Faire ou conclure toute convention ou entente pour paver, macadamiser, réparer, niveler, nettoyer ou arroser les rues ou grandes routes, et pour construire, ouvrir et réparer des conduites, citernes, drains, égouts ou rues ; (d) Acquérir par achat, bail ou autrement et entreprendre la totalité ou une partie des affaires, propriétés ou obligations de toute personne ou compagnie exerçant une industrie semblable à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie, et les payer en totalité ou en partie en obligations, débetures, actions acquittées ou autres valeurs de la compagnie ; (e) Acquérir par achat, bail ou autrement prendre les actions, obligations, débetures ou autres valeurs de toute compagnie exerçant ou engagée dans une entreprise semblable à celle que la présente compagnie est autorisée à exercer ; et les vendre, détenir, réémettre avec ou sans garantie, ou autrement en disposer ; (f) Emettre et répartir des actions acquittées de la compagnie en paiement complet ou partiel de toute industrie, servitude, entreprise, propriété, droit, pouvoir, privilège, bail, licence ou contrat que la compagnie est autorisée à acquérir ; (g) Vendre, arrester ou autrement disposer de la propriété ou entreprise de la compagnie ou de toute partie de sa propriété, pour la compensation que la compagnie jugera bon, et en particulier pour des actions, débetures, obligations ou valeurs de toute autre compagnie ; (h) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec tout gouvernement, municipalité ou autorité locale, ou avec toute personne ou compagnie exerçant ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à entreprendre ou exercer, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et garantir les contrats, soit avec ou sans garantie, et prêter des deniers, ou autrement aider toute personne ou compagnie qui entreprendra de construire sur toute propriété dans laquelle la compagnie est intéressée, ou d'améliorer telle propriété, et généralement aux personnes ou compagnies et aux termes et conditions que la compagnie jugera convenables, et en particulier aux locataires, constructeurs et entrepreneurs ; (i) Garantir le paiement d'argent provenant ou payable au sujet d'obligations, actions, contrats, mortgages, charges, engagements ou autres valeurs de toute compagnie ou entreprise dont le but est en tout ou en partie semblable à celui de la présente compagnie ; (j) Conclure des arrangements avec tout gouvernement ou autorité fédérale, provinciale, municipale ou locale, ou autrement qui sembleront propres à atteindre les objets de la compagnie ou aucun d'eux ; (k) Placer et disposer des fonds dont la compagnie n'aura pas immédiatement besoin en telles valeurs et en la manière qui sera jugée à propos de temps à autre ; (l) Distribuer toute partie de la propriété de la compagnie en espèces entre ses actionnaires ; (m) Faire tous et chacun des actes et choses ci-dessus en qualité de principal, d'agent, d'entrepreneur ou de fondé de pouvoirs ; (n) Faire tous autres actes et choses reliés aux objets susdits, ou propres à les atteindre ; (o) Tout pouvoir accordé dans un paragraphe quelconque des présentes ne sera ni limité ni

restreint, par induction ou déduction des termes de tout autre paragraphe que ce soit, ou par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Canal Lands, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 11^e jour de janvier 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

29-2

Mercantile Realty Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8^e jour de janvier 1913, constituant en corporation Walter Robert Lorimer Shanks, avocat, Francis George Bush, teneur de livres, George Robert Drennan, sténographe, et Michael Joseph O'Brien et Herbert William Jackson, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acquérir par achat, bail ou autrement, et posséder des biens-fonds ; (b) Construire des maisons d'habitation et autres bâtiments sur des biens-fonds ou toute partie d'iceux ; (c) Vendre, arrester, céder, échanger, disposer ou autrement faire le commerce de biens-fonds ou de toute partie d'iceux, et développer, améliorer et diviser toute telle propriété en lots à bâtir, rues, ruelles, squares ou autrement ; (d) Faire des avances de fonds sous forme de prêt aux acheteurs ou locataires de toute partie des immeubles de la compagnie pour des fins de construction ou autres améliorations ; (e) Avec l'approbation des actionnaires, aider au moyen d'avances de fonds ou autrement à la construction et entretien de chemins, rues, aqueducs, égouts et autres travaux d'amélioration propres à faciliter l'accès à la propriété de la compagnie et accroître sa valeur ; (f) Prendre et détenir des mortgages, hypothèques, gages ou charges pour assurer le paiement du prix d'achat de toute propriété vendue par la compagnie, ou de tous deniers dus à la compagnie par les acheteurs, ou avancés par la compagnie aux acheteurs ou autres pour des fins de construction ou autres améliorations ; (g) Acheter, acquérir, détenir, transférer, vendre et disposer d'actions, stocks, débetures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ou engagée dans une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie ; (h) Vendre ou autrement disposer de toute partie des biens-fonds ou autre propriété possédée par la compagnie pour la compensation et aux termes et conditions que la compagnie jugera convenables, et accepter des deniers comptants, actions, obligations, débetures, stock ou valeurs de toute autre compagnie en paiement complet ou partiel de ces valeurs ; (i) Emettre des actions acquittées et non cotisables, obligations ou autres valeurs de la compagnie en plein paiement ou en paiement partiel de toute propriété, mobilière ou immobilière, droits ou autres biens acquis par la compagnie à quelque titre que ce soit, ou pour services rendus par voie de promotion ou autrement ; (j) Vendre, arrester ou autrement disposer de l'entreprise de la compagnie ou de toute partie de son entreprise, pour la compensation que la compagnie jugera convenable, ou se fusionner avec tout individu, maison ou corporation engagée dans une entreprise dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, aux termes et conditions qui seront jugés convenables, et accepter en paiement de cette industrie des deniers comptants, ou, au lieu de deniers comptants des actions acquittées et non cotisables, obligations, débetures ou autres valeurs de toute corporation, et distribuer entre les actionnaires de la compagnie de temps à autre, les deniers, actions, obligation, débetures, valeurs ou autre propriété appartenant à la compagnie ; (k) Et généralement faire tous les actes et

choses propres à atteindre les objets de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Mercantile Realty Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

Sterling Trust Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de janvier 1913, constituant en corporation James Johnston et Patrick Mullin, jeune, comptables, Edgar Thomas Reynolds, agent d'immeubles, Henry Judah Trihey, avocat, et Edmund Edwin Cummings, marchand, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Accepter, remplir et exécuter tout fidéicommiss confié à la compagnie par toutes personnes ou personne, ou par toute corporation, ou par toute cour de justice, à telles conditions que l'on pourra arrêter, et suivant que les tribunaux les détermineront, et prendre, recevoir, détenir et percevoir, par transport, tout actif et toute propriété, mobilière et immobilière, qui pourraient être accordés, confiés ou transmis à la compagnie, avec son assentiment, en vertu de tels fidéicommiss ; (b) Agir comme fidéicommissaires, par rapport à toutes débetures, obligations, garanties, hypothèques ou autres valeurs, émises suivant la loi, de toute corporation, municipale ou autre ; détenir les propriétés hypothéquées ou affectées à la sûreté du paiement de telles débetures, obligations, garanties, hypothèques ou autres valeurs, et disposer de telles propriétés, conformément aux actes créant ces titres ; (c) Acheter ou autrement acquérir, détenir et vendre des propriétés mobilières ou immobilières ou en disposer autrement ; (d) Obtenir ou se faire attribuer par souscription, acheter, prendre ou autrement acquérir, et détenir, comme principaux ou agents, et en toute propriété, comme possesseurs, ou par voie de garantie collatérale, mettre à profit, vendre, échanger, engager ou autrement affecter les actions, obligations, débetures et autres valeurs de toutes corporations ou compagnies municipales, industrielles ou financières, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (e) Former, organiser, gérer ou développer, ou aider dans leur formation, organisation, administration et développement, toute corporation et compagnie, tout syndicat et toute entreprise ou opération, et faire tous actes qui leur sont nécessaires ou accessoires ; (f) Agir comme agents ou courtiers, pour le placement, le prêt, le paiement, la transmission et la perception des deniers, et accepter et exécuter tout fidéicommiss confié à la compagnie, par tout individu et toute corporation, maison ou cour de justice, et prendre, recevoir, détenir, transporter et céder toutes propriétés, réelles ou personnelles, qui pourraient être accordées, transmises ou confiées à cette compagnie, avec son assentiment, en vertu de tel fidéicommiss ou comme s'y rattachant ; (g) Faire des recherches, examens, auditions et rapports, ayant pour objet les livres, la situation, les chances de succès, les affaires et la condition de toute personne, maison, ou corporation, et faire des enquêtes, études et rapports concernant les titres et la valeur des propriétés, immobilières ou mobilières, particulières ou publiques ; ou sur la légalité de toute émission d'obligations, débetures ou autres valeurs de toute corporation, ou sur les circonstances affectant tout établissement d'affaires ou entreprise, et généralement sur tous actifs, propriétés ou droits ; (h) Agir comme agents ou procureurs, pour la négociation de toute affaire, l'administration des successions, la vente des propriétés, le placement et la perception des deniers, rentes, intérêts, dividendes, hypothèques, obligations, factures, billets et autres valeurs ; (i) Accepter et remplir les fonctions et accomplir les devoirs de réceptionnaire, fidéicommissaire, syndic, cessionnaire pour le bé-

néfice des créanciers, liquidateur, exécuteur testamentaire, administrateur et curateur aux faillites, et administrer, gérer, terminer et liquider les affaires des successions, personnes, sociétés, associations ou corporations, et faire tous les actes accessoires et nécessaires à ces fins ; (j) Agir comme agents pour les fins de l'enregistrement, l'émission et le contreseing des transferts et certificats d'actions, obligations, débetures ou autres valeurs de toutes association ou corporation, municipale ou autre, et recevoir et gérer tout fonds d'amortissement s'y rattachant, à telles conditions dont il serait convenu, et garantir le paiement de toutes débetures, débetures-actions, bons, obligations ou autres valeurs, ou les intérêts en dérivant ; (k) Demander, acheter ou autrement acquérir tous brevets d'invention, permis, concessions et autres privilèges, conférant un droit exclusif ou non exclusif ou limité de se servir de toute invention ou de tout secret, ou autres renseignements s'y rapportant, et mettre à profit, vendre, louer ou autrement affecter tels brevets, permis ou concessions ; (l) Vendre, louer les biens et les entreprises de la compagnie, ou en disposer autrement, en totalité ou en partie, pour telle considération que la compagnie jugera à propos d'accepter et, en particulier, pour des actions, débetures, obligations ou valeurs de toute autre compagnie ; (m) Faire des conventions pour le partage des profits, ou la fusion d'intérêts avec toute personne ou compagnie, exerçant directement ou en participation, ou sur le point d'exercer de la même manière quelque industrie ou opération que la présente compagnie est autorisée à exercer, et et prendre, ou autrement acquérir, des actions et valeurs de toute telle compagnie, et les vendre, détenir, réemettre, avec ou sans garantie, ou autrement en disposer ; (n) Distribuer aux actionnaires de la compagnie, en nature, tous biens de la compagnie, et, en particulier, toutes actions, débetures ou valeurs d'autres compagnies, appartenant à la présente compagnie, ou dont elle peut avoir le droit de disposer, et faire tous actes et exercer tous pouvoirs de faire toute opération accessoire à l'accomplissement des objets pour lesquels la compagnie est constituée en corporation ; (o) Se fusionner avec toute autre compagnie ayant des objets semblables, en totalité ou en partie, à ceux de la présente compagnie ; (p) Acheter, prendre à bail ou autrement acquérir toute industrie de même nature, ou tendant aux mêmes fins que l'une quelconque des entreprises de la présente compagnie ; (q) Faire tous actes nécessaires à la mise en marche, à la poursuite et au parachèvement d'une quelconque des entreprises que la compagnie est autorisée à poursuivre ou exécuter ; et pour tous services rendus, devoirs et fidéicommiss remplis, exiger, percevoir et encaisser toute rémunération convenable, ainsi que tous dépens et frais légaux, usuels et ordinaires ; (r) Aucun des pouvoirs ici conférés ne sera limité ou restreint par application ou interprétation d'aucun autre pouvoir ainsi accordé. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Sterling Trust Company, Limited," avec un capital-actions de cinquante mille dollars divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

Herbert Lubin & Co. Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de janvier 1913, constituant en corporation Charles MacKay Cotton, avocat, et Herbert Lubin, agent d'immeubles, de la cité de Westmount, dans la province de Québec, Egbert William Westover, avocat, et Percival Frédéric Seymour, teneur de livres de la cité de Montréal, dans la dite province de Québec ; et Walter Joseph Shea, de la ville de Montréal-Ouest, dans la dite province de Québec, pour les fins suivantes :—(a) Exercer l'industrie d'immeubles et de terrains, avec la faculté d'acheter, posséder, déve-

lopper, améliorer, acquérir, coloniser, arrenter, échanger et vendre des propriétés immobilières et des terrains et des coupes de bois, en faire le commerce et en disposer, et à cette fin, acheter, arpenter, améliorer, développer et préparer pour l'occupation les dits terrains et biens-fonds en la manière la plus avantageuse pour les fins de la compagnie ; (b) Construire, ériger et entretenir dans et sur les dits biens-fonds et terrains des chemins, ponts, et autres moyens de communication, maisons, moulins, fabriques et autres bâtiments et travaux nécessaires ou commodes pour l'occupation ou l'amélioration de l'un quelconque des dits terrains et biens-fonds, et les mettre en service et y faire toutes sortes d'améliorations ; (c) Prendre des hypothèques ou autre garantie, ou retenir un gage sur toute propriété vendue par la compagnie pour le prix d'achat ou toute partie du prix d'achat, et la vendre, céder et en garantir le paiement, faire des avances de fonds au moyen de prêts aux acheteurs ou locataires de toute partie de la propriété de la compagnie dans le but de faire des constructions ou autres améliorations sur sa propriété, et aider par l'avance de fonds à la construction et entretien de chemins, rues, aqueducs et drains et autres travaux censés faciliter l'accès à la propriété de la compagnie, et accroître sa valeur ; (d) Acheter, ériger, louer et vendre des aqueducs, et manufacturer, acheter ou acquérir d'une manière quelconque et vendre toutes sortes de lumière, chaleur ou force motrice, pourvu que toute vente, distribution ou transmission de pouvoir ou de force électrique, hydraulique ou autre pouvoir ou force sur les terrains de la compagnie sera subordonnée aux règlements locaux et municipaux à ce sujet ; (e) Agir comme agents et courtiers pour le placement, prêt, paiement, transmission et recouvrement des deniers, et pour l'achat, vente, amélioration, développement et administration de toute propriété, industrie ou entreprise, et l'administration, contrôle et direction de syndicats, sociétés, associations, compagnies ou corporations ; (f) Promouvoir, organiser, gérer ou développer toute corporation ou compagnie, offrir à la souscription publique des actions, stocks, obligations, débetures ou autres valeurs de toute corporation ou compagnie constituée dans le but d'acquérir l'entreprise de la présente compagnie ou toute partie de son entreprise, ou dans le but d'exercer toute industrie subsidiaire, souscrire, acheter ou acquérir et détenir, soit absolument comme propriétaire par voie de garantie collatérale ou autrement et vendre, garantir la vente et céder, transférer ou autrement disposer ou céder des obligations, débetures, stocks, actions et autres valeurs de toute telle compagnie ; (g) Acquérir, et posséder, louer, prospecter, ouvrir, explorer, développer, exploiter, améliorer, entretenir et gérer des mines et terrains et dépôts miniers, et creuser, sortir, broyer, laver, fondre, essayer, analyser, réduire, amalgamer, conduire, transporter et autrement traiter les minerais, métaux et minéraux, appartenant ou non à la compagnie, et les rendre marchands, et les vendre ou autrement en disposer, et prendre, acquérir, et détenir en compensation de minerais, métaux ou minéraux vendus ou autrement cédés, ou pour effets fournis ou pour travail fait à l'entreprise ou autrement des actions, débetures ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables en tout partie à ceux de la compagnie par le présent constituée et les vendre et autrement en disposer ; (h) Demander, acquérir, louer et disposer de marques de commerce, dessins industriels, licences, brevets et droits de brevet, et les utiliser, exploiter et travailler ; (i) Vendre, arrenter ou autrement disposer de la propriété et entreprise de la compagnie, ou toute partie de sa propriété, pour la compensation que la compagnie jugera bon, et en particulier pour les actions, débetures, obligations ou valeurs de toute autre compagnie ; conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne, ou compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la compagnie est autorisée à exercer, ou entreprendre et prendre ou acquérir autrement des actions et valeurs de telle compagnie, et les vendre, détenir, réemettre, avec ou sans garantie, ou autrement

en disposer ; (j) Se fusionner avec toute autre compagnie ou compagnies dont les objets sont en tout ou en partie semblables à ceux mentionnés dans la présente charte, et prendre des actions de telle compagnie garantissant l'exécution des contrats de toute personne ou compagnie ; (k) Emettre et répartir des actions acquittées de la présente compagnie en paiement complet ou partiel de toute industrie, franchise, entreprise, propriété, droits, pouvoirs, privilèges, baux, licences, contrats, biens-fonds, stocks, obligations et débetures ou autres biens ou droits que la compagnie peut légalement acquérir en vertu des pouvoirs qui lui sont conférés par la présente charte ; (l) Lever et aider à lever des fonds, et aider au moyen de bonus, prêt, promesse, endossement, garantie d'obligations, débetures ou autres valeurs, ou autrement, toute autre compagnie ou corporation, et garantir l'exécution de contrats par toute telle compagnie ou corporation, ou par toute autre personne ou personnes avec lesquelles la compagnie a des relations d'affaires ; (m) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie et en particulier des parts, débetures ou valeurs d'autres compagnies appartenant à la compagnie, ou que la compagnie aura le droit de céder ; (n) Faire tout ce qui précède en qualité de principaux, d'agents ou de fondés de pouvoirs ; (o) Faire tous les actes et choses propres à atteindre les objets ci-dessus mentionnés. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Herbert Lubin & Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de janvier 1913.

THOMAS MULVEY,

29-2

Sous-secrétaire d'Etat.

Western Canada Public Utilities, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de janvier 1913, constituant en corporation Charles Hazlitt Cahan, jeune, avocat, Orick Burroughs MacCallum, avocat, William Edward Brown et Burton Frederick Bowler, comptables, et James Louis Finlay, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie d'une compagnie de lumière, de chaleur et de force dans toutes ses spécialités et produire et convertir de la chaleur, de la lumière et de la force motrice au moyen de l'énergie hydraulique, pneumatique, ou autre, ou avec du gaz ou autrement ; pourvu que la vente, la transmission et la distribution de la force ou du pouvoir électrique, hydraulique ou autre soient subordonnées à tous les règlements locaux ou municipaux ; (b) Fournir, acheter, louer ou acquérir autrement et construire, poser, ériger, établir, exploiter, entretenir et développer tous les ouvrages nécessaires, stations, machines à vapeur, machinerie, matériel, conduites, câbles, fils, tuyaux, tours, poteaux, piliers, lignes, générateurs, accumulateurs, lampes, mètres, transformateurs, appareils, circonstances et dépendances se rapportant à la génération, l'accumulation, la purification, la distribution, la transmission, l'approvisionnement, la vente, l'usage et l'emploi de la force électrique, pneumatique ou hydraulique ou de chaleur, de lumière ou de gaz, et générer, accumuler, distribuer et fournir de l'électricité ou du gaz pour les fins de lumière, de chaleur, de traction et de force motrice électrique et pour des fins industrielles et autres ; et entreprendre et passer des contrats et conclure des arrangements au sujet de l'éclairage des cités, villes, rues, bâtisses et autres endroits et pour l'approvisionnement de gaz, de lumière, de chaleur et de force électriques pour toutes fins publiques ou privées ; (c) Faire, bâtir, construire, ériger, poser, entretenir et exploiter des réservoirs, ouvrages hydrauliques, citernes, barrages, canaux, tunnels, rigoles, flumes, conduites

principales, tuyaux et autres appareils et exécuter et faire tous autres travaux et choses nécessaires et convenables pour obtenir, emmagasiner, vendre, livrer, mesurer et distribuer de l'eau pour la création, l'entretien et le développement de forces hydrauliques, électriques ou autres forces mécaniques ou pour l'irrigation des terres ou pour toutes autres fins de la compagnie ; (d) Faire et conclure des conventions ou ententes pour paver, macadamiser, réparer, niveler, nettoyer et arroser les rues ou grands chemins, et pour construire, ouvrir et réparer des conduites, citernes, drains ou égouts, et pour installer des câbles et fils électriques, des tuyaux à gaz ou à l'eau dans toutes rues ou grands chemins ; (e) Céder, fabriquer et préparer pour le marché du coke, goudron, poix, asphalte, liqueurs ammoniacales et autres résidus obtenus dans la fabrication de tous les produits de la compagnie ; manufacturer, acheter, vendre, céder à bail et faire le commerce de poêles, machines à vapeur et autres appareils et commodités de nature à augmenter directement ou indirectement la consommation de l'électricité ou du gaz ; (f) Acheter, prendre en échange ou autrement acquérir et détenir des bateaux, vaisseaux ou passages d'eau ou toutes parts ou intérêts dans des bateaux, vaisseaux ou passages d'eau, ainsi que des actions, stocks ou valeurs de toutes compagnies possédant ou intéressées dans tous bateaux, vaisseaux ou passages d'eau, et entretenir, réparer, améliorer, altérer, vendre, échanger ou affermer ou affréter ou autrement céder tous bateaux, vaisseaux ou passages d'eau ou actions ou valeurs comme susdit ; (g) Construire, améliorer, travailler, entretenir, gérer, développer ou contrôler et acheter, louer ou acquérir autrement et détenir, employer, vendre, louer ou céder autrement toutes terres, ouvrages, conduites principales, machinerie, ou tous chemins, routes et tramways, embranchements et voies d'évitement sur les terres contrôlées ou possédées par la compagnie ou sur lesquelles la compagnie pourra acquérir un permis, et des ponts, réservoirs, cours d'eau, quais, manufactures, entrepôts, usines électriques, boutiques, magasins et tous autres ouvrages et commodités qui pourraient être employés ou exploités avec toute partie de l'entreprise de la compagnie pour le temps présent ou de nature à profiter à la compagnie, directement ou indirectement, et équiper, entretenir et opérer au moyen de forces électriques, hydrauliques ou autres forces mécaniques tous travaux appartenant à la compagnie ou dans lesquels la compagnie pourrait être intéressée, et y contribuer, les subventionner ou aider autrement ou prendre part à leur construction, amélioration, entretien, exploitation, gérance, développement et contrôle ; (h) De temps à autre, demander, acheter ou acquérir, par décret, octroi, cession, transfert, bail ou autrement, et exercer, développer et posséder tous statuts, ordonnances ou concessions, licences, pouvoirs, autorités, immunités, droits ou privilèges se rapportant à la génération, l'accumulation, le développement, la distribution, l'approvisionnement, la vente, l'usage et l'emploi de l'énergie électrique, des forces hydrauliques ou de l'eau ou du gaz, et les payer, aider et contribuer à les mettre à effet, et appliquer toutes actions, obligations et biens de la compagnie pour en défrayer le coût et les frais et dépens nécessaires ; (i) Demander, acheter, ou acquérir autrement tous brevets, brevets d'invention, octrois, licences, baux, concessions et autres choses semblables conférant un droit exclusif, non exclusif ou limité, d'employer, ou toute information secrète ou autre concernant toute invention qui pourrait être employée pour aucune des fins de la compagnie ou dont l'acquisition pourrait sembler profitable à la compagnie, directement ou indirectement, et employer, exercer, développer ou accorder des permis pour leur usage ou mettre à profit autrement les biens, droits, intérêts ou informations ainsi acquis ; (j) Souscrire, acheter ou autrement acquérir des actions, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la dite loi, et les payer en actions, obligations, débetures ou autres valeurs de cette compagnie et détenir, vendre ou autrement céder les actions, obligations, débetures ou autres valeurs ainsi acquises, et tant qu'elle les détiendra, elle en exercera tous les droits et pouvoirs d'un propriétaire y compris le droit de voter en vertu de ces valeurs,

et garantir le paiement du principal, des dividendes et intérêts des dites actions, obligations, débetures ou autres valeurs et promouvoir toute compagnie ou compagnies ayant des objets semblables à ceux de cette compagnie, en totalité ou en partie, ou exerçant toute industrie pouvant être exercée de manière à être profitable à la compagnie, directement ou indirectement ; (k) Lever et aider à lever des fonds et aider par voie de bonis, prêts, promesses, endossements, garantie d'obligations, débetures ou autres valeurs ou autrement toute compagnie ou corporation dont la présente compagnie détient des parts du capital-actions, ou de toute compagnie, corporation, personne ou personnes avec lesquelles la présente compagnie est en relations d'affaires, ou de toute compagnie, corporation, personne ou personnes exerçant ou engagées ou se proposant d'exercer ou entreprendre toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre et agir en qualité d'employé, agent ou gérant de toute telle compagnie, corporation, personne ou personnes, et garantir l'exécution des contrats de toute telle compagnie ou corporation ou de toute autre personne ou personnes avec lesquelles la présente compagnie aura des relations d'affaires ; (l) Conclure des conventions avec toute autorité fédérale, provinciale, municipale, locale ou autre qui sembleront avantageuses pour les objets de la compagnie ou l'un de ses dits objets, et obtenir de cette autorité tous les droits, privilèges, franchises et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer à ces conventions, droits, privilèges, franchises et concessions ; (m) Se consolider ou se fusionner avec toute autre compagnie ou corporation ayant des objets semblables en tout ou en partie à ceux de la présente compagnie, et conclure des conventions au sujet du partage des profits, de la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou de s'engager dans une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prêter des fonds, garantir les contrats, ou autrement aider toute telle personne, compagnie ou corporation, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie ou corporation, et les vendre, détenir, émettre ou réémettre, avec ou sans garantie du principal et de l'intérêt ou autrement en disposer ; (n) Acheter, arrenter ou autrement acquérir et détenir, exercer et jouir en son propre nom ou au nom des personnes, maisons, compagnie ou compagnies ci-après mentionnées, si la compagnie y est dûment autorisée, toute ou partie de la propriété, franchises, clientèle, droits, pouvoirs et privilèges tenus ou dont jouit quelque personne ou maison ou par toute compagnie ou compagnies exerçant ou formées pour exercer toute industrie semblable en tout ou en partie à celle que la présente compagnie est autorisée à exercer, et payer pour toute telle propriété, franchises, clientèle, droits, pouvoirs et privilèges en tout ou en partie en deniers comptants ou en tout ou en partie en actions acquittées de la compagnie ou autrement, et entreprendre les engagements de toute personne, maison ou compagnie, et exercer les droits, pouvoirs et franchises de toute compagnie dont le capital-actions est possédé par la présente compagnie au nom de telle compagnie ou en son propre nom ; (o) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la présente compagnie, ou de toutes débetures, ou autres valeurs de la présente compagnie, ou relativement à la formation ou à la promotion de la présente compagnie ou la conduite de ses affaires ; (p) Obtenir un acte du parlement ou de la législature pour aucunes des fins de la compagnie ; (q) Prendre part à l'administration, surveillance ou contrôle des affaires ou opérations de toute compagnie ou entreprises dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, et à cette fin nommer et rémunérer des directeurs, comptables ou autres experts ou agents ; acquérir et exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera capable d'être

avantageusement exercée en rapport avec l'industrie ou les objets de la compagnie, ou censée accroître directement ou indirectement la valeur de la propriété ou des droits de la compagnie, ou de les rendre profitables ; (r) Etablir et supporter ou aider à l'établissement et support d'associations, institutions, fonds, fiducies et facilités de nature à avantager les employés ou ex-employés de la compagnie, ou les dépendants et parents de ces personnes, et accorder des pensions et allocations, et attribuer des paiements dans un but d'assurance, et souscrire ou garantir des fonds pour des objets de charité ou de bienfaisance, ou pour toute exposition ou pour tout objet public, général ou utile ; (s) Vendre, louer, échanger ou disposer autrement de la totalité ou de toute partie des biens, droits, ou entreprises de la compagnie pour la compensation qui pourra être convenue, et en particulier pour des actions, débetures ou valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ; (t) Placer et affecter les fonds disponibles de la compagnie en les valeurs et de la manière qui seront déterminées de temps à autre ; (u) Faire autoriser, enregistrer ou reconnaître la compagnie dans tout pays étranger, et y désigner des personnes pour agir comme fondés de pouvoirs ou représentants de la compagnie dans toutes matières selon les lois de tel pays étranger, et accepter la signification de pièces au nom de la compagnie dans tout procès ou poursuite ; (v) Tirer, faire, accepter, encaisser, escompter, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ; (w) Faire des avances de fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et garantir l'exécution des contrats par toutes telles personnes ; (x) Distribuer en espèces ou autrement, selon que la chose sera décidée, tous biens de la compagnie entre ses membres, et en particulier les actions, obligations, débetures ou autres valeurs de toute autre compagnie formée dans le but de prendre la totalité ou toute partie des biens ou engagements de la présente compagnie ; (y) Faire tous autres actes et choses propres à atteindre les objets susdits, et en qualité de principaux, agents ou fondés de pouvoirs ; (z) L'industrie ou le but de la compagnie est de faire de temps à autre l'un ou plus des actes et choses énoncés dans la présente charte et tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes d'aucun autre paragraphe, mais pourra être exercé de la manière la plus ample et la plus complète et sera interprété dans un sens aussi étendu que si chacun des dits paragraphes définissait les objets d'une compagnie séparée, distincte et indépendante. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Western Canada Public Utilities, Limited," avec un capital-actions de trois millions de dollars, divisé en 30,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

Mannesmann Tube Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de janvier 1913, constituant en corporation Arthur Dawson Fry et John Andrew Burns, marchands, Charles Rinfret et Angus McCallum, caissiers, et Robert James Bell, teneur de livres, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, vendre et faire le commerce de toutes sortes de tuyaux d'acier et de fer et leurs accessoires, et exercer l'industrie de marchands, manufacturiers et commerçants de toutes sortes de métaux et tous les articles composés ou manufacturés en tout ou en partie de fer, acier ou autres métaux ou bois ou autres matériaux ou

combinaisons de tels matériaux et de toutes les matières et fournitures s'y rattachant ; (b) Agir en qualité d'agents de manufacturiers ou d'agents à commission pour toutes sortes d'articles, marchandises, effets, produits et matériaux manufacturés ; (c) Acquérir par achat et détenir tous les terrains et bâtiments nécessaires ou convenables pour l'industrie de la compagnie, et de temps à autre vendre et disposer de ces dits terrains et bâtiments ; (d) Acquérir tous brevets ou droits de brevet, licences, marques de commerce ou noms de commerce reliés ou qui pourraient être utiles pour l'industrie de la compagnie ; permettre à d'autres d'utiliser tous brevets ou droits de brevet que la compagnie aurait pu acquérir ; (e) Acquérir par achat, bail ou autrement l'industrie de toute compagnie, maison ou personne que la présente compagnie a le pouvoir d'exercer, ainsi que la totalité ou toute partie des biens meubles ou immeubles employés par toute compagnie, maison ou personne en rapport avec telle industrie ; (f) Acquérir, posséder, détenir, vendre ou autrement céder les parts du capital-actions, obligations ou autres valeurs de toute autre compagnie ayant des objets semblables à ceux de la présente compagnie ; utiliser les fonds de la compagnie pour acquérir telles valeurs et voter en vertu de ces actions et obligations au nom de la compagnie ; (g) Promouvoir et aider financièrement, en faisant des avances de fonds ou autrement, les entreprises de tout individu, maison, association ou corporation avec laquelle la présente compagnie aura des relations d'affaires ; (h) Partager les profits, s'unir ou coopérer avec toute personne, maison, association ou corporation engagée ou à la veille d'exercer une industrie que la présente compagnie est autorisée à exercer ou entreprendre ; (i) Arrêter, vendre ou autrement disposer de l'industrie, propriété et entreprises de la compagnie ou de toute partie de ses entreprises pour la compensation que la compagnie jugera bon, et en particulier pour les actions, obligations, débetures ou valeurs de toute autre compagnie ayant des objets semblables à ceux de la présente compagnie, et distribuer entre les actionnaires de la compagnie toutes actions, obligations et valeurs ainsi reçues. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Mannesmann Tube Company, Limited," avec un capital-actions de deux cent mille dollars, divisé en 2,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

La Compagnie Gladu & Demers, Limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 11e jour de janvier 1913, constituant en corporation Adélar Gladu, Ovila Demers, manufacturiers, J. B. Rovenelle, Cyprien Gladu, bourgeois, tous quatre de la Providence, dans la province de Québec, et Théophile Alexis St. Germain, de St-Hyacinthe, dans la dite province de Québec, pour les fins suivantes, savoir :—(a) Vendre en gros et en détail de la farine et du sucre, manufacturer et vendre du pain, des pâtisseries, biscuits, sucreries, gelées, chocolat et toutes autres marchandises dans ce genre de commerce ; (b) Payer en actions libérées la ou partie de la manufacture de biscuits appartenant à Adélar Gladu. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "La Cie Gladu & Demers, Limitée," avec un capital-actions de cinquante mille dollars divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera à La Providence de St. Hyacinthe, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

Gregory Realities Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 11e jour de janvier 1913, constituant en corporation l'honorable William Mitchell, sénateur, René Chenevert et Frank Callaghan, avocats, Horsey Lorne Mitchell, agent d'immeubles, et Percy Grégory, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Faire les opérations de commerçants d'immeubles et d'agents d'immeubles ; acquérir, acheter, détenir, posséder, arrenter, entretenir, contrôler, gérer, travailler, développer, vendre, céder, louer, échanger, améliorer et autrement disposer de biens-fonds et de propriétés immobilières ou de tout intérêt ou droit en ces propriétés et de toutes autres sortes de propriétés et d'effets immobiliers ; ériger et construire des maisons, bâtiments ou travaux de toutes sortes, sur les terrains de la compagnie ou sur tous autres terrains ; rebâtir, agrandir, altérer ou améliorer les maisons, bâtiments ou travaux qui s'y trouvent ; subdiviser, améliorer ou développer les terrains pour des fins de vente et autres commodités, et faire et exécuter toutes choses nécessaires et propres à leur développement et amélioration ; (b) S'engager dans toute industrie d'une nature quelconque qui serait propre aux fins d'utiliser ou accroître la valeur de la propriété de la compagnie, et ériger et construire des bâtiments à cette fin et aider toute compagnie industrielle au moyen de terrain, deniers comptants ou autrement ; (c) Manufacturer et produire de la vapeur, du gaz et de l'électricité pour la chaleur, la lumière et la force pour les fins de la compagnie, et en vendre l'excédent, subordonné à tous les statuts et règlements provinciaux et municipaux à cet effet ; (d) Emettre en paiement de toute propriété acquise par la compagnie, des actions ordinaires ou privilégiées du capital de la compagnie, comme acquittées et non cotisables ; (e) Acheter ou acquérir toute industrie d'une nature semblable en tout ou en partie à celle de la présente compagnie, ou tout intérêt en telle industrie et la payer en deniers comptants ou en actions de la présente compagnie ; (f) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, ou vendre ou autrement disposer de l'entreprise ou de toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débentures, stock ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (g) Faire tout ce qui sera nécessaire, convenable ou propre à atteindre l'un quelconque des objets pour lesquels la présente compagnie est constituée. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Gregory Realities, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de janvier 1913.

THOMAS MULVEY,

29-2

Sous-secrétaire d'Etat.

The Standard Paper Box Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de janvier 1913, constituant en corporation Hubert Moisan, industriel, Joseph Samson, marchand, tous deux de la cité de Québec, et Calixa Narcisse Moisan et Stanislas Herménégilde Moisan, industriels, Joseph Adrien Moisan, représentant de commerce, tous trois de la cité de Montréal, tous dans la province de Québec, pour les fins suivantes :—

(a) Manufacturer, vendre et faire le commerce de boîtes de toutes sortes et pour tout usage ; (b) Acheter, louer ou autrement acquérir des pouvoirs d'eau, privilèges

hydrauliques et droits riverains, droits de passage, droits et privilèges d'aqueducs et tous autres droits et privilèges qui peuvent être utiles à la présente compagnie ; exploiter des pouvoirs d'eau et en faire produire de l'électricité ou toute force motrice, et les employer pour toutes fins quelconques, exploiter l'industrie de l'éclairage soit par le gaz ou par tout autre moyen et fabriquer, vendre et distribuer la chaleur en tous endroits en se conformant à toute loi locale, municipale ou autre à cet égard ; (c) Exploiter le bois comme industriel, marchand de bois, commerçant ou de toute autre manière ; (d) Faire le commerce d'immeuble, exercer le commerce et l'industrie de constructeur de maisons, édifices, de constructions quelconques, et agir comme entrepreneur de travaux, agent d'immeuble et commerçant de matériaux ; (e) Faire, comme manufacturier ou autrement, tout autre genre d'affaires qui paraîtra à la compagnie de nature à pouvoir être exercé en rapport avec ses objets ou qu'elle croira devoir augmenter, directement ou indirectement ou rendre profitables les biens ou les droits de la compagnie ; (f) Acquérir de toute personne, société ou compagnie, totalement ou partiellement, les propriétés, affaires, entreprises qui peuvent être jugées utiles aux fins de la présente compagnie et en accepter les engagements ; (g) Acquérir tout brevet d'invention, licence, marque de commerce, franchise, privilège, pouvoir de toute personne, société, compagnie ou corporation ou de tout pouvoir public, les posséder, exploiter et en disposer ; (h) Acquérir l'entreprise et les affaires, tout l'actif, droits, privilèges quelconques, et se charger du passif et de toutes les obligations de la compagnie "The Standard Paper Box Company," incorporée par lettres patentes sous l'autorité des lois de la province de Québec et exploitant actuellement son industrie dans la province de Québec ; (i) Acquérir de toute manière qui sera jugée convenable, de toute corporation ou compagnie s'occupant ou pouvant s'occuper de quelqu'un des objets pour lesquels est formée la présente compagnie, des actions, obligations, débentures ou autres valeurs, et les détenir ou en disposer de la manière et aux conditions qui seront jugées convenables ; (j) Payer totalement ou partiellement tous services rendus et toute acquisition quelconque faite par la compagnie, en actions libérées de la compagnie ; (k) Vendre, louer l'actif de la compagnie, ses entreprises, ses affaires, totalement ou partiellement au prix et aux conditions qui seront jugés convenables, et recevoir en paiement des actions, débentures, obligations ou valeurs de toute autre compagnie, ou des intérêts ou des parts dans toute société de personnes ou syndicat de personnes ou toute autre considération ou autrement en disposer ; (l) Conclure avec toute autorité municipale ou locale ou avec toute personne, société ou compagnie intéressée ou étant sur le point de s'intéresser à l'un des objets pour lesquels la présente compagnie est formée, ou qui peut lui profiter directement ou indirectement, des arrangements concernant le partage des profits, la fusion des intérêts, la coopération, les risques communs ou concessions réciproques ou tout autre objet, et passer avec toute autre autorité municipale ou locale, personne, société ou compagnie des contrats, ou en répondre avec ou sans garantie, leur avancer des fonds ou autrement leur aider de la manière et aux conditions qui seront jugées convenables pour tout objet et pour toute fin qui pourra être jugée profitable et dans l'intérêt de la présente compagnie ; (m) Garantir ou faire garantir au moyen d'obligations, actions, contrats, ou toutes autres valeurs, le paiement des deniers payables à la présente compagnie ou par la présente compagnie à ou par toutes compagnies, corporations ou entreprises dont les objets se rapportent à quelqu'un de ceux pour lesquels est formée la présente compagnie ; (n) Conclure avec tout gouvernement fédéral, provincial, autorité municipale ou locale, ou toute autre autorité ou pouvoir, tout arrangement qui sera jugé être de nature à atteindre les fins ou quelqu'une des fins pour lesquelles la présente compagnie a été formée ; (o) Placer les fonds non employés de la compagnie de la manière qui sera jugée convenable, ou distribuer en tout ou en partie, en espèces ou autrement, la propriété de la compagnie ; (p) Faire tous les actes, exercer tous les pouvoirs ci-dessus comme principal, agent ou fondé de pouvoirs ; (q) Acquérir, posséder, disposer de quelque manière

que ce soit, tous biens meubles et immeubles, droits, biens, franchises, entreprises, propriétés et avantages quelconques pour l'exercice des pouvoirs quelconques conférés à la présente compagnie et pour lui permettre d'atteindre les objets ci-dessus ; (r) L'interprétation de tous pouvoirs accordés dans tout paragraphe ci-dessus ne sera ni limitée, ni restreinte par induction ou déduction des termes de tout autre paragraphe que ce soit ni par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous la raison sociale de "The Standard Paper Box Company, Limited," avec un capital-actions de \$200,000, divisé en 2000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

The Maisonneuve Contracting Co., Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de janvier 1913, constituant en corporation Daniel McAvoy, conseil du Roi, de la ville de Maisonneuve, dans la province de Québec, Yvon Lamontagne, avocat, Edouard Bouchard, organisateur de sociétés, Abel Michaud et Emile Marceau, teneurs de livres, tous quatre de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—(a) Exercer l'industrie générale de contracteurs pour la confection, l'érection de tous travaux, soit publics, soit privés, y compris la fabrication, l'achat, la vente, la réparation et commerce de machineries, outils de toutes sortes, bois et métaux et toutes les autres matières et choses d'une nature quelconque reliées à la dite compagnie ou s'y rattachant de quelque manière ; (b) Construire, équiper, opérer, exploiter et diriger des magasins, moulins, manufactures, cours, entrepôts, travaux, quais, moyens de transportation, bureaux et toutes autres entreprises relatives aux industries de la compagnie ; (c) Acquérir, acheter, arrenter ou autrement détenir toutes propriétés mobilières et immobilières qui seraient jugées nécessaires aux fins de l'industrie de la compagnie y compris les fabriques, magasins et autres établissements, les vendre, arrenter, céder, échanger ou remplacer ; (d) Agir comme vendeur, agent, représentant, distributeur ou entreposeur pour toutes personnes et pour toutes machineries, matériaux, produits qui peuvent servir directement ou indirectement dans l'exécution de contrats ; (e) Acquérir, développer, équiper, diriger, opérer ou autrement disposer pour son propre compte ou pour celui d'autres personnes, de tous pouvoirs d'eau, d'équipements, d'installations électriques et à gaz et tous outillages et stations de pouvoirs quels qu'ils soient en tout et en partie et toutes entreprises industrielles ou commerciales se rapportant ou résultant des pouvoirs ci-mentionnés, en se conformant à toute loi ou règlement local, municipal ou autre à cet égard ; (f) Acheter, acquérir ou autrement obtenir tous brevets ou droits de brevet, perfectionnements et procédés enregistrés, marques de commerce, noms de commerce et dessins de fabrique reliés de quelque manière à l'industrie de la compagnie ou utiles à son industrie et à vendre ou autrement faire valoir tous ses brevets, droits de brevets, marques et dessins de fabrique ; (g) Conclure des conventions au sujet du partage des profits, la fusion des industries, la coopération, les risques communs, les concessions réciproques, la consolidation et la fusion avec toutes autres compagnies, maisons, sociétés, ces personnes exerçant une industrie reliée à la présente industrie ou propre à atteindre les objets pour lesquels la compagnie demande à être constituée en corporation ; (h) Acquérir, détenir, posséder et céder les actions, obligations ou autre valeurs de toute telle compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; et vendre ou disposer de la totalité ou d'une partie de l'actif de la compagnie, et en recevoir le paiement en actions, obligations ou autres valeurs de toute compagnie exer-

çant une industrie semblable ou par tout autre mode de paiement que la présente compagnie jugera bon. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Maisonneuve Contracting Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Maisonneuve, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 15e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

Beauchemin & Cie, Ltée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de janvier 1913, constituant en corporation Joseph Léopold Arthur Beauchemin, marchand, Charles Edouard Lymburner, secrétaire-trésorier municipal, Joseph Placide Lymburner, voyageur de commerce, John Bourgeois, industriel, Arthur Ernest Paquette, avocat, Joseph Napoléon Jacques, courtier en assurance, et Joseph Alexis Dufresne, médecin, tous de la ville de Shawinigan Falls, dans la province de Québec, pour les fins suivantes, savoir :—(a) Faire le commerce de magasin général dans toutes ses branches telles que feronnerie, quincaillerie, meubles et effets mobiliers, l'épicerie en général, marchandises sèches, mercerie, chaussures, fourrures, bois de commerce et bois de chauffage, et généralement tout ce qui peut constituer le commerce d'un magasin général ; (b) Manufacturer toute espèce d'articles nécessaires ou utiles au commerce de la compagnie, et acquérir les immeubles nécessaires à cette fin et de les payer en deniers ou en actions acquittées de la compagnie ; (c) Etablir et posséder une fabrique de placage d'articles de tous genres ; (d) Acquérir, vendre, échanger et posséder les dits effets de commerce, prendre et tenir en garantie des prix de vente des dits effets, pour la compagnie, des hypothèques ou autres garanties quelconques ; (e) Acheter de MM. Beauchemin & Cie, tout le fonds de commerce qu'ils exploitent à Shawinigan Falls et en payer le prix en actions acquittées de la compagnie ; (f) Acheter de MM. Beauchemin & Cie et de M. Adolphe Garneau les immeubles actuellement occupés par Beauchemin & Cie pour le besoin de leur commerce et en payer le prix en argent ou au moyen d'obligations de la dite compagnie ; (g) Rémunérer avec l'approbation des actionnaires au moyen de deniers comptants ou d'actions acquittées toute personne ou corporation pour services rendus ou qui seront rendus pour placer et aider à placer une partie quelconque des actions de la compagnie ; (h) Faire, signer et exécuter tous actes, contrats et choses quelconques qui peuvent découler des présents pouvoirs et sont propres aux fins que la compagnie a en vue. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Beauchemin & Cie, Limitée," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Shawinigan Falls, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 15e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

East End Construction and Paving Co., Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de janvier 1913, constituant en corporation Léopold Henri Durand, teneur de livres, de la cité de Montréal ; Napoléon Malenfant, machiniste, Méridé St-Hilaire, mineur, Adéland Gilbert, menuisier, et Adéland Poitras, carrier, tous quatre de la cité de Maisonneuve, dans la province de Québec,

pour les fins suivantes :—(a) Exercer l'industrie générale de constructeurs pour la confection, l'érection de tous travaux, soit publics, soit privés, y compris la fabrication, l'achat, la vente, la réparation et commerce de machinerie, outils de toutes sortes, bois et métaux et autres matières et choses d'une nature quelconque reliées à la dite compagnie ou s'y rattachant de quelque manière ; (b) Construire, équiper, opérer, exploiter et diriger des magasins, moulins, manufactures, cours, entrepôts, travaux, quais, moyens de transportation, bureaux et toutes autres entreprises relatives aux industries de la compagnie ; (c) Acquérir, acheter, arrenter ou autrement détenir toutes propriétés mobilières et immobilières qui seraient jugées nécessaires aux fins de l'industrie de la compagnie y compris les fabriques, magasins et autres établissements, les vendre, arrenter, céder, échanger ou remplacer ; (d) Agir comme vendeur, agent représentant, distributeur ou entreposeur pour toutes personnes et pour toutes machineries, matériaux, produits qui peuvent servir directement ou indirectement dans l'exécution de contrats ; (e) Acquérir, développer, équiper, diriger, opérer ou autrement disposer, pour son propre compte ou pour celui d'autres personnes, de tous pouvoirs d'eau, d'équipements, d'installations électriques et à gaz et tous outillages et stations de pouvoirs quels qu'ils soient, en tout et en partie, et toutes entreprises industrielles ou commerciales se rapportant ou résultant des pouvoirs ci-mentionnés en se conformant à toute loi ou règlement local, municipal ou autre à cet égard ; (f) Acheter, acquérir ou autrement obtenir tous brevets ou droits de brevet, perfectionnements et procédés enregistrés, marques de commerce, noms de commerce et dessins de fabrique reliés de quelque manière à l'industrie de la compagnie ou utiles à son industrie et à vendre ou autrement faire valoir tous ses brevets, droits de brevet, marques et dessins de fabrique ; (g) Conclure des conventions au sujet du partage des profits, la fusion des industries, la coopération, les risques communs, les concessions réciproques, la consolidation et la fusion avec toutes autres compagnies, maisons, sociétés, ces personnes exerçant une industrie reliée à la présente industrie ou propre à atteindre les objets pour lesquels la compagnie demande à être constituée en corporation ; (h) Acquérir, détenir, posséder et céder les actions, obligations ou autres valeurs de toute telle compagnie, nonobstant les dispositions de l'article 44 de la loi des compagnies, et vendre, ou disposer de la totalité ou d'une partie de l'actif de la compagnie, et en recevoir le paiement en actions, obligations ou autres valeurs de toute compagnie exerçant une industrie semblable ou par tout autre mode de paiement que la présente compagnie jugera bon. La compagnie exercera son industrie par tout le Canada et ailleurs, sous la raison sociale de "East End Paving and Construction Co., Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Maisonneuve, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 15e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

The St. Jerome Gravel and Sand Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 9e jour de janvier 1913, constituant en corporation Daniel McAvoy et Yvon Lamontagne, avocats, Edmond Bouchard, organisateur, Abel Michaud, comptable, et Emile Marceau, teneur de livres, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter, louer, vendre, affermer, posséder ou disposer de tous dépôts de sable, gravois, pierre, ou autres matériaux pouvant servir directement ou indirectement à la construction ou à tous travaux publics ou privés ; (b) Extraire, transformer, transporter, délivrer et procurer tous tels matériaux et généralement transiger et faire

le commerce des dits matériaux ; (c) Construire, équiper, opérer, exploiter et diriger des magasins, moulins, manufactures, cours, entrepôts, travaux, quais, moyens de transportation, bureaux et toutes autres entreprises relatives aux industries de la compagnie ; (d) Acquérir, acheter, arrenter ou autrement détenir toutes propriétés mobilières et immobilières qui seraient jugées nécessaires aux fins de l'industrie de la compagnie, y compris les fabriques, magasins et autres établissements, les vendre, arrenter, céder, échanger et remplacer ; (e) Agir comme vendeur, agent représentant, distributeur ou entreposeur pour toutes personnes et pour toute machinerie, matériaux, produits qui peuvent servir directement ou indirectement dans l'exécution de contrats ; (f) Acquérir, développer, équiper, diriger, opérer ou autrement disposer, pour son propre compte ou pour celui d'autres personnes, tous pouvoirs d'eau, d'équipements, d'installations électriques et à gaz et tous outillages et stations de pouvoirs quels qu'ils soient, en tout et en partie, et toutes entreprises industrielles ou commerciales se rapportant ou résultant des pouvoirs ci-mentionnés en se conformant à toute loi ou règlement local, municipal ou autre à cet effet ; (g) Acheter, acquérir ou autrement obtenir tous brevets ou droits de brevet, perfectionnements et procédés enregistrés, marques de commerce, noms de commerce et dessins de fabrique reliés de quelque manière à l'industrie de la compagnie ou utiles à son industrie ou à vendre ou autrement faire valoir tous ses brevets, droits de brevet, marques et dessins de fabrique ; (h) Conclure des conventions au sujet du partage des profits, la fusion des industries, la coopération, les risques communs, les concessions réciproques, la consolidation et la fusion avec toutes autres compagnies, maisons, sociétés, ces personnes exerçant une industrie reliée à la présente industrie ou propre à atteindre les objets pour pour lesquels la compagnie demande à être constituée en corporation ; (i) Acquérir, détenir, posséder et céder les actions, obligations ou autres valeurs de toute telle compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; et vendre, ou disposer de la totalité ou d'une partie de l'actif de la compagnie, et en recevoir le paiement en actions, obligations ou autres valeurs de toute compagnie exerçant une industrie semblable ou pour tout autre mode de paiement que la présente compagnie jugera bon. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The St. Jérôme Gravel and Sand Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Maisonneuve dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

Raoul Barozzi & Cie, Ltée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 11e jour de janvier 1913, constituant en corporation Raoul Barozzi, industriel, Maurice Loranger, Bernard Melançon et Georges Mayrand, notaires, Louis Joseph Loranger, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire affaire comme importateurs en gros et manufacturiers de modes, chapeaux, lingerie, dentelles et nouveautés de fantaisie, manufacturer, acheter et vendre tous les articles que la fabrication ci-dessus désignée concerne et faire affaires comme négociants généraux, et importateurs en marchandises ; (b) Acheter, acquérir et manufacturer tous ateliers, machinerie, équipement et autres choses nécessaires au commerce de la compagnie, en considération de quoi, payer soit en argent, soit en actions, entièrement acquittées, obligations, débetures ou toutes autres sécurités de la compagnie ; (c) Prendre et accepter les titres mobiliers ou immobiliers en paiement ou considération, en tout ou en partie du prix des marchandises fabriquées ou à être fabriquées comme ci-

haut, et vendues ou à être vendues à des acheteurs et garder et maintenir tels titres mobiliers ou immobiliers, les transporter, les vendre ou autrement en disposer comme il sera jugé opportun dans le temps ou pour les meilleurs intérêts de la dite compagnie ; (d) Manufacturer ou faire toute autre chose, qui paraîtra opportun de faire en rapport avec les fins de la compagnie ; (e) Acheter, prendre à bail, ou autrement acquérir tous terrains, constructions, droits de servitude ou propriété mobilière ou immobilière, qui peuvent être requis pour les fins de la compagnie, ou utiles par rapport à tous ou chacun de ses objets, et vendre, et aliéner les dits biens en aucun temps lorsque la compagnie le jugera à propos ; (f) Demander, obtenir, patenter, acheter, louer, ou autrement acquérir et détenir, posséder, utiliser, mettre en vente, et vendre, aliéner une ou toutes marques de commerce, formules, recettes, procédés secrets, raisons sociales et marques distinctives et toutes patentes, permis, inventions, machines, devis, découvertes, améliorations, et procédés utilisés en vertu de lettres patentes ou autres autorisations du gouvernement canadien, ou de tout autre pays, que la compagnie croira directement ou indirectement bénéficier à aucune des fins de son négoce et en considération de quoi payer en argent ou en actions entièrement acquittées, obligations ou autres sécurités de la compagnie ; (g) Acheter ou autrement acquérir, négocier et assumer, en tout ou en partie, l'actif, le commerce, les biens, les privilèges, les contrats, les droits, les obligations et le passif de toute personne, maison ou compagnie faisant des affaires analogues, à celles que cette compagnie est autorisée à faire, ou toute propriété présentant un avantage quelconque pour le commerce de la compagnie, en considération de quoi payer, soit en argent, soit en actions acquittées, obligations ou autres sécurités de cette compagnie, ou détenir et aliéner de quelque façon, en tout ou en partie toute telle propriété ; (h) S'entendre pour le partage des profits, la réunion des intérêts, la coopération, les risques communs, les transactions avec toute personne ou compagnie faisant présentement, ou qui pourront faire dans la suite, toute affaire ou commerce que cette compagnie est autorisée à faire ; (i) Céder à bail, vendre ou autrement aliéner les biens et l'actif de la compagnie, en tout ou en partie, pour toute considération jugée opportune, y compris les actions, obligations ou toutes autres sécurités d'autres compagnies ; (j) Faire tous actes, exercer tous droits et faire toutes affaires découlant des véritables affaires que la compagnie peut faire en vertu de son incorporation, et nécessaires afin de permettre à la compagnie de poursuivre son entreprise ; (k) Se fusionner avec toute compagnie poursuivant les mêmes fins que cette compagnie, prendre et accepter des titres mobiliers ou immobiliers en paiement ou considération, en tout ou en partie du prix des marchandises fabriquées ou à être fabriquées comme ci-haut, et vendues ou à être vendues à des acheteurs et garder et maintenir tels titres mobiliers ou immobiliers, les transporter, les vendre ou autrement en disposer comme il sera jugé opportun dans le temps ou pour les meilleurs intérêts de la dite compagnie ; (l) Distribuer parmi ses actionnaires en espèces au moyen de dividendes ou obligations ou de toute autre façon jugée bonne, tout ou partie des biens de la compagnie, ou tout produit de la vente ou de l'aliénation de tout bien de la compagnie, ou toutes actions, obligations, garanties de toute autre compagnie qui pourra avoir acheté, et pris la direction en tout ou en partie des biens, de l'actif et du passif de cette compagnie ; (m) Rémunérer toute personne ou compagnie pour services rendus dans le placement, l'assurance, ou la garantie des placements de toute action du capital-actions de cette compagnie, à la formation ou au sujet de la formation de la compagnie, y compris les honoraires légaux et, avec l'approbation des actionnaires, de payer, à ces fins, soit en argent, soit en actions de la compagnie ; (n) Acheter, acquérir, posséder, transporter, vendre des actions, stock, débetures ou garanties d'aucune autre compagnie ayant les mêmes objets que ceux de cette compagnie ou faisant des affaires capables d'être conduites pour le bénéfice de cette compagnie et en disposer nonobstant les dispositions de l'article 44 de la dite loi ; (o) Emettre, transporter et donner comme actions payées du capital-actions de la compagnie en paiement de toutes affaires, franchises, proprié-

tés, droits, privilèges, baux, hypothèques, licences, patentes, contrats, immeubles, stock, actif et autres propriétés ou droits que la compagnie peut acquérir légalement en vertu d'iceux ; (p) Vendre toute partie des immeubles ou autre propriété de la compagnie pour telles considérations et à tels termes et conditions que la compagnie jugera à propos ou en disposer autrement et accepter de l'argent, des actions, débetures, stock ou garantie de toute autre compagnie ayant les mêmes objets que ceux de cette compagnie en paiement ou partie de paiement d'iceux ; (q) Exercer toute autre industrie manufacturière ou autre que la compagnie jugera avantageuse et pouvant augmenter la valeur de la propriété ou des droits de la compagnie et faire toute autre chose se rattachant aux fins ci-dessus ou propre à les atteindre. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Raoul Barozzi et Compagnie, Limitée," avec un capital-actions de quarante mille dollars divisé en 400 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 15e jour de janvier 1913.

THOMAS MULVEY,

29-2

Sous-secrétaire d'Etat.

McCall Shehyn & Son Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de janvier 1913, constituant en corporation l'honorable Joseph Shehyn, marchand et sénateur de la Puissance du Canada, Joseph Aurelian Shehyn, gérant, Benjamin Alexander Scott, marchand, et Thomas Lawrence, comptable financier, tous de la cité de Québec, dans la province de Québec, et l'honorable Napoléon Antoine Belcourt, de la cité d'Ottawa, dans la province d'Ontario, avocat et sénateur de la Puissance du Canada, pour les fins suivantes :—(a) Faire les opérations d'importateurs et exportateurs, en gros et en détail, et de marchands de toutes sortes de marchandises sèches, lainages, cotons, soies, garnitures et fournitures de tailleurs, et exercer l'industrie de manufacturiers et marchands de vêtements et de sous-vêtements et de menus objets et articles de fantaisie de tous genres ; (b) Prendre à son nom comme industrie active la totalité ou une partie des affaires actuellement exercées par l'honorable Joseph Shehyn, sous la raison sociale de "McCall Shehyn & Company," ainsi que le fonds de commerce, les dettes de livres, la clientèle et tout l'actif et les biens meubles généralement appartenant à la dite "McCall Shehyn & Company" et payer pour la propriété et l'industrie que la présente compagnie se propose d'acquérir ainsi en actions acquittées non cotisables ou ordinaires du capital social de la dite compagnie ou en deniers comptants ou partie en deniers comptants ou partie en actions acquittées non cotisables ou ordinaires, du capital social de la dite compagnie et partie en deniers comptants selon que la chose aura été décidée ; (c) Agir en qualité d'agents pour toute personne, maison ou corporation exerçant l'une quelconque des industries que la présente compagnie est autorisée à exercer ; (d) Tirer, faire, accepter, endosser, escompter, exécuter et émettre des billets à ordre, lettres de change, mandats et autres effets négociables ou transférables ou les créances de la compagnie ; (e) Emettre des actions acquittées, obligations ou autres valeurs de la compagnie en plein paiement ou en paiement partiel de tous biens ou droits que la compagnie pourra acquérir ou pour tous services rendus à la compagnie ou pour travail exécuté pour la compagnie ou en paiement ou pour acquitter toutes obligations ou réclamations contre la compagnie ; (f) Acquérir par achat, échange ou autre titre légal, et construire, ériger, exploiter, entretenir et régir toutes falriques, ateliers, magasins, dépôts et autres constructions nécessaires à son industrie et toute autre propriété mobilière et immobilière nécessaire ou utile pour atteindre l'une quelconque des fins de la compagnie, et les arrenter, vendre ou en disposer ;

(g) Demander, obtenir, enregistrer, louer ou autrement acquérir et détenir, utiliser, posséder, exploiter et introduire et vendre et autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés utiles à l'industrie de la compagnie; (h) S'associer ou se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, et acquérir par achat, bail ou autrement, des propriétés, franchises, entreprises et industries de toute autre corporation et se charger de ses engagements, et les payer en tout ou en partie en deniers comptants, actions, obligations ou autres valeurs de la compagnie; (i) Vendre ou autrement disposer des entreprises de la compagnie ou de toute partie de ses entreprises pour la compensation qui sera agréée, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie; (j) Acquérir ou entreprendre la totalité ou une partie de l'industrie, des biens et engagements de toute personne, maison ou corporation exerçant une industrie que la présente compagnie est autorisée à exercer ou qui serait de quelque valeur à la compagnie, et les payer en tout ou en partie en deniers comptants, actions, obligations ou autres valeurs de la compagnie; (k) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie, et en particulier toutes actions, débentures ou valeurs de toute autre compagnie appartenant à la compagnie ou dont la compagnie pourrait disposer; (l) Accepter en paiement de toute dette due à la compagnie, stock, actions, obligations, débentures ou autres valeurs de tout genre, ou autre propriété, mobilière ou immobilière; (m) Exercer toute autre industrie, manufacturière ou autre que la compagnie jugera capable d'être avantageusement exercée en rapport avec l'industrie de la compagnie, ou de nature à accroître la valeur de la propriété ou des droits de la compagnie, ou les rendre profitables. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "McCall Shebyn & Son Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de janvier 1913.

29-2 THOMAS MULVEY,
Sous-secrétaire d'Etat.

COMMISSION D'EXAMEN POUR LA PROFESSION D'ARPENTEUR FÉDÉRAL.

AVIS est donné par le présent qu'en conformité des dispositions de la *Loi des arpentages fédéraux*, la Commission d'examen pour la profession d'arpenteur fédéral se réunira à Ottawa, lundi, le dixième jour de février prochain, pour l'examen des aspirants à l'étude de la profession d'arpenteur fédéral, à des brevets d'arpenteurs, ou pour des certificats d'arpenteurs topographiques fédéraux à Ottawa, Toronto et Kingston, dans la province d'Ontario, à Winnipeg, dans la province de Manitoba, et à Calgary et Edmonton, dans la province d'Alberta.

F. D. HENDERSON,
Secrétaire de la Commission d'examen
des arpenteurs fédéraux.
Ottawa, 13 janvier 1913. 29-4

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil du Canada donnent avis que des demandes seront reçues de candidats capables de remplir la situation ci-dessous dans la division intérieure du Service Civil du Canada:—

Un aide dans le bureau de l'ingénieur en charge des laboratoires pour l'épreuve du ciment, au ministère des Travaux publics, dans la subdivision B de la troisième division, au traitement initial de \$800 par année. Les candidats doivent être des charpentiers ayant eu au moins dix ans de pratique, avec une bonne connaissance de la confection des patrons et des moules et aussi de la manipulation des fils électriques et des tableaux de distribution des courants. Ils doivent encore être capables de faire des esquisses des travaux requis et être décidés à apprendre la fabrication des briquettes et à faire en général l'épreuve du ciment.

Les candidats doivent être sujets britanniques de naissance ou naturalisés, doivent avoir résidé au pays au moins trois ans et être âgés de 18 ans au moins et de pas plus de trente-cinq.

Les formules de demande d'inscription, dûment remplies, doivent parvenir au bureau de la Commission du Service civil, pas plus tard que le 10 février prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

W. M. FORAN,
Secrétaire.

Ottawa, le 16 janvier 1913. 29-4

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil donnent avis que des demandes seront reçues de candidats capables de remplir la situation ci-dessous dans la division intérieure du Service Civil du Canada:—

Un commis dans la subdivision A de la deuxième division, dans la division de l'architecte en chef du ministère des Travaux publics, au traitement initial de \$1,600 par année. Les devoirs de cette charge consisteront à aider dans l'achat de terrains pour édifices publics, à faire les évaluations et à prendre part à certaines transactions immobilières qui relèvent du bureau de l'architecte en chef. Les candidats doivent être familiers avec les translations de propriétés, les prix, les évaluations et les taxes municipales de propriétés immobilières. Ils doivent de préférence avoir été employés en qualité d'inspecteurs ou d'agents de compagnies de prêts, et doivent avoir eu quelques années d'expérience dans l'examen, l'évaluation et les transactions de propriétés, dans la recherche des titres au bureau d'enregistrement et dans tous les autres détails qui relèvent du commerce des immeubles.

Les candidats doivent être sujets britanniques de naissance ou naturalisés, doivent avoir résidé au Canada au moins trois ans, doivent être âgés de 18 ans au moins et de 35 ans au plus.

Les formules de demande, dûment remplies, doivent parvenir au bureau de la Commission pas plus tard que le 27 janvier prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission à Ottawa.

Par ordre de la Commission,

W. M. FORAN,
Secrétaire.

Ottawa, le 3 janvier 1912. 29-4

COMPTE de la Caisse d'Épargne des Postes, pour le mois de novembre 1912.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargnes, chap. 30, Statuts Refondus
Dt. Can., 1906.) Av.

	\$	c.		\$	c.
BALANCE en caisse chez le Ministre des Finances au 31 octobre 1912.....	42,406,934	83	REMBOURSEMENTS durant le mois	1,237,594	70
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	984,030	19			
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—					
PRINCIPAL.....					
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert.....					
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	9,305	31			
INTÉRÊT acquis aux comptes des déposants et porté au capital le 31 mars					
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois.....	11,991	44	BALANCE au crédit des comptes des déposants au 30 novembre 1912.....	42,174,667	12
	43,412,261	82		43,412,261	82

Certifié,
W. H. HARRINGTON,
Surintendant, Division des Caisses d'Epargne.
DÉPARTEMENT DES POSTES, Ottawa, 3 janvier 1913.

R. M. COULTER,
Sous-maître général des Postes.

28 tf

ETAT non révisé des Revenus de l'Intérieur, acquis durant le mois de novembre 1912.

Source des revenus.	Montants.	Total.
	\$	\$
ACCISE.	c.	c.
Spiritueux.....	948,578 92	
Liqueur de malt.....	14,548 40	
Malt.....	136,248 39	
Tabac.....	830,250 45	
Cigares.....	55,983 60	
Fabrications en entrepôt.....	7,155 69	
Acide acétique.....	726 15	
Saisies.....	25 00	
Autres revenus.....	9,532 03	
Total du revenu de l'accise.....		2,003,048 63
Spiritueux pyroxyliques.....		9,356 43
Passages d'eau.....		50 00
Inspection des poids et mesures.....		10,581 50
Inspection du gaz.....		5,380 50
Inspection de la lumière électrique.....		7,637 20
Timbres de pièces judiciaires.....		801 35
Autres revenus.....		794 60
Grand revenu total.....		2,037,650 21

MINISTÈRE DU REVENU DE L'INTÉRIEUR,
Ottawa, 16 décembre 1912.

WM. HIMSWORTH,
Sous-ministre suppléant.
25 tf

ÉTAT

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 31 décembre 1912.

DETTE PUBLIQUE.		1911.	1912.
PASSIF.		\$ c.	\$ c.
DETTE FLOTTANTE—			
Payable au Canada.....		4,829,491 35	4,774,494 48
Payable à Londres.....		263,121,429 64	258,669,833 07
Fonds de rachat de la circulation des banques.....		4,654,276 85	5,254,933 93
Billets du Dominion.....		104,836,300 51	115,688,413 90
CAISSES D'ÉPARGNES—			
	1911. 1912.		
Caisses d'épargnes des Postes.....	\$42,721,954 47 \$41,745,155 75		
Caisses d'épargnes du Gouvernement.....	14,401,840 82 14,223,163 02		
Fonds en fidéicommiss.....		57,123,795 29	55,968,318 77
Comptes des provinces.....		9,704,367 48	9,663,028 54
Divers, et comptes de banque.....		11,920,582 42	11,920,486 07
		22,298,625 39	27,805,542 04
Total de la dette brute.....		478,488,871 93	489,745,050 80
ACTIF.			
PLACEMENTS—			
Fonds d'amortissement.....		11,889,933 33	13,172,662 71
Autres placements.....		29,776,851 20	32,751,851 20
COMPTES DES PROVINCES.....		2,296,429 12	2,296,332 77
DIVERS, ET COMPTES DE BANQUES.....		121,189,006 41	137,329,747 85
Total de l'actif.....		165,102,220 06	185,550,594 53
Total de la dette nette.....		313,386,651 87	304,194,456 27
“ au 30 novembre.....		315,436,632 33	307,511,511 52
Diminution de la dette.....		2,049,980 46	3,317,055 25

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois de décembre 1911.	Total au 31 décembre 1911.	Mois de décembre 1912.	Total au 31 décembre 1912.
REVENU :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Douanes.....	6,872,559 16	64,103,989 25	8,711,932 24	84,747,008 10
Accise.....	1,872,666 16	14,243,524 79	2,104,393 10	16,198,474 30
Département des Postes.....	1,050,000 00	7,150,000 00	1,250,000 00	8,250,000 00
Travaux Publics, y compris les chemins de fer et canaux.....	998,330 32	8,883,874 27	1,001,965 27	9,975,696 57
Divers.....	802,543 65	5,101,559 65	1,073,889 98	5,406,377 40
Total.....	11,596,099 29	99,482,947 96	14,142,180 59	124,577,556 37
DÉPENSES.....	6,519,861 86	54,303,871 71	7,548,338 97	67,001,575 05

DÉPENSES À COMPTE DU CAPITAL, ETC.				
Travaux publics, y compris chemins de fer et canaux.	2,929,997 47	18,591,713 70	2,865,972 01	18,137,346 98
Subventions aux chemins de fer.....	218,161 96	391,640 55	593,984 38	4,532,756 57
Total.....	3,148,159 43	18,983,354 25	3,459,956 39	22,670,103 55

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

Certifié correct,
J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion.
DÉPARTEMENT DES FINANCES, Ottawa, 7 janvier 1913.

T. C. BOVILLE,
Sous-ministre des Finances.

28—tf

AUX ANNONCEURS DANS LA GAZETTE.

Ceux qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.

3. TRANSMETTRE INVARIABLEMENT LE PRIX DE L'ANNONCE AINSI QUE LE PRIX D'UN EXEMPLAIRE DE LA GAZETTE, TELS QUE DONNÉS PLUS BAS; SANS CELA L'ANNONCE NE SERA PAS PUBLIÉE.

Les prix sont de dix cts. pour la première insertion et cinq cts. pour chaque insertion subséquente par ligne de neuf mots, chaque chiffre comptant pour un mot.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous :—

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UNE PIASTRE.

Les annonces reçues jusqu'à 2 heures p.m. le vendredi seront insérées dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cts., et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

C. H. PARMELEE,

Imprimeur du Roi et Contrôleur
de la Papeterie.

Département des Impressions
et de la Papeterie publiques,
Ottawa, 2 février 1909.

DEMANDES AU PARLEMENT.

CHAMBRE DES COMMUNES.

RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, et tout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'Examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

Instruction aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou

en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill ; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents piastres.

Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent savoir :—

- | | |
|--|-----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$ 100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième | 100 00 |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... | 200 00 |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000 et n'excède pas \$500,000..... | 100 00 |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... | 150 00 |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... | 200 00 |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... | 300 00 |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000 et n'excède pas \$2,000,000..... | 400 00 |
| (i) Pour chaque million ou fraction de million de dollars additionnel..... | 100 00 |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter, sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans le cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, telle qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée à la Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,

Greffier des Communes.

RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada* ; le dit avis devra énoncer clairement et distinctement la nature et l'objet

de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires ; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis ; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, — et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés ; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit :—

A. Lorsque la demande sera faite pour un acte constituant en corporation,—

1. *Une compagnie de chemin de fer ou de canal* :— Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés

2. *Une compagnie de télégraphe ou de téléphone* :— Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. *Une compagnie pour la construction de travaux quelconques* de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation ; ou pour obtenir quelques droits ou privilèges exclusifs ; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers :— Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. *Une compagnie de banque ; une compagnie d'assurance ; une compagnie de fidéicommis ; une compagnie de prêt ; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques* :— Dans la *Gazette du Canada* seulement.

B. Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal :— Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par ce prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés ; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs) ; ou pour l'augmentation ou la réduction du capital social de quelque compagnie ; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie :— Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

(C.) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes : dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives ; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français ; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal ; et la preuve de la publication régulière de l'avis sera

établie dans chaque cas par une déclaration conforme à la loi ; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

(D.) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

(E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir ; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général ; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,

Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes :—

CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit".

CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a.) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelquel effet sur la dite région ; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait ;

(b.) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

SENAT.

SUBSTANCE DES RÈGLES ET FORMES DE PROCÉDER DU SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1906.

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé ; il fait insérer cet avis, pendant trois

mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province ; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district ; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration ; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu ; les faits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants :

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat :

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

SENAT.

Avis de bills privés.

EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada* ; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires ; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit :—

A. Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée ;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer ;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière ; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse ;

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de crédit ; une compagnie de prêt ou une compagnie industrielle, sans pouvoirs exclusifs—dans la *Gazette du Canada* seulement ;

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis ; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés ; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B. Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal ;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège ;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs) ; d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

c. Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives ; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires *marqués* de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots : "*Avis de bill privé*" ; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au Secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents ; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'une compagnie de canal, ou pour l'extension de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres Permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux ; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session ; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session ; aucun rapport d'un comité permanent ou spécial sur un bill privé n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre,

huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français ; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts ; et elle remettra au commissaire-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

A VIS est donné par le présent que Arthur St. Denis, de Sudbury, dans la province d'Ontario, agent, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse Purilina Lafleur, de la cité de Montréal, dans la province de Québec, pour cause d'adultère et abandon.

WALSH ET WALSH,

Solliciteurs de Arthur St. Denis.

Montréal, 11 octobre 1912.

16-14

A VIS est donné par le présent que John Arthur Pyke, de la cité de Montréal, dans la province de Québec, agent de manufacturier, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse Fannie M. Brightman, de la cité de Rochester, dans l'Etat de New-York, un des Etats-Unis d'Amérique, pour cause d'adultère et abandon.

WALSH ET WALSH,

Solliciteurs de John A. Pyke.

Montréal, 11 octobre 1912.

16-14

A VIS est donné par le présent que Mary Kitson, de la cité de Winnipeg, dans la province du Manitoba, commis, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son époux Charles Antoine Kitson, d'Acadmay Hotel, 24 Woburn Place, Londres, W.C., dans cette partie du Royaume-Uni de la Grande-Bretagne et d'Irlande appelée Angleterre, bourgeois, pour cause d'adultère et abandon.

Winnipeg, Manitoba, 10 octobre A.D. 1912.

L. McMEANS,

Solliciteur de la requérante.

16-14

A VIS est donné par le présent que Mae Lillian Rugh, de la cité de Winnipeg, dans la province de Manitoba, femme mariée, résidant actuellement en la cité de Montréal, dans la province de Québec, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son époux, Herbert Bell Rugh, de la dite cité de Winnipeg, architecte, pour cause d'adultère.

Daté à Ottawa, Canada, ce 15e jour d'octobre 1912.

ORDE, POWELL ET LYLE,

48 rue Sparks, Ottawa, Canada,

Solliciteurs de la requérante.

16-14

A VIS est par le présent donné que Herbert Bell Rugh, de la cité de Winnipeg, dans la province du Manitoba, architecte, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Mae Lillian Rugh, ci-devant de la cité de Winnipeg, mais maintenant de la ville de Brooklyn, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, pour cause d'adultère.

Daté à Winnipeg, ce 4e jour d'octobre 1912.

CAMPBELL, PITBLADO & CO.,

Farmer Building, Winnipeg,

Solliciteurs de Herbert Bell Rugh.

22-14

A VIS est donné par le présent que Sarah Lillian Attwood, de la municipalité rurale de Shoal Lake, dans la province du Manitoba, femme mariée, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son époux Frederick Spencer Attwood, de la cité de Minneapolis, dans l'Etat de Minnesota, un des Etats Unis d'Amérique, pour cause d'adultère et d'abandon.

Daté à la municipalité rurale de Shoal Lake, dans la province du Manitoba, ce 6^e jour de novembre 1912.

19-14 SARAH LILLIAN ATTWOOD.

A VIS est par les présentes donné que Charles Albert Flower, agent, de la cité Winnipeg, dans la province du Manitoba, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Violet Ruth Beatrice Flower, ci-devant de la ville de Winnipeg, dans la province du Manitoba, mais maintenant de la ville d'Estevan, dans la province de Saskatchewan, pour cause d'adultère.

Daté à Winnipeg, dans la province du Manitoba, ce 2^e jour de novembre 1912.

EDGAR J. TARR,
National Trust Building, 325 rue Principale,
Winnipeg, Man.
20-14 Solliciteur du dit Charles Albert Flower.

A VIS est donné par le présent que Andrew Lorne Hamilton, de la ville de Portage La Prairie, dans la province de Manitoba, et actuellement de la cité de Québec, dans la province de Québec, gérant de banque, s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un bill de divorce d'avec son épouse, Maud Louise Hamilton, ci-devant de la cité de Toronto, dans la province d'Ontario, mais maintenant de lieux inconnus, pour cause d'adultère.

Daté à Montréal, dans la province de Québec, ce 17^e jour de décembre 1912.

W. G. MITCHELL,
Solliciteur du requérant,
222 rue Saint-Jacques,
Montréal, P. Q.
25-14

CHEMIN DE FER CANADIEN, CENTRAL ET LABRADOR.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation la Compagnie de chemin de fer Canadien, Central et Labrador, autorisée (a) à construire et mettre en service une ligne de voie ferrée partant d'un point à ou près de Cochrane dans la province d'Ontario, de là par la route la plus praticable dans une direction nord-est jusqu'à un point à ou près du Cap St-Louis sur la côte de l'Atlantique avec un embranchement depuis la ligne de voie ferrée jusqu'à un point à ou près de l'embouchure de la rivière Hamilton, dans la province de Québec, et aussi une ligne d'embranchement depuis un point sur la dite ligne de voie ferrée jusqu'à la cité de Québec, (b) Construire, acquérir, affréter, exploiter, louer et disposer de vaisseaux à vapeur et autres, et construire, acquérir et louer des facilités de têtes de ligne, quais, entrepôts, bureaux, et autres structures; (c) Construire, acheter, louer ou autrement acquérir, gérer et exploiter des hôtels, restaurants, parcs et places d'été, et acheter, louer, détenir, et disposer des terrains nécessaires à ces fins; (d) Emprunter des fonds sur la garantie de valeurs pour l'acquisition, construction, prolongement, ou développement de toutes telles propriétés, biens, ou ouvrages pour la voie ferrée que la compagnie serait autorisée à acquérir, construire, ou exploiter, et émettre des actions-priorité; (e) Développer de la force ou énergie hydraulique, électrique et autre, et construire et mettre en service des lignes télégraphique, téléphonique et de traction et de transmission, et prélever des péages pour leur usage.

Daté à Ottawa, ce 7^e jour de janvier 1913.

SMITH ET JOHNSTON,
Solliciteurs des requérants.
28

CIE D'ASSURANCE SUR LA VIE LA "PRUDENTIAL"

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la "Prudential Life Insurance Company", et ses directeurs, étant une compagnie constituée par la législature du Manitoba, par le chapitre 67 des Statuts du Manitoba de 1902, étant un acte à l'effet de constituer en corporation "The Prudential Life du Canada", ayant son bureau-chef en la cité de Winnipeg, Manitoba, autorisée à prendre à sa charge les affaires, actif et passif de la dite compagnie provinciale, et de faire par tout le Canada les opérations d'assurance sur la vie dans toutes ses spécialités, qui tomberaient de temps à autres dans les permis émis à la dite compagnie en vertu des dispositions de la loi à cet égard, avec tous les autres pouvoirs nécessaires, usuels et y appartenant en vertu de la *Loi des assurances*, 1910.

Daté ce 20 décembre 1912.

LEWIS ET SMELLIE,
7 Trust Building, Ottawa, Ont.,
26-5 Solliciteurs des requérants.

LA BANQUE IMMOBILIÈRE.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par Charles Godefroy de Tonnancourt, Joseph Versailles, William E. Hayes, Edouard Biron et Joseph Albert Savignac, tous de la cité de Montréal, afin d'obtenir un acte constituant en corporation "La Banque Immobilière," avec pouvoir de faire le commerce de réclamations immobilières, hypothécaires et privilégiées, emprunter et prêter des fonds, avec son bureau-chef en la cité de Montréal, dans la province de Québec.

Montréal, 18 décembre 1912.

BLAIR, LAVERTY & HALE,
Solliciteurs des requérants.
189 rue Saint-Jacques,
25-5 Montréal.

CHEMIN DE FER DU NORD.

A VIS est donné par le présent que la Compagnie de chemin de fer du Nord (compagnie constituée en corporation par la législature de la province de Québec) demandera au parlement du Canada, à sa présente session un acte—

(1) déclarant que les travaux et entreprises de la compagnie sont des travaux à l'avantage général du Canada;

(2) pour confirmer, en tant que le parlement du Canada peut le faire, tous les droits, pouvoirs et privilèges déjà possédés par la dite compagnie en vertu de son acte constitutif et les actes qui le modifient;

(3) pour prolonger les lignes de voie ferrée que la compagnie est actuellement autorisée à construire et exploiter comme ci-dessous:—Construire et exploiter des lignes de voie ferrée depuis sa ligne mère jusqu'à la cité d'Ottawa, et depuis la cité de Montréal jusqu'à la dite cité de Québec, toutes deux dans la province de Québec, et depuis la dite cité de Québec et depuis la dite cité de Montréal jusqu'aux frontières des Etats du Maine, New-Hampshire et Vermont, avec la faculté de construire un pont au-dessus ou un tunnel au-dessous du fleuve Saint-Laurent pour le chemin de fer ou autre trafic, selon que la chose sera approuvée par le Gouverneur en conseil ou la Commission des chemins de fer pour le Canada;

(4) acquérir par achat ou bail toute partie des lignes de voie ferrée mentionnée plus bas qui serait jugée avantageuse dans le service de la Compagnie de chemin de fer du Nord, et vendre ou affermer la totalité ou une partie de sa ligne de voie ferrée à l'une quelconque des dites compagnies, c'est-à-dire: le chemin de fer Canadien du Pacifique, le chemin de fer Canadien Nord, le Grand Tronc de chemin de fer, le chemin de fer Grand Tronc Pacifique, le chemin de fer Intercolonial, le chemin de fer National Transcontinental, le chemin de fer de la Vallée de St-Jean, le chemin de fer Montréal Québec et Sud, ou toutes lignes auxiliaires

de voie ferrée à l'une quelconque des lignes ci-dessus mentionnées ;

(5) recevoir des subventions en terres ou en deniers de tout gouvernement, province ou municipalité, corps public, individu ou corporation pour l'aider à construire sa ligne, et exercer et faire toutes les choses et opérations nécessaires pour développer et utiliser les ressources de toutes terres ainsi acquises ;

(6) construire et mettre en service des lignes de télégraphe et de téléphone, et exiger une rémunération pour leur usage ; posséder, construire, acheter ou autrement obtenir et mettre en service des bateaux à vapeur et autres vaisseaux de tous genres en Canada ou ailleurs en rapport avec sa ligne de voie ferrée ; construire et exploiter des élévateurs, quais, entrepôts, etc., et faire les opérations générales d'entreposeurs et exercer tous les autres pouvoirs et privilèges nécessaires ou reliés aux objets ci-dessus ou à l'un de ces dits objets ;

(7) emprunter des deniers et donner des garanties et hypothéquer sa propriété pour toutes les fins susdites et émettre en outre les actions et obligations de chemin de fer qui seront autorisées par sa charte pour construire sa ligne de voie ferrée et exercer tous les autres pouvoirs et privilèges nécessaires ou reliés aux objets ci-dessus ou à l'un des dits objets.

Daté à Ottawa ce 2e jour de janvier 1913.

PRINGLE & GUTHRIE,
Citizen Building,
Ottawa,

27-5 Agents parlementaires pour la compagnie.

CANADIAN WESTERN RAILWAY.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la Canadian Western Railway Company (constituée en corporation par le chapitre 69 des statuts du Canada, 1909) pour un acte (1) Prolongeant le délai fixé pour commencer et compléter les lignes de voie ferrée de la compagnie, (2) Pour changer partiellement la route de la dite voie ferrée en modifiant l'article 7, alinéa (a) de l'acte constitutif et en biffant les quatre premières lignes du dit alinéa et en y substituant ce qui suit :—

“Depuis un point sur la frontière internationale à ou près de la ville de Coutts, dans la province d'Alberta, de là dans une direction nord et ouest vers la ville de Cardston ; de là dans une direction nord-ouest traversant la ville de Pincher Creek.”

Daté à Winnipeg, ce 18e jour de décembre 1912.

HOUGH, CAMPBELL & FERGUSON,
Solliciteurs des requérants.

PERKINS, FRASER & GIBSON,
Agents à Ottawa. 26-5

LA CORPORATION EPISCOPALE CATHOLIQUE RUTHÈNE GRECQUE.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada à sa présente session (ou à la prochaine session du dit parlement si la demande ne peut être faite durant la présente session et que l'acte demandé ne puisse être passé et sanctionné) à l'effet d'obtenir un acte constituant en corporation Le Très Révérend Nicetas Budka, évêque de l'Eglise Catholique Ruthène Grecque et ses successeurs en office ayant la même foi et possédant les mêmes rites et nommés par le Pontife romain, et étant en communion constante avec Rome, les évêques de la dite Eglise Catholique Ruthène Grecque dans le diocèse du Canada, comme corps constitué du dit Diocèse sous le nom de “La Corporation Episcopale Catholique Ruthène Grecque,” avec pouvoir d'acquérir des terrains, d'emprunter des deniers sur hypothèque, constituer, établir, entretenir et soutenir des paroisses ou missions, ériger, entretenir et conduire des églises, séminaires, écoles, collèges, orphelinats et hôpitaux dans toutes les provinces du Canada, et pour l'avancement de tous les autres moyens d'éducation et de reli-

gion, de charité et de bienfaisance, et pour d'autres fins, et mettre la dite corporation en possession des biens religieux des Eglises catholiques Ruthènes Grecques dans tout le dit Diocèse, avec le pouvoir de recevoir des dons et autres legs, et généralement lui conférer les mêmes pouvoirs et privilèges dont jouissent d'autres corporations semblables.

Daté à Winnipeg, ce 6e jour de janvier A.D. 1913.

THOMAS J. MURRAY,
310 Edifice de la Sterling Bank,
Winnipeg, Manitoba,
Solliciteur du requérant.

EDWARD J. DALY,
19 rue Elgin,
Ottawa, Ont.,
Agent à Ottawa.

AVIS DIVERS.

MANITOBA ASSURANCE CO.

AVIS est donné par le présent que la Manitoba Assurance Company a cessé de faire des opérations d'assurance en Canada, et qu'elle a transféré ses droits et biens à la Liverpool-Manitoba Assurance Company qui s'est chargée de toutes les obligations et engagements de la Manitoba Assurance Company y compris ses engagements envers ses détenteurs de polices, et qu'elle a demandé au ministre des Finances le remboursement de ses garanties pour le 3 février 1913 ; et tout porteur de police désirant opposer ce remboursement doit produire son opposition au bureau du ministre des Finances à ou avant la dite date.

THE MANITOBA ASSURANCE COMPANY,

Par J. GARDNER THOMPSON,
Directeur gérant.

Montréal, 17 octobre 1912. 16-14

GUARANTEE COMPANY OF NORTH AMERICA.

AVIS est donné par le présent que l'assemblée générale annuelle des actionnaires de la compagnie dite “The Guarantee Company of North America,” aura lieu aux bureaux de la compagnie, 57 Côte du Beaver Hall, Montréal, jeudi, le 23e jour de janvier 1913, à 4 heures p.m., dans le but de recevoir le rapport des directeurs, élire les directeurs et expédier les affaires générales de la compagnie.

Par ordre du conseil de direction.

HENRY E. RAWLINGS,
Directeur gérant.

Montréal, 26 décembre 1912. 27-3

STERLING ACCIDENT AND GUARANTEE CO.

LA Compagnie Sterling contre les accidents et de garantie du Canada donne avis que le 1er jour d'octobre courant, elle a cessé de faire des opérations en Canada, et que dès et après le 5e jour de février 1913, elle demandera au Ministre des Finances le remboursement du dépôt de la compagnie. Les détenteurs de polices qui s'opposent au remboursement produiront leur opposition au Ministre des Finances le ou avant le 1er janvier 1913.

Daté en la cité de Montréal, dans la province de Québec, le 8e jour d'octobre A.D. 1912.

ROBERT THOMSON,
Président.

PERCY W. THOMSON,
Secrétaire-trésorier.

17-16

LA BANQUE NATIONALE.

SAMEDI, le 1er février prochain, et après, cette banque paiera à ses actionnaires un dividende de deux pour cent, étant au taux de huit pour cent par année, sur son capital, pour le trimestre finissant le 31 janvier prochain.

Ce dividende sera payé suivant la liste des actionnaires inscrits à la date du 16 janvier prochain.

Par ordre du bureau de direction,

N. LAVOIE,
Gérant général.

Québec, le 17 décembre 1912.

25-5

LA COMPAGNIE D'IMMEUBLES, LIMITÉE.

AVIS public est, par le présent, donné qu'en conformité des Règles établies par le Gouverneur en Conseil du Canada, sous l'empire de la Partie III de l'Acte des compagnies, Statuts révisés du Canada, 1906, chapitre 79, concernant les compagnies de prêts :—

1° Que MM. François Joseph Bisaillon, avocat, conseil du Roi, résidant au n° 446 rue Sherbrooke Est, Arthur Brossard, avocat, conseil du Roi, résidant au n° 2129 Avenue du Parc, Hector Roannes Bisaillon, avocat, résidant au n° 2132 rue Mance, Alexis Pepin, avocat, résidant au n° 332 rue Dorchester Est, Charles-Auguste Honoré Bertrand, étudiant en droit, résidant au n° 230 Parc Lafontaine, tous de la cité de Montréal, membres proposés du bureau des directeurs, et les dits François Joseph Bisaillon, Arthur Brossard et Hector Roannes Bisaillon, constituant le bureau provisoire, s'adresseront, dans les deux mois après la publication du présent avis dans la *Gazette Officielle du Canada*, à Son Altesse Royale le Gouverneur en Conseil, pour obtenir des lettres patentes sous le grand sceau qui les constitueront en compagnie de prêts, sous l'empire de la loi ci-dessus mentionnée.

Que la compagnie projetée entend faire des opérations dans toute la Puissance du Canada, sous le nom de "La Compagnie Mutuelle d'Immeubles, Limitée" déjà incorporée par lettres patentes émises par l'honorable Secrétaire d'Etat de la Puissance du Canada, le 4 août 1903, et que la compagnie projetée a obtenu le consentement de la dite "Compagnie Mutuelle d'Immeubles, Limitée", pour faire affaires sous le nom de cette dernière.

2° Que le siège principal de la compagnie projetée sera dans la Cité de Montréal, dans la Province de Québec.

3° Que les objets de la compagnie projetée sont les suivants :—

(a) Acquérir et posséder les biens meubles et immeubles, créances, obligations, hypothèques, baux, contrats, actions de capital et généralement tout l'actif, les droits, privilèges et entreprises de la "Compagnie Mutuelle d'Immeubles, Limitée" en, par la compagnie projetée, assumant les obligations de la dite "Compagnie Mutuelle d'Immeubles, Limitée" vis-à-vis aucune personne, société, compagnie, et vis-à-vis les membres souscripteurs à tous fonds co-opératifs établis et gérée par la dite "Compagnie Mutuelle d'Immeubles, Limitée".

(b) Etablir et maintenir une ou plusieurs caisses co-opératives au moyen de contributions versées par les souscripteurs qui, d'après les règlements de la compagnie cessionnaire ou de la compagnie projetée, créant la ou les dites caisses en sont devenus ou en deviendront à l'avenir membres bénéficiaires.

(c) Faire des avances de fonds, par voie de prêts, aux membres souscripteurs à aucune des dites caisses co-opératives, aux acheteurs ou acquéreurs de toute partie des immeubles de la compagnie, pour des fins de constructions ou autres embellissements.

(d) Percevoir, gérer, administrer les fonds destinés à aucune des dites caisses co-opératives et faire tous les actes nécessaires à l'entreprise, le fonctionnement d'aucune des affaires que la compagnie projetée est autorisée de faire ou d'entreprendre, ou pour tous les ser-

vices, devoirs et dépôts en gage, et dépenses nécessaires aux fins susdites.

(e) Faire le commerce général d'immeubles ; acquérir par achat, bail, ou autrement posséder des biens-fonds et construire des maisons d'habitation et autres bâtiments sur ces dits immeubles ou sur toute partie des dits immeubles.

(f) Vendre, louer, transporter, échanger, céder ou autrement disposer de la totalité ou d'une partie de ces immeubles, et les développer, embellir et diviser en lots à bâtir, rues, ruelles, squares ou autrement.

(g) Recevoir et détenir des mortgages, hypothèques, gages ou toutes garanties, pour assurer le paiement du prix d'achat de toutes propriétés vendues par la compagnie projetée ou de tous deniers dus à la compagnie projetée par les acquéreurs ou avancés par la compagnie projetée, aux membres souscripteurs ou pour les fins de construction ou autres embellissements.

(h) Acquérir, acheter, détenir, transférer et céder des actions, stock, débentures, ou garanties dans toute autre compagnie ayant les mêmes objets, en tout ou en partie, que ceux de cette compagnie projetée ou faisant des affaires capables d'être conduites directement ou indirectement pour le bénéfice de cette compagnie projetée.

(i) Vendre ou autrement céder toute partie des immeubles ou autre propriété appartenant à la compagnie projetée, pour la compensation, ou aux termes et conditions que la compagnie projetée jugera à propos, et accepter des deniers, actions, obligations, débentures, stock ou valeurs de toute autre compagnie, en plein paiement ou en paiement partiel de ces valeurs.

(j) Acquérir et posséder toutes affaires, franchises, entreprises, propriétés, droits, privilèges, baux, contrats, immeubles, stock, biens et autres droits, que la compagnie projetée peut légalement acquérir en vertu de la présente charte.

(k) Emettre des actions acquittées et non sujettes à appel, obligations ou autres valeurs de la compagnie projetée, en plein paiement ou en paiement partiel de tous immeubles ou meubles, droits ou autres biens acquis par la compagnie projetée, à titre quelconque, y compris toute option sur des immeubles, tous droits en des biens-fonds ou pour services rendus par voie de promotion ou autrement.

(l) Vendre, louer ou autrement céder l'entreprise de la compagnie projetée ou toute partie de son entreprise, pour la compensation que la compagnie projetée jugera à propos ou se fusionner avec toute personne, société ou corporation faisant des affaires en tout ou en partie semblables à celles de cette compagnie projetée, aux termes et conditions qui peuvent être jugés convenables, et en compensation de telle entreprise, accepter des deniers ou, au lieu de deniers, des actions acquittées et non cotisables, obligations, débentures, ou valeurs ou autres biens et généralement faire toutes les choses avantageuses à l'accomplissement des objets de la présente compagnie projetée ou s'y rattachant.

(m) S'amalgamer avec toute autre compagnie ayant des objets, en tout ou en partie, semblables à ceux de cette compagnie projetée.

(n) Distribuer, parmi les actionnaires de la compagnie projetée, en espèces, toute action, débenture, garantie ou bon, appartenant à la compagnie projetée.

(o) Placer le surplus de ses fonds dans le rachat de ses propres actions, obligations ou autres garanties.

(p) Faire des prêts hypothécaires sur première et deuxième hypothèques et généralement toutes les transactions particulières et généralement faites par les maisons de crédit.

(q) Agir comme agent en général, mandataire, agent d'immeubles ou d'assurances, et faire en général aucun et tous les actes qui peuvent être nécessaires pour l'avancement des affaires de la compagnie projetée, et la mise en opération de ses entreprises.

4. Que le capital de la compagnie projetée sera de \$350,000, divisé en 3,500 actions, de \$100.00 chacune

Montréal, le 15 janvier, 1913.

BISAILLON & BROSSARD,

Procureurs des requérants.

INDEX OF NEW MATTER IN THIS GAZETTE.

No. 29.

APPOINTMENTS.....	2543
PROCLAMATIONS—	
—Belliveau's Cove, to be a public harbour.....	2543
Joggins Mines, to be a public harbour.....	2544
DESPATCHES, etc.—	
Authority of Italian Consular officers to receive moneys awarded by Canadian Courts to Italian subjects.....	2545
ORDERS IN COUNCIL—	
Northern Trading Co., Ltd., license of occupation issued to.....	2546
Regulations established respecting bubonic plague.....	2547
GOVERNMENT NOTICES—	
Copyrights entered, 15th January, 1913.....	2549
Examination of Dominion Land Surveyors...	2550
Geographic Board Decisions, Nov., 1912-Jan., 1913.....	2550
Northwestern Brass Co., Ltd., increase of capital stock.....	2572
Vacancy in the Cement Testing Laboratory, Public Works.....	2577
Charters granted to—	
National Builders' Supply and Enamel Concrete Brick Co., Ltd.....	2558
Mannesmann Tube Co., Ltd.....	2563
Canal Lands, Ltd.....	2564
Herbert Lubin & Co., Ltd.....	2564
Cie. Gladu et Demers, Ltée.....	2564
Standard Paper Box Co., Ltd.....	2566
Gregory Realties, Ltd.....	2566
Raoul Barozzi et Cie., Ltée.....	2567
McCall, Shehyn & Son, Ltd.....	2568
Banff Lithia Water Co., Ltd.....	2568
Scottish Gowganda Mines, Ltd.....	2570
Beauchemin & Cie., Ltée.....	2570
Ontario and Quebec Realty, Ltd.....	2571
The Maisonneuve Contracting Co., Ltd.....	2572

GOVERNMENT NOTICES—Continued.

Charters granted to—Continued.

H. J. St. Clair Co., Ltd.....	2573
The St. Jérôme Gravel and Sand Co., Ltd..	2573
East End Paving and Construction Co., Ltd.	2573
The Fort Realty Co., Ltd.....	2574
Crowell Sherman Stalter Co., Ltd.....	2575
Rubber Substitutes Co., Ltd.....	2576
The Canadian Jewish Times Publishing Co., Ltd.....	2577

Notices to Mariners—

Strait of Georgia—Sandheads of Fraser river—Lightship removed from her station temporarily for repairs.....	2578
Strait of Georgia—Fraser river mouth—Change in colour of beacon lights.....	2578
Queen Charlotte islands—Graham islands—Chart of Masset sound and inlet issued...	2578
Dixon entrance—Barron island—Light to be established.....	2578
Government Savings Banks, deposits, Dec....	2583
Statement of banks acting under charter. (See Supplement.)	

ADVERTISEMENTS—

Application to Parliament.

Southampton Railway Co.....	2594
-----------------------------	------

Miscellaneous

Canada Southern Railway Co., supplementary indenture deposited.....	2594
Bank of New Brunswick, dividend.....	2594
Shevlin Clarke Co., Ltd., boom in Rainy River, plans deposited.....	2594
Canadian Northern Alberta Railway, trust mortgage deposited.....	2594
La Compagnie Mutuelle d'Immeubles, Ltée., application for letters patent under the Great Seal.....	2595
Power Economies, Ltd., number of directors..	2595
Brazilian Traction, Light and Power Co., Ltd., dividend.....	2596
Guelph Junction Railway Co., meeting.....	2596



The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, JANUARY 25, 1913.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL has been pleased to make the following appointments, viz :—

OTTAWA, 16th January, 1913.

LUCIEN LEGROS, of St. Jean Port Joli, in the Province of Quebec : to be Wharfinger of the Government wharf at that place.

17th January, 1913.

CHANDLER SMITH, of Port Philip, in the County of Cumberland, in the Province of Nova Scotia : to be Wharfinger of the Government wharf at that place, in the room and stead of Harry Johnson, resigned.

FREDERICK F. PICKARD, of the City of Victoria, in the Province of British Columbia, Inspector of Hulls and Equipment : to be Measuring Surveyor of Shipping and Surveyor of Accommodation for Seamen, at the Port of Victoria, in the said Province.

CHAMBER OF THE SENATE.

OTTAWA, 24th January, 1913.

This day, at half past four o'clock in the afternoon, the Right Honourable Sir CHARLES FITZPATRICK, G.C.M.G., Chief Justice of Canada, and Deputy of His Royal Highness the Governor General, proceeded to the Chamber of the Senate, in the Parliament Buildings, and took his seat at the foot of the Throne. The Members of the Senate being assembled, the Deputy Governor General was pleased to desire the attendance of the House of Commons, and that House being present, the following Bill was assented to in His Majesty's name, by His Honour the Deputy of His Royal Highness the Governor General of Canada :—

An Act respecting the purchase by the Government of the Grand Trunk Pacific Railway Company's Three Per Cent Bonds.

After which the Members of the House of Commons withdrew to their own Chamber. The Deputy Governor then retired.

PROCLAMATIONS.

ARTHUR.

[L.S.]

CANADA.

GEORGE THE FIFTH by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS it is in
Deputy Minister of Justice, } and by Part XII of
Canada. } The Canada Shipping

Act, Revised Statutes 1906, chapter 113, amongst other things in effect enacted that Our Governor in Council may, by proclamation, declare to be a public harbour any area covered with water within the jurisdiction of Our Parliament of Canada ;

AND WHEREAS Our Governor in Council has advised that the harbour of Belliveau's Cove in the Province of Nova Scotia, comprising the area hereinafter mentioned, be proclaimed a public harbour,—

NOW THEREFORE KNOW YE that We do by these presents proclaim and declare the said harbour of Belliveau's Cove comprising an area covered with water which may be described as follows, that is to say :—

"All the waters embraced within the headlands of "said Cove," to be a public harbour.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely beloved Uncle and Most Faithful Counsellor Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom), Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; one of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this SECOND day of JANUARY, in the year of Our Lord one thousand nine hundred and thirteen, and in the third year of Our Reign.

By Command,

THOMAS MULVEY,
Under-Secretary of State.

29-3

ARTHUR.

[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS it is in
Deputy Minister of Justice, } and by Part XII
Canada. } of The Canada Shipping

Act, Revised Statutes, 1906, chapter 113, amongst other things in effect enacted that Our Governor in Council may, by proclamation, declare to be a public harbour any area covered with water within the jurisdiction of Our Parliament of Canada;

AND WHEREAS Our Governor in Council has advised that Joggins Mines in the Province of Nova Scotia comprising the area hereinafter mentioned be proclaimed a public harbour,—

NOW THEREFORE KNOW YE that We do by these presents proclaim and declare Joggins Mines, comprising an area covered with water which may be described as follows, that is to say :—All the waters of the Bay of Fundy and streams emptying thereinto south of a line drawn due west, astronomically, from the extremity of Boss point; north of a line drawn due west, astronomically, from the western extremity of Ragged Reef point; and east of mid-channel between Cumberland and Westmoreland Counties, to be a public harbour.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most

Dear and Entirely Beloved Uncle and Most Faithful Counsellor Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom), Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; one of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this SECOND day of JANUARY, in the year of Our Lord one thousand nine hundred and thirteen, and in the third year of Our Reign.

By Command,

THOMAS MULVEY,
Under-Secretary of State.

29-3

DESPATCHES, Etc.

DEPARTMENT OF EXTERNAL AFFAIRS.

14th January, 1913.

AN enquiry having been addressed, at the instance of the Canadian Government, to the Government of Italy, as to the authority of Italian Consular Officers to receive moneys awarded by Canadian Courts to Italian subjects not resident in Canada, the reply contained in the following despatch has been received to the effect that Italian Consular Officers have such authority to receive articles and money due to Italian subjects not resident in Canada :—

From the Secretary of State for the Colonies to the Governor General.

Reference to previous despatch Governor General, No. 465, 23rd August.

CANADA, No. 874.

DOWNING STREET,
20th December, 1912.

SIR,—I have the honour to transmit to Your Royal Highness, for the information of Your Ministers, the papers noted below on the subject of the payment by the Canadian Courts of compensation and other awards to Italians not resident in Canada.

I have, &c.,

L. HARCOURT.

The Officer administering the Government of
Canada.

No. 39 Consular.

ROME, 9th December, 1912.

SIR,—On receipt of your despatch No. 47 Consular of the 10th September last, on the subject of the payment by the Canadian Courts of compensation and other awards to Italians not resident in Canada, Mr. Dering addressed a note to the Italian Government in the sense of the letter of August 21 from the Canadian Department of External Affairs.

In reply to this note the Italian Minister for Foreign Affairs states that Italian Consular Officers are authorized by the consular regulations to receive from the local authorities, or from the representatives of the person entitled to them, articles and money due to Italian subjects not resident in the country concerned, and that their receipt is valid. The procedure followed is that the money is transmitted by the Consular

officer to the Italian Ministry of Foreign Affairs, which hands it over to the competent judicial authorities (or to the Italian consul abroad as the case may be), who effect the payment and obtain receipts from the parties concerned; such receipts are usually lodged in the archives of the Ministry, but if it is so desired they can be transmitted to the authorities abroad who made the original payment. This latter course is frequently adopted in the case of small inheritances and of compensation for accidents to workmen received in Great Britain and some of her dependencies, e. g. the Union of South Africa, by Italian Consuls for transmission to the heirs in Italy.

It is pointed out that the method of transmission outlined above is an absolutely safe one and that no expense whatsoever is incurred by the persons to whom the money is due. It is admitted that it takes some time and it is suggested that if cheques, made out by the Canadian authorities in favour of the person entitled, were used there might be some saving in this respect; on the other hand the recipients might, if residing in remote country districts, as would usually be the case, find it difficult to get the cheques cashed.

The Minister for Foreign Affairs concludes by stating that his Department will do everything in its power to facilitate the transmission to the heirs of any sums entrusted to Italian Consular Officers by the Canadian authorities.

I have, &c.,

[Signed] R. RODD.

The Right Honourable

Sir E. Grey, Bart., K.G., M.P., &c..

29-3

CANADA.

No. 864.

DOWNING STREET,

18th December, 1912.

Sir,

I have the honour to transmit to Your Royal Highness for the information of your Ministers a copy of a despatch from His Majesty's Consul General at Budapest, calling attention to the requirements of the Hungarian authorities with regard to passports and to the position according to the Hungarian Law of Hungarians who have been naturalized in foreign countries.

I have the honour to be,

Sir,

Your Royal Highness's most
obedient humble servant,

[Signed] L. HARCOURT.

Governor General

His Royal Highness

The Duke of Connaught and of Strathearn, K.G.,
K.T., K.P., G.C.B., G.C.S.I., G.C.M.G., G.C.I.E.,
G.C.V.O., &c., &c., &c.

TREATY

BUDAPEST,

November 25, 1912.

No. 4.

SIR,—Under the section "Passport requirements of Foreign Countries" in the Foreign Office List under the heading Austria-Hungary, I see that it is stated that for purposes of residence in this country a Passport or other document to prove identity is necessary. From the considerable number of persons who attempt to reside in Hungary over the legal period of 14 days without being provided with any proof of their nationality or identity I venture to draw your attention to the power invested in the Hungarian authorities to demand such proof after the interval mentioned. The difficulties which arise are usually in the case of Theatrical artistes from whom the Police Authorities require immediate proof of nationality. These persons rarely possess passports or other papers of identification and it has been usual at this Consulate General to give them a document stating that they have taken an oath as British subjects and that His Majesty's Consul General believes their statement to be true. This paper is marked as being only valid in Hungary. This action has hitherto satisfied the Hungarian authorities. A similar certificate is issued when necessary in the case of governesses, etc., but the latter are always advised to procure their certificates of birth and so enable me to issue passports.

It is, I think, open to question whether this system is a satisfactory one. Not infrequently persons of these

categories present themselves here and it is in some cases, especially in those of coloured persons, almost impossible to be sure whether they are British subjects or not. I venture to suggest that the paragraph in the Foreign Office List should point out that it is most desirable for theatrical artistes visiting Hungary to hold passports and that any British Subject resident for more than 14 days in Hungary may be and usually is summoned by the Authorities to produce proof of nationality and identity. Such a paragraph might save British Subjects coming to this country much trouble and anxiety.

There is a further question which I venture to think requires attention. According to Hungarian Law persons naturalised in Foreign Countries do not lose their Hungarian nationality by such a step. The Law prescribes that persons residing abroad uninterruptedly for more than ten years lose their Hungarian nationality unless they take certain action to preserve such nationality. The ten years count from the day they leave Hungary or if provided with passports from the day on which those documents cease to be valid.

According to General Instructions to His Majesty's Consular Officers in the event of an application being made to a Consular Officer for a passport by a British Subject who is still also a subject or citizen of the State in which such officer exercises Consular jurisdiction the application is to be refused and the applicant instructed to obtain a passport from the Authorities of that State.

Now according to the Concessions granted by the Hungarian Government to British and other Shipping Companies the latter are precluded from issuing passages from Hungary unless a passport is produced. This also applies to passages from Hamburg and other European ports, when issued by Companies having Agencies in Hungary. It happens that Hungarians naturalised in Canada not infrequently visit their country of origin before the 10 years of absence are passed which free them from their Hungarian nationality. His Majesty's Consulate General in these cases is not permitted to issue passports to such persons and the result is that till they can obtain a Hungarian passport they may be exposed to great annoyance and loss of time and money. The above persons are often simple farmers who have no knowledge whatsoever of the passport regulations in force in Hungary, and imagine that their certificate of naturalization will free them from military service and other difficulties, which is not the case. Further, sometimes they are detained to fulfil their military service, and in others, even if they are themselves exempted, their sons are obliged to remain behind or deposit caution money for their subsequent enrolment as recruits. It seems clear that if they understood, as stated in their Certificates of Naturalization, that they could not be protected by this Consulate General and the trouble to which a visit to Hungary might expose them, they would probably not undertake the journey from Canada, or other British Colony. I am not aware whether the state of things I have described is known to the Canadian and other Dominion Governments, and I venture to suggest that, if this is not the case, steps should be taken to bring the matter to their notice.

It is hardly necessary to say that the remarks I have made apply to Hungary only, and not to Austria. The ordinary British Subject is firmly under the impression that Austria and Hungary are synonymous terms.

I have, etc.,

(Signed) EVELYN GRANT DUFF.

The Right Honourable

Sir Edward Grey, Bart., K.G.,
&c., &c., &c.

28-3

DEPARTMENT OF EXTERNAL AFFAIRS.

HIS Royal Highness the Governor General has received a despatch from the Secretary of State for the Colonies, dated 3rd January, 1913, notifying that on the 1st November, 1912, the Netherlands acceded to the International Copyright Convention signed at Berlin, November 13, 1908.

30-2

ORDERS IN COUNCIL.

[1895]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 3rd day of October, 1911.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

THE Minister of the Interior states under date 3rd August, 1911, that authority has been granted under the provisions of The Irrigation Act to the Southern Alberta Land Company, Limited, to construct a system of irrigation works taking water from Bow river at a point on the southeast quarter of Section thirty-one, Township twenty-one, Range twenty-five, west of the Fourth Meridian, and that, pursuant to such authority, the said company has surveyed and partly constructed a canal from the said point of intake to and across the tract of land to be irrigated ;

The Minister observes that by authority vested in him by section 54 of The Irrigation Act, regulations have been made for granting free right of way for irrigation canals and ditches, such right of way to include, in addition to the width of the canal or ditch, a marginal strip not exceeding twenty feet on one side and ten feet on the other side of the said canal or ditch, to give access to the same for purposes of operation and repairs ; provision having also been made in the said regulations for granting a greater width, not exceeding ten acres in all, when such shall be shown to be necessary for the effective operation of the irrigation system ;

Owing to the size of the canal now under construction by the aforesaid company, to the depth of the excavation at certain points and to the height of the fill at other points, it has been found necessary in some cases to allow a greater area to be included in the right of way in order to permit of the disposal of the excavated material and to afford adequate facilities for the maintenance of the works ;

All of the lands to which reference is hereinafter made are held under homestead or pre-emption entry and the entrants have in each case executed easements in favour of the Southern Alberta Land Company, Limited, granting right of way of the canal over the lands, the said easements being now registered in the Department of the Interior,—

The Minister, therefore, recommends that authority be given for granting free right of way, by license of occupation, to the Southern Alberta Land Company, Limited, for its works, through, over and upon the lands hereinafter described, not exceeding the area mentioned in each case and as shown on the plan of the said works filed in the office of the Commissioner of Irrigation and in the Department of the Interior and registered in the office of the Registrar of Land Titles at Calgary, in the province of Alberta, as Irr. 158, such grant to remain in effect for so long as the works herein referred to are used for irrigation purposes, viz :—

1. The southwest quarter of Section thirty, Township thirteen, Range seventeen, west of the Fourth Meridian, comprising twenty and two one-hundredths acres (20.02) more or less.

2. The northeast quarter of Section twenty-eight, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising eleven and thirty-one one-hundredths acres (11.31) more or less.

3. The southwest quarter of Section seventeen, Township fourteen, Range nineteen, west of the Fourth Meridian, comprising eleven and twenty one-hundredths acres (11.20) more or less.

4. The southwest quarter of Section thirty-one, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising fourteen and thirty-one one-hundredths acres (14.31) more or less.

5. The northeast quarter of Section twenty-four, Township fourteen, Range twenty, west of the Fourth Meridian, comprising eleven and ten one-hundredths acres (11.10) more or less.

6. The southeast quarter of Section twenty-three, Township thirteen, Range eighteen, west of the Fourth

Meridian, comprising twenty-one and thirty-five one-hundredths acres (21.35) more or less.

7. The northwest quarter of Section twenty-eight, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising thirteen and sixty-seven one-hundredths acres (13.67) more or less.

8. The southeast quarter of Section thirty-one, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising fourteen and thirty-one one-hundredths acres (14.31) more or less.

9. The southwest quarter of Section thirty-two, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising ten and thirty-eight one-hundredths acres (10.38) more or less.

10. The southwest quarter of Section nine, Township fourteen, Range nineteen, west of the Fourth Meridian, comprising twelve and twenty one-hundredths acres (12.21) more or less.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

30-4

Clerk of the Privy Council.

[97]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS a certified copy of an Order of the Lieutenant-Governor of Manitoba in Council, numbered 19749 and dated the 25th of October, 1912, has been filed in the Department of the Interior, requesting the Government of the Dominion of Canada to reserve the land required for a public highway through the south-east quarter of Section 30, Township 23, Range 4, east of the Principal Meridian ;

And whereas under section 13 of chapter 99 of the Revised Statutes of Canada, the Lieutenants-Governor of Manitoba in Council may, with the consent of the Governor in Council, where it is deemed advisable to do so for the purpose of settlement and colonization, direct roads to be opened through any unpatented lands, whether occupied or not, and whether such lands have been homesteaded, pre-empted, set apart or reserved for the benefit or use of any person, and the Governor in Council may thereafter on the report of the Minister of the Interior transfer such roads to the Crown in the right of the Province ;

And whereas the south-east quarter of Section 30, Township 23, Range 4, east of the Principal Meridian, in the province of Manitoba, is unpatented,—

Therefore the Governor General in Council is hereby pleased to authorize the Minister of the Interior to reserve therefrom the land comprised in the public highway as shown on the plan and described in By-law 35 of the Rural Municipality of Bifrost, passed on the twelfth day of October, 1910, which accompanied the copy of the Order of the Lieutenant-Governor of Manitoba in Council hereinbefore referred to, that is to say, a parcel of land described as follows :—

Beginning at the south-west corner of the said quarter section, thence northerly along the westerly boundary of the said quarter section a distance of 40 chains more or less to the north-west corner of the said quarter section ; thence easterly along the northerly boundary of the said quarter section a distance of one chain ; thence southerly and parallel to the said westerly boundary a distance of 40 chains more or less to the intersection with the southerly boundary of the said quarter section ; thence westerly along the said southerly boundary a distance of one chain more or less to the place of beginning, the said parcel containing an area of four acres more or less.

The Governor General in Council, in accordance with the provisions of section 13 of chapter 99 of the Revised Statutes of Canada, 1906, and on the report of the Minister of the Interior, is further pleased to order that the said public road or highway, as above described, be transferred to the Crown in the right of the Province of Manitoba.

RODOLPHE BOUDREAU,

30-4

Clerk of the Privy Council.

[95]
AT THE GOVERNMENT HOUSE AT OTTAWA.
Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 7th January, 1913, that Mr. H. T. Holness located on certain unsurveyed land on the north side of the north branch of Sheep Creek, in the Rocky Mountains Forest Reserve, in the Province of Alberta, prior to the reservation being established, with the expectation that the lands would be finally surveyed and thrown open for homestead entry, and that he would obtain entry for a quarter section. Mr. Holness represents that he was given assurance from officers of the Department of the Interior that entry would be granted him so soon as the land was surveyed; that he has made improvements upon the said lands, consisting of a house, stable, fencing and breaking; that he has resided upon the land since 1907, and, if the reservation had not been established, would now be entitled to letters patent for the land as a homestead.

The Minister further states that, as the land upon which Mr. Holness is located may be of considerable value for water storage purposes, it is not considered advisable that it should be alienated from the Crown, and negotiations were therefore entered into with Mr. Holness to ascertain upon what conditions he would be prepared to surrender any rights that he might have acquired to the land; that Mr. Holness has agreed to execute a surrender of his rights to the land in question on payment of \$1,600, being \$10 per acre, and upon his being permitted to make homestead entry for a quarter-section of available Dominion Lands elsewhere, and obtaining letters patent therefor without being required to undertake any further homestead duties.

The Minister recommends that this arrangement be approved, and that he be authorized to pay the sum of \$1,600 to Mr. H. T. Holness from the vote for the protection of timber in Manitoba, Saskatchewan, Alberta, &c., and to grant him letters patent for a quarter-section of available Dominion Lands, upon his executing a surrender of any rights he may have to the land upon which he located.

The Committee submit the same for approval.

30-4
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[67]
AT THE GOVERNMENT HOUSE AT OTTAWA.
Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of the Town of Waterous, in the Province of Saskatchewan, for a grant of fractional Legal Subdivisions 1 and 2 of Section 10, Township 32, Range 25, west of the second Meridian, for park purposes;

And whereas the Minister of the Interior is of the opinion that the application should receive favourable consideration, the land in question being available according to the records of the Department of the Interior,—

Therefore His Royal Highness the Governor General in Council is pleased, under the provisions of subsection (d) of section 76 of The Dominion Lands Act, to order that fractional Legal Subdivisions 1 and 2 of Section 10, Township 32, Range 25, west of the second Meridian, containing together 23.90 acres, and as shown coloured pink on the sketch attached hereto, be set apart and appropriated for park purposes and that a grant thereof be authorized to the Town of Waterous, in the Province of Saskatchewan, for the said purposes, such grant to contain the proviso that, should the grantee, its successors or assigns fail or neglect to use the said land at any time for the purposes aforesaid, the said land shall revert to the Crown.

30-4
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[65]
AT THE GOVERNMENT HOUSE AT OTTAWA.
Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 31st December, 1912, that Mrs. Josephine Hamelin has made application for a free grant of Lot numbered 32, Lesser Slave Lake Settlement, in her capacity of personal representative of her late husband, Pierre Hamelin, by virtue of his occupation of the land at the date of the extinguishment of the Indian title.

The Minister observes that evidence has been submitted showing the late Pierre Hamelin to have been in actual occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899, and letters of administration appointing the applicant administratrix of his estate have been filed in the Department of the Interior.

The Minister, therefore, recommends that,—under the provisions of subsection (c) of section 76 of The Dominion Lands Act,—a free grant be authorized to Mrs. Hamelin of Lot numbered 32, Lesser Slave Lake Settlement, in the Province of Alberta, containing by admeasurement 24 acres, more or less, in her capacity of personal representative of the late Pierre Hamelin.

The Committee submit the same for approval.

30-4
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[66]
AT THE GOVERNMENT HOUSE AT OTTAWA.
Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 4th January, 1913, that Mr. Joseph St. Germain has applied for a free grant of Lot numbered 42, Shaftsbury Settlement, in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title.

The Minister observes that evidence has been submitted showing the applicant, through his agent, Mr. Charles St. Germain, to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899.

The Minister, therefore, recommends that,—under the provisions of subsection (c) of section 76 of The Dominion Lands Act,—a free grant be authorized to Mr. Joseph St. Germain of Lot numbered 42, Shaftsbury Settlement in the Province of Alberta, containing by admeasurement 15.2 acres, more or less.

The Committee submit the same for approval.

30-4
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[72]
AT THE GOVERNMENT HOUSE AT OTTAWA.
Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council, in virtue of the provisions of section 27, chapter 113, of the Revised Statutes of Canada, 1906, is pleased to grant permission as follows:—

1. To change the name of the steamer "Zara", official number 98652, to that of "Solgar";
2. To change the name of the gasoline vessel "San Felice", official number 131158, to that of "Susie W.";
3. To change the name of the gasoline vessel "Ethel May", to that of "Aurora 2nd".

30-2
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[62]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 10th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council, in accordance with the provisions of Part XII of the Canada Shipping Act, is pleased to order as follows:—

The following regulations in respect of vessels arriving in any public harbour in Canada from any port infected or suspected of being infected with bubonic plague are hereby added to the General Regulations for the Government of Public Harbours in Canada, as approved by Order in Council of 20th April, 1911, as sections 49a, 49b and 49c thereof:

49a. It shall be unlawful for any vessel coming from any port where bubonic plague is present or is suspected of being present, and entering any public harbour in Canada, to be docked or moored in still waters at a less distance from any wharf than six feet, and where owing to the strength of the current such distance from a wharf cannot be maintained, then the distance shall be as near to six feet as in the opinion of the harbour master circumstances permit.

49b. It shall be unlawful for any vessel coming from any port where bubonic plague is present or is suspected of being present, and entering any public harbour in Canada, to be secured or made fast to any wharf by any hawser or hawsers on which there is not placed a metal rat guard or funnel at least three feet in diameter, and at least three feet from such wharf.

49c. It shall be unlawful for any vessel coming from any port where bubonic plague is present or is suspected of being present, and entering any public harbour in Canada, to be connected with any wharf by a gangway which is not guarded by some person there for the purpose of preventing rats from leaving such vessel by such gangway, and all gangways shall be lifted when not in use.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

29-3

[3550]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 21st day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date 5th November, 1912, that authority has been given, under the provisions of The Irrigation Act, to Messrs. John E. Enright and James C. Strong, of East End, Saskatchewan, to construct certain works for the diversion of water from Frenchman River, in Township 6, Range 22, west of the 3rd Meridian, for irrigation purposes, and that, by authority of Orders in Council dated 5th November, 1907, 29th July, 1909, and 29th October, 1910, certain lands were sold to Messrs. Enright and Strong for reclamation by means of irrigation, the total area so sold being 6,158.65 acres, of which 2,868 acres are to be irrigated.

The Minister further submits that, within the tract sold to Messrs. Enright and Strong for irrigation purposes, there lies a portion of the southwest quarter of Section 32, Township 6, Range 21, west of the 3rd Meridian, which, until recently, has been reserved for the use of the Royal North West Mounted Police at East End, Saskatchewan. This reservation has, however, now been cancelled, with the exception of the southwest quarter of legal subdivision 4 of the said Section 32. The remainder of this quarter section lies along the course of one of the main irrigation ditches constructed by Messrs. Enright and Strong, and a considerable proportion thereof can easily be irrigated from the said ditch.

That an application has been received from Messrs. Enright and Strong to purchase the southwest quarter of the said Section 32, for inclusion in their irrigation project.

The Minister, therefore, recommends that the southwest quarter of Section 32, Township 6, Range 21, west of the 3rd Meridian, excepting the southwest quarter of legal subdivision 4 thereof, be sold to James Carey Strong and Denham Norreys McLean, administrator of the estate of the late John Edward Enright, under the irrigation system, at the rate of \$3.00 per acre, one-fourth of which sum shall be paid within sixty days from the date of the sale and the remainder, together with interest at the rate of five per cent per annum, shall become due and payable upon the completion of the irrigation works. It shall be a condition of the sale that the irrigation works shall be completed to the satisfaction of the Minister of the Interior before letters patent are issued for the land sold, and that, if at the end of the period which may be granted for the construction of the irrigation works, such works have not been completed, the agreement to sell the lands may be cancelled and any amount paid on account thereof, or works constructed in connection with such irrigation system on the said land, may be forfeited to the Crown.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

28-4

[3537]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 20th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 16th December, 1912, that application has been made by Mr. Pierre Neass for a free grant of the S.E.¼ of Section 2, Township 72, Range 8, west of the Sixth Meridian, by virtue of occupation of the land at the date of the extinguishment of the Indian title.

The Minister states that evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8 in the summer of 1899.

The Minister recommends that, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, a free grant be authorized to Mr. Neass of the S.E.¼ of Section 2, Township 72, Range 8, west of the Sixth Meridian.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

27-4

[3578]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 24th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Adam Calleho for a free grant of Lot numbered 3, Flying Shot Lake Settlement, in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title;

And whereas evidence has been submitted showing the applicant to have been in actual occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, is pleased to authorize and doth hereby authorize a free grant to Mr. Calleho of Lot numbered 3, Flying Shot Lake Settlement, in the Province of Alberta, containing by admeasurement 128 acres, more or less.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

28-4

[3541]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 21st day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior, under date 14th December, 1912, reports that Mr. C. B. Major has made application for a free grant of Lot numbered 13, Lesser Slave Lake Settlement, in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title.

The Minister recommends, as evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899, that under the provisions of subsection (c) of section 76 of The Dominion Lands Act, a free grant be authorized to Mr. Major of Lot numbered 13, Lesser Slave Lake Settlement, in the Province of Alberta, containing by admeasurement 30.9 acres, more or less.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

27-4

Clerk of the Privy Council.

[3535]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 20th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS by Order in Council of the 20th December, 1911, four acres of land comprised in the S. W. $\frac{1}{4}$ of section 17, Township 28, Range 15, west of the Principal Meridian, were set apart and appropriated for the purpose of a cemetery site at Magnet, in the Province of Manitoba, and a grant thereof for the said purpose was authorized to the duly appointed trustees ;

And whereas it has since been ascertained that section 35, chapter 17 of the Cemeteries Incorporation Act, R.S.M., 1902, under which such trustees were appointed also provides that successors to the trustees are to be appointed in such manner as may be specified in the Deed of Conveyance,—

Therefore His Royal Highness the Governor General in Council is pleased to order that the said Order in Council of the 20th December, 1911, shall be and the same is hereby amended to provide for the appointment of successors to the said trustees by ten or more of the inhabitants residing in the vicinity of the said land, at a meeting duly convened.

RODOLPHE BOUDREAU,

27-4

Clerk of the Privy Council.

[2364]

AT THE GOVERNMENT HOUSE AT OTTAWA

Thursday, the 5th day of October, 1911.

PRESENT :

HIS EXCELLENCY THE GOVERNOR-GENERAL
IN COUNCIL.

THE Minister of the Interior submits, under date 3rd October, 1911, that an application has been made by the Government of the Province of Alberta for the purchase, at \$1.00 an acre, for the purpose of establishing thereon a demonstration farm, lots 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13, east of Athabasca Landing, being part of the subdivision of Section 34, Township 66, Range 22, west of the fourth meridian, containing an aggregate area of 483.80 acres, which lots are comprised in Block 15, in the Townsite of Athabasca Landing, and are shown bordered pink upon the plan attached thereto. It has been represented to the Minister that the Provincial authorities have adopted a policy of establishing a number of these farms at points most convenient to the farmers throughout the Province as a demonstration of what a reasonably intelligent farmer could do with ordinary capital. At

these demonstration farms it is also proposed to hold the summer shows, seed fairs and stock judging contests ;

The Minister states that the lands applied for are at the disposal of the Department of the Interior, and he is of the opinion that it would be in the public interest to favorably entertain the application,—

The Minister, therefore, recommends that the said lots, containing an aggregate area of 483.80 acres, be sold to the Government of the Province of Alberta at the rate of \$1.00 an acre.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

27-4

Clerk of the Privy Council.

[94]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of the Ruthenian Catholic Mission of St. Basil the Great in Canada for a grant of 3.71 acres of land comprised in the north west corner of the S. W. $\frac{1}{4}$ of Section 22, Township 26, Range 32, west of the Principal Meridian, for church purposes ;

And whereas the customary requirements have been complied with and the Minister of the Interior is of the opinion that the application should receive favourable consideration,—

Therefore His Royal Highness the Governor General in Council, in virtue of the provisions of sub-section (d) of section 76 of The Dominion Lands Act, is pleased to set apart and appropriate for church purposes, 3.71 acres of land comprised in the north west corner of the S. W. $\frac{1}{4}$ of Section 22, Township 26, Range 32, west of the Principal Meridian, and to authorize a grant thereof to the Ruthenian Catholic Mission of St. Basil the Great in Canada for the said purposes.

RODOLPHE BOUDREAU,

30-4

Clerk of the Privy Council.

[51]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 11th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior, under date 14th December, 1912, reports that application has been made by The Northern Trading Company, Limited, of Edmonton, in the Province of Alberta, for a license of occupation of a portion of River lot 1 west, at Athabasca Landing Settlement, in the said Province of Alberta.

The Minister is of the opinion that, as it is proposed to move to the land applied for certain storehouses which have been constructed on the river road, the application should be granted.

The Minister, therefore, recommends that a license of occupation be issued in favour of The Northern Trading Company, Limited, for a period of five years at an annual rental of \$10, payable in advance and terminable at any time, upon sixty days' notice being given the licensees, for all that portion of River lot 1 West, at Athabasca Landing Settlement, in the Province of Alberta, which lies between the southern limit of the land set apart by Order in Council of 28th April, 1898, as an extension to the road along the Athabasca River at this point and the northern limit of the land granted to Colin Johnston by letters patent, dated 13th March, 1903, and which is not included within the limits of a surveyed trail crossing the said parcel, and containing an approximate area of fifty-five hundredths of an acre, more or less, and as shown coloured yellow on the sketch, hereto attached.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

29-4

Clerk of the Privy Council.

[96]

AT THE GOVERNMENT HOUSE AT OTTAWA

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 8th January, 1913, that in June, 1903, the fractional S. $\frac{1}{2}$ of Section 23, Township 11, Range 15, west of the Fourth Meridian, lying south of Belly River and containing 79 acres, was sold by public auction to Mr. George E. Hunter at the current rate of \$3.00 an acre, payment in full for which has since been made.

The Minister recommends, as it has since transpired that Mr. Hunter was, at the time of the sale, an employee of the Department of the Interior, that, under the provisions of section 84 of The Dominion Lands Act, the sale of the above land to Mr. Hunter be confirmed.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[3573]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 24th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

The General and Special Regulations for the Government of Public Harbours in Canada, as approved by Order in Council of the 20th April, 1911, are hereby amended by adding thereto the following Section as Section 36a.

36a. No oil, tar or other like substance or any inflammable or otherwise dangerous substance shall be thrown or discharged or drained or allowed to fall, flow or leak into the waters of any harbour, and any person violating the provisions of this regulation or any person in charge of or owning any ship, vessel, manufactory, works, house or other premises violating the provisions of this regulation shall be liable to a penalty of fifty dollars and in case of a continuing violation to a further penalty of ten dollars for every twelve hours during which such violation continues.

Sections 37 and 38 of the said Regulations are hereby amended, in the second line in each, to read "Sections 33, 36 and 36a"

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

27-3

[7]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 4th day of January, 1913

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS it is deemed advisable and in the public interest that the importation, manufacture, or sale of Hog Cholera serum and virus be prohibited in the Dominion of Canada,—

Therefore His Royal Highness the Governor General in Council, in virtue of the provisions of clause (1) of section 28 of chapter 75, Revised Statutes of Canada, 1906, is pleased to order as follows :—

The Quarantine Regulations established by Order in Council of the 30th November, 1909, as amended by Order in Council of the 19th August, 1911, are hereby further amended by adding the following section thereto :—

88 $\frac{1}{2}$. The use of Hog Cholera serum, or virus, being considered a source of danger, the importation, manufacture, sale or use of such serum or virus, is prohibited.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

28-2

[3108]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 5th day of November, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS it is considered necessary to establish a permanent harbour line, in the Harbour of Little Current, Ontario, beyond which wharves, piers, breakwaters and other works shall not be built ;

And whereas the Chief Engineers of the Departments of Marine and Fisheries and of Public Works have recommended that the said line be established according to plan and description, copy of which may be seen in the offices of the Harbour Master at Little Current, and of the District Engineer, Department of Public Works, Toronto, or at the Department of Public Works at Ottawa ;

Therefore His Royal Highness the Governor General in Council is pleased to establish a permanent harbour line, in the harbour of Little Current, in the Province of Ontario, as shown on the said plan and description, and the same is hereby established accordingly.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

28-2

APPOINTMENTS, PROMOTIONS AND RETIREMENTS.

CANADIAN MILITIA.

1912.

HEADQUARTERS.

OTTAWA, 10th Dec., 1912.

The following appointments, promotions, retirements and confirmations of rank are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

G. O. 222.

DIVISIONAL AREAS.

3RD DIVISION, 7TH INFANTRY BRIGADE.—The period of tenure of appointment of Major W. St. P. Hughes, as Brigade Major, is extended to 1st September, 1913.

PERMANENT FORCE.

ROYAL CANADIAN ENGINEERS.—To be Adjutant; Captain P. S. Benoit. 20th October, 1912.

CAVALRY.

2ND DRAGOONS.—Provisional Lieutenant O. H. Robins is retired. 4th November, 1912.

5TH "THE PRINCESS LOUISE DRAGON GUARDS."—To be Adjutant; Lieutenant J. H. Ferguson, *vice* Captain L. P. Sherwood, who vacates the appointment. 3rd July, 1912.

Provisional Lieutenant (supernumerary): G. G. Kezar is absorbed into the establishment, *vice* Lieutenant J. H. Ferguson, appointed Adjutant. 3rd July, 1912.

THE 15TH LIGHT HORSE.—To be provisional Lieutenants: Thomas Albert Hicks, gentleman. 27th July, 1912.

William Pue, gentleman, 30th July, 1912.

Harold Raymond Roach, gentleman. 31st August, 1912.

THE 16TH LIGHT HORSE.—Provisional Lieutenant F. W. Deacon is permitted to retire. 27th November, 1912.

ARTILLERY.

Canadian Field Artillery.

11TH BRIGADE.—The period of tenure of command of Lieutenant-Colonel J. A. C. Mowbray, as brigade commander, is extended to 24th December, 1913.

Canadian Garrison Artillery.

5TH "BRITISH COLUMBIA" REGIMENT.—To be provisional Lieutenant (supernumerary): Sergeant Maxwell Crockett. 26th November, 1912.

CANADIAN ENGINEERS.

2ND FIELD COMPANY.—To be Provisional Lieutenant: Lieutenant R. B. McGiffin, transferred from the 36th Peel Regiment. 24th October, 1912.

Provisional Lieutenant D. C. Raymond is permitted to retire. 15th November, 1912.

Provisional Lieutenant (supernumerary) E. Pepler is absorbed into the establishment, *vice* Provisional Lieutenant D. C. Raymond, retired. 15th November, 1912.

INFANTRY.

3RD REGIMENT "VICTORIA RIFLES OF CANADA."—To be Lieutenant: Edward Ashworth Whitehead, gentleman, to complete establishment. 28th November, 1912.

To be provisional Lieutenant: Michael Joseph O'Brien-Twohig, gentleman, to complete establishment. 28th November, 1912.

10TH REGIMENT "ROYAL GRENADIERS."—To be Major: Captain W. B. Kingsmill, *vice* Major J. C. Mason, seconded. 1st June, 1912.

To be Captain: Lieutenant A. O. T. Beardmore, *vice* Captain W. B. Kingsmill, promoted. 25th September, 1912.

15TH REGIMENT "ARGYLL LIGHT INFANTRY."—Provisional Lieutenant G. C. Phelps is retired. 29th November, 1912.

36TH PEEL REGIMENT.—Lieutenant R. B. McGiffin is transferred to the 2nd Field Company, Canadian Engineers. 24th October, 1912.

38TH REGIMENT "DUFFERIN RIFLES OF CANADA."—To be provisional Lieutenant (supernumerary): William Arthur Burrows, gentleman. 11th November, 1912.

45TH VICTORIA REGIMENT.—Captain and Adjutant M. A. Germain is transferred to the Reserve of Officers. 2nd December, 1912.

46TH DURHAM REGIMENT.—Provisional Lieutenant L. F. McCaul is permitted to retire. 3rd December, 1912.

61ST REGIMENT DE MONTMAGNY.—To be provisional Lieutenant: Charles Eugene Rheame, gentleman, *vice* Lieutenant L. J. Houde, promoted. 29th November, 1912.

65TH CARABINIERS "MONT-ROYAL."—To be provisional Lieutenant (supernumerary): Sergeant Maurice Dubrule. 2nd December, 1912.

92ND DORCHESTER REGIMENT.—The period of tenure of command of Lieut.-Colonel C. S. Bois, is extended to 18th February, 1914.

97TH REGIMENT "ALGONQUIN RIFLES."—Major W. G. Gillespie is retired. 28th November, 1912.

100TH REGIMENT "WINNIPEG GRENADIERS."—Captain F. D. Barry is permitted to resign his commission. 30th November, 1912.

103RD REGIMENT "CALGARY RIFLES."—To be provisional Lieutenant: Peter M. Spence, gentleman, *vice* Lieutenant G. S. Whitaker, promoted. 10th October, 1912.

SIGNALLING CORPS

To be Provisional Lieutenant: David Horne Sinclair, gentleman, to complete establishment. 18th November, 1912.

ARMY MEDICAL SERVICES.

Army Medical Corps.

To be Captains: Lieut. S. Campbell, 15th May, 1912.

Lieut. H. L. Burris, 16th June, 1912.

Lieut. W. H. K. Anderson, 16th June, 1912.

Lieut. P. K. Menzies, 17th June, 1912.

Lieut. V. Ross, 17th June, 1912.

Lieut. M. H. Embree, 17th June, 1912.

Lieut. J. S. Boyd, 19th June, 1912.

Lieut. C. Kerr, 20th June, 1912.

Lieut. R. J. Gardiner, 23rd June, 1912.

Lieut. J. F. Sparks, 23rd June, 1912.

Lieut. G. Shanks, 24th June, 1912.

Lieut. M. W. A. McNaughton, 24th June, 1912.

Lieut. H. P. Stockwell, 24th June, 1912.

Lieut. J. D. Morgan, 24th June, 1912.

Lieut. G. P. Howlett, 24th June, 1912.

Lieut. C. G. Folkins, 28th June, 1912.

Lieut. F. Walsh, 28th June, 1912.

Lieut. J. J. Fraser, 30th June, 1912.

Lieut. R. J. MacMillan, 30th June, 1912.

Lieut. J. H. Todd, 30th June, 1912.

Lieut. P. Poissen, 30th June, 1912.

Lieut. W. F. Galloway, 30th June, 1912.

Lieut. J. O. Noel, 7th July, 1912.

Lieut. J. G. Dupont, 7th July, 1912.

Lieut. L. H. Renaud, 7th July, 1912.

Lieut. R. J. Ledwell, 8th July, 1912.

Lieut. A. J. Ralph, 8th July, 1912.

Lieut. W. J. P. MacMillan, 8th July, 1912.

Lieut. G. G. Corbett, 15th July, 1912.

Lieut. A. R. Cunningham, 15th July, 1912.

To be provisional Lieutenants (supernumerary):

Lieut. David James Dunn, gentleman. 1st November, 1912.

Lieut. William John McKay, gentleman. 1st November, 1912.

Lieut. James Henderson, gentleman. 15th November, 1912.

To be Quartermaster with the honorary rank of Lieutenant: Arthur Maybee, gentleman. 22nd November, 1912.

MEMORANDA.

Lieutenant and Brevet Captain G. L. Peterson (Army Service Corps) Canadian Militia, resigns his temporary commission in the Active Militia, on the expiration of his period of employment under the Canadian Government.

The rank of Honorary Lieutenant-Colonel in the Militia is granted to the undermentioned, under the provisions of K.R. and O.C.M., 1910, para. 198, as amended by G.O. 112 of 1912:—

Honorary Major J. E. Hutcheson, R.O., member of the Standing Small Arms Committee.

The Reverend Abbé François Pelletier.

George William Parmalee, Esquire, D.C.L., LL.D. 6th December, 1912.

CONFIRMATION OF RANK.

The undermentioned provisionally appointed officers, having qualified themselves for their appointments, are confirmed in their rank from the dates set opposite their respective names:—

Capt. J. N. Warninton, 1st Regiment, 20th February, 1912.

Capt. J. D. Hudson, 1st Regiment, 20th February, 1912.

Lieut. A. F. Wood, 100th Regiment, 1st February, 1911.

Lieut. K. H. Bovill, 5th Regiment, C.G.A., 30th December, 1911.

Lieut. A. D. Angus, 1st Regiment, 20th February, 1912.

Lieut. R. M. Griffith, 1st Regiment, 20th February, 1912.

Lieut. W. K. Knubley, 1st Regiment, 20th February, 1912.

Lieut. J. T. McGill, 1st Regiment, 20th February, 1912.

Lieut. C. Y. Baldwin, 101st Regiment, 1st April, 1912.

Lieut. D. H. Boles, 101st Regiment, 2nd April, 1912.

Lieut. G. Howland, 101st Regiment, 9th April, 1912.

Lieut. F. H. Stark, 2nd Regiment, 12th April, 1912.

Lieut. J. Reid, 1st Regiment, 27th April, 1912.

Lieut. G. M. Williamson, 1st Regiment, 8th May, 1912.

Lieut. W. W. King, 1st Regiment, 16th May, 1912.

Lieut. W. O. Carruthers, 18th Mounted Rifles, 26th June, 1912.

Lieut. J. H. Richardson, 1st Regiment, 15th August, 1912.

Lieut. J. A. LeBeau, 64th Regiment, 20th August, 1912.

Lieut. E. G. Nantel, 64th Regiment, 1st September, 1912.

Lieut. A. Nadeau, 87th Regiment, 20th September, 1912.

Lieut. H. H. Hughes, 2nd Regiment, 23rd September, 1912.

Lieut. H. G. Meloche, 64th Regiment, 21st October, 1912.

Lieut. A. F. Crossman, 30th B. C. Horse, 2nd November, 1912.

Lieut. G. Porteous, Corps of Guides, 9th November, 1912.

Lieut. B. M. Hay, 1st Fd. Coy., C.E., 16th November, 1912.

Lieut. J. D. M. Black, 64th Regiment, 28th November, 1912.

Lieut. J. D. Scott, 2nd Regiment, 30th November, 1912.

Lieut. C. E. Kilmer, 2nd Regiment, 30th November, 1912.

Sup. Lieut. G. S. Day, 101st Regiment 1st June, 1912.

Sup. Lieut. E. F. Horseley, 101st Regiment, 1st August, 1912.

Sup. Lieut. M. Dubrule, 65th Regiment, 2nd December, 1912.

The following officer, having qualified, is confirmed in his appointment as Signalling Officer:—

Lieut. J. B. Martel, 9th Regiment, 1st May, 1911.

By Command,

V. A. S. WILLIAMS,

Colonel,
Adjutant General.

APPOINTMENTS, PROMOTIONS
AND RETIREMENTS.

CANADIAN MILITIA.

1912.

HEADQUARTERS,

OTTAWA, 17th December, 1912.

The following appointments, promotions, retirements and confirmations of rank, are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

G. O. 223.

PERMANENT FORCE.

THE ROYAL CANADIAN DRAGOONS.—Lieutenant and brevet Captain F. S. Morrison and Lieutenant and brevet Captain J. H. MacBrien are seconded whilst undergoing instruction at the Staff College, England. 13th December, 1912.

“LORD STRATHCONA'S HORSE” (ROYAL CANADIANS).—To be Adjutant: Captain F. L. Cartwright, D.S.O., *vice* Major E. F. Mackie, D.S.O. 12th December, 1912.

THE ROYAL CANADIAN ARTILLERY.—To be Captain (District Officer): Lieutenant (District Officer) W. G. Fellowes, under the provisions of Article 51, Pay and Allowance Regulations, 1912. 2nd December, 1912.

THE ROYAL CANADIAN REGIMENT.—Captain A. H. Borden is seconded whilst undergoing instruction at the Staff College, England. 13th December, 1912.

CAVALRY.

THE 15TH LIGHT HORSE.—Major D. C. Burke is transferred to the Corps Reserve. 26th November, 1912.

“19TH ALBERTA DRAGOONS.”—To be honorary Captain: Quartermaster and honorary Lieutenant R. J. Macdonald. 27th June, 1912.

“22ND SASKATCHEWAN LIGHT HORSE.”—Provisional Lieutenant R. J. M. Power is permitted to retire. 9th December, 1912.

24TH REGIMENT “GREY'S HORSE.”—To be Lieutenant (supernumerary): William Henry Eugene Schmalz, (R.M.C. Graduate). 15th June, 1912.

28TH NEW BRUNSWICK DRAGOONS.—To be Musketry Instructor (provisionally): Lieutenant G. S. Grimmer. 15th November, 1912.

31ST REGIMENT, “BRITISH COLUMBIA HORSE.”—To be provisional Lieutenant: Lorn Paulet Owen Tudor, gentleman. 10th October, 1912.

ARTILLERY.

Canadian Field Artillery.

2ND BRIGADE.—Captain E. A. MacDougall vacates the appointment of Adjutant. 17th October, 1912.

9TH BATTERY.—To be Major: Captain E. A. MacDougall, *vice* Major W. J. Brown, who is transferred to the Corps Reserve. 17th October, 1912.

CANADIAN ENGINEERS.

To be Officer administering the Canadian Engineers: The Director of Engineer Services. 26th September, 1912.

INFANTRY.

THE GOVERNOR GENERAL'S FOOT GUARDS.—Lieutenant J. H. McLachlin is transferred to the Corps Reserve. 9th December, 1912.

2ND REGIMENT “QUEEN'S OWN RIFLES OF CANADA.”—To be Lieutenant-Colonel: Major A. G. Peuchen, *vice* Lieutenant-Colonel M. S. Mercer, promoted. 21st May, 1912.

To be provisional Lieutenant: Colour Sergeant Reginald Neville Craig Davis. 3rd December, 1912.

4TH REGIMENT, "CHASSEURS CANADIENS".—Provisional Lieutenant J. B. Dorian is retired. 10th December, 1912.

16TH PRINCE EDWARD REGIMENT.—To be provisional Lieutenant: Sergeant Ellwood Brooks Kerr. 21st November, 1912.

21ST REGIMENT "ESSEX FUSILIERS".—To be Major: Captain W. H. Isaacs, who vacates the appointment of Adjutant, *vice* Major E. S. Wigle, promoted. 1st April, 1912.

33RD HURON REGIMENT.—Provisional Lieutenant (supernumerary) A. G. Nisbet is absorbed into the establishment, *vice* provisional Lieutenant H. C. Washington, retired. 26th February, 1912.

45TH VICTORIA REGIMENT.—To be Lieutenant-Colonel: Major F. H. Hopkins, *vice* Lieutenant-Colonel R. H. Sylvester, who is retired retaining rank. 6th September, 1912.

73RD NORTHUMBERLAND REGIMENT.—To be Captain: Lieutenant L. D. Jones, *vice* Captain W. E. Forbes, transferred to the Corps Reserve. 20th November, 1912.

To be provisional Lieutenant: Norman Clifford McKay, gentleman, *vice* Lieutenant L. D. Jones. 20th November, 1912.

84TH ST. HYACINTHE REGIMENT.—The period of tenure of command of Lieutenant-Colonel H. A. Beauregard is extended to 6th February, 1915.

91ST REGIMENT CANADIAN HIGHLANDERS.—To be Captain: Lieutenant W. H. Seymour, Instructor of Musketry. 7th December, 1912.

Lieutenant E. de L. Watkins is permitted to resign his commission. 7th December, 1912.

97TH REGIMENT "ALGONQUIN RIFLES".—Provisional Lieutenant J. J. Doucet is permitted to retire. 9th December, 1912.

100TH REGIMENT "WINNIPEG GRENADIERS".—To be Major: Captain G. S. Alexander, *vice* Major J. B. Mitchell, promoted. 1st August, 1912.

103RD REGIMENT "CALGARY RIFLES".—To be provisional Lieutenant: William Gordon Bennett, gentleman. 1st November, 1912.

ARMY MEDICAL SERVICES.

Army Medical Corps.

To be Captain: Lieutenant J. W. Dorsey, with seniority next to Captain A. J. Ralph. 8th July, 1912.

To be provisional Lieutenant: Percy George Bell, gentleman. 1st November, 1912.

To be provisional Lieutenant: Cecil Claud Cragg, gentleman. 12th November, 1912.

CANADIAN ARMY VETERINARY CORPS.

To be Lieutenant: Frederic Alphonse Daignault, gentleman. 1st November, 1912.

CORPS OF SCHOOL CADET INSTRUCTORS.

To be Lieutenants: Allan James Watson, gentleman. 17th October, 1912.

Edward Bell, gentleman. 18th October, 1912.

John Percy Page, gentleman. 11th November, 1912.

Stanley Walker, gentleman. 30th November, 1912.

CONFIRMATION OF RANK.

The undermentioned provisionally appointed Officers, having qualified themselves for their appointments, are confirmed in their rank from the dates set opposite their respective names:—

Major H. F. Leonard, 25th Dragoons, 1st April, 1912.

Captain A. L. Cotte, 104th Regiment, 16th November, 1912.

Lieutenant C. E. King, 6th Regiment, 10th February, 1912.

Lieutenant R. Buscombe, 6th Regiment, 12th February, 1912.

Lieutenant J. R. Mills, 5th Dragoons, 1st April, 1912.

Lieutenant J. R. Hyde, Amm. Col. 6th Bde. C. F. A., 26th November, 1912.

Lieutenant F. C. Bell, C.A.M.C., 30th November, 1912.

Sup. Lieut. M. R. Blake, C.A.M.C., 1st April, 1912.

Sup. Lieut. R. W. D. Hewson, C.A.M.C., 24th April, 1912.

By command,

V. A. S. WILLIAMS,
Colonel,
Adjutant General.

APPOINTMENTS, PROMOTIONS AND RETIREMENTS.

CANADIAN MILITIA.

1912.

HEADQUARTERS,

OTTAWA, 23rd December, 1912.

The following appointments, promotions, retirements and confirmations of rank are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

G. O. 232.

PERMANENT FORCE.

CANADIAN PERMANENT ARMY SERVICE CORPS.—To be Lieutenant: Harry Otter Lawson (R.M.C. Graduate). 1st December, 1912.

CAVALRY.

2ND DRAGOONS.—Provisional Lieutenant W. H. Yates is permitted to retire. 13th December, 1912.

14TH KING'S CANADIAN HUSSARS.—Lieutenant W. A. McRie is permitted to resign his commission. 9th December, 1912.

THE 16TH LIGHT HORSE.—Major A. E. Christie and Lieutenant G. Robinson are transferred to the Corps Reserve. 9th December, 1912.

ARTILLERY.

Canadian Field Artillery.

7TH BRIGADE.—To be Adjutant.—Major J. B. Payne, 15th "Shefford" Battery, *vice* Captain J. H. Atkinson, resigned on appointment to the Permanent Force. 31st October, 1912.

CANADIAN OFFICERS' TRAINING CORPS.

MCGILL UNIVERSITY CONTINGENT.—To be provisional Lieutenant and Adjutant, on organization: Charles Millar McKergow, Esquire. 1st November, 1912.

The following officers are granted local rank in this Contingent, as under, while attached thereto:—

Captain V. I. Smart, 5th Regt. "Royal Highlanders of Canada," as provisional Major; and Lieutenant L. M. Cosgrave (r.m.c.), 9th Mississauga Horse; and Lieutenant A. H. Helmer (r.m.c.) 2nd Battery, C.F.A., as Captains. 1st November, 1912.

INFANTRY.

THE GOVERNOR GENERAL'S FOOT GUARDS.—To be provisional Lieutenant: Henry Austin Reiffenstein, gentleman. 10th December, 1912.

To be provisional Lieutenant: John Armistead Wilson. 11th December, 1912.

3RD REGIMENT "VICTORIA RIFLES OF CANADA".—Provisional Lieutenant W. G. Mitchell, is permitted to retire. 12th December, 1912.

6TH REGIMENT "THE DUKE OF CONNAUGHT'S OWN RIFLES".—Captain J. H. MacGill is transferred to the Corps Reserve. 9th December, 1912.

12TH REGIMENT "YORK RANGERS."—Lieutenant W. R. Glover is retired. 12th December, 1912.

21ST REGIMENT "ESSEX FUSILIERS."—Captain R. M. Morton is permitted to resign his commission. 16th May, 1911.

To be Quartermaster with the honorary rank of Captain: Robert Mortimer Morton, Esquire, *vice* Honorary Captain J. A. MacKay, resigned. 16th May, 1911.

24TH KENT REGIMENT.—To be provisional Lieutenant (supernumerary): Ernest Brisco, gentleman. 18th November, 1912.

28TH PERTH REGIMENT.—To be provisional Lieutenant-Colonel and to command the Regiment: Honorary Major W. Lawrence, who resigns the appointment of Paymaster, *vice* Lieutenant-Colonel G. T. Cooke, transferred to the Reserve of Officers. 7th August, 1912.

To be provisional Major: Honorary Captain J. D. McCrimmon, who resigns the appointment of Quartermaster, *vice* Major W. Guy, who is retired, retaining rank, under the provisions of para. 231, King's Regulations and Orders for the Canadian Militia, 1910. 7th August, 1912.

To be Major: Captain F. J. R. Forster, *vice* Major D. W. Jameson, who is transferred to the Reserve of Officers. 7th August, 1912.

To be provisional Captain: Thomas Gillmor Delamere, Esquire, *vice* Captain G. L. Money, who is granted the brevet rank of Major from the 22nd of January, 1910, and transferred to the Corps Reserve. 7th August, 1912.

To be provisional Captain: Samuel Monteith Loghrin, Esquire, *vice* Captain A. McBeth, who is transferred to the Reserve of Officers. 7th August, 1912.

To be provisional Captain: Lieutenant J. L. Young, *vice* Captain J. J. Doyle, who is transferred to the Reserve of Officers. 7th August, 1912.

To be provisional Captain: Lieutenant R. T. Harding, *vice* Captain G. E. Whitworth, transferred to the Reserve of Officers. 7th August, 1912.

To be provisional Captain: Lieutenant J. C. Makins, *vice* Captain F. J. R. Forster, promoted. 7th August, 1912.

To be provisional Captains: John Hallifax Gordon, Esquire, and Charles Farquharson, Esquire, 7th August, 1912.

To be provisional Lieutenant: Frank Armitage Copus, gentleman, *vice* Lieutenant S. W. N. Monteith, who is transferred to the Reserve of Officers. 7th August, 1912.

To be provisional Lieutenant: Oscar Anson Cannon, gentleman, *vice* Lieutenant J. D. Guy, who is transferred to the Reserve of Officers. 7th August, 1912.

To be provisional Lieutenant: John Archibald Beatty, gentleman, *vice* Lieutenant R. T. Harding, promoted. 7th August, 1912.

To be provisional Lieutenant: John Alexander Kennedy, gentleman, *vice* Lieutenant D. W. Forbes, who is permitted to resign his commission. 7th August, 1912.

To be provisional Lieutenant: John Alexander McLachlan, gentleman, *vice* Lieutenant J. C. Makins, promoted. 7th August, 1912.

To be provisional Lieutenant: Allan Brock Manson, gentleman, *vice* Lieutenant J. L. Young, promoted. 7th August, 1912.

To be provisional Lieutenant: Frederick George Killer, gentleman, *vice* provisional Lieutenant A. G. Nasmith, who is permitted to retire. 7th August, 1912.

To be provisional Lieutenant: Frederick George McTavish, gentleman, *vice* provisional Lieutenant A. F. Lithgow, who is permitted to retire. 7th August, 1912.

To be provisional Lieutenant: Harry Morr Patterson, gentleman, *vice* provisional Lieutenant R. Brown, who is permitted to retire. 7th August, 1912.

To be provisional Lieutenant: Charles Henry Young, gentleman, *vice* provisional Lieutenant (supernumerary) A. G. Walsh, who is permitted to retire. 7th August, 1912.

To be provisional Lieutenant: Gerald Griffin O'Flaherty, gentleman, *vice* provisional Lieutenant T. Sayers, retired. 7th August, 1912.

To be provisional Lieutenants (supernumerary): Ramsay David Rankin and Charles Edward Purdy, gentlemen. 7th August, 1912.

Provisional Lieutenant C. E. Coppin is retired. 7th August, 1912.

Provisional Lieutenant H. L. Cull is permitted to retire. 7th August, 1912.

To be provisional Musketry Instructor: Lieutenant J. W. Day, who is transferred from the Corps of School Cadet Instructors, to complete establishment. 7th August, 1912.

To be Quartermaster, with honorary rank of Captain: Ernest Jarvis Smith, Esquire, *vice* honorary Captain J. D. McCrimmon, promoted. 7th August, 1912.

To be Paymaster, with the honorary rank of Captain: George Kay, Esquire, *vice* honorary Major W. Lawrence, promoted. 7th August, 1912.

31ST GREY REGIMENT.—Captain A. D. LePan, is transferred to the Corps Reserve. 16th November, 1912.

61ST REGIMENT DE MONTMAGNY.—To be Captain: Lieutenant O. J. L. D. Gingras, *vice* Captain E. Manseau, retired. 13th December, 1912.

80TH NICOLET REGIMENT.—Provisional Lieutenant J. E. Monfette is permitted to retire. 17th December, 1912.

91ST REGIMENT CANADIAN HIGHLANDERS.—To be provisional Lieutenant (supernumerary): William Charleton Tyrrell, gentleman. 10th December, 1912.

ARMY MEDICAL SERVICES.

Army Medical Corps.

To be provisional Lieutenants (supernumerary): Stanley Alwyn Smith, gentleman. 9th December, 1912.

Campbell McArthur, gentleman. 11th December, 1912.

Robert Roy McClenahan, gentleman. 15th December, 1912.

Provisional Lieutenant J. A. Macdonald is permitted to retire. 14th November, 1912.

Provisional Lieutenant T. V. Daley is retired. 30th November, 1912.

CORPS OF SCHOOL CADET INSTRUCTORS.

To be Lieutenants:

Hector Kennedy, gentleman. 15th October, 1912.

Robert J. Scott and Grover Cleveland Beazley, gentlemen. 1st November, 1912.

Luther William Taylor, gentleman. 28th November, 1912.

Milton Ezra La Zerte, gentleman. 1st December, 1912.

Sergeant Giles Vernon Jacques, 69th Regiment. 5th December, 1912.

Charles Haddon Weir, gentleman. 10th December, 1912.

Lieutenant J. W. Day is transferred to the 28th Regiment. 7th August, 1912.

MEMORANDA.

The rank of Honorary Lieutenant-Colonel in the militia is granted to Joseph Hinton Patterson, Esquire, under the provisions of King's Regulations and Orders for the Canadian Militia, 1910, para. 198, as amended by G. O. 112 of 1912. 19th December, 1912.

To be brevet Captain: Lieutenant W. J. Martin (Royal Garrison Artillery), Canadian Militia. 17th December, 1912.

CONFIRMATION OF RANK.

The undermentioned provisionally appointed Officers, having qualified themselves for their appointments, are confirmed in their rank from the dates set opposite their respective names:—

Captain W. T. Lawless, Per. Staff, 8th May, 1912.

Captain J. D. Gunn, 29th Light Horse, 15th May, 1912.

Lieut. T. H. Craig, 8th Regt., 26th February, 1912.
 Lieut. H. A. Riley, 29th Light Horse, 15th March, 1912.
 Lieut. G. E. Holmes, 29th Light Horse, 15th May, 1912.
 Lieut. G. E. Cook, 7th Hussars, 19th September, 1912.
 Lieut. F. K. Wilson, 29th Light Horse, 1st November, 1912.
 Lieut. W. J. Shortreed, 101st Regt., 8th November, 1912.
 Lieut. S. J. Scott, 7th Hussars, 16th November, 1912.
 Sup. Lieut. G. Hamilton, 7th Hussars, 21st August, 1912.
 Mus. Instr. Lieut. J. W. Day, 28th Regt., 23rd September, 1912.

Lieutenant J. A. Dansereau, having qualified under Appendix IX, K.R. & O., Subhead "A" (1), is confirmed in the rank of Lieutenant, Corps of Guides, from 19th February, 1912.

Provisional Lieutenant C. S. S. Watson, Corps of Guides, having qualified under appendix IX, K.R. & O., is confirmed in the rank of Lieutenant from 12th March, 1912.

AMENDMENT.—Adverting to General Order 110 of 1912, that part relating to Lieutenant R. D. Greig, 8th Regiment is cancelled.

(H. Q. 751-25-8.)

By Command,

V. A. S. WILLIAMS,
 Colonel,
 Adjutant-General.

APPOINTMENTS, PROMOTIONS AND RETIREMENTS.

CANADIAN MILITIA.

1912.

HEADQUARTERS,

OTTAWA, 30th December, 1912.

The following appointments, promotions and retirements, are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

G. O. 133.

DIVISIONAL AREAS.

2ND DIVISION.—To be General Staff Officer (3rd Grade): Major J. H. Elmsley, Royal Canadian Dragoons, *vice* Major and Brevet Lieutenant-Colonel L. F. Philips (King's Royal Rifle Corps) resigned. 1st January, 1913.

3RD DIVISION.—7TH INFANTRY BRIGADE.—The period of tenure of appointment of Lieutenant-Colonel R. E. Kent, as Brigade Commander, is extended to 1st September, 1913.

DISTRICTS.

MILITARY DISTRICT NO. 10.—6TH CAVALRY BRIGADE.—To be Brigade Commander: Lieutenant-Colonel H. J. Cowan, from the 18th Mounted Rifles, *vice* Lieutenant-Colonel E. A. C. Hosmer, who is transferred to the Reserve of Officers, on the expiration of his period of tenure of command. 10th December, 1912.

Major A. L. Young vacates the appointment of Brigade Major on promotion to command of the 12th Manitoba Dragoons. 8th December, 1912.

7TH CAVALRY BRIGADE.—To be Brigade Commander: Lieutenant-Colonel F. J. Clark, from the 12th Manitoba Dragoons, *vice* Lieutenant-Colonel. R. J. Gwynne, specially employed at Militia Headquarters. 8th December, 1912.

PERMANENT FORCE.

THE ROYAL CANADIAN DRAGOONS.—Major J. H. Elmsley will continue to be seconded during his appointment as General Staff Officer (3rd Grade), 2nd Division.

To be Regimental Adjutant: Lieutenant and Brevet Captain W. H. Bell, *vice* Lieutenant and Brevet Captain J. H. MacBrien, seconded. 13th December, 1912.

THE ROYAL CANADIAN ARTILLERY.—To be Adjutants: Captain H. E. Boak, *vice* Major A. Z. Palmer, 1st April, 1912, Captain C. R. Grant, *vice* Captain A. W. Jamieson. 31st December, 1912.

THE ROYAL CANADIAN REGIMENT.—Colonel J. C. Macdougall is transferred to the Permanent Staff. 10th June, 1912.

CAVALRY.

5TH "THE PRINCESS LOUISE DRAGON GUARDS".—To be Provisional Lieutenant (supernumerary): Eric Hannington McLachlin, gentleman. 23rd December, 1912.

12TH MANITOBA DRAGOONS.—To be Lieutenant-Colonel and to command the Regiment: Major A. L. Young, *vice* Lieut.-Colonel F. J. Clark, appointed to the command of the 7th Cavalry Brigade. 8th December, 1912.

THE 18TH MOUNTED RIFLES.—To be Lieut.-Colonel and to command the Regiment: Major C. D. McPherson, *vice* Lieut.-Colonel H. J. Cowan, appointed to the command of the 6th Cavalry Brigade. 10th December, 1912.

"22ND SASKATCHEWAN LIGHT HORSE".—Provisional Captains H. F. Boyce, J. C. Franks and Provisional Lieutenant H. C. Adams are permitted to retire. 23rd December, 1912.

INFANTRY.

THE GOVERNOR-GENERAL'S FOOT GUARDS.—To be Captain: Lieutenant C. H. Payne who vacates the appointment of Instructor of Musketry. 25th November, 1912.

7TH REGIMENT "FUSILIERS".—To be Major: Captain H. C. Becher *vice* Major A. A. Campbell, promoted. 1st January, 1913.

17TH REGIMENT.—To be Provisional Lieutenants: Joseph Louis Arthur Gaudreau, gentleman. 21st December, 1912.

Joseph Desrosiers and Albert André Bouchard, gentleman. 23rd December, 1912.

21ST REGIMENT "ESSEX FUSILIERS".—To be Provisional Lieutenants: Thomas Gerald McHugh, gentleman. 10th December, 1912.

Colly Lyons Foster Ambery, gentleman. 18th December, 1912.

44TH LINCOLN AND WELLAND REGIMENT.—To be honorary Captain: Quartermaster and honorary Lieutenant J. C. Bartle. 14th June, 1912.

56TH GRENVILLE REGIMENT "LISGAR RIFLES".—Provisional Lieutenants W. T. J. Robinson, D. F. Warren and H. L. McLean are retired. 20th December, 1912.

66TH REGIMENT "PRINCESS LOUISE FUSILIERS".—Lieutenant J. H. S. McClure is permitted to resign his commission. 18th December, 1912.

Provisional Lieutenant D. H. Scott is permitted to retire. 20th December, 1912.

To be provisional Lieutenant: James Roland Simmonds, gentleman. 2nd December, 1912.

72ND REGIMENT "SEAFORTH HIGHLANDERS OF CANADA".—To be Captains: Lieutenant J. A. Clark, *vice* Captain M. Moore, transferred. 31st July, 1912.

Lieutenant H. M. Fleming, *vice* Captain A. J. B. Mellish, who is transferred to the Corps Reserve. 10th December, 1912.

75TH LUNENBURG REGIMENT.—To be Lieutenant and Signalling Officer: Harris Reuben Mader, gentleman. 30th November, 1912.

CANADIAN ARMY SERVICE CORPS.

No. 5 COMPANY.—Captain N. C. Sparks is permitted to resign his commission. 19th December, 1912.
To be provisional Lieutenant (supernumerary): Alfred Ernest Hurd, gentleman. 1st December, 1912.

ARMY MEDICAL SERVICES.

Army Medical Corps.

To be provisional Lieutenants (supernumerary):
Arthur Francis McLaren, gentleman. 14th December, 1912.
Francis Patrick Quinn, Howard Hilman Gordon and James Samuel Nelson, gentlemen. 16th December, 1912.

CORPS OF SCHOOL CADET INSTRUCTORS.

To be Lieutenant: George Macdonald Sylvester, gentleman. 3rd September, 1912.

MEMORANDA.

The rank of Honorary Colonel in the Militia is granted to the undermentioned, under the provisions of K.R. and O. (Canadian Militia) 1910, para. 198, as amended by G.O. 112 of 1912 :
Andrew Duncan Davidson; Esquire. 27th December, 1912.
Lieut.-Colonel C. P. Davidson, R.L. 28th December, 1912.
Daniel Robert Wilkie, Esquire. 28th December, 1912.

Bandmaster (Warrant Officer) G. R. Robinson, 13th Royal Regiment, is granted the honorary rank of Lieutenant. 28th December, 1912.

Lieutenant-Colonel R. J. Gwynne, who vacates the appointment of Brigade Commander, 7th Cavalry Brigade, will be carried as supernumerary on the Active List while specially employed at Militia headquarters.

By Command,
V. A. S. WILLIAMS,
Colonel,
Adjutant General.

GENERAL ORDERS.

1913.

HEADQUARTERS,
OTTAWA, 2nd January, 1913.

G. O. 1.
INSTRUCTIONS, REGULATIONS, &c.
PAY AND ALLOWANCE REGULATIONS, 1912—AMENDMENT.

ALLOWANCE FOR PURCHASE OF TEXT BOOKS.
Article 433, line 7,—Lieutenants of Dismounted Corps—for “\$1.75” substitute “\$1.95”.
(H. Q. 305-5-4.)

G. O. 2.
KING’S REGULATIONS AND ORDERS FOR THE CANADIAN MILITIA, 1910—AMENDMENTS.

BOOKS, PERMANENT FORCE AND ACTIVE MILITIA.
1. Militia Book No. 71 is amended as follows :—
Table 1 (a), page 5, *opposite* “Regulations for Engineer Services, Canada” in column 8 (Army Medical Corps), *insert* “1”.
(H.Q. 70-49-1.)

2. Add the following :—

Books.	Cav- alry.	In- fantry	R.C.A.	
			Field and Heavy	Garri- son.
Memorandum for Camps of In- struction.	1	1		
Training Manual—Signalling..	1	1	1	1
Manual of Physical Training .	1 (d)	1 (d)		
Regulations for Cadet Corps.	1 (d)	1 (d)		
Instructions for care and con- struction of rifle ranges.....	1 (d)	1 (d)		
Regulations for Rifle Associa- tions	1 (d)	1 (d)		
Handbook of the Mekometer...	1	1		
Handbook for the Maxim Ma- chine Guns.....	1 (d)	1 (d)		
Yeomanry and Mounted Rifle Training.....	1			

(d) To Instructional Cadre only.

3. Table II (a)—In Column 3, *opposite* “Cavalry Training” *delete* “1” *under* Artillery—Field & Heavy.
4. Tables I (a), II (a), II (b)—*for* “Manual of Sanitation” *substitute* “Manual of Elementary Military Hygiene.”
5. Tables I (a), I (b), II (a), II (b), II (c)—*for* “Royal Engineers Training” or “R. E. Training” *substitute* “Engineer Training.”
(H.Q. 70-44-15.)

G. O. 3.
REGULATIONS FOR ENGINEER SERVICES,
CANADA, 1909.—AMENDMENT.

BILLS

Para. 569 is cancelled and the following substituted therefor :—
“569. Contractors will make out their bills on M.F.D.813 for all services carried out and stores supplied by them, and submit them, in triplicate, for services carried out, and, in quadruplicate, for stores delivered.
When dealt with in accordance with this section, the bills will be submitted in triplicate for payment. The quadruplicate of the bill is to support the R.C.E. Stores Account when sent in for audit.
The receipt voucher number by which the stores were taken on in the stores account is to be quoted on each bill.”
(H.Q. 305-7-1.)

G. O. 4.
ESTABLISHMENTS, 1912-13—AMENDMENTS.

Alverting to G.O. 59, 1912, the following amend-
ments are authorized :—
1. Page 12,—Permanent Army Medical Corps—for “Lieutenant-Colonels, 4” *substitute* “Lieutenant-Colonels, 5.”
(H.Q. 1-21-27.)
2. Table X, as amended by G.O. 169, 1912—Canadian Engineers — Regimental Establishment — *for* “Lieutenant-Colonels, 3, horses, 3,” *substitute* “Lieutenant-Colonels, 4, horses, 4”.
(H.Q. 245-6-1.)
3. Table XVI, footnote (c), line 2, *between* “3rd” and “6th” *insert* “5th”.
(H.Q. 32-9-13.)

G. O. 5.
ORGANIZATION.

1. CANADIAN ARMY SERVICE CORPS—CORPS
RESERVE.

The formation of a Corps Reserve for the Canadian Army Service Corps is authorized, and will be governed by regulations in force pertaining to the Corps Reserve, as set forth in King’s Regulations and Orders for the Canadian Militia.
(H.Q. 8-1-28.)

2. 1ST DIVISION.—The temporary re-organization of the 28th Perth Regiment is authorized as follows:—

Regimental Staff and six companies designated "A", "B", "C", "D", "E", "F", as a city corps, with headquarters at Stratford, Ont.

Two companies designated "G" and "H" as rural companies, with headquarters at Milverton and Listowel, Ont., respectively.

In connection with the above re-organization, the following changes in the headquarters of companies will be effected:—

"C" Company from St. Mary's to Stratford, Ont.

"D" " Mitchell " "

(H.Q. 7-30-21.)

3. MILITARY DISTRICT No. 10.—The organization of a rifle regiment (city corps), consisting of 8 companies, to be designated the "60th Rifles of Canada", with headquarters at Moose Jaw, Sask., is authorized.
(H.Q. 7-62-3.)

The organization of a City Infantry Corps, consisting of 8 companies, with headquarters at Prince Albert, Sask., is authorized.
(H.Q. 7-54-2.)

G. O. 6.

LOCALIZATION.

1. 1ST DIVISION.—26th Regiment "Middlesex Light Infantry".—The transfer of the headquarters of "D" Company from Kettle Point, Ont., to Sarnia Reserve, Ont., is authorized.
(H.Q. 7-28-16.)

2. MILITARY DISTRICT No. 10.—29th Light Horse.—The transfer of the headquarters of "C" Squadron from Saskatoon to Mildred, Sask., is authorized.
(H.Q. 2-36-1.)

G. O. 7.

NOMENCLATURE.

1. "Engineer Storekeeper" will, in future, be designated "Engineer Store Accountant."

All official books will be amended accordingly.
(H.Q. 1-17-79.)

2. MILITARY DISTRICT No. 10.—34th Regiment of Cavalry. The 34th Regiment of Cavalry will, in future, be designated the "Fort Garry Horse."
(H.Q. 2-42-4.)

G. O. 8.

RIFLE ASSOCIATIONS.

The formation of the undermentioned rifle associations is authorized:—

Military.

2nd Division Departmental, with headquarters at Toronto, Ont.
(H.Q. 29-D-16.)

Civilian.

No. 600, Ashcroft, with headquarters at Ashcroft, B.C.
(H.Q. 29-A-16.)

DISBANDMENT.

The disbandment of the undermentioned rifle association is authorized:—

Civilian.

No. 455, Nipissing, with headquarters at Nipissing, Ont.
(H.Q. 29-81.)

GOVERNMENT NOTICES.

COPYRIGHTS

Entered during the week ending 22nd January, 1913, at the Department of Agriculture—Copyright and Trade Mark Branch.

26651. "Almanach du Peuple, 1913." (44e Année.) (Livre.) Librairie Beauchemin, Limitée, Montréal, Que., 16 janvier 1913.

26652. "Official Telephone Directory, Western Ontario, December, 1912." (Book.) The Bell Telephone Company of Canada, Limited, Montreal, Que., 17th January, 1913.

26653. "A Review of the Right Honourable Sir Richard Cartwright's Reminiscences,—Sir John A. Macdonald Vindicated." By Sir Joseph Pope, K.C.M.G. (Book.) Sir Joseph Pope, Ottawa, Ont., 17th January, 1913.

26654. "A Swing Across the Balkans." By Robert W. Service. (Temporary Copyright Literary Work.) Toronto Daily Star, Toronto, Ont., 17th January, 1913.

26655. "Les Copeland's 38th Street Rag." By Les Copeland. (Music.) Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 17th January, 1913.

26656. "Dimples." Words by Edward Madden. Music by Percy Wenrich. Jerome H. Remick & Company, New York, N.Y., U.S.A., 17th January, 1913.

26657. "Valse Maurice." By Sylvester Belmonte. (Music.) Jerome H. Remick & Company, New York, N.Y., U.S.A., 17th January, 1913.

26658. "Monthly Review of the Canadian Bond Market, January 17th, 1913." (Publication.) Dominion Bond Company, Limited, Toronto, Ont., 18th January, 1913.

26659. "Perpetual Table of Days and Dates." (Book.) Reginald G. Hoerner and John Macdougall, Montreal, Que., 20th January, 1913.

26660. "The Traitor." By F. Clifford Smith. (Book.) F. Clifford Smith, Montreal, Que., 20th January, 1913.

26661. "Milestones." Words and music by E. Ray Goetz and A. Baldwin Sloane. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 20th January, 1913.

26662. "At the Picture Show." Words and music by E. Ray Goetz and Irving Berlin. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 20th January, 1913.

26663. "Impressions of Men and Events in the Parliament of Canada." (Temporary Copyright Literary Work.) Henry Franklin Gadsby, Toronto, Ont., 21st January, 1913.

26664. "The Two Flags." Words and music by J. A. Coté. J. Arthur Coté, Ottawa, Ont., 21st January, 1913.

26665. "Thirty Provincial Police in Porcupine." (Photo. No. 1.) Henry Peters, Timmins, Ont., 21st January, 1913.

26666. "Thirty Provincial Police in Porcupine." (Photo. No. 2.) Henry Peters, Timmins, Ont., 21st January, 1913.

26667. "The Canadian Law Times." Volume XXXII. 1912. Edited by Charles Elliott, B.A., LL.B. (Book.) The Carswell Company, Limited, Toronto, Ontario, 21st January, 1913.

26668. "Auto-Suggestion—Douze Leçon pour le Traitement de la Gène, de la Timidité et du Manque de Confiance en Soi-même." (Brochure.) Bureau Scientifique Français, Montréal, Qué., 22 janvier 1913.

GEO. F. O'HALLORAN,

30-1 Deputy of the Minister of Agriculture.

INSURANCE DEPARTMENT,

OTTAWA, 18th November, 1912.

NOTICE is hereby given that a license No. 331, has this day been granted The California Insurance Company for the transaction throughout Canada of the business of Fire Insurance. The chief agency of the company is established at the City of Vancouver, B.C., and John McLeod has been appointed chief agent.

W. FITZGERALD,

Superintendent of Insurance.

28-4

CANADIAN LIST OF CHANGES IN WAR MATÉRIEL, &c.

A list of changes in war matériel and patterns of military stores which have been approved and sealed, with instructions relating thereto, is issued herewith to all concerned.

By Command,

V. A. S. WILLIAMS,
Colonel,
Adjutant-General.

La Cie. Gladu & Demers, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of January, 1913, incorporating Adélarde Gladu, Ovila Demers, manufacturers, J. B. Rovenelle, Cyprien Gladu, gentlemen, all four of La Providence, in the Province of Quebec, and Theophile Alexis St. Germain, of St. Hyacinthe, in the said Province of Quebec, for the following purposes, viz:—(a) To carry on the business of wholesale and retail dealers in flour and sugar; to manufacture and sell bread, pastry, biscuits, confectionery, jellies, chocolates and other similar products; (b) To pay for, in paid-up shares, the whole or any part of the biscuit factory belonging to Adélarde Gladu. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "La Cie Gladu & Demers, Limitée," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at La Providence de St. Hyacinthe, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

Canal Lands, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of January, 1913, incorporating George Vipond Cousins, barrister-at-law, Stephen Bateman White and Herbert Ryerson Swenerton, managers, Aubrey Huntingdon Elder, student-at-law, and Patrick Francis Brown, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To purchase, lease or otherwise acquire, either for investment or re-sale, and to hold, either absolutely as owner or as mortgagee or otherwise, and to traffic in land, houses and other property of whatsoever tenure and any interest therein, and to create, sell and deal in freehold and leasehold ground rents, and generally to deal in, traffic by way of sale, lease, exchange or otherwise in land and house property and any other property, whether real or personal, and to carry on all or any of the businesses of builders and contractors, house agents, dealers in stone, sand, lime, bricks, timber, hardware and other building requisites, and to carry on a general real estate agency business, including the undertaking of investigations, valuations, sales, exchanges, leases, subdivisions and the like, for the purposes of the company; (b) To develop and turn to account any land acquired by or in which the company is interested, and in particular by laying out and preparing the same for building purposes or otherwise, and by constructing, altering, pulling down, decorating, maintaining, furnishing, fitting up and improving buildings, and by planting, paving, draining, farming, cultivating, letting on business lease or business agreement, and by advancing money to and entering into contracts and arrangements of all kinds with builders, contractors, tenants or others; (c) To make and to enter into any agreement or covenant for paving, macadamizing, repairing, grading, cleaning or watering streets or highways, and for the construction, opening and repairing of conduits, cisterns, drains, sewers or streets; (d) To acquire by purchase, lease or otherwise, or to undertake the whole or any part of the business, property or liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay for the same either in whole or in part in the bonds, debentures, paid-up shares or other securities of the company; (e) To acquire by purchase, lease or otherwise, or to take the shares, bonds, debentures or other securities of any company carrying on or about

to carry on or engage in any business which this company is authorized to carry on, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (f) To issue and allot fully paid shares of the company in payment or part payment of any business, franchise, undertaking, property, right, power, privilege, lease, license or contract which the company is authorized to acquire; (g) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may see fit and in particular for shares, debentures, bonds or securities of any other company; (h) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any government, municipal or local authority, or with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to guarantee the contracts of, either with or without security, and to lend money to or otherwise assist any such person or company or any person or company undertaking to build on or improve any property in which the company is interested, and generally to such persons or companies and upon such terms and conditions as the company may think fit and in particular to tenants, builders and contractors; (i) To guarantee the payment of money secured by or payable under or in respect of bonds, shares, contracts, mortgages, charges, obligations or other securities of any company or undertaking having objects altogether or in part similar to those of this company; (j) To enter into any arrangements with any government or authority, federal, provincial, municipal, local or otherwise, that may seem conducive to the company's objects or any of them; (k) To invest and deal with the moneys of the company not immediately required, upon such securities and in such manner as may from time to time be determined; (l) To distribute any of the property of the company in specie among its shareholders; (m) To do all or any of the above things as principals, agents, contractors or attorneys; (n) To do all such other things as are incidental or conducive to the attainment of any of the above objects; (o) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph hereof or by reference to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canal Lands, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 11th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

Herbert Lubin & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of January, 1913, incorporating Charles MacKay Cotton, advocate, and Herbert Lubin, real estate agent, of the City of Westmount, in the Province of Quebec; Egbert William Westover, advocate, and Percival Frederic Seymour, book-keeper, of the City of Montreal, in the said Province of Quebec, and Walter Joseph Shea, of the Town of Montreal West, in the said Province of Quebec, manager, for the following purposes, viz:—(a) To carry on a real estate and land business, with power to buy, own, develop, improve, acquire, settle, let, exchange and sell immovable properties and lands and timber limits, to trade in and otherwise dispose thereof, and to that end to purchase, survey, improve, develop and prepare for occupation

said lands and real estate in such manner as may be most convenient for the purposes of the company ; (b) To construct, erect, build and maintain in and upon said real estate and lands, roads, bridges and other means of communication, houses, mills, factories and other buildings and works necessary or convenient for the occupation or improvement of any of the said lands or real estate, and put the same in operation, and make all kinds of improvements thereon ; (c) To take mortgages or other security, or retain liens on any property sold by the company for the purchase price, or any part thereof, and to sell, assign and guarantee the payment thereof, to advance moneys by way of loans to the purchasers or lessees of any part of the company's property for the purpose of building or making other improvements thereon, and to aid by advance of money the construction and maintenance of roads, streets, waterworks and drains, and other works calculated to give better access to the property of the company and to enhance its value ; (d) To buy, erect, let and sell waterworks, and to manufacture, buy or acquire in any manner, and sell all kinds of light, heat or power, provided that any sale, distribution or transmission of electric, hydraulic or other power or force on the lands of the company shall be subject to the local and municipal regulations in that behalf ; (e) To act as agents and brokers for the investment, loan, payment, transmission and collection of money, and for the purchase, sale, improvement, development and management of any property, business or undertaking, management, control or direction of syndicates, partnerships, associations, companies and corporations ; (f) To promote, organize, manage or develop any corporation or company, to offer for public subscription any shares, stocks, bonds, debentures or other securities of any corporation or company incorporated for the purpose of acquiring the undertaking of this company, or any part thereof, or for the purpose of carrying on any business subsidiary thereto, to subscribe for, purchase or acquire and hold, either absolutely as owner or by way of collateral security or otherwise, and to sell, guarantee the sale of and to assign, transfer or otherwise dispose of or deal in bonds, debentures, stocks, shares and other securities of any such company ; (g) To acquire, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, pipe, convey and otherwise treat ores, metals and minerals, whether belonging to the company or not, and to render the same merchantable, and to sell or otherwise dispose of the same or any part thereof or interest therein, and to take, acquire and hold as consideration for ores, metals or minerals sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures or other securities of or in any other company having objects similar in whole or in part to those of the company hereby incorporated, and to sell and otherwise dispose of the same ; (h) To apply for, acquire, lease and dispose of trade marks, industrial designs, licenses, patents and patent rights and to use, operate and work the same ; (i) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company, to enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal in same ; (j) To amalgamate with any other company or companies having objects altogether or in part similar to those herein enumerated and to take shares therein ; to guarantee the performance of contracts by any person or company ; (k) To issue and allot, as fully paid up, shares of the company hereby incorporated in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, lease, license, contracts, real estate, stock, bonds and debentures or other property

or rights which it may lawfully acquire by virtue of the powers herein granted ; (l) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise any other company or corporation, and to guarantee the performance of contracts by any such company, corporation or by any other person or persons with whom the company may have business relations ; (m) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in other companies belonging to the company, or which the company may have power to dispose of ; (n) To do all or any of the above things as principals, agents or attorneys ; (o) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Herbert Lubin & Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of January, 1913.

29-2 THOMAS MULVEY,
Under-Secretary of State.

Canadian Tile Flooring Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 9th day of January, 1913, incorporating Roquebrune Paul La-Rocque, trader, Emile Labelle, contractor, Charles Georges Dérôme, accountant, Raoul Libelle, commercial traveller, and Auguste Angers, student-at-law, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To import, buy, sell and lay floorings of all kinds, and all articles needed in the building industry ; (b) To acquire or exchange shares or interests in any and with other companies, notwithstanding the provisions of section 44 of the said Act ; (c) To amalgamate with other companies on the terms and conditions agreed to by the boards of directors of said companies, and generally to enjoy all the privileges necessary to attain the purposes of the said company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian Tile Flooring Company, Limited," with a capital stock of twenty thousand dollars, divided into 200 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1913.

29-2 THOMAS MULVEY,
Under-Secretary of State.

The Girardot Agencies, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 9th day of January, 1913, incorporating Paul St. Germain, Léopold Guérin, Boisdoré Panet Raymond, advocates, Fabiola Lefebvre and Agnès Langlois, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on a general agency business either for the manufacture, purchase or sale on commission or otherwise of any foreign or domestic goods and products ; to act as commission agents or factors for any person or company with which this company may have business relations,

and to carry on the business of fire, life, sickness, accident, guarantee insurance agents or otherwise; (b) To apply for and obtain, register, take on lease, purchase, sell, lease, dispose of or grant licenses in respect of any patents of invention, improvements and processes, trade marks and other things necessary or useful for the purposes of this company or otherwise turn to account the same; (c) To deal in all kinds of real estate and to carry on the general business of real estate agents; (d) To carry on and undertake any business and all and everything necessary, advantageous and useful to any of the powers and rights hereby granted, together with power to acquire shares, bonds, debentures or other securities of any company having objects similar, in whole or in part, to those of this company, in exchange for the shares, bonds or debentures of this company, and also to issue fully paid shares in payment of any property, merchandise, salaries, and, with the approval of the shareholders, in payment of services rendered, and of any good-will. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Girardot Agencies, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

Gregory Realities, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of January, 1913, incorporating Honourable William Mitchell, Senator, René Chênevert and Frank Callaghan, advocates, Holsey Lorne Mitchell, real estate agent, and Percy Gregory, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of real estate dealers and real estate agents; to acquire, buy, hold, own, hire, maintain, control, manage, work, develop, sell, convey, lease, exchange, improve and otherwise deal in and dispose of real estate and real property or any interest or right therein and all other kinds of property and chattels real; to erect and construct houses, buildings or works of every description on any land of the company or upon any other lands; to rebuild, enlarge, alter or improve its existing houses, buildings or works thereon; to subdivide, improve or develop lands for purpose of sale or otherwise and to convert and appropriate any such land into and for roads, streets and other conveniences and to do and perform all things needful and lawful for the development and improvement of the same; (b) To enter into any industry of any kind whatsoever which may be suitable for the purposes of utilizing or enhancing the value of the property of the company and to erect and construct buildings for that purpose and to assist any industrial company with land, cash or otherwise; (c) To manufacture and produce steam, gas and electricity for heat, light and power for the purposes of the company and to sell the surplus thereof subject to all provincial and municipal laws and regulations in that behalf; (d) To issue in payment of any property acquired by the company, common or preferred shares of the capital stock of the company, as fully paid-up and non-assessable; (e) To purchase or acquire any business of a nature similar or in part similar to that of this company or any interest therein, and to pay for same in cash or stock of this company; (f) To amalgamate with any other company having objects altogether or in part similar to those of this company, or to sell or otherwise dispose of the undertaking or any part thereof for such consideration as the company shall see fit and in particular for shares, debentures, stock or securities of any other company having objects altogether or in part similar to those of

this company; (g) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any one or more of the objects for which this company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Gregory Realities, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

The Standard Paper Box Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of January, 1913, incorporating Hubert Moisan, manufacturer, Joseph Samson, merchant, both of the City of Quebec, and Calixa Narcisse Moisan, and Stanislas Herménégilde Moisan, manufacturers, Joseph Adrien Moisan, commercial traveller, all three of the City of Montreal, all in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, sell and deal in boxes of all kinds and for all purposes; (b) To purchase, lease or otherwise acquire water powers, water privileges and water rights, rights of way, water work rights and privileges and all other rights and privileges which may be useful to this company; to operate water powers and to generate electricity or any motive power, and to use the same for any purposes or objects whatsoever; to deal in and deal with gas or any other means to produce light, and to generate, sell and distribute heat in any places subject to any local, municipal or other laws in that behalf; (c) To carry on the business of lumber and timber merchants and manufacturers or otherwise; (d) To deal in real estate; to carry on the business and trade of builders and to erect houses, buildings and structures of all kinds, and to act as constructors of works of all kinds, real estate agents and dealers in building materials; (e) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its objects or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (f) To acquire from any person, partnership or company, the whole or any part of the property, business and undertakings which may be deemed useful for the purposes of this company and to assume the liabilities thereof; (g) To acquire any patents of invention, licenses, trade marks, franchises, privileges and powers of any person, partnership, company or corporation or of any public body, and to own, operate and deal with the same; (h) To acquire the undertaking and the business, assets, rights and privileges, and to assume the liabilities and all the obligations of "The Standard Paper Box Company," incorporated by letters patent issued under the authority of the laws of the Province of Quebec and actually carrying on its business in the Province of Quebec; (i) To acquire, in any manner deemed advisable, from any corporation or company carrying on any business with objects similar to those of this company, shares, bonds debentures or other securities, and to hold and dispose of the same in any manner deemed advisable; (j) To pay for services rendered to or for any property acquired by the company, wholly or partly in paid-up shares of this company; (k) To sell or lease the assets of the company, its undertakings and business in whole or in part for such consideration and upon such conditions as may be deemed expedient, and to receive payment therefor in shares, debentures, bonds or securities of any other company, or any interest or shares in any partnership or syndicate or for any other consideration or otherwise dispose of the same; (l) To enter into any arrangement with any authority, municipal or local, or

to enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business germane and capable of being conducted so as to benefit this company; to guarantee the contracts, with or without securities, of, advance money to, or otherwise assist any such person, partnership or company in such a manner and upon such conditions as may be deemed advisable for any object, and for any purposes which may be deemed profitable to and in the interests of this company; (m) To guarantee or to cause to be guaranteed by means of bonds, shares, contracts or other securities the payment of any money due to this company or by this company, or by any companies, corporations or undertakings having objects relating to any of the objects for which this company is incorporated; (n) To enter into any arrangements with any government or authority, federal, provincial, municipal or local, or with any other authority or power which may be conducive to the company's objects or any of them; (o) To invest the moneys of the company not immediately required in any manner deemed advisable, or to distribute, in whole or in part, in specie or otherwise, the property of the company; (p) To do all acts and exercise all the aforesaid powers either as principal, agents or attorneys; (q) To acquire, own, dispose of in any manner whatsoever any property, movable and immovable, rights, assets, franchises, undertakings, real estate and commodities whatsoever for the purpose of carrying on any of the powers conferred upon this company, and necessary to enable this company to profitably carry on the aforesaid objects; (r) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph hereof, or by reference to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Standard Paper Box Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

Raoul Barozzi & Compagnie, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of January, 1913, incorporating Raoul Barozzi, manufacturer, Maurice Loranger, Bernard Melançon and Georges Mayrand, notaries, Louis Joseph Loranger, advocate, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:— (a) To carry on the business of wholesale importers and manufacturers of millinery, hats, linen, lace and fancy goods, to manufacture, purchase and sell all articles relating to the aforesaid business, and to carry on business as general merchants and importers of all kinds of merchandise; (b) To purchase, acquire and manufacture all works, machinery, equipment and all things necessary for the company's business and to pay therefor either in cash, fully paid-up shares, bonds, debentures or other securities of the company; (c) To take and accept movable or immovable property in payment or part payment or consideration of the purchase price of goods manufactured or to be manufactured as aforesaid, and sold or to be sold to purchasers and to hold and maintain such movable or immovable property, to transfer, sell or otherwise dispose of the same as may be thought fit from time to time, or conducive to the company's interests; (d) To manufacture

and do such other acts and things as may be deemed expedient in connection with the company's objects or any of them; (e) To purchase, take on lease or otherwise acquire any lands, buildings, easements, or property, movable or immovable which may be required for the purpose of the company's business or useful in connection with its objects, and to sell and alienate the same whenever the company may think fit; (f) To apply for, obtain, register, lease or otherwise acquire, and to hold, own, use, render merchantable, and to sell, alienate any or all trade marks, formulæ, recipes, secret processes, trade names and distinctive marks, and any patents, licences, inventions, machinery devices, discoveries, improvements and processes used under letters patent or other authorization of the Canadian Government or of any other country which may seem directly or indirectly conducive to the company's business, and to pay for the same in cash or in fully paid-up shares, bonds or other securities of the company; (g) To purchase or otherwise acquire, negotiate and to assume the whole or any part of the assets, business, property, privileges, contracts, rights, bonds, and liabilities of any person, firm or company carrying on a business similar to that which this company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay for the same either in cash, paid-up shares, bonds or other securities of this company, or to hold and otherwise alienate the whole or any part of such property; (h) To enter into any arrangement as to the sharing of profits, union of interests, co-operation, joint adventure and transactions with any person or company carrying on or about to carry on any business which this company is authorized to carry on; (i) To lease, sell or otherwise deal with the whole or any part of the assets and liabilities of this company for such consideration as the company may think fit, including shares, bonds or other securities of any other company; (j) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertakings; (k) To amalgamate with any other company having objects similar to those of this company; to take and accept movable or immovable property in payment or in consideration of the whole or any part of the purchase price of goods manufactured or to be manufactured as aforesaid, and sold or to be sold to purchasers and to hold and maintain such property, movable or immovable, and to transfer, sell or otherwise dispose of the same as may be deemed advisable from time to time or in the interest of the company; (l) To distribute among the shareholders in specie by way of dividend or bonds, or in any manner deemed advisable, any or all property of the company, or any proceeds of the sale or disposal of any property of the company, or any shares, debentures or securities of any other company which may have purchased or taken over, either in whole or in part the property, assets or liabilities of this company; (m) To remunerate any person or company for services rendered in placing or assisting to place, or underwriting or guaranteeing the placing of any shares in the company's capital, or in or about the formation of the company, including legal fees, and with the approval of the shareholders and to pay for the same in cash or in shares of the company; (n) To purchase, acquire, own, transfer and sell shares, stock, debentures or securities in any other company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to dispose thereof, notwithstanding the provisions of section 44 of the said Act; (o) To issue, hand over and allot as paid-up stock, shares of the capital stock of the company in payment of any business, franchise, undertaking, property, rights, privileges, leases, licenses, patents, contracts, real estate, stock, assets and other property or rights which the company may lawfully acquire by virtue hereof; (p) To sell or otherwise dispose of any portion of the real estate or other property owned by the company for such considerations and upon such terms and conditions as the company shall see fit and to accept cash, shares, debentures, stock or securities of any other

company in payment or part payment therefor; (g) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable all or any of the company's rights or property, and to do all such other acts and things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Raoul Barozzi et Compagnie, Limitée," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 15th day of January, 1913.

THOMAS MULVEY,

29-2 Under-Secretary of State.

McCall, Shehyn & Son, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of January, 1913, incorporating The Honourable Joseph Shehyn, merchant, and Senator of the Dominion of Canada, Joseph Aurelian Shehyn, manager, Benjamin Alexander Scott, merchant, and Thomas Lawrence, financial accountant, all of the City of Quebec, in the Province of Quebec; and The Honourable Napoleon Antoine Belcourt, of the City of Ottawa, in the Province of Ontario, advocate, and a Senator of the Dominion of Canada, for the following purposes, viz:—(a) To carry on business as importers and exporters, wholesale and retail, and dealers in all kinds of dry goods, woollens, cottons, silks, tailor's trimmings and supplies; and as manufacturers and dealers in wearing apparel and underwear and of small wares of every description, notions and fancy wares of all kinds; (b) To take over as a going concern the whole or any part of the business now carried on by the Honourable Joseph Shehyn under the name of "McCall, Shehyn & Company" together with the stock in trade, book debts, good-will and all assets and movable property generally belonging to the said "McCall, Shehyn & Company" and to pay for the property and business so to be acquired in paid up non-assessable preferred or common capital stock of the company, or in cash, or partly in paid-up preferred or common capital stock of the company and partly in cash as may be agreed upon; (c) To act as agent for any person, firm or corporation carrying on any of the businesses which the company is authorized to carry on; (d) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, warrants and other negotiable or transferrable instruments, or the credit of the company; (e) To issue paid-up shares, bonds, debentures or other securities of the company in payment or part payment of any property or rights which may be acquired by the company or for any services rendered to the company or for any work done for the company or in or towards the payment or satisfaction or debts and liabilities owing by the company; (f) To acquire by purchase, exchange or other legal title, and to construct, erect, operate, maintain and manage all factories, shops, storehouses, depots and other structures necessary for its business and any other property movable or immovable, necessary or useful for the carrying on of any of the purposes of the company and to lease, sell or dispose of the same; (g) To apply for, obtain, register, lease or otherwise acquire and hold, use, own, operate and introduce and sell or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes useful to the business of the company; (h) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise, property, franchises, undertakings and businesses of any such cor-

poration and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company; (i) To sell or otherwise dispose of the undertakings of the company or any part thereof for such consideration as may be agreed upon and in particular for shares, debentures or securities of any other company having objects in whole or in part similar to those of this company; (j) To acquire or undertake the whole or any part of the business, assets and liabilities of any person, firm or corporation carrying on any business which the company is authorized to carry on, or which may be of value to the company, and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company; (k) To distribute among the shareholders of the company in kind, any property of the company, and in particular any shares, debentures or securities of any other company belonging to the company or of which the company may have power to dispose of; (l) To accept in payment of any debt due to the company, stock, shares, bonds, debentures or other securities of any kind or other property real or personal; (m) To carry on any other business, whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with the business of the company, or calculated to enhance the value of or render profitable any of the company's property or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "McCall, Shehyn & Son, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of January, 1913.

THOMAS MULVEY,

29-2 Under-Secretary of State.

Banff Lithia Water Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of January, 1913, incorporating Robert Knox McLean, engineer, and George Howard Anderson, John Baird Watson and Ansell Henderson Holdsworth, brokers, all of the City of Calgary, in the Province of Alberta; and Robert George Brett, of the City of Banff, in the said Province of Alberta, physician, for the following purposes, viz:—(a) To manufacture, buy, sell, deal in, import and export lithia and aerated waters, alcoholic and non-alcoholic beverages, wine, beer, ale and other fermented liquors and liquors of all kinds, and for such purposes to carry on the businesses of brewers, maltsters, distillers, hop merchants and growers, malt factors, corn merchants, wine and spirit merchants and importers, coopers and bottlers, bottle makers, bottle stopper makers, potters, licensed victuallers, hotel keepers, beerhouse keepers, restaurant keepers, lodging, house keepers, ice manufacturers and merchants, tobacconists, farmers, dairymen, yeast dealers and isinglass merchants; (b) To acquire by purchase or record or otherwise water and water power and recorded or unrecorded water or water privileges, and the application of such water and water power to all or any of the purposes for which the same can be used, and in particular without limiting the generality of the foregoing for hydraulic mining purposes, for general irrigation purposes, for generating and producing electricity and power of all kinds and for milling, manufacturing, industrial and mechanical purposes; (c) For the purpose of rendering water and water power available for use, application and distribution by erecting dams, increasing the head of water in any existing body of water or extending the area thereof, diverting the waters of any stream, pond or lake into any other channel or channels, to lay or erect any line of flume, pipe or wire, to construct any raceway, reservoir, aqueduct, weir or other erection or

work which may be required in connection with the improvement and use of the said water and water power, and to alter, renew, extend, improve, repair and maintain any such works, or any part thereof, and for such purposes to carry on the business of electricians, mechanical engineers and manufacturers and workers and dealers in water and ice; electricity, whether developed by water power or otherwise; gas, natural or otherwise, motive power, heat and light, and any business in which the application of water, electricity, gas or any power like or otherwise is or may be convenient, useful or ornamental, and to manufacture, sell and lease the same to other corporations and to public and private consumers, with electric, gas, water and oil machines, appliances and devices of all kinds for either the production, supply or use of light, heat and power, and all goods, wares, merchandise, property and substances now used in the production thereof or incidental thereto, or that hereafter may be invented, discovered or become known therein, and to contract for and furnish water, light, heat and power to other persons, firms and corporations, public and private; provided, however, that any distribution of gas, electricity or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (d) To purchase, take on lease or otherwise acquire and own, hold, work, develop, sell or otherwise dispose of, lease or exchange any lands, coal and other mines (either with or without the surface), mining ground, minerals, timber limits or berths, petroleum lands, lands on which are situate oil and gas wells, clay deposits and quarries and any mining, quarrying and irrigation rights, grants, concessions and easements, and any lands and hereditaments or other property, real or personal, necessary or convenient for the advantageous possession and use of the mines, quarries, clay works, gas, oil, petroleum and other works for the time being owned or worked by the company, or any interest therein respectively; (e) To acquire by purchase, gift, exchange or otherwise, and to build, erect, construct, sink, carry out, repair, maintain, improve, manage, work, control and superintend any roads, ways, levels, shafts, slopes, tunnels, railway sidings on lands owned or controlled by the company, bridges, coaling stations, reservoirs, water courses, aqueducts, furnaces, coke ovens, plant, brick-yards, lime kilns, cement works, clay works, engines, machinery, mills, factories, warehouses, dwelling houses, office buildings and other works and conveniences which may seem directly or indirectly conducive to any of the objects of the company, and to contribute to or otherwise aid or take part in any such operations; (f) For the benefit of the servants and employees of the company to stock and carry on any shops or stores and to build and rent dwelling houses; to build, establish or support churches, schools, reading rooms, baths, parks, places of recreation, building societies and other institutions, water, lighting, drainage and improvement works; (g) To apply for, purchase or otherwise acquire and to hold, sell or otherwise to turn to account, letters patent, brevets d'invention, concessions, licenses, inventions, rights and privileges, subject to royalty or otherwise, and whether exclusive or non-exclusive or limited, or any part interest in such letters patent, brevets d'invention, concessions, licenses, inventions, rights and privileges, whether in the Dominion of Canada or in any other part of the world, and to manufacture and produce, trade and deal in all machinery, plant, articles, appliances and things capable of being manufactured, produced or traded in by virtue of or in connection with any such brevets d'invention, concessions, licenses, inventions, rights and privileges as aforesaid; (h) To purchase or otherwise acquire all or any part of the business, property and liabilities of any company, society, partnership or person, formed for all or any of the purposes within the objects of this company, and to conduct and carry on or liquidate and wind up any such business; (i) To acquire by subscription, purchase or otherwise and to use and take, hold or sell shares or stock in any company, society or undertaking, the objects of which shall be wholly or in part similar to those of this company, or such as may be likely to promote or advance the interests of this company; (j) To promote or

form, or assist in the promotion or formation of any companies, businesses or undertakings having objects wholly or in part similar to those of this company, or for the purpose of acquiring, purchasing, holding, working or otherwise dealing with any property of the company, or in which this company is interested, or for any other purpose, with power generally to assist such companies, businesses and undertakings, and in particular by paying or contributing towards the preliminary expenses thereof or providing the whole or part of the capital thereof, or by taking or disposing of shares thereof, or by lending money thereto, upon debentures or otherwise, and further to pay out of the funds of the company all expenses attending the issue of any prospectus, circular or notice connected with this or any other company; (k) To subscribe for, take, acquire, hold, sell and give guarantees by way of underwriting or otherwise, in relation to stock, shares, debentures, obligations and securities of any company or of any municipal, public or local board or authority, and to invest the moneys of the company not immediately required; (l) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (m) To enter into any agreement with any government, provincial or federal, or any authority, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions, and to acquire from any concessionnaire any subsidies, charters, rights, privileges or concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with or, if deemed advisable, dispose of any such subsidies, charters, rights, privileges and concessions; (n) To obtain any Act of Parliament for enabling the company to carry any of its objects into effect or for effecting any modification of the company's constitution or for any other purpose which may seem calculated directly or indirectly to advance the company's interests; (o) To do all acts and things which may be necessary or desirable in connection with or to procure for the company a legal recognition, domicile and status in any foreign state or territory in which any of its property, estate, effects or rights may be situated, or in which the company may desire to carry on business; (p) To distribute any of the property of the company among the members in specie; (q) To pay the expenses of and preliminary and incidental to the formation, establishment and registration of the company, and upon any issue of shares, bonds, debentures or other securities of the company, to employ brokers, commission agents and underwrites, and to provide for the remuneration of such persons for their services by payment in cash or, with the approval of the shareholders, by the issue of shares, debentures or other securities of the company, or by the granting of options to take the same, or in any other manner allowed by law; (r) To pay for any lands, business, property, rights, privileges, concessions, acquired or agreed to be acquired by the company, and generally to satisfy any payment by or obligations of the company by the issue of shares of this or any other company credited as fully paid or partly paid up, or of debentures or other securities of this or any other company credited as fully or partly paid up, or of debentures or other securities of this or any other company; (s) To sell, manage, improve, develop, exchange, lease, dispose of, turn to account or otherwise deal with the undertaking or all or any part of the property and rights of the company, with power to accept as the consideration any shares, stocks or obligations of any other company; (t) To enter into partnership or into any arrangement for sharing the profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company, and to lend money to and guarantee the contracts of, or otherwise assist any such persons or company, and to take or otherwise acquire shares and securities in any such company, and sell,

hold, re-issue, with or without guarantee, or otherwise deal with the same; (u) To do all or any of the things above set out as principals, agents, contractors, trustees or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others; (v) To hold in the name of others any property which the company is authorized to acquire and to carry on or do all or any of the matters aforesaid and either in the name of the company or any company, firm or person as trustee for this company; (w) Generally to carry on any other business, whether organized or otherwise, which may seem to the company capable of being conveniently or profitably carried on in connection with the above or calculated directly or indirectly to enhance the value of and render profitable any of the company's properties or rights and to do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes, or the attainment of any one or more of the purposes herein enumerated, or incidental to the powers herein named, or which shall at any time appear to be conducive or expedient for the protection or benefit of the company. And it is hereby declared that in the interpretation of this clause the meaning of any of the company's purposes shall not be restricted by reference to any other purpose, or by the juxtaposition of two or more purposes, and that in the event of any ambiguity this clause shall be construed in such a way as to widen and not to restrict the powers of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Banff Lithia Water Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Banff, in the Province of Alberta.

Dated at the office of the Secretary of State of Canada this fifteenth day of January, 1913.

THOMAS MULVEY,

29-2 Under-Secretary of State.

Beauchemin et Cie, Ltée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of January, 1913, incorporating Joseph Léopold Arthur Beauchemin, merchant, Charles Edouard Lymburner, secretary-treasurer of the municipality, Joseph Placide Lymburner, travelling agent, John Bourgeois, manufacturer, Arthur Ernest Paquette, advocate, Joseph Napoléon Jacques, insurance broker, Joseph Alexis Dufresne, physician, all of the Town of Shawinigan Falls, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as a general store in all its branches, such as hardware, ironware, household furniture and movable effects, of spices generally, dry goods, haberdashery, boots and shoes, furs, lumber and firewood, and generally all the goods which constitute the business of a general store; (b) To manufacture all kinds of articles necessary or useful in the company's trade, and to acquire the immovable property necessary thereto, and to pay therefor, in cash or in paid-up shares of the company; (c) To establish and hold a veneering manufacture of articles of all kinds; (d) To acquire, sell, exchange and possess the said merchantable articles, to take and hold as a guarantee for the purchase price of the said effects, for the company, mortgages or other securities whatever; (e) To buy from Messrs. Beauchemin & Cie all the stock-in-trade now in use at Shawinigan Falls, and to pay for the same in paid-up shares of the company; (f) To buy from Messrs. Beauchemin & Cie, and from Mr. Adolphe Garneau, the immovable properties now occupied by Beauchemin & Cie for the use of their business, and to pay the price thereof in cash or in bonds of the said company; (g) With the approval of the shareholders, to remunerate in cash or in paid-up shares any person or corporation for services rendered or to be rendered in placing or in aiding to place any part of the shares of the company; (h) To do, sign and carry out all acts, contracts and things whatsoever

incidental to the powers hereby granted and suitable for the company's business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Beauchemin & Cie, Limitée," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Shawinigan Falls, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 15th day of January, 1913.

THOMAS MULVEY,

29 2 Under-Secretary of State.

Scottish Gowganda Mines, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of January, 1913, incorporating John Jennings Creelman, Gilbert Sutherland Stairs, Pierre François Casgrain, advocates, and Florence Ellen Seymour and Marie Fabiola Caisse, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To mine for and to obtain, buy, sell, dispose of and otherwise deal in gold, silver, iron, manganese, coal, shale, shale oil and other mineral oil, and other minerals and ores and the by-products thereof, and to carry on the business of oil refiners, chemical manufacturers and distillers; (b) To purchase, take, lease or otherwise acquire any gold, silver, iron, manganese, coal, shale, shale oil and other mineral oil or other mines or mining areas, beds of gold, silver, iron, manganese, coal, shale, shale oil or other mineral oil and other mines or quarries of any other mineral or metallic substances and lands containing the same, and to hold, work, lease or sell or otherwise dispose of the same; (c) To construct, purchase, lease, charter or otherwise acquire, hold, use, employ, sell, lease or otherwise dispose of such real and personal estate, railways, tramways, vessels, pipe lines, shipping and storage equipment, rolling stock, laboratories, manufacturing, retorts, condensers, refineries, tanks, stills, reservoirs, engines, machinery, buildings, waterworks, water powers, dams, flumes, sluices, works, equipment, plant, stock-in-trade, goods, chattels and effects, privileges and franchises as may be expedient, useful or convenient for the business of the company; (d) To manufacture, buy, sell and deal in goods, wares and merchandise; (e) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or the dependents or connections of such persons, and to grant donations and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for exhibitions, or for any public or useful object; (f) To construct, manage, maintain and operate stores, supplies and merchandise and dwelling, lodging and boarding houses for the use of the company's employees and to let dwellings, rooms or other accommodation; (g) To construct or acquire by purchase, lease or otherwise and to operate works for the production and disposal of steam, electric, pneumatic, hydraulic and other power or force and to produce, create, develop, acquire by lease or otherwise and to control and generally deal in and use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic and other power for any uses and purposes to which the same are adapted, subject to municipal and provincial laws and regulations in that behalf; (h) To apply for, register, purchase or otherwise acquire any trade marks, patents, licenses, concessions, and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company and to use, exercise, develop, grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (i) To invest and deal with

the moneys of the company not immediately required in such manner as may from time to time be determined, and to establish reserves and invest the same either in the business of the company or otherwise as may be determined; (j) To remunerate any person or company for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital or any bonds, debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business; (k) To purchase, lease or otherwise acquire the whole or any part of the business, property, assets, franchises, good-will, rights and privileges with or without assuming the liabilities of any person, firm or corporation carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company and to pay therefor either wholly or partly in cash or wholly or partly in shares credited as fully or partly paid up, bonds, debentures, or other securities of the company or otherwise; (l) To take, purchase or acquire by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, stock, bonds, debentures and other securities of any other company having objects altogether or in part similar to those of this company or carrying on or conducting any business capable of being conducted so as directly or indirectly to benefit this company, and to guarantee the principal thereof and interest and dividends thereon and to vote and act in respect of such shares through such agent or agents as the directors may appoint; (m) To promote or assist in promoting any company for the purpose of carrying on any business altogether or in part similar to that of this company or for the purpose of acquiring all or any of the property of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company; (n) To enter into partnership or any arrangement for sharing profits, union of interests, co operation, joint adventure, reciprocal concession or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction capable of being conducted so as directly or indirectly to benefit this company and to lend money to, guarantee the contracts of and otherwise assist any such company; (o) To amalgamate with any company having objects altogether or in part similar to those of this company; (p) To enter into any arrangements with any authorities, municipal, local or otherwise that may seem conducive to the company's objects or any of them and to promote or obtain any provisional order or Act of Parliament or of any Legislature for enabling the company to carry any of its objects into effect or for any other purpose which may seem expedient and to oppose any proceedings or application which may seem direct y or indirectly to prejudice the company's interests; (q) To sell or otherwise dispose of the whole or any part of the property, assets and undertaking of the company as a going concern or otherwise for such consideration as the company may think fit and in particular in whole or in part for cash, shares, stock, bonds, debentures or other securities of any other company having objects altogether or in part similar to those of this company; (r) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, bonds, debentures or other securities in other companies belonging to the company or which the company may have the power to dispose of; (s) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and by or through agents, trustees or otherwise and either alone or in conjunction with others; (t) To do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them and to carry on any business whether manufacturing or otherwise germane to the purposes and objects above set forth and which may seem to the company capable of being conveniently carried on by the company or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by

the name of "Scottish Gowganda Mines, Limited," with a capital stock of three hundred thousand pounds, divided into 300,000 shares of one pound each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1913.

THOMAS MULVEY,

29-2

Under-Secretary of State.

Ontario & Quebec Realty, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of January, 1913, incorporating Joseph Philippe Beaudry, real estate agent, of the City of Montreal, in the Province of Quebec; Louvigny de Montigny, Civil Service employee; Edgar Rodolphe Eugène Chevrier, barrister-at-law, Arthur Waldo Guertin, student-at-law, and Rebecca Mary Bobier, stenographer, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—(a) To acquire by purchase, lease, exchange, concession or other legal title, real and personal rights and property of any kind and description, and concessions, aid or assistance from any Government or municipal authority or person, co-partnership or corporation, and to hold, sell, lease, exchange, use, maintain, manage, operate or otherwise deal with the same or any part thereof or interest therein, together with any tenements, hereditaments, lands, buildings or structures that may be on the said lands or any of them and to sell, exchange or otherwise dispose of the whole or any portion of the said buildings, structures which are now or may hereafter be erected by this company or otherwise thereon, and to take and hold mortgages and hypothecs for any unpaid balance of the purchase money on any of the said lands, tenements, hereditaments, buildings or structures and to hold or sell or otherwise improve, alter, maintain, operate and manage the same whether erected by the company or others for whatever purposes or objects and to pay for such real estate and rights, concessions, hereditaments, tenements, buildings or structures in shares or bonds or other securities of this company or otherwise; (b) To develop, improve and lay out any such property in building lots, streets, lanes, squares, or otherwise, and upon such property make, construct, build and maintain roads, bridges and other internal communications, houses, mills, factories, and other buildings necessary or expedient to the occupation or improvement of any such property; (c) To make advances by way of loans to purchasers or lessees of any part of the company's real estate for building purposes or other improvements, to aid by way of advances or otherwise in the construction and maintenance of roads, streets, waterworks, sewers, and other works of improvement calculated to render the company's property more accessible or to enhance its value; (d) To invest money as an agent in immovable property for the benefit of any person or corporation; to undertake the care and management of investments so made and similar investments, and guarantee the security of the same; (e) To act as an agency for and on behalf of others who entrust the company with money to lend or invest and also secure the repayment of the principal, or the payment of the interest, or both, of any moneys entrusted with the company for investment, and for the purpose of securing the company against loss, upon any guarantee or obligation or any advance made by the company, and to receive and dispose of any description of assets or security which is conveyed, pledged, mortgaged or assigned to or warehoused with the company in connection with such guarantee, obligation, advance or investment, and to guarantee any investment made by the company as agent or otherwise; (f) To acquire letters patent of invention, patent rights, processes, concessions, licenses, trade marks, copyrights or any other privileges of like nature connected with anything convenient for the purpose of the company and to turn

the same to account by manufacturing or working the same or granting licenses in respect thereof or otherwise ; (g) To purchase or otherwise acquire or undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company, or possessed of property suitable and proper for the purposes of the company ; (h) To issue paid-up shares, bonds, debentures, or other securities for the payment either in whole or in part of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire or in payment in whole or in part or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of the company or for work done or services rendered in the promotion or organization of this company, notwithstanding anything contained in the said Act ; (i) To purchase, acquire, hold and own shares of the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which the company is empowered to carry on or engage in, and to acquire, hold, or otherwise dispose of such shares, bonds, or other securities, notwithstanding the provisions of section 44 of the said Act ; (j) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, partnership or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to carry on or to amalgamate with such company ; (k) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, the guarantee of bonds, debentures, or otherwise, securities or otherwise, any other company or corporation, and to guarantee the performance of contracts by any such person with whom the company may have business relations ; (l) To distribute among the shareholders of the company in kind, any property or assets of the company, and in particular any shares, debentures or securities of any other company or companies which may have been purchased or taken over, either in whole or in part, the property, assets or liabilities of this company ; (m) To sell, lease, exchange, or otherwise dispose of, in whole or in part, the property, rights, or undertaking of the company for such consideration as may be agreed upon, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of the company ; (n) To enter into any arrangement with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges, and concessions which it may be desirable to obtain, and to carry out, exercise and comply with or sell and dispose of any such arrangements, rights, privileges and concessions ; (o) To do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth, and which may seem to the company capable of being conveniently carried on by the company, or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights ; (p) To do all or any of the matters hereby authorized either alone or in conjunction with others or as factors, trustees, or agents of others ; (g) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Ontario & Quebec Realty, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

Northwestern Brass Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of January, 1913, increasing the capital stock of the "Northwestern Brass Company, Limited", from the sum of two hundred thousand dollars to the sum of five hundred thousand dollars, such increase to consist of three thousand shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1913.

THOMAS MULVEY,

29-2 Under-Secretary of State.

The Maisonneuve Contracting Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of January, 1913, incorporating Daniel McAvoy, King's counsel, of the Town of Maisonneuve, in the Province of Quebec ; Yvon Lamontagne, advocate, Edouard Bouchard, promoter, Abel Michaud and Emile Marceau, bookkeepers, all four of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—

(a) To carry on a general contracting business for the construction and erection of any and all works, either public or private, and also to manufacture, purchase, sell, repair and deal in machinery, tools of all kinds, wood and metals and all other materials and things of any nature whatsoever necessary or relating to the company's business in any manner whatsoever ; (b) To construct, equip, operate, work and conduct stores, mills, factories, yards, warehouses, works, wharves, means of transportation, offices and all other undertakings relating to the company's business ; (c) To acquire, purchase, lease or otherwise hold any property, movable or immovable which may be deemed useful for the purposes of the company's business, including factories, stores and other establishments, and to sell, lease, dispose of, exchange or replace the same ; (d) To act as vendor, agent, representative, distributor or warehousemen for any persons and for all kinds of machinery, materials and products which may be useful, directly or indirectly, in the carrying out of its undertakings ; (e) To acquire, develop, equip, conduct, operate or otherwise dispose of on its own account or for any other persons, water powers, equipments, electric and gas works and any plants and power stations whatsoever, either in whole or in part, and any manufacturing or business undertakings connected to or resulting from the powers herein named, subject to all local, municipal or other laws and regulations in that behalf ; (f) To purchase, acquire or otherwise obtain any patents or patent rights, improvements and registered processes, trade marks, trade names, industrial designs relating in any manner to the company's business or useful for such business, and to sell or otherwise turn to account such patents, patent rights, trade marks and industrial designs ; (g) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, firm or company carrying on any business which this company is authorized to carry on or suitable or proper for the attainment of the objects for which this company is incorporated ; (h) To acquire, hold, own and dispose of shares, bonds or other securities of any such company, notwithstanding the provisions of section 44 of The Companies Act, and to sell or dispose of the whole or any part of the assets of this company and to accept payment therefor in shares, bonds or other securities of any other company carrying a similar business or to accept any other considerations which this company may think advisable. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Maisonneuve Contracting Company, Limited," with a

capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Maisonneuve, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 15th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

East End Paving and Construction Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of January, 1913, incorporating Léopold Henri Durand, bookkeeper, of the City of Montreal; Napoléon Malenfant, machinist, Méridé St. Hilaire, miner, Adélard Gilbert, joiner, and Adélard Poitras, quarryman, all four of the City of Maisonneuve, in the Province of Quebec, for the following purposes, viz:—(a) To carry on a general constructing business for the construction and erection of any and all works, either public or private, and also to manufacture, purchase, sell, repair and deal in machinery, tools of all kinds, wood and metals and all other materials and things of any nature whatsoever necessary or relating to the company's business in any manner whatsoever; (b) To construct, equip, operate, work and conduct stores, mills, factories, yards, warehouses, works, wharves, means of transportation, offices and all other undertakings relating to the company's business; (c) To acquire, purchase, lease or otherwise hold any property, movable or immovable, which may be deemed useful for the purposes of the company's business, including factories, stores and other establishments, and to sell, lease, dispose of, exchange or replace the same; (d) To act as vendor, agent, representative, distributor or warehouseman for any persons and for all kinds of machinery, materials and products which may be useful, directly or indirectly, in the carrying out of its undertakings; (e) To acquire, develop, equip, conduct, operate or otherwise dispose of on its own account or for any other persons, water powers, equipments, electric and gas works and any plants and power stations whatsoever, either in whole or in part, and any manufacturing or business undertakings connected to or resulting from the powers herein named, subject to all local, municipal or other laws and regulations in that behalf; (f) To purchase, acquire or otherwise obtain any patents or patent rights, improvements and registered processes, trade marks, trade names, industrial designs relating in any manner to the company's business, or useful for such business, and to sell or otherwise turn to account such patents, patent rights, trade marks and industrial designs; (g) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, firm or company carrying on any business which this company is authorized to carry on, or suitable or proper for the attainment of the objects for which this company is incorporated; (h) To acquire, hold, own and dispose of shares, bonds or other securities of any such company, notwithstanding the provisions of section 44 of The Companies Act, and to sell or dispose of the whole or any part of the assets of this company, and to accept payment therefor in shares, bonds or other securities of any other company carrying on a similar business, or to accept any other considerations which this company may think advisable. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "East End Paving and Construction Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Maisonneuve, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 15th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

The St. Jérôme Gravel and Sand Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 9th day of January, 1913, incorporating Daniel McAvoy and Yvon Lamontagne, advocates, Edmond Bouchard, promoter, Abel Michaud, accountant, and Emile Marceau, bookkeeper, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To purchase, lease, sell, let or hire, own or dispose of any sand, gravel or stone deposits or other materials capable of being used directly or indirectly in the construction of public or private works or buildings; (b) To raise, convert, transport, deliver and provide all kinds of materials and generally to deal in and deal with such materials; (c) To construct, equip, operate, work and conduct stores, mills, factories, yards, warehouses, works, wharves, means of transportation, offices and all other undertakings relating to the company's business; (d) To acquire, purchase, lease or otherwise hold any property, movable or immovable which may be deemed useful for the purposes of the company's business, including factories, stores and other establishments, and to sell, lease, dispose of, exchange or replace the same; (e) To act as vendor, agent, representative, distributor or warehousemen for any persons and for all kinds of machinery, materials and products which may be useful, directly or indirectly, in the carrying out of its undertakings; (f) To acquire, develop, equip, conduct, operate or otherwise dispose of on its own account or for any other persons, water powers, equipments, electric and gas works and any plants and power stations whatsoever, either in whole or in part, and any manufacturing or business undertakings connected to or resulting from the powers herein named, subject to all local, municipal or other laws and regulations in that behalf; (g) To purchase, acquire or otherwise obtain any patents or patent rights, improvements and registered processes, trade marks, trade names, industrial designs relating in any manner to the company's business or useful for such business, and to sell or otherwise turn to account such patents, patent rights, trade marks and industrial designs; (h) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, firm or company carrying on any business which this company is authorized to carry on or suitable or proper for the attainment of the objects for which this company is incorporated; (i) To acquire, hold, own and dispose of shares, bonds or other securities of any such company, notwithstanding the provisions of section 44 of The Companies Act, and to sell or dispose of the whole or any part of the assets of this company and to accept payment therefor in shares, bonds or other securities of any other company carrying on a similar business or to accept any other considerations which this company may think advisable. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "St. Jérôme Gravel and Sand Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Maisonneuve, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

H. J. St. Clair Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of January, 1913, incorporating Fletcher Samuel Andrews, William Hepburne Curle, Frederick Maxwell Burbridge and David Lorne Bastedo, barristers-at-law, and Robert William Killey, clerk, all of the City of Winnipeg, in

the Province of Manitoba, for the following purposes, viz:—(a) To carry on the business of manufacturers of and jobbers and dealers, both wholesale and retail, in building materials and supplies of every kind and description; to carry on the business of manufacturers of and jobbers and dealers, both wholesale and retail, in and to install, repair, remove and maintain metal store fronts, patented devices used in building, sidewalk prisms, glass for buildings, fireproof doors, vault doors and other building materials; (b) To acquire, purchase, take over, use, enjoy and turn to account as a going concern the business heretofore carried on at the City of Winnipeg by H. J. St. Clair and O. V. St. Clair, under the name, style and firm of H. J. St. Clair & Co., as manufacturers of and jobbers and dealers in, both wholesale and retail, building materials and supplies of every kind and description, and all the assets, credits and effects and good-will thereof, subject to the liabilities thereof which the company shall have power to assume or guarantee, and to pay the purchase price of the said business, either wholly or in part, by the issue to the said H. J. St. Clair and O. V. St. Clair, or their nominee, of fully paid-up and non-assessable shares of the company, whether common or preference, or partly one and partly the other; (c) To build, construct, erect, alter, decorate, furnish, fit up, improve, repair and maintain buildings and structures of every kind and description; (d) To manufacture, buy, sell and deal, both by wholesale and retail, in all kinds of goods, wares and merchandise; (e) To acquire by purchase, lease, exchange or otherwise and to hold and enjoy, sell, lease or otherwise dispose of all such lands, interests in lands and buildings as may be considered desirable for any of the purposes of the company, and to erect thereon and elsewhere all buildings, warehouses and works of every class as may be considered desirable or useful for all such purposes and to purchase, sell, lease, construct, use and operate all classes of machinery, power, plant, tools and equipment useful for any of such purposes; (f) To issue in payment of any property, concessions or rights acquired by the company, or in consideration of any amalgamation of the company's objects, common or preferred shares of stock of the company as fully paid-up and non-assessable; (g) To engage in and carry on any other business or industry which may be deemed germane or incidental to the objects for which this company is incorporated; (h) To act as agent on commission or hire or otherwise for others in the exercise of the powers granted to the company; (i) To acquire and undertake the whole or any part of the business, property, rights and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purpose of this company, and from time to time to sell, lease, mortgage, pledge and dispose of the same, or any part thereof, and to amalgamate with any person or company carrying on business of a similar nature; (j) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company, and to lend money to, guarantee the contracts of or otherwise assist any such person, firm or company; (k) To promote, assist in promoting and become a shareholder in any subsidiary, allied or other company carrying on a business similar to that of this company; (l) To hold, purchase or otherwise acquire, to sell, assign, transfer, pledge or otherwise dispose of shares of the capital stock, bonds, debentures or other evidences of indebtedness, created by any other companies having objects similar in whole or in part to those of the company, and while the holder thereof, to exercise all the rights and privileges of ownership, including the right to vote thereon; (m) To issue as fully paid-up capital stock of the company to such an amount as the majority of the shareholders may authorize for the purpose of acquiring the business, property and rights

of any company, firm or person which the company is authorized to acquire, or the stock or bonds or other securities of any such company, or in payment for any real or personal property, rights, licences, good-will, privileges or other such property which may be purchased, taken or lease or otherwise acquired by this company in accordance with the terms or conditions of any agreement executed in that behalf by and between the company and any such vendor, lessor or grantor at or before the issue of such paid-up shares; (n) With the sanction of two-thirds in value of its shareholders to sell, lease, exchange or otherwise dispose of the whole or any part of the company's property or undertaking for cash or securities or shares in other corporations, and to sell and assign any such shares and securities; (o) To apply for, purchase or otherwise acquire and to use, exercise and develop or otherwise turn to account, to sell, assign, lease or otherwise dispose of any patents, brevets d'invention, licenses, trade marks, copyrights, devices, processes and methods, whether secret or otherwise, or part thereof, and to grant licenses in respect to same, and to issue fully or partly paid-up stock of the company as the purchase price or otherwise for any such patents, brevets d'invention, licenses, trade marks and copyrights; (p) To take from any debtor of the company securities of any kind and to sell, lease, mortgage or otherwise dispose of all property acquired by way of security; (q) To apply for and obtain registration or recognition from any province, state or country under the provisions of any law relating to foreign corporations in force in such province, state or country; (r) To issue shares in payment in whole or in part of any debt or obligation of the company and to divide the whole or any portion of the property or assets of the company or the proceeds of the sale thereof among its shareholders in specie in proportion to the amount of paid-up stock held by them respectively, and upon such terms as may be agreed upon; (s) To do all acts, deeds and things necessary and convenient for the exercise of all or any of the powers of the company or that may be deemed conducive to its interests. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "H. J. St. Clair Company, Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Winnipeg, in the Province of Manitoba.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1913.

THOMAS MULVEY,

29-2

Under-Secretary of State.

The Fort Realty Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of January, 1913, incorporating Ralph William Barclay and William Rorison Church, managers, Joseph Godbout, the younger, trader, and Joseph Greetham de Lorimier, advocate, of the City of Westmount, in the Province of Quebec, and Eugène Honoré Godin, of the City of Montreal, in the said Province of Quebec, advocate, for the following purposes, viz:—(a) To deal in real estate or immovable property and generally to carry on the business of a land company; (b) To acquire by purchase or otherwise the whole or any part of the assets of any person, firm or company carrying on a business similar to that which this company is authorized to carry on, or to enter into partnership with such person, firm or company for the carrying on of any undertaking and for the sharing of profits; (c) To sell or otherwise dispose of the whole or any part of the business and assets of this company upon such conditions and for such consideration as the company may deem fit; (d) To take, by original subscription, purchase, accept in payment or otherwise acquire, hold, sell or otherwise dispose of the shares, bonds or other securities in any other company having objects similar

in whole or in part to the objects of this company, notwithstanding the provisions of section 44 of the said Act; (e) To pay for in bonds or other securities or assets of this company or by the issue and allotment of paid-up shares of its capital stock any debts or claims against the company for any assets or rights acquired or owned by the company and, with the approval of the shareholders, for services rendered or to be rendered in any manner whatsoever; (f) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, bonds or other securities in any other company belonging to this company; (g) To do all or any of the above things as principals, agents, contractors or attorneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Fort Realty Company, Limited," with a capital stock of three hundred and fifty thousand dollars, divided into 3,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 17th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

29-2

The Crowell Sherman Stalter Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of January, 1913, incorporating James Steller Lovell, accountant, William Bain, bookkeeper, and Robert Gowans, Joseph Ellis and John Joseph Dashwood, solicitors' clerks, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To carry on the business of general contractors and engineers; to construct, erect, execute, equip, improve, make, repair, raise or develop public works or conveniences of all kinds, including railways, tramways, roads, tunnels, harbours, docks, slips, shipping places, piers, breakwaters, dams, jetties, wharves, quays, canals, reservoirs, channels, conduits and embankments, and including the erection, repair or improvement of sewage, drainage, sanitary, water, gas, electric light, telephonic, telegraphic and power supply, plants, works, houses and stations, and to dredge and deepen any waterways or channels and generally to do any construction or development or improvement work in connection with harbours, shipping and navigation routes and channels, and to construct tunnels under contract with any person, corporation or corporations possessing the right to construct such tunnels, and to construct any works in connection with any such tunnels, or with the railroads authorized to be constructed, maintained or operated through such tunnel or tunnels, and for any and all of the purposes aforesaid, to maintain and operate tracks, sidings and switches in or about any works or conveniences being so constructed, erected, executed, equipped, manufactured, made, repaired, raised or developed, and in or about any such waterways or channels or tunnels, and in or about any works being carried on by the company; (b) To construct offices, warehouses and other buildings, public and private, and all other works or conveniences of public utility; (c) To manufacture, buy, sell and deal in iron and iron ore and steel and other ores and metals; to purchase, lease or otherwise acquire any mines, mining rights and lands and any interest therein, and to explore, work and develop the same, and to quarry, smelt, refine, dress, amalgamate and prepare for market ores, minerals and metals of all kinds; (d) To acquire by purchase or otherwise and to hold and deal in lands, timber limits or licenses, water lots, water falls, water privileges and concessions and powers and rights and interests therein, and to build upon, develop, irrigate, cultivate, settle and otherwise improve and utilize the same, and to lease, sell and otherwise deal with or dispose of the same; (e) To sink wells and shafts and to make, build, construct, erect, lay down and maintain reservoirs, waterworks, cisterns,

dams, culverts, main and other pipes and appliances and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the purposes of irrigation and for the creation, maintenance and development of hydraulic, electrical or other mechanical power, or for any other purpose of the company; (f) To purchase, lease or acquire water powers and water privileges, and to develop therefrom any power, electrical or other energy, and to use the same in connection with the business of the company, and to transmit the same and sell, lease or dispose of water powers and water privileges or power, and to enter into working arrangements with any other companies, persons, firms or corporations for the use thereof, and to establish, operate and maintain any lighting, heating or power plants, and to sell and dispose of light, heat and power, provided always that the rights and privileges hereby conferred upon the company to generate, sell and dispose of electric energy for light, heat and power, when exercised outside the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf; (g) To manufacture and deal in logs, lumber, timber, wood, metal and all articles into the manufacture of which wood or metals enter and all kinds of natural products and by-products thereof, and goods, wares and merchandise; (h) To build, buy, sell, equip, operate and own steamships, steamboats, sailing vessels, barges and lighters, not as a common carrier, but as an incident to its business; to buy and sell, hold and operate wharves, water rights, powers, bulk-heads and appurtenant property in such places as the business of the company may seem to require, or as may be necessary or convenient in connection therewith; (i) To manufacture or produce, purchase, take upon lease or in exchange or otherwise acquire, whether for any of the hereinbefore mentioned purposes or not, machinery and plant of all kinds and any other articles, products or things used in connection with any of the company's business, and to buy, sell, supply and deal in the same; (j) To apply for, purchase or otherwise acquire or obtain any contracts, decrees or concessions for or in relation to the construction, execution, carrying out, equipment, improvement, management, administration or control of public works and conveniences or otherwise incident to any of the objects herein specified, and to undertake, execute, carry out, dispose of or otherwise turn to account or sell or dispose of the same; (k) To sell, exchange or lease any real or personal property of the company or any rights, easements, privileges or interest in, to, over, under or concerning the same; (l) To purchase or otherwise acquire any patents or patent rights, licenses, concessions and the like conveying any exclusive or non-exclusive or limited right to use any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property and rights so acquired; (m) To purchase and otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of this company's business, and to issue in payment or part payment for any property, rights or privileges secured by the company, or for any guarantees of the company's bonds, or for services rendered, shares of the capital stock of the company, whether subscribed for or not, as fully paid and non-assessable, or bonds, debentures or other securities of the company; (n) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authority, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, buy in and contribute towards carrying the same into effect, and to appropriate any

of the company's stock, bonds and assets to defray the necessary costs, charges and expenses therein; (o) To draw, make, except, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (p) To raise and assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee or otherwise any person or any corporation in the capital stock of the company holds shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation, and to guarantee the performance of any contracts by any such corporation, or by any person or persons with whom the company may have business relations; (q) To purchase, subscribe for, acquire, hold, sell or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation and evidences of indebtedness in any such corporation (including bonds, debentures or other securities of the Dominion of Canada or of any of the Provinces of the Dominion of Canada or of any municipal corporation), notwithstanding the provisions of section 44 of the said Act; (r) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in, and to promote or assist or join in the promotion of any such company; (s) To procure the company to be registered, licensed and recognized in any foreign country and to designate persons therein, according to the laws of such foreign country, to represent this company, and to accept service for and on behalf of this company of any process or suit; (t) To amalgamate with any other company having objects similar to those of this company; (u) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking; (v) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth; (w) To do all or any of the above things as principals, agents and attorneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Crowell Sherman Stalter Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

29-2

Rubber Substitutes Company, Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of January, 1913, incorporating James Quinn, manufacturer, James Frederick Reilly, mining engineer, George Strubbe, agent, Miss Martha Kennedy, stenographer, and Louis Gosselin, advocate, all of the City and District of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To purchase, sell, manufacture and deal in rubber substitutes and rubber substitute goods, materials, wares, merchandise and supplies, and to carry on a general business as merchants and manufacturers for the sale of all goods, wares and merchandise of any character and description whether on commission or otherwise; (b) To purchase, take over and carry on as a going concern the business in rubber substitutes now carried on in Montreal and elsewhere by James Quinn and James Frederick Reilly as manufacturers and dealers in rubber substitutes and rubber substitute goods, wares, materials and supplies, together with said Quinn and

Reilly's secret formulae to compound and make rubber substitutes and rubber substitute goods, materials, wares, merchandise and supplies including machinery, stock in trade, contracts, good-will and all property whatever, and to pay for the same or any part thereof in cash, bonds or paid-up stock of this company; (c) To acquire by purchase, lease or other legal title and to sell or otherwise deal in any mines, minerals, mining rights or interests of any kind whatever, and to explore and develop the same, and to raise, wash, smelt, assay, amalgamate and test ores, metals and minerals of all kinds whatever belonging to the company or otherwise, and generally to carry on the business of a refining, smelting, milling, and mining company in all or any of its branches for the purposes of this company; (d) To purchase, lease or acquire water powers and water privileges and to develop therefrom any power, electrical or other energy, and to use the same in connection with the business of the company, and to transmit the same, and sell, lease or dispose of water powers and water privileges or power and to enter into working arrangements with any other companies, persons, firms or corporations, for the use thereof, and to establish, operate and maintain any lighting, heating or power plants, and to sell and dispose of light, heat and power, provided always that the rights and privileges hereby conferred upon the company to generate, sell and dispose of electric energy for light, heat and power, when exercised outside of the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (e) To manufacture or produce, purchase, take upon lease, or in exchange or otherwise acquire, whether for any of the hereinbefore mentioned purposes or not, machinery and plant of all kinds, and any other articles, products or things used in connection with any of the company's business and to buy, sell, supply and deal in the same; (f) To acquire by purchase, lease or otherwise, and to hold such immovable property as may be deemed necessary and requisite for the purposes of the company's business, including stores, warehouses and other establishments, and to erect and construct the same when and where advisable and to sell, lease, convey, exchange, dispose of or otherwise deal with such property, real estate, buildings or any part thereof; (g) To sell, exchange or lease any real or personal property of the company, or any rights, easements, privileges or interest in, to, over, under or concerning the same; (h) To purchase or otherwise acquire formulae, secret processes, patents or patent rights, licenses, concessions and the like, conveying any exclusive or non-exclusive or limited right to use any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property and rights so acquired; (i) To purchase and otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of this company's business, and to issue in payment or part payment for any property, rights, or privileges, secured by the company or for any guarantees of the company's bonds, or for services rendered, shares of the capital stock of the company, whether subscribed for or not, as fully paid and non-assessable, or bonds, debentures or other securities of the company; (j) To enter into partnership, or into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise deal with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in, and to promote or assist or join in the promotion of any such company; (k) To raise and assist in raising money for, and to aid by way of bonus, promise, endorsement, guarantee or otherwise, any person or any corporation in the capital stock of which the company holds shares, or with which it may have business relations, and to act as employee, agent, or manager, of any

such corporation, and to guarantee the performance of any contracts by any such corporation or any person or persons with whom the company may have any business relations; (l) To purchase, subscribe for, acquire, hold, sell, or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation, and evidences of indebtedness in any such corporation, notwithstanding the provisions of section 44 of the said Act; (m) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (n) To amalgamate with any other company having objects similar to those of this company; (o) To distribute among the shareholders of the company in kind, any property of the company and in particular any shares, debentures or securities in other companies belonging to the company or which the company may have power to dispose of; (p) To procure the company to be registered, licensed and recognized in any foreign country, and to designate persons therein according to the laws of such foreign country, to represent this company, and to accept service for and on behalf of this company of any process or suit; (q) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking; (r) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth; (s) To do all or any of the above things as principals, agents and attorneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Rubber Substitutes Company, Limited," with a capital stock of three hundred thousand dollars, divided into 3,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 16th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

29-2

The Canadian Jewish Times Publishing Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of January, 1913, incorporating Samuel William Jacobs and Alexander Rives Hall, both of His Majesty's Counsel learned in the law; Louis Fitch, advocate, and Violet Winifred Leslie Henry-Anderson and Minnie Isabel Bustin, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To purchase or otherwise acquire and to take over the undertakings, properties, assets and liabilities of the Canadian Jewish Times Publishing Company, a partnership doing business as printers and publishers at the City of Montreal, and to pay therefor wholly or partly in cash, or wholly or partly in paid-up shares, bonds, debentures or in other securities of the company; (b) To publish, print, bind, manufacture, issue, purchase, sell, deal in and otherwise turn to account books, magazines, publications, newspapers, pamphlets, maps, charts, engravings, lithographs, etchings, wood cuts, electrotypes, pictures and illustrations, whether coloured or without color, and by whatsoever process or processes the same may be produced, whether now existing or hereafter to be discovered or invented, and generally to carry on the business of printers, binders, stereotypers, lithographers, engravers and publishers, and to carry on a general advertising business as advertising contractors and agents; (c) To build, construct, erect, purchase, lease, hire or otherwise provide any buildings, offices, workshops, plant, machinery or other things necessary or useful for the

purpose of carrying out the objects of the company, and to sell, lease or otherwise dispose of the same; (d) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (e) To acquire and take over as a going concern the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which this company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay for the same in bonds, debentures, shares or other securities of the company; (f) To apply for, obtain, register, purchase, lease or license, on royalty or otherwise, acquire and hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any copyrights, trade marks, trade names, patents of invention, improvements or processes under registration or otherwise, useful to the business of the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names and inventions, licenses, processes and the like, or any other such property or rights; (g) To act as agents for any individual, company or corporation carrying on a business in any way similar to, or that can be conveniently combined with, the business covered by the foregoing; (h) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable and transferable instruments; (i) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (j) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property or rights of the company; (k) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value thereof or render profitable any of the company's property or rights; (l) To purchase or otherwise acquire, sell, use, lease or otherwise dispose of buildings, plant and machinery necessary or incidental to the business carried on by the company; (m) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian Jewish Times Publishing Company, Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 17th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

29-2

Mannesmann Tube Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of January, 1913, incorporating Arthur Dawson Fry and John Andrew Burns, merchants, Charles Rinfret and Angus McCallum, cashiers, and Robert James Bell, bookkeeper, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, buy, sell and deal in all kinds of steel and iron tubes and fittings, and to carry on the busi-

nesses of merchants, manufacturers and dealers in all kinds of metals and all articles composed or manufactured in whole or in part of iron, steel or other metals or wood or other material or combination thereof and all materials and supplies relating thereto; (b) To act as manufacturers' agents or commission agents in all kinds of manufactured articles, goods, wares, merchandise and materials; (c) To acquire by purchase and to hold all such lands and buildings as may be necessary or convenient in connection with the company's business and from time to time to sell and dispose of such lands and buildings; (d) To acquire any patent or patent rights, licenses, trade marks or trade names relating to or which may be useful in connection with any business of the company; to grant licenses to others to use any patent or patent rights which the company may have acquired; (e) To acquire by purchase, lease or otherwise the business of any company, firm or person which the company has power to carry on, together with the whole or part of the real or personal, movable or immovable property used by any company, firm or person in connection therewith; (f) To acquire, own, hold, sell or otherwise dispose of shares in the capital stock, bonds or other securities of any other company having objects similar to those of this company; to use the funds of the company for the acquisition of the same, and to vote on such stocks and bonds in the name of the company; (g) To promote and assist financially by granting advances of money or otherwise the enterprises or undertakings of any individual, firm, association or corporation with which this company may have business relations; (h) To share profits, unite or co operate with any person, firm, association or corporation engaged in or about to carry on any business which this company is authorized to engage in or carry on; (i) To sell, lease or otherwise dispose of the business, property and undertakings of the company, or any part thereof, for such consideration as the company may deem fit and in particular for the shares, bonds, debentures or securities of any other company having objects similar to those of this company and to divide among the shareholders any stocks, bonds and securities so received. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Mannesmann Tube Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollar each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of January, 1913.

THOMAS MULVEY,

29-2

Under-Secretary of State.

Wm. Currie, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of January, 1913, incorporating Henry Johnstone Elliott, King's counsel, Louis Athanase David and George Leonard Alexander, advocates, Edward Charles Baker, accountant, and Segfried Hinson Read Bush, student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on all or any of the businesses of clothiers, tailors, drapers, hosiers, costumiers, hatters, furriers, glovers, boot and shoe makers, cotton or cloth merchants or manufacturers or importers, haberdashers, portmanteau makers and general outfitters, manufacturers, exporters and importers of and dealers in india rubber and waterproof goods, umbrellas, walking sticks, toilet requisites and any other articles, commodities or things necessary or convenient for any of the purposes of the company; (b) To manufacture, purchase or otherwise acquire, hold, own, sell, assign, transfer, invest, trade and deal in goods, wares and merchandise

of every kind and description, and more particularly shirts, collars, all sorts of men's wear, haberdashery, all kinds of fabrics, materials and articles in any way entering into or requisite for the manufacture of clothing, or the component parts thereof or accessory thereto; (c) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with the above or calculated to directly or indirectly enhance the value of or render profitable any of the company's property or rights; (d) To purchase, acquire and undertake the whole or any part of the business, property and liabilities or any particular asset or right of any person, partnership or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay for the same by the issue of fully paid shares or otherwise; (e) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (f) To purchase or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company; (g) To amalgamate with any other company having objects similar in whole or in part to those of this company; (h) To enter into any agreement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (i) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit this company, and to act as agent for any person or company; (j) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (k) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company; (l) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in other companies or belonging to the company, or which the company may have power to dispose of, and to do all acts and exercise all power to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated; (m) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wm. Currie, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 5,000 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 23rd day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

30-2

Northern Realty Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of January, 1913, changing the name of "Northern Realty Company, Limited," to that of "Realty Holding Company of Winnipeg, Limited."

Dated at the office of the Secretary of State of Canada, this 23rd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

Lord, Bourbonnais et Perron, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of January, 1913, incorporating Donat Lord and Jeffrey Lord, manufacturers, Joseph Nestor Perron, accountant, all three of St. Pierre aux Liens; Elfège Bourbonnais, contractor, and Joseph Léonie Bourbonnais, carpenter, both of Lachine, all in the Province of Quebec, for the following purposes, viz:—(a) To deal in lumber and timber; to construct, purchase, sell and operate saw-mills, to prepare for market lumber and timber; to purchase, sell, exchange and exploit timber limits and timber licenses, to prepare for the market and to manufacture any building materials generally, iron, steel, wood, cement and other similar materials; (b) To construct, sell, operate brick-yards and the products thereof, quarries and their products, and to render merchantable, sell, purchase natural and artificial stone, cement and other similar products; (c) To carry out contracts for the construction and repair of houses or public or private buildings, public or private roads and streets generally, and for macadamising, paving, and to construct sidewalks, sewers, and to prepare and manufacture any and all things which may be used in such works; (d) To purchase, sell or exchange, and to manufacture any and all things used in the erection of buildings or to repair the same, such as paints, cement, glass and hardware generally; (e) To purchase, sell and exchange and exploit lands, immovable property and lots, and to subdivide, sell and lease the same, and to erect buildings thereon, and to sell, exchange and operate the same; (f) To acquire, sell or exchange interests or shares in any other companies; (g) To remunerate any persons for services rendered in placing or assisting to place or guaranteeing the placing of shares of stock of this company, or in or about the formation or promotion of the company or the conduct of its business; (h) To carry on any and all powers hereinbefore mentioned as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (i) To do all such other acts and things germane to the above objects or conducive to the attainment of such purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Lord, Bourbonnais et Perron, Limitée," with a capital stock of one hundred thousand dollars, divided into 2,000 shares of fifty dollars each, and the chief place of business of the said company to be at the Town of Lachine, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 22nd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

The North Alberta Coal Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of January, 1913, incorporating Charles Bethune Lind-

sey, student, Arthur Frank White and Reginald Theodore Thompson, clerks, Alan Sterling Muirhead, secretary, and Charles Wilton Fleming, accountant, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To search for, prospect, examine and explore lands and grounds in Canada supposed to contain coal, precious metals, petroleum, marl, clay and other minerals, and to search for and obtain information regarding mines, mining districts, claims and localities; To mine and extract coal and produce petroleum and generally to carry on the trade or business of colliery proprietors, oil producers and refiners, miners and engineers in all their branches, and also the trade or business of carriers by water of coal, minerals and other freight; (b) To acquire by purchase, lease, surrender, hire, pre-emption, gift, exchange or by location or shares or otherwise and own and hold under any legal title, coal, petroleum and mineral lands or lands assumed or reported to cover or contain deposits of coal, precious metals, marl, clay or other minerals, or petroleum or like deposits, mining lands, properties, mining locations or claims, surface rights, rights of way, water rights and privileges and the right to explore, prospect, develop or operate same in the Dominion of Canada, and to let or sublet any property of the company for mining or other purposes; (c) To search for, get, work, quarry, raise, make merchantable, produce, mill, smelt, reduce, purchase and sell coal, coke, lignite, sandstone, fire clay, iron, gold, silver, copper, asbestos and other minerals and to develop coal and mineral lands held by the company; to make fire bricks and manufacture gas and other products from coal, the products of the mines of the company and to manufacture timber, saw logs, sawn lumber and lumber of all kinds upon any lands acquired or owned by the company; (d) To manufacture and sell cement and products into which cement enters, either as a part or as a whole, to dig, mine, dredge or otherwise procure marl, clay or other minerals necessary to the manufacture of cements and other products aforesaid; (e) To develop the resources of the lands and hereditaments of the company by clearing, draining, improving, building upon, mining, lumbering on and otherwise improving and dealing with same, to lay out such lands with streets, lanes and squares or otherwise and to dedicate the same, if so required, to public use; (f) To purchase, acquire, manufacture and sell all kinds of goods, chattels, effects, articles and produce of every description (except wines, spirits and fermented and other intoxicating liquors); (g) To build, acquire, own, charter or lease, navigate and use steam and other vessels for the purposes of the company; (h) To construct, maintain, lease, acquire by sale, work and operate ditches, flumes and water or other hydraulic rights necessary for the purpose of the company; (i) To build, construct and maintain all necessary railways, wharves and warehouses, piers and docks, and to make, build, provide and carry on, use and work ropeways to be operated by steam, electric and other power, to build, construct and maintain reservoirs, aqueducts, canals, dams, water powers, roadsteads and other works necessary or convenient for the objects of the company, and to contribute to the expense of constructing, maintaining, improving and using any of such works; (j) To acquire and utilize water power for the purpose of compressing air or generating electricity for lighting, heating and motor purposes in connection with the buildings and works of the company, with authority to sell or otherwise dispose of the surplus electricity or power generated by the company's works; (k) To purchase or acquire any exclusive rights, patent rights or privileges in connection with the business of the company and any license to use and work the same, and to sell or lease any patent or patents acquired by the company or any right of selling, using or manufacturing thereunder respectively; (l) To purchase or otherwise acquire from any person, partnership or company all or any business within the objects of this company and any lands, property, privileges, rights, contracts and liabilities appertaining to the same and in connection with any such purchase to undertake the liabilities of any person, partnership, association and company; (m) To enter into any arrangement for sharing profits, union of in-

terest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to guarantee the bonds or contracts or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold or otherwise deal with the same ; (n) To promote any company or companies for the purpose of acquiring all or any of the property or liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit the company ; (o) To purchase or acquire, hold, transfer, sell and dispose of shares, stocks, debentures or securities in any other company having objects similar altogether or in part to those of this company or carrying on business capable of being conducted so as directly to benefit this company ; (p) To sell or otherwise dispose of the undertakings or any part thereof for such consideration as the company shall see fit, and in particular for shares, debentures, stock or securities of any other company having objects altogether or in part similar to any of those of this company ; (q) To amalgamate with any other company having objects altogether or in part similar to those of this company ; (r) To engage in any business or transaction within the company's objects in partnership or otherwise in connection with any person or company ; (s) And generally to do all such other things as are incidental or conducive to the attainment of the objects aforesaid or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The North Alberta Coal Company, Limited," with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 22nd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

National Builder's Supply and Enamel Concrete Brick Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of January, 1913, incorporating Alexandre Papineau Mathieu and Armand Mathieu, advocates, Joseph Adhémar Ogden, notary, and Marie Lacelle, stenographer, all of the City of Montreal, in the Province of Quebec ; and Michael Murray Hackett, of the Town of Chambly, in the said Province of Québec, accountant, for the following purposes, viz :—(a) To manufacture, import, export, purchase, sell and deal in all kinds of brick, tiles, water, drain and sewer pipes and connections, junctions, elbows, bends, traps, syphons, cesspools, flues, natural and artificial linings, sinks, closet, hoppers and all kinds of clay goods, to manufacture plaster and other plastic materials and all their by-products ; (b) To manufacture, purchase, sell or otherwise deal in machinery, tools, appliances and materials of every description used in works, plants and operations aforesaid, and to act as agent brokers or on commission in purchasing or otherwise dealing in the articles aforesaid ; (c) To acquire by purchase, lease or otherwise clay, shale and deposits, timber areas, peat bogs, lands, mines, minerals and mining rights or interest therein, and to work, operate, develop and maintain or otherwise deal in manufactured and unmanufactured products and by-products of same ; (d) To inter into any agreement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transactions which this company is authorized to carry on, and to take or otherwise acquire, shares and securities of any such company, and to sell,

hold or re-issue, with or without guarantee, or otherwise deal in the same ; (e) To remunerate with the approval of the shareholders by payments in cash, shares or otherwise, any person or company, for services rendered in placing or assisting to place, or guaranteeing the placing of any shares in the company's capital stock or any debentures or other securities of the company or in the conduct of the business ; (f) To contract for, build, construct and equip public and private works of every description, and to acquire, hold, sell, dispose of, supply, manufacture and produce all kinds of materials for use in the construction and equipment of such public and private works, and to sublet any or all such contracts ; (g) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, undertakings and business of any such corporation and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company ; (h) To sell or otherwise dispose of the undertakings of the company or any part thereof for such consideration as the company may deem proper, and in particular for shares, debentures or securities of any other company, having objects in whole or in part similar to those of this company ; (i) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or which might be of value to the company, and to issue paid-up or partially paid-up shares of the company in consideration or part consideration thereof, and to lend money to and to guarantee the contracts of, or to otherwise assist any person, firm or company with which this company may have business relations ; (j) To acquire, purchase, sell, deal in outright or on royalty, patented devices of all kinds and patents thereof or to apply for patents or any devices so purchased or acquired, and to acquire, purchase, sell, register, lease or license on royalty or otherwise, and to hold, use, own, operate, introduce, sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and process under registration or otherwise useful to the business of the company, and to use, exercise, develop, grant licenses in respect thereof or otherwise turn to account any such trade marks, trade names, inventions, licenses, processes and the like, or any such other property or rights ; (k) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ; (l) To issue paid-up shares, bonds, debentures or other securities of the company, in payment or part payment for any property or rights which may be acquired by, or for any services rendered, or for any work done for the company or towards the payment or satisfaction of debts and liabilities owing by the company, or to accept in payment of any debts due to the company, stock, shares, bonds, debentures or other securities of any company ; (m) To construct, maintain, alter, make, own and operate on property owned or controlled by the company, and on property adjacent thereto all such reservoirs, dams, flume, race and other ways, works, booms, elevators, improvements, sluice ways, water powers, aqueducts, wells, ditches, canals, wharves, slide piers, roadways, log rolls and any other erections and works as may be necessary ; (n) To invest moneys of the company not immediately required in such manner as may from time to time be determined by the company ; (o) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or other securities of any other company or which the company may have power to dispose of ; (p) To acquire by purchase, concession, exchange or other legal title and to construct, erect, operate, maintain and manage all factories, shops, stores, houses, saw-mills, hotels, depots, machine shops, engine houses and all other structures and erections necessary for its business and all other property movable and immovable, necessary and useful for the carrying on of any of the purposes of the company, and to lease, sell and dispose of the same ; (q) To purchase, sell, manufacture, let,

hire, import, export and deal in all kinds of goods, wares or merchandise which may be required for the purpose of any of the said businesses or which may seem capable of being profitably dealt with in connection with any of the said businesses of the company ; (r) To acquire, develop and operate any water power or water powers and to generate, produce and accumulate steam, gas, electricity or other motive power for the production of light, heat and power for the purposes of the company, with the power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat and power purposes to any person or corporation on such terms as may be agreed upon, provided that the foregoing powers, when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf ; (s) To carry on any other business (manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with any of the above specified business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's properties or rights, and to do all acts, and exercise all powers incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable, the company to profitably carry on its undertakings ; (t) To acquire by lease, purchase, license or otherwise and to sell, license or otherwise dispose of trade marks, trade names, and design patents ; (u) To build, purchase, acquire, charter, lease, operate and manage boats, steamboats, gasoline launches, vessels, tugs, barges or any other conveniences for the transportation of freight and passengers by water and by land ; to construct, purchase, lease, acquire, maintain and manage docks, wharves, piers and other convenient terminal facilities ; (v) To enter into any arrangement with any authority federal, provincial, municipal and local or otherwise that may be conducive to the company's objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "National Builder's Supply and Enamel Concrete Brick Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

The Dominion Traction and Lighting Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of January, 1913, incorporating William Alfred James Case, solicitor, James Broadbent Taylor, accountant, Clifford Gordon Lynch, secretary, and Harris Earle Wallace and Lowell Wallace Wood, students-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—(a) To carry on the business of producing, acquiring, purchasing, storing, using, selling, supplying, and disposing of gas, both artificial and natural, electricity and electric motive force or other agency, hydraulic, pneumatic, or otherwise, to all purchasers and takers and to do all acts necessary or useful in carrying on such business subject to local and municipal regulations ; (b) To construct or acquire by lease, purchase or otherwise and to maintain and operate works and appliances for the production of gas, whether natural or artificial, and of electricity and of electric, pneumatic, hydraulic or other power or force and lines, mains, wires, forks, tunnels, conduits and other works and appliances for the sale, delivery and transmission of same under or above ground, and therewith to convey, conduct, furnish or receive such gas or electric, pneumatic, hydraulic or other power or force to or from any company or companies, person or

persons at any place, through, over and along or across any public highway, bridge, viaduct, railway, water course or over or under any waters, provided the consent of owners of property or of municipal corporations affected shall have been given to the exercise of such rights, privileges and powers ; (c) To produce, buy, sell, import, export and distribute electricity or natural gas for the purpose of light, heat and power ; (d) To construct or acquire by lease, purchase or otherwise and to operate in connection with the works and business of the company and for the purposes thereof lines of telegraph or telephones or other works or means of communication on property owned, leased or under control of the company by permission of the owners thereof for purposes of the company ; (e) To carry on any other business, whether manufacturing or otherwise capable of being conveniently carried on in connection with its business, or which the company may desire to carry on in conjunction with its business ; (f) To acquire or undertake the whole or any part of the business property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ; (g) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ; (h) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ; (i) To aid any industry or enterprise agreeing to use or using power, gas, light or heat supplied by the company and to acquire shares in such company or concern and to take and own the securities or obligations of any such company and to manage any such company or industry ; (j) Notwithstanding section 44 of The Companies Act to take or otherwise acquire and hold securities of or shares in any other company having objects altogether or in part similar to those of the company or in any other company carrying on any business capable of being conducted so as directly or indirectly to benefit the company or in any other company in which the company deem it advantageous to hold securities and shares ; (k) To enter into any arrangements, with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ; (l) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, or its predecessors in business, or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ; (m) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company ; (n) To purchase, take on lease or in exchange, hire or otherwise acquire any personal pro-

erty and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant and stock-in-trade; (o) To construct, improve, maintain, work, manage, carry out or control any roads, ways, railway sidings and branches on lands owned or controlled by the company, bridges, reservoirs, water courses, wharves, manufactories, warehouses, electric works, shops stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (p) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (q) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, if authorized so to do by the vote of a majority in number of the shareholders present or represented by proxy, at a general meeting duly called for considering the matter and holding not less than two-thirds of the issued capital stock of the company; (r) To apply for an Act of Parliament for any purpose which may seem expedient to the company; (s) To pay out of the funds of the company the costs of organization; (t) To distribute in specie amongst the shareholders of the company any of its property or assets; (u) To acquire and dispose of any property, including shares of stock in and bonds and evidences of indebtedness of any corporation or corporations and do any and all other acts and exercise any and all other powers necessary for the proper conduct of its business; (v) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Dominion Traction and Lighting Company, Limited," with a capital stock of twelve million five hundred thousand dollars, divided into 125,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 22nd day of January, 1913.

THOMAS MULVEY,

30-2 Under-Secretary of State.

Macdonald Car Buffer Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of January, 1913, incorporating Maurice Alexander, advocate, Patrick Clarke Dwyer, manager, Darley Burley Smith, clerk, and Jean Gustave Mignault, student-at-law, all of the City of Montreal, in the Province of Quebec, and Jennie Louise Lawrence, of the City of Westmount, in the said Province of Quebec, stenographer, for the following purposes, viz:—(a) To carry on the business of general merchants, lumbermen, lumber and timber merchants in all branches, manufacturers of sashes, doors and woodenware of all kinds, builders and contractors for the construction of buildings and works of all kinds and manufactures and everything employed in or about the same, and manufacturers generally of any and all articles and things in which metal, stone, brick, wood or any or either of them forms a component part; (b) To manufacture all kinds of cars, car buffers, conveyances and railway equipment of every kind and material and all appliances and specialties used in connection therewith and in relation thereto; (c) To smelt, concentrate, dress, in any or every manner, by any or every process, and to manufacture iron, minerals, and metallic or other products, and for such purposes to make, build and execute all necessary and proper works, and to do all necessary and proper acts, and to

erect and maintain all suitable furnaces, forges, mills, engines, houses and buildings; (d) To acquire, hold, lease, dispose of and generally to deal in and with mines, mining lands and mining rights, to mine any and all metals, to engage in mining in all its branches, to sell and dispose of and generally deal with its products; (e) To acquire, hold, lease, dispose of and generally deal with and in timber lands, timber limits, and timber licenses, to cut, mill, buy, sell, prepare for market and deal in timber and lumber; (f) To construct, improve, operate, maintain, develop or manage, carry out or control roads, ways, bridges, reservoirs, water courses, wharves and vessels calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (g) To own and operate, either by steam, electricity or other power, tramways and railway sidings on or over lands owned or controlled by the company, or on or over lands adjacent to the lands of the company, with the consent of the owner or holder thereof; (h) To acquire and take over as going concerns the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such companies; (i) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertakings, property, liabilities and franchises of the company to any other person or company, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (j) To apply for, obtain, register, purchase, lease or otherwise acquire, and to hold, use, own, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents, inventions, improvements and processes used in connection with or secured under letters patent of the Dominion of Canada or elsewhere, or otherwise; and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, patents, licenses, processes and the like, or any such property or rights; (k) To purchase, take or acquire, by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint; (l) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (m) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (n) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (o) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (p) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that

may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (g) To do all or any of the matters hereby authorized, either alone or in conjunction with, or as factors, trustees or agents, for any other companies or persons, or by or through any factors, trustees or agents; (r) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (s) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Macdonald Car Buffer Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Village of Granby, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 23rd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

McLaren Lumber Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of January, 1913, incorporating Robert Cleugh Levesconte and Vernon Joseph Callen, barristers-at-law, Henry Dreamy and James Clement Ritchie, brokers, Burnett Webster, accountant, and Eva Lena Bradley and Helen Mary Todd, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To acquire, construct, erect, establish, maintain and operate mills and factories for the manufacture and production of timber and lumber and any and all articles of which wood is a component part, and to manufacture, purchase, deal in and sell timber and lumber of all kinds and all products of wood and by-products thereof and all articles made therefrom, or used in connection therewith, and all other things necessary or incidental to the carrying on of the business of lumbering in all its branches, and to carry on a general ranching business; (b) To construct, acquire, operate, maintain and manage mills and factories for the manufacture and production of mechanical and ground wood pulp, sulphite pulp, paper, card board, paper materials and any and all ingredients or products or compounds thereof, and all articles and substances made from any of the aforesaid articles or used or useful in connection therewith, and to manufacture, purchase, deal in and sell all the said articles and any other substances, products or by-products thereof and generally to carry on the business of manufacturing wood pulp and paper in all its branches; (c) To acquire by purchase, exchange, lease, license, concession or otherwise, and to own, hold, control, operate, develop, improve, sell, exchange, lease or otherwise dispose of or deal with lands, timber berths and limits, timber licenses, timber lands, wood lands, timber and lumber of all kinds, mills and mill sites, water powers and privileges, grazing lands and other property, real and personal, necessary or useful for lumbering, manufacturing, ranching and other operations intended or desired to be carried on by the company; (d) To manufacture, buy, sell, distribute and supply light heat, water and power, provided, however, that any sale, distribution or transmission of electric, pneumatic or other power or force or gas for the purposes of light, heat or power beyond the lands of the company shall be subject to

local and municipal regulations in that behalf; (e) To carry on the business of merchants, general storekeepers and dealers in supplies and general merchandise for the purposes of the company and its employees and those doing business with it; (f) To acquire, build, erect, manage, maintain and operate and to lease, let, sell and alienate all necessary buildings, stores, warehouses, shops, depots, offices, houses, hotels and such other erections as may be necessary or expedient for the use or the employment of the company and others, and to operate, lease and dispose of the same; (g) To build, construct, acquire, own, hire, operate, manage, navigate and use steam and other boats, barges, scows and other vessels; (h) To issue fully paid-up shares, bonds or debentures of the company in payment or part payment of the purchase price of any property, real or personal, franchise, patent or other right, business or good-will thereof acquired by the company, or in payment of any services rendered or work performed for the company, or in purchase of the bonds, stock, property or assets of any other company having objects similar to those of the company; (i) To carry on any other business, whether manufacturing or otherwise, capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purpose of the company; (k) To apply for, purchase or otherwise acquire any patents, licenses, concessions, trade marks, trade names, industrial designs, grants, copyrights or other firm or industrial property and the like, conferring any exclusive or non exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (l) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (m) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (n) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (o) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, or its predecessors in business, or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (p) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company, and to amalgamate with any other company;

(q) To construct, improve, maintain, work, manage, carry out or control any roads, ways and tramways, branches or sidings on lands owned or controlled by the company, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (r) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (s) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (t) To sell or otherwise dispose of the undertaking of the company or any of its properties to any other company (whether promoted by this company or not), person, firm or corporation, and to accept by way of consideration for any such sale, transfer or disposal any shares, debentures, bonds or securities of any other company, notwithstanding the provisions of section 44 of the said Act; (u) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (v) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (w) The powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company; (x) To do all or any of the above things and all things authorized by the Letters Patent or Supplementary Letters Patent as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (y) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "McLaren Lumber Company, Limited," with a capital stock of one million two hundred and fifty thousand dollars, divided into 12,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 22nd day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

30-2

Windsor Arcade, Limited.

PUBLIC Notice is hereby given that under the First part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of January, 1913, incorporating Gordon Walters MacDougall, King's counsel, Charles Alexander Pope, Gregor Barclay and William Bridges Scott, advocates, and Robert Edwin Moysé, student-at-law, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To purchase, lease or otherwise acquire and to own real estate; to sell, lease, convey, exchange, dispose of or otherwise deal with such real estate or any portion thereof, and to develop, improve and lay out any such property in building lots, streets, lanes, squares or otherwise and to construct dwelling houses and other buildings upon such real estate or any part thereof; to lease, own and operate hotels, apartment houses, warehouses and factory flats, and generally to carry on the business of building, owning, leasing, maintaining and operating all kinds of buildings to be used for any purpose, together with all forms of conveniences usual or necessary, or which can be advantageously furnished or supplied in connection there-

with; (b) To act as agents or attorneys for the management of estates, the sale of property, the investment, handling, loan, payment, transmission and collection of rents, interests, mortgages and other securities, and to make valuation and other investigations of real estate, and to act as insurance brokers and insurance agents; (c) To buy, sell and deal in any building requisites; (d) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any government, municipal or local authority, or with any person, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to guarantee contracts of, either with or without security, and to lend money to or to otherwise assist any such person, firm or company, or any person, firm or company undertaking to build on or improve any property in which the company is interested, and generally to such persons, firms or companies and upon such terms and conditions as the company may think fit; (e) To take and hold mortgages, hypothecs, liens or charges to secure the payment of the purchase price of any property sold by the company, or any money due to the company from purchasers, or advanced by the company to purchasers or others for building purposes or other improvements; (f) To guarantee the payment of money secured by or payable under or in respect of bonds, shares, contracts, mortgages, charges, obligations or other securities of any company or undertaking having objects altogether or in part similar to those of this company; (g) To acquire by purchase, lease or otherwise or undertake the whole or any part of the business, franchises, property, rights, or liabilities of any person, firm or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of the company; (h) To purchase, acquire, hold, transfer, sell and dispose of shares, stock, debentures or securities in any other company having objects similar in whole or in part to those of this company or carrying on business capable of being conducted so as to directly or indirectly benefit this company, notwithstanding the provisions of section 44 of The Companies Act; (i) To issue fully paid-up and non-assessable shares, bonds or other securities of the company in payment or part payment for any real or personal properties, rights or other assets acquired by the company by any title or for services rendered by way of promotion or otherwise; (j) To sell, lease, exchange or otherwise dispose of, in whole or in part, the property, rights or undertaking of the company for such consideration as may be agreed upon and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (k) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (l) To amalgamate with any individual, firm or corporation carrying on business with objects altogether or in part similar to those of this company, on such terms and conditions as may be deemed advisable; (m) To distribute among the shareholders of the company from time to time any specie, shares, bonds, debentures, securities and other property belonging to the company; (n) To do all such other things as are incidental or conducive to the attainment of any of the above objects, whether as principals, agents, brokers or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Windsor Arcade, Limited," with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

30-2

Canadian Independent Telephone Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1913, increasing the capital stock of "Canadian Independent Telephone Company, Limited," from the sum of three million four hundred and fifteen thousand and one hundred dollars to the sum of four million four hundred and fifteen thousand and one hundred dollars, such increase to consist of ten thousand preferred shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

The Goldsmiths' Stock Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of January, 1913, increasing the capital stock of "The Goldsmiths' Stock Company of Canada, Limited," from the sum of one hundred thousand dollars to the sum of two hundred and fifty thousand dollars, such increase to consist of fifteen hundred shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

Anglins', Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1913, incorporating Andrew Ross McMaster, of the City of Westmount, in the Province of Quebec, King's council; Talbot Mercer Papineau, advocate, Auguste Angers, student-at-law, and Minnie Bradley, secretary, of the City of Montreal, in the said Province of Quebec; and Gertrude Harriet Flawn, of the Town of Outremont, in the said Province of Quebec, secretary, for the following purposes, viz:—(a) To carry on the businesses of general contractors, engineers and builders for the erection, construction, alteration and repair of public and private works and undertakings, and to construct buildings of all kinds, both public and private, and to enter into contracts with any government, body corporate, association, firm or person for the construction of works of any and every description, and to sublet or otherwise dispose of the whole or any part of all contracts entered into for constructions above mentioned; (b) To acquire by purchase, exchange, lease or other title, and to hold, own or deal in, and to sell or otherwise dispose of all kinds of real estate and immovable property, lands, farms, lots, houses and buildings and any interests or rights connected therewith; (c) To develop, improve or in any other way deal with its own or other immovable property and to lay out and construct thereon roads, streets, lanes, squares, parks, water works and other works, and to aid by grants of money or otherwise in the construction or promotion thereof, or all other improvements calculated to enhance the value of the property of the company and render it more accessible and profitable; (d) To buy, sell, barter and deal in merchandise, goods, stores, implements, provisions, supplies and materials of every kind and description necessary or incidental to the carrying out of the objects of the company or required by it or its employees; (e) To make advances by way of loan or otherwise to customers and others having dealings with the company upon such security as may be deemed advisable, and to guarantee the fulfilment

of any obligation or undertaking of any other company, firm or individual having dealings with the company; (f) To operate, sell and otherwise dispose of all such transportation facilities, boats, horses, carts and traction engines as may be necessary in the conduct of its business or operation, and to carry on the business of carters and carriers for the purposes of the company; (g) To manufacture electricity, gas and all other means of generating light, heat and power, and to acquire, erect and maintain all such buildings, apparatus and equipment as may be necessary for the manufacture, distribution or transmission of such light, heat or power, provided, however, that any sale, distribution or transmission of such electric light, heat and power on the lands of the company shall be subject to local and municipal regulations; (h) To enter into any arrangements with any authorities, municipal, local or otherwise, which may seem conducive to the promotion of the company's purposes, and to obtain from such authorities any rights, privileges, franchises or concessions which it may be deemed advisable to obtain, and to exercise or comply with any such arrangements, rights, privileges or concessions, and for such purposes to acquire by purchase, lease or otherwise and to maintain, operate and develop water powers and other works, plant, building and machinery necessary or proper for the manufacture of such means of generating light, heat and power; (i) To buy, lease or otherwise acquire and to hold, own, operate, develop, sell or otherwise dispose of quarries, sand pits, gravel beds, mines and mineral lands, and to acquire, hold, sell, trade in, manufacture, import, export, dress, smelt, treat, assay, refine and otherwise make marketable and turn to account sand, cement, minerals and metals and their products and by-products; (j) To manufacture, buy, sell, and deal in timber, lumber, wood and pulp; (k) To buy, lease, acquire, construct, operate and dispose of saw-mills, planing-mills and other mills or factories, and to purchase, lease or otherwise acquire and to operate, hold and sell forest and timber lands; (l) To carry on any other business or undertaking which may seem to the company capable of being conveniently carried on in connection with any operation of the company's business, or calculated directly or indirectly to advance the company's interests; (m) To buy, acquire or subscribe for and to accept, hold or dispose of any shares, debentures or securities of any company or corporation having objects similar to those of this company, notwithstanding the provisions of section 44 of The Companies Act; (n) To act as agents for any company, partnership or person carrying on a similar or allied business; (o) To amalgamate, unite or join with any other person, company or corporation carrying on any similar or allied business; (p) To sell, lease or otherwise dispose of the whole or any part of the business and undertaking of the company to any other person, firm, company or corporation, and to accept by way of consideration for such sale, lease or transfer any shares, debentures, bonds or securities of any such company or corporation, or to accept cash, or to accept partly cash and partly the securities of such corporation; (q) To remunerate, either in cash or in paid-up stock or in partly paid-up stock of the company, any person, firm or corporation for services rendered or to be rendered to the company in connection with its incorporation, promotion or organization, or in connection with the conduct of the company's business, or for property rights acquired by the company; (r) To distribute in specie from time to time amongst the shareholders of the company any property, assets or rights of the company; (s) Any of the above powers may be extended, but shall not be limited by reference to or implication from any other power. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Anglins', Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

The Hamilton & Rochester Land & Building Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1913, incorporating John Walter Gage and John William Bousfield, real estate agents, Lewis Mitchell, superintendent, James Wilson Edgar, physician, and William Melville McClellmont, barrister-at-law, all of the City of Hamilton, in the Province of Ontario, for the following purposes, viz :—(a) To purchase, lease, take in exchange or otherwise acquire lands or interest therein, together with any buildings or structures that may be on the said lands or any of them and to sell, lease, exchange or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take or hold mortgages or liens for any unpaid balance of the purchase money on any of the lands, buildings, or structures so sold, and to sell, assign, mortgage, pledge or otherwise dispose of said mortgage; to improve, lay out in streets, lanes, squares, lots or otherwise, erect thereon houses and other structures; to deal in building material and otherwise alter and manage the said lands and buildings and to act as real estate and insurance agents and as agents for the collection of rents or the placing of loans; (b) To acquire, construct, maintain and operate sewers or any other devices to drain the lands or buildings owned by the company or contiguous thereto; (c) To acquire, operate, maintain and carry on quarries for the purpose of the company's business, to erect, construct, alter and otherwise deal with public and private works, and to grant, sell and dispose of privileges, licenses or permits for the quarrying of stone or other material found on the company's property; (d) To construct, improve, maintain, erect, manage, carry out, or control any water works, steam, electric and hydraulic plants, roadways and tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, water courses, wharves, electric works, sewers and other works and conveniences which may seem calculated directly or indirectly to serve and advance the company's interest or that of the purchasers and holders of its land, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (e) To dispose of any streets, squares, lanes on such property in favour of any persons or municipalities on such terms and conditions as the company may deem fit; (f) To make advances of loans to purchasers or lessees of any part of the company's property in order to assist in the erection and improvement thereon of buildings, roads, sidewalks, water works, sewers and lighting plant or other improvements; (g) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (h) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (i) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (j) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of

the company, or carrying on any business capable of being conducted so as to directly or indirectly benefit the company; (k) To enter into any arrangement with any authorities, municipal or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (l) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company or for any other purpose which may seem directly or indirectly calculated to benefit the company; (m) To sell or dispose of the undertaking of the company or any part thereof, for such consideration as the company may deem fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (n) To sell, improve, manage, develop, exchange, dispose of or otherwise deal with all or any part of the property or rights of the company; (o) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (p) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Hamilton & Rochester Land & Building Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,

30-2

Under-Secretary of State.

Armour Amusement Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1913, incorporating William Harland Knowles, Henry Lorne Grier and James Hood, clerks, and John Edward Armour, secretary, of the City of Montreal, in the Province of Quebec, and George Hudson, of the Town of Verdun, in the said Province of Quebec, clerk, for the following purposes, viz :—(a) To own, operate and conduct theatres, theatrical representations, amusements and entertainments; (b) To manufacture, acquire, hold, use, lease or dispose of, in every manner and form, photographic records, both negative and positive, of objects at rest and objects in motion, or both, and apparatus, materials or processes relating thereto, or their manufacture, acquisition, holding, use or disposition, and all or any rights, territorial or otherwise, thereunder; (c) To manufacture, acquire, hold, use, lease or dispose of, in every manner and form, apparatus, materials or processes, of every character and kind, used in or about, or in equipping or supplying, public or private exhibitions, entertainments, lectures, motion picture shows or exhibitions or theatrical performances of every kind, or halls or buildings of every kind therefor, and all or any rights, territorial or otherwise, thereunder; (d) To acquire, hold, use or dispose of, in every manner and form, compositions or works of a literary, dramatic, musical or artistic nature; inventions, improvements, trade marks trade names, and all or any rights, territorial or otherwise, thereunder, suitable for the undertaking; (e) To apply for, obtain, register, purchase, lease or otherwise acquire, and to hold, use, own, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents, inventions, improvements, processes and copyrights used in connection with, or secured under, letters patent of the Dominion of Canada or elsewhere, or otherwise, and to use, exercise, develop, grant licenses in respect of or otherwise

turn to account any such trade marks, patents, licenses, processes, copyrights and the like, or any such property or rights; (f) To acquire by purchase, subscription or otherwise, and to hold, use, deal with, sell or otherwise dispose of stocks, bonds or any other obligations of any corporation having objects similar or in part similar to the objects of this corporation, or formed for, or engaged in, or pursuing any one or more of the kinds of business, purposes, objects or operations above indicated, or carrying on any business capable of being conducted so as to directly or indirectly benefit this company, or owning or holding any property of any kind herein mentioned, or owning or holding the stocks, bonds or obligations of any such corporation, notwithstanding the provisions of section 44 of the said Act, and, while owner of any such stocks, bonds or obligations, to exercise all the rights, powers and privileges of ownership thereof, and to exercise any and all voting power thereon; (g) To aid in any manner any corporation whose stock, bonds or other obligations are wholly or in any manner guaranteed by the company, and to do any other acts or things for the preservation, protection, improvement or enhancing of the value of any such stocks, bonds or other obligations, and to do any acts or things designed for such purposes; (h) To acquire and take over as going concerns the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and, with a view thereto, to acquire all or any of the shares or liabilities of such companies; (i) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertakings, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit, and by such officers and upon such authority as the by-laws of the company may provide, and in particular for shares, debentures or securities of any company which this company by section (f) hereof is authorized to acquire; (j) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company, and to lend money to, guarantee the contracts, bonds, debentures and other obligations of, or otherwise assist any such person or company, and to take or otherwise acquire, shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (k) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (l) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (m) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (n) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (o) To do all or any of the matters hereby authorized, either alone or in conjunction with, or as factors, trustees or agents, for any other companies or persons, or by or through any factors, trustees or agents; (p) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property

or rights; (q) To issue shares of the company in payment of property acquired by, or services to the company, including, with the approval of the shareholders, services rendered by the promoters in connection with the incorporation and organization of the company; (r) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or the attainment of any of the objects hereinbefore enumerated, or which shall at any time appear for the benefit of the company; (s) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Armour Amusement Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

Ocean Freight Line, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of January, 1913, incorporating Reginald Holland Parmenter, Arthur John Thomson, William Symon Morlock, and Norman Baillie Wormwith, solicitors, and Violet Moffat, accountant, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To build, equip, furnish, fit, purchase, take in exchange or otherwise acquire and hold ships and vessels or any shares or interests in ships or vessels and also shares, stock and securities of any companies possessed of or interested in any ships or vessels and to operate, maintain, repair, improve, alter, sell, exchange or let out to hire or charter or otherwise deal with and dispose of any ships, vessels or shares or securities aforesaid and to carry on all or any of the businesses of ship owners, ship brokers, managers of shipping property, freight contractors, carriers by land and sea, barge owners, lightermen, forwarding agents, warehousemen, wharfingers and general traders; (b) To lease or otherwise dispose of ship building plants and construction plants of all sorts, marine railways, dry docks, wharves, docks, elevators, warehouses, storage houses, terminal properties, and facilities, waterways and rights, canals and properties of a similar nature, and to contribute to, subsidize or otherwise become interested in any such works, plants, properties, structures or operations; (c) To purchase, acquire and take over as a going concern or otherwise and carry on all or any part of the property or business of any person, firm or corporation possessed of property which can be used for any of the purposes of this company or carrying on any business which this company is authorized to carry on and as the consideration for the same to pay cash or to issue any shares, stocks, debentures or obligations of this company and in connection with any such transaction to undertake any liabilities relating to the business or property so acquired; (d) Notwithstanding the provisions of section 44 of The Companies Act, to purchase, take or acquire by original subscription or otherwise and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company or carrying on any other business capable of being conducted so as directly or indirectly to benefit this company and to vote all shares so held through such agent or agents as the directors may appoint; (e) Generally to carry on and undertake any other business of the same general nature which may from time to time seem to the directors of this corporation capable of being con-

veniently carried on in connection with the above objects or calculated directly or indirectly to render valuable or enhance the value of any of the company's privileges or rights; (f) In furtherance and not in limitation of the objects and purposes hereinbefore stated: (1) In the course of its business to guarantee or assume the payment of principal, dividends or interest of or on any shares of stocks or notes, bonds or other securities of any other corporation, firm or individual, whose stock, business or property shall be acquired or controlled in whole or in part by this company, and to use its name and credit for the benefit of said corporations, firms or individuals, as may to the board of directors seem good; (2) To cause or allow the legal title, estate or interest in any property acquired, established or operated by the company to remain or be vested or registered in the name of, or operated by, any person, firm or foreign or domestic corporation formed or to be formed, and either upon trust for, or as agents or nominees of this company, or upon any other proper terms or conditions which the board of directors may consider for the benefit of this company, and, so far as pertinent to the property and purposes of this company, to manage the affairs or take over and carry on the business of such foreign or domestic corporations; (3) To lend its funds and make advances to any affiliated company, partnership, person or association upon the security of their or his undertaking, property, estate, assets and effects, or any part thereof, upon such terms as the board of directors may deem expedient; (4) To pay the expenses of the formation, registration and advertising of any company formed to purchase the whole or any part of the enterprise and property, rights and liabilities of this or any other similar company, and of the issue of the capital stock of such new company, including commissions for obtaining applications for or placing shares thereof; (5) To remunerate any person or persons or corporation for services rendered, or to be rendered, in placing or assisting to place or guaranteeing the placing of any of the shares of this or any other company's capital, or any debentures or other securities of this or any other company, or in or about the formation or promotion of this or any other company or of the conduct of its business; (6) To do any and all things set forth as its objects, as principal, agent, contractor or otherwise, and to carry out all or any of the foregoing objects as principals, agents, contractors or otherwise, and by and through trustees, agents, sub-contractors or otherwise, and alone or jointly with any other corporation, association, firm or person, and in any part of the world, and to do all and everything necessary or incidental for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated or incidental to the powers herein named, or which shall at any time be necessary or incidental for the protection or benefit of the corporation. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Ocean Freight Line, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,

30-2

Under-Secretary of State.

Toronto Structural Steel Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of September, 1912, incorporating Reginald Holland Parmenter, Arthur John Thomson, William Symon Morlock and Norman Baillie Wormwith, solicitors, Stuart Macfarlane, Grant Fletcher and Alexander Horace Cecil Gibson, accountants, all of the City of Toronto, in the Province of Ontario, for the following

purposes, viz:—(a) To carry on the business of bridge building in all its departments, also the business of constructing and erecting steel and iron structural work of every description; (b) To manufacture, buy, sell and deal in structural iron and steel of every description; (c) To manufacture, buy, sell and deal in iron, steel and other materials for use in the construction and erection of bridges, buildings and structural work generally; (d) To smelt, concentrate, dress, in any or every manner by any or every process, and to manufacture iron, minerals and metallic or other products, and for such purposes to make, build and execute all necessary and proper works and to do all necessary and proper acts, and to erect and maintain all suitable furnaces, forges, mills, engines, houses and buildings; (e) To acquire, hold, lease, dispose of and generally to deal in and with mines, mining lands and mining rights, to mine any and all metals, to engage in mining in all its branches, to sell and dispose of and generally deal with its products; (f) To construct, improve, operate, maintain, develop or manage, carry out or control roads, ways, railway sidings on lands owned or controlled by the company, bridges, reservoirs, water courses, wharves and vessels calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (g) To own and operate, either by steam, electricity or other power, tramways and railway sidings on or over lands owned or controlled by the company, or on or over lands adjacent to the lands of the company with the consent of the owner or holder thereof; (h) To acquire and take over as going concerns the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such companies; (i) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertakings, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (j) To apply for, purchase or otherwise acquire any patents of invention, licenses, concessions and the like, conferring any exclusive or non exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect to or otherwise turn to account the property, rights or information so acquired; (k) To purchase, take or acquire, by original subscription or otherwise, and to hold, sell, pledge or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint; (l) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (m) To invest and deal with the moneys of the company not immediately required in such manner, as from time to time may be determined;

(n) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company ; (o) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; (p) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ; (q) To do all or any of the matters hereby authorized either alone or in conjunction with, or as factors, trustees or agents for any other companies or persons or by or through any factors, trustees or agents ; (r) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (s) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Toronto Structural Steel Company, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 23rd day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

30-2

American Engineering & Machinery Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1913, incorporating Louis Joseph Loranger and Joseph Alexandre Prud'homme, advocates ; Maurice Loranger and Bernard Melançon, notaries, and Gabrielle Letourneux, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To manufacture, import, export, purchase, sell and deal in any way with all kinds of instruments, machines and machinery, and to carry on the business of commission merchants, agents, brokers, consignee or otherwise handle, distribute and deal with any of its products or commodities ; (b) To act as consulting or contracting engineers or both, to acquire, lease, sell, design, operate for profit and otherwise dispose of any kind of water power, lighting plant, whether gas or electric, or both, stone quarries, cement and lime plants, coal, ore, mine, subject, however, to municipal authorities ; (c) To carry on business, or any part thereof, either wholesale or retail, or both, and to manufacture or acquire and deal in any way with the ingredient or accessories useful or convenient in that connection ; (d) To carry on any other business, whether engineering, contracting, manufacturing or otherwise, which may be capable of being conveniently carried on in connection with the business or objects of the company, or calculated to enhance the value of or render profitable any of the company's properties or rights ; to acquire by purchase, leases, concessions, licenses, exchange or other legal titles, and to undertake and to alienate, dispose of or otherwise deal with, either solely or jointly with others, and as principals, agents, engineers or other-

wise, contractors or otherwise, the whole or any part of the business, properties, assets, good-will, rights and liabilities of any persons or corporations carrying on or interested in any business or undertakings similar to those which this company is authorized to carry on or to any one or more thereof, or possessed of, or interested in property or rights suitable for the purpose of this company, and to purchase or otherwise acquire any or all of the shares, debentures or other securities of such incorporations, and to pay for any rights and things so acquired or enjoyed by issuing shares of the company's stock as fully paid up and non-assessable or appropriating any of its bonds, debentures or assets for that purpose and for expenses incurred in that connection ; (e) To pay for any properties, rights or things required by or useful to the company or for services rendered to the company after its incorporation or previous thereto in preparation for its incorporation or organization or otherwise in bonds, debentures or other securities or assets of the company or by the issue of fully paid-up and non-assessable shares of its capital stock ; (f) To use any of the funds or assets of the company, including its bonds, debentures or other securities and its shares which may be issued as fully paid up and non-assessable for the purpose of forming, promoting and contributing to, subsidizing or otherwise assisting any company or companies, to acquire all or any of the undertakings, assets, rights or liabilities of this company or any persons, firms, corporations, syndicates and associations having objects similar to those of this company, or for any other purpose which may seem calculated to benefit the company, and while holding or enjoying any shares, bonds, securities or other rights, to exercise all the rights and powers of ownership thereof, including voting powers, the whole notwithstanding the provisions of section 44 of the said Companies Act ; (g) To make application and negotiate for, purchase or otherwise acquire or use, exercise, develop, grant or dispose of or turn to account any patents, trade marks, copyrights, grants, licenses, leases, concessions and the like, which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated to benefit the company, and to pay for the same in bonds, debentures or other securities of the company or by the issue of fully paid-up and non-assessable shares of its capital stock ; (h) To amalgamate or enter into partnership or arrangement for sharing profits or union of interest or otherwise with any persons or corporations engaged or interested in any similar or suitable business or transaction and to purchase or otherwise acquire or guarantee the payment of any shares, bonds, debentures or other securities of any such corporation or of any dividends or interest thereon and to sell or re-issue, with or without guarantee, or otherwise deal with the same ; (i) To purchase or otherwise acquire, hold, lease, sell, improve, manage, develop, exchange or otherwise dispose of or deal with any real estate lands, buildings or other property or rights necessary or useful for the carrying on of any of the company's business ; (j) To sell, lease or otherwise dispose of or deal with the whole or any part of the undertaking of the company and of its assets and good-will, for such consideration as the company may think fit, including shares, debentures or other securities of any other corporation having objects similar in whole or in part to those of the company, and to distribute among its shareholders any cash, securities or other consideration so received ; (k) To do all such other things as may be incidental or conducive to the attainment of the above objects or for the carrying out of the company's purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "American Engineering & Machinery Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

30-2

NOTICE TO MARINERS.

No. 119 of 1912.

(Atlantic No. 57.)

All bearings, unless otherwise noted are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, of ordinary spring tides, and all depths are at low water of ordinary spring tides.

NEW BRUNSWICK.

(335) SOUTH COAST—BAY OF FUNDY—PASSAMAQUODDY BAY—ST. ANDREWS HARBOUR—TONGUE SHOAL—LIGHT IMPROVED.

Position.—On the eastern part of Tongue shoal.

Lat. N. 45° 3' 46", Long. W. 67° 0' 48".

Alteration.—The fixed white light shown from this lighthouse has been improved by the substitution of a fourth order dioptric illuminating apparatus for the catoptric apparatus heretofore used.

N. to M. No. 119 (335) 26-12-12.

Source of information: Report from N.B. Agent, M. and F.

Admiralty charts: Nos. 1743, 464, 2013, 352, 1651 and 2670.

Publication: Nova Scotia and Bay of Fundy Pilot, 1911, page 291.

Canadian List of Lights and Fog Signals, 1912: No. 36.

Departmental File: No. 20036 A.

NEW BRUNSWICK.

(336) BAY OF FUNDY—CHIGNECTO CHANNEL—GRINDSTONE ISLAND—NEW LIGHTHOUSE—CHANGE IN CHARACTER OF LIGHT.

Former notice.—No. 19 (45) of 1911.

Position.—On west end of Grindstone island, 200 feet 33° 40' (N. 55° E. Mag.) from the site of the old lighthouse.

Lat. N. 45° 43' 17", Long. W. 64° 37' 21".

New character.—Occulting white light, visible 12 seconds and eclipsed 3 seconds alternately.

Elevation.—97 feet.

Visibility.—15 miles from all points of approach by water.

Order.—Fourth dioptric.

Illuminant.—Petroleum vapour, burned under an incandescent mantle.

New Structure.—Hexagonal tower, with 6 buttresses; octagonal lantern.

Material.—Tower, reinforced concrete; lantern, iron.

Colour.—Tower, white; lantern, red.

Height.—59 feet, from its base to the top of the ventilator on the lantern.

Remarks.—The new lighthouse will be put in operation on the opening of navigation in 1913, when the temporary light will be discontinued.

N. to M. No. 119 (336) 26-12-12.

Variation in 1912: 21° 20' W.

Authority: Records, Chief Engineer's Office, M. and F.

Admiralty charts: Nos. 354, 353, 1651 and 2670.

Publication: Nova Scotia and Bay of Fundy Pilot, 1911, page 320.

Canadian List of Lights and Fog Signals, 1912: No. 126.

Departmental File: No. 20126 R.

NOVA SCOTIA.

(337) SOUTH COAST—HALIFAX APPROACH—CHEBUCTO HEAD—TEMPORARY LIGHT.

Position.—On Chebucto head.

Lat. N. 44° 30' 4", Long. W. 63° 30' 50".

Temporary light.—The revolving white catoptric light shown from this lighthouse will be replaced, without further notice, by an occulting white fourth

order dioptric light, which will be maintained until the under-mentioned permanent light is installed in the lighthouse.

Permanent light.—The permanent light will be a quadruple flashing white light. The illuminating apparatus for the permanent light will be installed in the lighthouse during 1913. Further notice will be given when the permanent light is ready to be put in operation.

N. to M. No. 119 (337) 26-12-12.

Authority: Records, Chief Engineer's Office, M. and F. *Admiralty charts:* Nos. 2320, 2410, 729, 1651, 2666 and 2670.

Publication: Nova Scotia Pilot, 1911, page 128.

Canadian List of Lights and Fog Signals, 1912: No. 324.

Departmental File: No. 20324 A.

PRINCE EDWARD ISLAND.

(338) NORTH COAST—OFF ENTRANCE TO CASCUMPEQUÉ HARBOUR—COLOUR OF BELL BUOY.

Former notice.—No. 56 (156) of 1910.

Position.—Off the outer bar at the entrance to Cascumpeque harbour.

Colour of buoy.—The bell buoy is painted red.

N. to M. No. 119 (338) 26-12-12.

Authority: Report from Agent, M. & F., Charlottetown.

Admiralty charts: Nos. 2027, 2034, 1651, 2516 and 2666.

Publication: St. Lawrence Pilot, 1906, page 500.

Canadian List of Lights and Fog Signals, 1912: No. 794.

Departmental File: No. 26593.

QUEBEC.

(339) RIVER ST. LAWRENCE—CHANNEL PATCH—CHANGE IN COLOUR OF GAS BUOY LIGHT.

Former notice.—No. 37 (93) of 1911.

Position.—At the northeastern end of Channel patch.

Lat. N. 47° 15' 15", Long. W. 70° 19' 10".

Alteration.—The characteristic of the light shown from Channel patch gas buoy No. 62 B has been changed from occulting white to occulting red.

N. to M. No. 119 (339) 26-12-12.

Authority: Memo. from Commissioner of Lights.

Admiralty charts: Nos. 3734, 314 and 2516; and Dept. of the Naval Service Chart No. 205.

Publication: St. Lawrence Pilot, 1906, page 288.

Canadian List of Lights and Fog Signals, 1912: No. 1179.

Departmental File: No. 11785.

NEWFOUNDLAND.

(340) WEST COAST—GULF OF ST. LAWRENCE—FEROLLE POINT—FOG ALARM ESTABLISHED—LIGHT TO BE ESTABLISHED.

Date of establishment.—Opening of navigation in 1913, without further notice.

Position.—On Ferolle point, about $\frac{1}{3}$ mile northward of its extremity, on land 100 feet back from the water's edge and 24 feet above high water mark.

Lat. N. 51° 0' 56", Long. W. 57° 5' 40".

Description of fog alarm.—Diaphone, operated with air, compressed by an oil engine. It will give three blasts of $2\frac{1}{2}$ seconds, with intervals of 3 seconds between them, in each minute, thus:

Blast	Silent	Blast	Silent	Blast	Silent interval
$2\frac{1}{2}$ secs.	3 secs.	$2\frac{1}{2}$ secs.	3 secs.	$2\frac{1}{2}$ secs.	46 $\frac{1}{2}$ secs.

Structure.—Square building, with a gable roof.

Material.—Wood.

Colour.—White.

Remarks.—The horn is elevated 41 feet above high water mark.

Intended light.—A lighthouse is under construction at this station. On its completion in 1913 a

quadruple flashing white light will be shown from it. Further notice will be given when the light is ready to be put in operation.

N. to M. No. 119 (340) 26-12-12.

Authority : Records, Chief Engineer's office, M. and F.

Admiralty charts : Nos. 1677, 1690, 3335, 282, 284, 232b and 2516.

Publication : Newfoundland Pilot, 1907, page 581.

Canadian List of Lights and Fog Signals, 1912 : No. 1007.

Departmental File : No. 21007 F.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 26th December, 1912.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters, to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

30-2

NOTICE TO MARINERS.

No. 117 of 1912.

(*Pacific No. 29.*)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

BRITISH COLUMBIA.

(326) STRAIT OF GEORGIA—SANDHEADS OF FRASER RIVER—LIGHTSHIP REMOVED FROM HER STATION TEMPORARILY FOR REPAIRS.

Position.—The point on the outer edge of the Sandheads where the main channel of the Fraser river reaches deep water in the Strait of Georgia.

Lat. N. 49° 6' 17", Long. W. 123° 18' 15".

Lightship removed from her station.—The lightship has been removed from her station to undergo extensive repairs, pending which her station will be marked by a combined gas and whistling buoy, painted red, and showing an occulting red light.

Remarks.—Further notice will be given when the repairs have been completed and the lightship is replaced on her station.

N. to M. No. 117 (326) 23-12-12.

Authority : Report from Agent, M. and F., Victoria.

Admiralty charts : Nos. 1922, 579, 2689 and 1917.

Publication : British Columbia Pilot, 1905, page 170.

Canadian List of Lights and Fog Signals, 1912 : No. 2309.

Departmental File : No. 22309 M.

BRITISH COLUMBIA.

(327) STRAIT OF GEORGIA—FRASER RIVER MOUTH—CHANGE IN COLOUR OF BEACON LIGHTS.

Date of alteration.—On or about 10th January, 1913, without further notice.

(1). Fraser river mouth, South curve light.

Position.—On the south side of the main channel at the mouth of the Fraser river, about 3 miles westward of Garry point light.

Lat. N. 49° 5' 51", Long. W. 123° 15' 33"

Alteration.—The characteristic of the light will be changed from fixed white to fixed red.

(2). Fraser river mouth, North dam light.

Position.—On S. W. end of dam on the north side of the main channel at the mouth of Fraser river, 1½ miles westward of Garry point light.

Lat. N. 49° 7' 27", Long. W. 123° 12' 41".

Alteration.—The characteristic of the light will be changed from fixed white to fixed red.

N. to M. No. 117 (327) 23-12-12.

Authority : Report from Agent, M. and F., Victoria.

Admiralty charts : Nos. 1922, 2689 and 1917.

Publication : British Columbia Pilot, 1905, page 170.

Canadian List of Lights and Fog Signals, 1912 : Nos. 2311 and 2310.

Departmental File : No. 22311 A. and 2310 A.

BRITISH COLUMBIA.

(328) QUEEN CHARLOTTE ISLANDS—GRAHAM ISLANDS—CHART OF MASSET SOUND AND INLET ISSUED.

New Chart.—A chart, in colours, of Masset sound and inlet, numbered 305 of the Canadian Hydrographic Survey, has just been published by the Hydrographic Survey, Department of the Naval Service of Canada. Copies may be obtained from the Hydrographic Survey Office, Department of the Naval Service, Ottawa, and from the Agent of the Department of Marine and Fisheries at Victoria, for fifteen cents per copy, payable in advance.

N. to M. No. 117 (328) 23-12-12.

Departmental File : No. 28499.

ALASKA.

(329) DIXON ENTRANCE—BARRON ISLAND—LIGHT TO BE ESTABLISHED.

Position.—On Barren island.

Lat. N. 55° 44' 35", Long. W. 131° 21' 10".

Date of establishment.—About 5th January, 1913.

Character.—Flashing white acetylene light, showing one flash every 5 seconds, thus: 0.5 second, eclipse 4.5 seconds.

Elevation.—43 feet.

Power.—180 candles.

Illuminating Apparatus.—A lens lantern.

Structure.—Small white wooden house surmounting a brown structural steel tower.

N. to M. No. 117 (329) 23-12-12.

Authority : U. S. H. O. N. to M. No. 50 of 1912.

Admiralty charts : Nos. 3754, 2458, 2430 and 2431.

Publication : Alaska and Behring Sea Pilot, 1908, page 62.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 23rd December, 1912.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

29-2

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following position in the Inside Division of the Civil Service of Canada :—

A clerk in Subdivision A of the Second Division in the Chief Architect's Branch of the Department of Public Works, initial salary \$1,600 per annum. The duties of the office will be to assist in the purchasing of public building sites, and in valuing and dealing with various property transactions which require to pass through the Chief Architect's office. Candidates are required to be conversant with the conveyance, value, municipal assessment and taxation of real estate. They should preferably have been employed as inspectors or agents for loan companies, and must have had a practical experience of some years in examining, valuing and negotiating for property, looking up titles in a registry office, and all other details which pertain to a real estate business.

Candidates must be natural-born or naturalized British subjects, must have been residents in Canada for at least three years, and must be of the full age of eighteen years and not more than thirty-five years.

Application forms, properly filled in, must be filed in the Office of the Civil Service Commission not later than the 27th day of January, 1913. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, 3rd January, 1913.

27-4

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following position in the Inside Division of the Civil Service of Canada.

An Assistant in the office of the Engineer-in-Charge of the Cement Testing Laboratory, Department of Public Works, Subdivision B of the Third Division, initial salary \$800 per annum. Candidates must be carpenters of about ten years experience, with a good knowledge of pattern and mould making, and also of electrical wiring and switchboard work, and must be able to draw sketches of the work required. They must be willing to learn the business of making briquettes and testing cement generally.

Candidates must be natural-born or naturalized British subjects, must have been resident in Canada for

at least three years, and must be of the full age of eighteen years and not more than thirty-five years.

Application forms, properly filled in, must be filed in the Office of the Civil Service Commission not later than the 10th day of February next. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, 16th January, 1913.

29-4

BOARD OF EXAMINERS FOR DOMINION LAND SURVEYORS.

NOTICE is hereby given that under the provisions of The Dominion Lands Surveys Act, the Board of Examiners for Dominion Land Surveyors will meet at Ottawa, on Monday, the tenth day of February next, for the examination of candidates for admission as articled pupils, for commissions as Dominion Land Surveyors, or for certificates as Dominion Topographical Surveyors. Examinations will be held at Ottawa, Toronto and Kingston, in the Province of Ontario, at Winnipeg, in the Province of Manitoba, and at Calgary and Edmonton, in the Province of Alberta.

F. D. HENDERSON,
Secretary of the Board of Examiners
for Dominion Land Surveyors.

Ottawa, 13th January, 1913.

29-4

STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 31st December, 1911 and 1912.

PUBLIC DEBT.				1911		1912.	
LIABILITIES.				\$	cts.	\$	cts.
FUNDED DEBT—							
Payable in Canada.....				4,829,494	35	4,774,494	48
do in London.....				263,121,429	64	253,669,833	07
Bank Circulation Redemption Fund.....				4,654,276	85	5,254,933	93
Dominion Notes.....				104,836,300	51	115,688,413	90
SAVINGS BANKS—							
	1911.		1912.				
Post Office Savings Banks.....	\$42,721,954	47	\$41,745,155	75			
Dominion Government Savings Banks..	14,401,840	82	14,223,163	02			
				57,123,795	29	55,968,318	77
Trust Funds.....				9,704,367	48	9,663,028	54
Province Accounts.....				11,920,582	42	11,920,486	07
Miscellaneous and Banking Accounts.....				22,298,625	39	27,805,542	04
Total Gross Debt.....				478,488,871	93	489,745,050	80
ASSETS.							
INVESTMENTS—							
Sinking Funds.....				11,889,933	33	13,172,662	71
Other Investments.....				29,776,851	20	32,751,851	20
PROVINCE ACCOUNTS.....				2,296,429	12	2,296,332	77
MISCELLANEOUS AND BANKING ACCOUNTS.....				121,139,006	41	137,329,747	85
Total Assets.....				165,102,220	06	185,550,594	53
Total Net Debt.....				313,386,651	87	304,194,456	27
do to 30th November.....				315,436,632	33	307,511,511	52
Decrease of Debt.....				2,049,980	46	3,317,055	25

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of December, 1911.		Total to 31st December, 1911		Month of December, 1912.		Total to 31st December, 1912.	
	\$	cts.	\$	cts.	\$	cts.	\$	cts.
REVENUE :								
Customs.....	6,872,559	16	64,103,989	25	8,711,932	24	84,747,008	10
Excise.....	1,872,666	16	14,243,524	79	2,104,393	10	16,198,474	30
Post Office.....	1,050,000	00	7,150,000	00	1,250,000	00	8,250,000	00
Public Works, including Railways and Canals..	998,330	32	8,883,874	27	1,001,965	27	9,975,696	57
Miscellaneous.....	802,543	65	5,101,559	65	1,073,889	98	5,406,377	40
Total.....	11,596,099	29	99,482,947	96	14,142,180	59	124,577,556	37
EXPENDITURE.....	6,519,861	86	54,303,871	71	7,548,338	97	67,001,575	05

EXPENDITURE ON CAPITAL ACCOUNT, ETC.					
Public Works, including Railways and Canals.	2,929,997 47.	18,591,713 70	2,865,972 01	18,137,346 98	
Railway Subsidies	218,161 96	391,640 55	593,984 38	4,532,756 57	
Total.....	3,148,159 43	18,983,354 25	3,459,956 39	22,670,103 55	

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT, Ottawa, 7th January, 1913.

28 tf

CIRCULATION AND SPECIE.

Provincial.....	\$	27,792 25	Specie and Bullion held by the Receiver		
Fractional.....		750,109 65	General and the several Assistant Re-		
\$1.....		12,926,734 00	ceivers General, on the 31st December,		
\$2.....		9,423,633 50	1912.....	\$104,076,546	80
\$4.....		277,509 00			
\$5.....		9,016,660 00			
\$50.....		16,850 00			
\$100.....		8,700 00	Specie to be held under The		
\$500.....		1,806,500 00	Revised Statutes of 1906,		
\$1,000.....		4,794,000 00	chapter 27, intituled		
\$500 Legal Tender Notes for Banks.....		336,000 00	" An Act respecting		
\$1,000 " " " ".....		2,102,000 00	Dominion Notes," 25 p.c.		
\$5,000 " " " ".....		74,350,000 00	on \$30,000,000.00.....	\$	7,500,000.00
		\$115,836,488 40			
PROVINCIAL NOTES.			Specie to be held in excess		
			of \$30,000,000.00.....	\$5,836,488.40	
\$1.....	\$	11,304 50			93,336,488 40
\$2.....		6,068 00			
\$5.....		4,229 75			
\$10.....		2,180 00			
\$20.....		860 00	Reserve on amount of deposits in Savings		
\$50.....		650 00	Banks on 31st December, 1912, being 10		
\$500.....		2,500 00	p.c. on \$55,968,318.77, to be held under		
			The Revised Statutes of 1906, intituled		
	\$	27,792 25	"An Act respecting Savings Banks"....		\$5,596,831 88

J. E. ROURKE,
Comptroller of Dominion Currency.

T. C. BOVILLE,*
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA 9th January, 1913.

22 tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of December, 1912.

Source of Revenue.	Amounts.	Total.
	\$ cts.	\$ cts.
EXCISE.		
Spirits.....	1,127,802 80	
Malt Liquor.....	10,990 30	
Malt.....	145,848 21	
Tobacco.....	642,315 50	
Cigars.....	52,155 85	
Manufactures in Bond.....	3,509 03	
Acetic Acid.....	556 22	
Seizures.....	355 25	
Other Receipts.....	7,882 90	
Total Excise Revenue.....		1,991,416 06
Methylated Spirits.....		8,956 01
Ferries.....		
Inspection of Weights and Measures.....		7,449 61
Gas Inspection.....		5,175 00
Electric Light Inspection.....		8,192 00
Law Stamps.....		844 90
Other Revenues.....		259 00
Grand Total Revenue.....		2,022,294 58

INLAND REVENUE DEPARTMENT
Ottawa, 18th January, 1913.

WM. HIMSWORTH, Acting Deputy Minister.

30-tf

POST OFFICE Savings Bank Account for the month of November, 1912

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can. 1906.)

DR.

CR.

	\$ cts.		\$ cts.
BALANCE in hands of the Minister of Finance on 31st October, 1912.....	42,406,934 88	WITHDRAWALS during the month.....	1,237,594 70
DEPOSITS in the Post Office Savings Bank during month.....	984,030 19		
TRANSFERS from Dominion Government Savings Bank during month :—			
PRINCIPAL			
INTEREST accrued from 1st April to date of transfer.....			
TRANSFERS from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada.....	9,305 31		
INTEREST accrued on Depositors accounts and made principal on 31st March.....			
INTEREST allowed to Depositors on accounts during month.....	11,991 44	BALANCE at the credit of Depositors' accounts on 30th November, 1912.....	42,174,667 12
	43,412,261 82		43,412,261 82

R. M. COULTER,
Deputy Postmaster General.

Certified,
W. H. HARRINGTON,
Superintendent, Savings Bank Branch.
POST OFFICE DEPARTMENT,
OTTAWA, 3rd January, 1913.

28 tf

STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks, on 31st December, 1912. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on Nov. 30th, 1912.	Deposits for December, 1912.	Total.	Withdrawals for December, 1912.	Balance on December 31st, 1912.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba :—</i>					
Winnipeg.....	661,119 79	11,171 00	672,290 79	17,978 32	654,312 47
<i>British Columbia :—</i>					
Victoria.....	1,069,180 93	47,654 62	1,116,835 55	37,205 25	1,079,630 30
<i>Prince Edward Island :—</i>					
Charlottetown.....	2,045,152 15	32,522 00	2,077,674 15	53,480 36	2,024,193 79
<i>New Brunswick :—</i>					
Newcastle.....	287,326 60	1,907 00	289,233 60	2,020 74	287,212 86
St. John.....	5,623,634 98	77,825 04	5,701,460 02	81,079 61	5,620,380 41
<i>Nova Scotia :—</i>					
Acadia Mines.....	33,597 46	377 00	33,974 46	1,360 00	32,614 46
Amherst.....	377,247 82	6,108 00	383,355 82	6,408 29	376,947 53
Arischat.....	127,179 73	1,631 78	128,811 51	1,162 68	127,648 83
Barrington.....	144,519 47	100 00	144,619 47	2,293 39	142,326 08
Guysboro'.....	119,860 29	1,764 00	121,624 29	1,066 90	120,557 39
Halifax.....	2,380,621 15	31,524 76	2,412,145 91	31,350 74	2,380,795 17
Kentville.....	259,359 33	7,346 03	266,705 36	9,796 52	256,908 84
Lunenburg.....	427,645 26	2,322 00	429,967 26	7,967 98	421,999 28
Port Hood.....	113,202 30	518 00	113,720 30	1,159 71	112,560 59
Shelburne.....	213,092 50	5,413 48	218,505 98	4,221 24	214,284 74
Sherbrooke.....	89,817 39	434 00	90,251 39	430 00	89,821 39
Wallace.....	122,658 09	1,348 00	124,006 09	823 70	123,182 39
Totals	14,095,215 24	229,966 71	14,325,181 95	259,805 43	14,065,376 52

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 16th January, 1913.

29-tf

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA ON THE
1st JANUARY, 1913.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY AND PROVINCE OR TERRITORY.	POSTMASTER.
Agardsley.....	Sec. 13, Tp. 20, R. 12, W. P. M.	Dauphin.....M.	H. A. Gadd.
Baird.....	Oliver.....	Thunder Bay & R'y R. O.	Richard Ross.
Base Line Road.....	Cornwallis.....	Kings.....N.S.	Herbert Calkin.
(a) Battrum.....	Sec. 30, Tp. 18, R. 17, W. 3rd M.	Moose Jaw.....Sask.	J. A. Becker.
Belloni (re opened).....	Sydney.....	South Cape Breton.....N.S.	Mrs. Jno. McDonald.
Belleville North.....	Argyle.....	Yarmouth.....N.S.	Ambrose Potier.
Belleville South.....	Argyle.....	Yarmouth.....N.S.	Joseph LeBlanc.
(a) Billimun.....	Sec. 5, Tp. 6, R. 9, W. 3rd M.	Moose Jaw.....Sask.	P. Krauss.
Blakesville.....	Sec. 31, Tp. 5, R. 17, W. 4th M.	Medicine Hat.....Alta.	R. L. Blake.
Bouville.....	Sec. 6, Tp. 21, R. 1, W. P. M.	Dauphin.....M.	Eusebe Bouvier.
Buckskin (to open 15th January).....	Isle aux Coudres.....	Simcoe, E. R.....O.	John Ritchie.
Cap à la Branche.....	Sec. 34, Tp. 52, R. 3, W. 5th M.	Charlevoix.....P.Q.	Alex Gagnon.
Duffield.....	Sec. 31, Tp. 12, R. 28, W. 2nd M.	Edmonton.....Alta.	George Duncan.
Dunkirk.....	St. Paul.....	Moose Jaw.....Sask.	J. A. Brattan.
Emesville.....	Eldon.....	Selkirk.....M.	Fred. W. Mills.
Five Fingers.....	Cumberland.....	Restigouche.....N.B.	Narcisse Pelletier.
French Hill.....	Sec. 12, Tp. 47, R. 28, W. 3rd M.	Russell.....O.	E. Hurtubise.
Furness.....	Sec. 27, Tp. 11, R. 26, W. 2nd M.	Battleford.....Sask.	Walter Venning.
Galilée.....	Elgin.....	Moose Jaw.....Sask.	James Hughes.
Garland Mountain.....	Hunterstown.....	Kings & Albert.....N.B.	Ralph Carter.
Gendron (opened 16th Dec.).....	New Dublin.....	Maskinongé.....P.Q.	H. Fréchette.
Grand River West.....	Chester.....	Richmond.....N.S.	Philip C. Macaulay.
Hebbville.....		Lunenburg.....N.S.	Robert Hebb.
Heon.....		Drummond and Arthabaska.....P.Q.	Mrs. L. Garneau.
(a) Hoselaw.....	Sec. 26, Tp. 59, R. 7, W. 4th M.	Victoria.....Alta.	R. G. Lamb.
Hyannas.....	Isle Verte.....	Inverness.....N.S.	Archibald McDonald.
Isle Verte Sud.....	Hendry.....	Témiscouata.....P.Q.	Jos. Dumont.
Jacksonboro.....	St. Irénée.....	Algoma, E.R.....O.	R. D. McKay.
Jean-Noël.....	DeLanandière.....	Charlevoix.....P.Q.	Irénée Gauthier.
Lac Deligny (opened 2nd Jan.).....	Frampton.....	Maskinongé.....P.Q.	Jos. Charpentier.
Lacasse.....	Tiny.....	Dorchester.....P.Q.	Placide Brousseau.
Laurin (opened 18th Dec.).....	Sec. 31, Tp. 12, R. 26, W. 2nd M.	Simcoe, E.R.....O.	T. Robitaille.
Mayberry.....	Sec. 13, Tp. 27, R. 8, W. P. M.	Moose Jaw.....Sask.	Donald Mayberry.
Moosehorn.....	East Kildonan.....	Dauphin.....M.	S. J. Matthews.
Morse Place.....	Armand.....	Selkirk.....M.	W. J. Herrick.
Moulin Beaupré (opened 12th Dec.).....	Douglas.....	Témiscouata.....P.Q.	Hilaire B-aupré.
(a) Nashwaakis Valley.....	St. Jean Port Joli.....	York.....N.B.	Samuel Currie.
Ozanam.....	Sec. 25, Tp. 52, R. 25, W. 2nd M.	L'Islet.....P.Q.	Nap. Ouellet.
Paddockwood.....	St. Charles de Belle-Chasse.....	Prince Albert.....Sask.	Frederick S. Pitts.
Pageville.....	Sec. 16, Tp. 54, R. 14, W. 5th M.	Bellechasse.....P.Q.	Zotique Couture.
(a) Peers.....	Bulstrode.....	Edmonton.....Alta.	Frank Jones.
Petit Bécancour.....	Maria.....	Drummond & Arthabaska.....P.Q.	Cyprien Moreau.
Pontre Bourque.....		Bonaventure.....P.Q.	A. Doucet.
Ramsay.....	Ste. Emélie de l'Energie.....	Algoma, E.R.....O.	A. E. Rippon.
Rang St. Joseph (opened 2nd Jan.).....	282 St. Catherine St. Montreal.....	Joliette.....P.Q.	Camille Joly.
St. Denis Street (reopened 18th Dec.).....	St. Simon.....	St. Lawrence.....P.Q.	J. J. Marchand.
St. Georges de Bagot (opened 9th Dec.).....	Sec. 30, Tp. 24, R. 2, W. P. M.	Bagot.....P.Q.	Jos. Carrière.
Scotland Farm.....	Digby.....	Dauphin.....M.	J. C. Thomson.
Seabrook (opened 23rd Dec.).....	Pictou.....	Digby.....N.S.	Lewis D. Pyne.
Seafoam East.....	Sec. 9, Tp. 3, R. 5, E. P. M.	Pictou.....N.S.	John H. Sutherland.
Senkiw.....	Sec. 7, Tp. 73, R. 5, W. 6th M.	Provencher.....M.	Tanaska Tofan.
(a) Sexsmith.....	Richmond.....	Edmonton.....Alta.	Mrs. K. E. Johnstone.
Sharp Corners (reopened 5th Dec.).....	Sec. 25, Tp. 22, R. 26, W. 4th M.	Lennox & Addington.....O.	Miss Mary E. Jayne.
Strangmuir.....	Cor. 3rd Ave. & Stephens Street.....	Macleod.....Alta.	W. J. Phipps.
Vancouver Sub-Office No. 20.....	Metabetchouan.....	Vancouver.....B.C.	A. C. Douglas.
Vallée.....	Unsurveyed.....	Chicoutimi & Sag'y.....P.Q.	Ernest Simard.
Voigts Camp.....		Yale-Cariboo.....B.C.	Hugh B. Cannon.
Wako.....		Th'der Bay & R'y Riv.....O.	T. M. McCune.
(a) Wapashoe.....	Sec. 3, Tp. 13, R. 25, W. 3rd M.	Moose Jaw.....Sask.	Mrs. A. V. Snow.
Whitkow.....	Sec. 16, Tp. 43, R. 13, W. 3rd M.	Battleford.....Sask.	Thomas Guest.
Willowvale.....	Sec. 4, Tp. 2, R. 2, W. 3rd M.	Moose Jaw.....Sask.	S. J. McKee.
Wymark.....	Sec. 28, Tp. 13, R. 13, W. 3rd M.	Moose Jaw.....Sask.	John Gerding.

(a) Opened 15th December.

NOTE.—Nicholson Siding, summer office, County of Algoma, E.R., O., has been constituted a regular Post Office.
Empey Hill, County of Lennox and Addington, O., was closed on the 26th of December, on account of Rural Free Delivery and not on the 1st November as previously published.
Delano, District of Medicine Hat, Alta., published as opened on the 1st December went into operation on the 15th November.

CHANGES IN POST OFFICES ALREADY ESTABLISHED

NAMES CHANGED.

Copeville	District of Medicine Hat.....Alta.	to Hanna.
Graham	District of Thunder Bay and Rainy River. O.	to Sioux Lookout.
Main Street North.....	City of Winnipeg.....M.	to Sub-Office No. 4 (Aug. 1)
Shipyards	County of Weiland	to Millers Bay.
Vallejo.....	District of Red Deer.....Alta.	to Loyalist.

OFFICES CLOSED.

(b) Bethel.....	County of Prince Edward.....O.	Closed 23rd December.
(b) Birdell.....	County of Grey, E.R.....O.	
(b) Bourg Royal.....	County of Quebec.....P.Q.	Closed 20th December.
(b) Bradford.....	County of Prince.....P.E.I.	Closed 14th December.
(b) Brownleigh Place.....	County of Drummond & Arthabaska.....P.Q.	Closed 18th December.
(b) Bute.....	County of Mégantic.....P.Q.	
(b) Cherry Hill.....	County of Kings.....P.E.I.	Closed 14th December.
(b) Cherry Vale.....	County of Sunbury and Queens.....N.B.	Closed 1st December.
(b) Cowal.....	County of Elgin, W.R.....O.	Closed 14th December.
(b) Crombie.....	County of Dufferin.....O.	
(b) Crossbury.....	County of Compton.....P.Q.	
(b) Davis.....	County of Kings & Albert.....N.B.	
(b) Drummond Station.....	County of Peterborough, E.R.....O.	Closed 27th December.
Dunara.....	County of Selkirk.....M.	Closed 27th November.
(b) East Dudswell.....	County of Richmond & Wolfe.....P.Q.	Closed 10th December.
Eastview.....	District of Moose Jaw.....Sask.	Closed 10th December.
(b) Elmwood.....	County of Kings & Albert.....N.B.	Closed 1st December.
(b) Flanders.....	County of Compton.....P.Q.	Closed 16th December.
(b) Flint Hill.....	County of Kings & Albert.....N.B.	Closed temporarily 1st Dec.
Gatine.....	District of Medicine Hat.....Alta.	
(b) Griersford.....	County of Renfrew, N.R.....O.	
Grove Avenue.....	County of Essex, S.R.....O.	Closed 12th December.
(b) Hopedale.....	County of Middlesex, E.R.....O.	
(b) Knatchbull.....	County of Halton.....O.	
(b) Lake Doré.....	County of Renfrew, N.R.....O.	
(b) Learned Plain.....	County of Compton.....P.Q.	
(b) Leggatt.....	County of Dufferin.....O.	
(b) McAlary.....	County of Kings & Albert.....N.B.	
(b) Mairs Mills.....	County of Simcoe, N.R.....O.	Closed 31st October.
(b) Maple Leaf.....	County of Compton.....P.Q.	Closed 16th December.
(b) Maple Plains.....	County of Prince.....P.E.I.	Closed 14th December.
(b) Martin Farm.....	County of Simcoe, N.R.....O.	
Meldrum Creek.....	District of Yale Cariboo.....B.C.	Closed 7th December.
Mink Lake.....	District of Edmonton.....Alta.	
Minniehill.....	County of Grey, N.R.....O.	Closed 30th September.
Montreal Sub-Office No. 57.....	City of Montreal.....P.Q.	Closed 21st November.
Moulin Dubois.....	County of Drummond & Arthabaska.....P.Q.	
(b) Mount Albion.....	County of Queens.....P.E.I.	
(b) Mount Hope.....	County of Bruce, N.R.....O.	
(b) New Canaan.....	County of Sunbury & Queens.....N.B.	Closed 1st December.
(b) North Fork, Salmon Creek.....	County of Sunbury & Queens.....N.B.	Closed 1st December.
(b) North Hill.....	County of Compton.....P.Q.	Closed 16th December.
Percy.....	District of Assiniboia.....Sask.	Closed 23rd November.
(b) Rockdale.....	County of Peterborough, E.R.....O.	Closed 23rd December.
(b) St. Andrews.....	County of Kings.....P.E.I.	
(b) Scotch Weedon.....	County of Compton.....P.Q.	Closed 16th December.
(b) Tartan.....	County of Grey, S.R.....O.	
(b) Thistle.....	County of Grey, S.R.....O.	
(b) Upper Granville.....	County of Annapolis.....N.S.	
(b) Upperton.....	County of Kings & Albert.....N.B.	
Vancouver Sub-office No. 17.....	City of Vancouver.....B.C.	
(b) Willisroft.....	County of Bruce, S.R.....O.	

(b) Closed on the inauguration of Rural Free Delivery.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

1st. Address "The Canada Gazette, Ottawa, Canada."

2nd. Indicate the number of insertions required.

3rd. INVARIABLY REMIT THE FEES FOR SUCH ADVERTISEMENTS, TOGETHER WITH THE PRICE OF ONE GAZETTE, AS BELOW, OTHERWISE THEY WILL NOT BE INSERTED.

The rates are 10 cents for the first insertion, and five cents for each subsequent insertion per line of nine words, each figure counting as one word.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws etc—1 insertion.

NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

Notices received up to 2 o'clock P.M. on Fridays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

C. H. PARMELEE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.

Ottawa, 2nd February, 1909.

APPLICATIONS TO PARLIAMENT.

HOUSE OF COMMONS.

RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

Petitions for Private Bills.

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

Instruction to Committees.

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

Deposit of Bills and Fees.

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public

Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

Additional charges.

3. The following charges shall also be levied and paid in addition to the foregoing, viz:—

(a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension.....	\$100 00
(b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week.....	100 00
(c.) When a Bill is presented in the House after the twelfth week of the session.....	200 00
(d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000.....	100 00
(e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000.....	150 00
(f.) When the proposed capital stock of a company is over \$750,000, and does not exceed \$1,000,000.....	200 00
(g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000.....	300 00
(h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000.....	400 00
(i.) For every additional million dollars or fractional part thereof.....	100 00

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves an increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.00.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs b or c of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,

Clerk House of Commons.

RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any

company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks; and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Act* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1906.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with

during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee as sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
 - (a) The respondent's residence at the time of sending such notice.
 - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
 - (c) The name and address of the solicitor, if any, acting for the respondent.
 - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be considered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.
- (7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210.)

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

THE SENATE.

Notices for Private Bills.

EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect a particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also, to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company is, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or

interests of the shareholders or bondholders or creditors of the company :—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks ; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages ; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed 'Private Bill Notice ;' or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders ; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate, the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels ; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session ; nor may any Private Bill be presented to the Senate after the first four weeks of each Session ; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate

NOTICE is hereby given that George Sentis Delandes of the Town of Pincher Creek, in the Province of Alberta, surveyor, will apply to the Parliament of Canada, at the next sitting thereof, for a Bill of Divorce from his wife, Violet Emily Louise Deslandes, of the Town of Pincher Creek, in the Province of Alberta, and for the custody of Dorothy Louise Deslandes, the child of the said George Sentis Deslandes and the said Violet Emily Louise Deslandes, on the grounds of adultery and desertion.

Dated at the Town of Macleod, in the Province of Alberta, this 11th day of November, 1912.

McNEILL & MARTIN,
Solicitors for applicant.

NOTICE is hereby given that Mary Arabella Young, of the City of Calgary, in the Province of Alberta, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband John J. Young, of the City of Spokane, in the State of Washington, one of the United States of America, on the ground of desertion and adultery.

Dated at Calgary, in the Province of Alberta, this 19th day of October, A.D. 1912.

TWEEDIE & MCGILLIVRAY,
105a Eighth Avenue West,
Calgary, Alberta,
Solicitors for the applicant.

23-14

NOTICE is hereby given that Charles Albert Flower, of the City of Winnipeg, in the Province of Manitoba, agent, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Violet Ruth Beatrice Flower, formerly of the City of Winnipeg, in the Province of Manitoba, and at present residing in the Town of Estevan, in the Province of Saskatchewan, on the ground of adultery.

Dated at the City of Winnipeg, in the Province of Manitoba, this 2nd day of November, A.D. 1912.

EDGAR J. TARR,
National Trust Building, 325 Main Street,
Winnipeg, Manitoba,
Solicitor for the said Charles Albert Flower.

20-14

NOTICE is hereby given that D. Madeleine Peterson, of the City of Toronto, County of York, in the Province of Ontario, wife of Francis John Peterson of the same place, banker, will renew her application to the Parliament of Canada, at the current session thereof, for a Bill of Divorce from her husband Francis John Peterson, of the City of Toronto, in the County of York, Province of Ontario, banker, on the ground of adultery, cruelty and non-support.

Dated at Toronto, the 7th day of December, 1912.

25-14 D. MADELEINE PETERSON.

NOTICE is hereby given that Andrew Lorne Hamilton, of the Town of Portage La Prairie, in the Province of Manitoba, and now of the City of Quebec, in the Province of Quebec, bank manager, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Maud Louise Hamilton, formerly of the City of Toronto, in the Province of Ontario but now of parts unknown, on the ground of adultery.

Dated at Montreal, in the Province of Quebec, this seventeenth day of December, 1912.

W. G. MITCHELL,
Solicitor for applicant,
222 St. James St.,
Montreal, Que.

25-14

NOTICE is hereby given that Sarah Lillian Attwood, of the Rural Municipality of Shoal Lake, in the Province of Manitoba, married woman, will apply to the Parliament of Canada at the next session thereof for a Bill of Divorce from her husband Frederick Spencer Attwood, of the City of Minneapolis, in the State of Minnesota, one of the United States of America, on the ground of adultery and desertion.

Dated at the Rural Municipality of Shoal Lake, in the Province of Manitoba, this 6th day of November, A.D. 1912.

19-14 SARAH LILLIAN ATTWOOD.

25-14

NOTICE is hereby given that Nathan Louis Nathanson, of the City of Toronto, in the County of York, clerk, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife, Violet Ruby Kuppenheimer Nathanson, on the ground of adultery.

Dated at Toronto, in the Province of Ontario, this twenty-first day of October, 1912.

BICKNELL, BAIN, STRATHY & MacKELCAN,
Solicitors for Nathan Louis Nathanson.

Messrs. LEWIS & SMELLIE,
Ottawa, Agents.

17-14

NOTICE is hereby given that Herbert Bell Rugh, of the City of Winnipeg in the Province of Manitoba, architect, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Mae Lillian Rugh, formerly of the City of Winnipeg, but now of the City of Brooklyn, in the State of New York, one of the United States of America, on the ground of adultery.

Dated at Winnipeg, this 4th day of October, A.D. 1912.

CAMPBELL, PITBLADO & CO.,
Farmer Building, Winnipeg,
Solicitors for HERBERT BELL RUGH.

22-14

NOTICE is hereby given that Lenore Power, of the Town of Cobourg, in the County of Northumberland, in the Province of Ontario, will apply to the Parliament of Canada, at this session thereof, for a Bill of Divorce from her husband, Reginald John Manley Power, of the City of Toronto, in the County of York, in the Province of Ontario, real estate agent, on the ground of adultery.

Dated at Cobourg, in the Province of Ontario, 16th day of January, 1913.

30-14 LENORE POWER.

THE MANITOBA RADIAL RAILWAY.

THE Manitoba Radial Railway Company will apply to the Parliament of Canada, at its present session, for an Act extending the time for the commencement and completion of the line of railway authorized by chapter 105 of the Statutes of Canada, 1907.

SMITH & JOHNSTON,
Solicitors for the applicants.

Dated at Ottawa, this 23rd day of January, A.D. 1913.

30-5

CANADIAN WESTERN RAILWAY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, by the Canadian Western Railway Company (incorporated chapter 69 Statutes of Canada, 1909) for an Act (1) Extending the time for the commencement and completion of the company's lines of railway; (2) To partially change the route of said railway by amending section 7, sub-section (a) of the Act of incorporation by striking out the first four lines of the said sub-section and by substituting therefor the following:—

“From a point on the international boundary at or near the Town of Coutts, in the Province of Alberta, thence in a north and westerly direction towards the Town of Cardston; thence in a north westerly direction through the Town of Pincher Creek.”

Dated at Winnipeg, the 18th day of December, 1912.

HOUGH, CAMPBELL & FERGUSON,
Solicitors for the applicants.

PERKINS, FRASER & GIBSON,
Agents at Ottawa.

26-5

SOUTHAMPTON RAILWAY CO.

NOTICE.—The Southampton Railway Company will apply to the Parliament of Canada, at its present Session for an Act authorizing it to lease its railway and undertaking to the Canadian Pacific Railway Company, declaring its railway and undertaking to be a work for the general advantage of Canada, and for other purposes.

Dated at Ottawa, this 16th day of January, 1913.

PRINGLE, THOMPSON & BURGESS,
Ottawa Agents.

29-5

HUDSON BAY INSURANCE COMPANY.

NOTICE.—Hudson Bay Insurance Company will apply to the Parliament of Canada, at the present session thereof, for an Act amending chapter 110 of the Statutes of 1910, to enable it to carry on insurance of classes, branches and kinds additional to those authorized by section twelve (12) of the said Act, or in substitution for some of the same, fixing the amount of the additional deposit to be made with the Minister of Finance in connection therewith, and for other purposes.

Dated at Vancouver, this 26th day of December, 1912.

PRINGLE, THOMPSON & BURGESS,
The Trust Building, Ottawa,
Solicitors for the applicants.

26-5

THE EMPIRE LIFE INSURANCE COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at the present session thereof for the incorporation of a Life Insurance Company to carry on the business of life insurance in all its branches and forms under the name of “The Empire Life Insurance Company”.

Dated at Saskatoon this 1st day of Jan., A.D. 1913.

BORLAND, McINTYRE & BORLAND,
Solicitors, for applicants.

27-5

ATHABASCA AND GRANDE PRAIRIE RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its present session for an Act to incorporate The Athabasca and Grande Prairie Railway Company with power to construct and operate a line of railway from some point at or near the junction of the Solomon River with the Athabasca River in the Province of Alberta in a north westerly direction to a point at or near the junction of the Smoky River with the Muskeg River in the said Province of Alberta, thence by the most feasible route in a northerly direction to Dunvegan in the Province of Alberta passing through Grande Prairie at a point on the westerly side of Bear Lake; to empower the company to own, develop and operate water powers and own, develop and operate coal and other mines and to deal in coal and other ore in connection with its undertaking; to construct and operate telephone and telegraph lines and to charge tolls for the use thereof; to own, build, purchase or otherwise obtain and operate steam and other vessels of every kind and description in Canada or elsewhere in connection with its line of railway; to build and operate elevators, wharves, warehouses, etc., and to carry on the business of general warehousemen and for such other powers and privileges as may be incidental or necessary to the above or any of them, and that the works and undertakings of the company may be declared to be works for the general advantage of Canada.

Dated at Ottawa this 2nd day of January, A.D. 1913

PRINGLE & GUTHRIE,
Citizen Building,
Solicitors for the applicants

27-5

PACIFIC AND PEACE RAILWAY COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act extending the time within which it may construct its line of railway as defined by its Act of Incorporation, chap. 127, of the Dominion Statutes of 1911, and for increasing the amount of the securities which may be issued by the said railway company, and for other purposes.

Ottawa, January 2nd, 1913.

J. A. RITCHIE,

Solicitor for the Company.

27-5

THE NORTH RAILWAY COMPANY.

NOTICE is hereby given that the North Railway Company (a company incorporated by the Legislature of the Province of Quebec) will apply at the present session of the Parliament of Canada for an Act

(1) Declaring that the works and undertakings of the company are works for the general advantage of Canada.

(2) To confirm in so far as the Parliament of Canada can do so all the rights, powers and privileges already possessed by the said company by its Act of incorporation and amending Acts.

(3) To extend the lines of railway which the company is now authorized to construct and operate as follows:

To construct and operate lines of railway from its main line to the City of Ottawa, and from the City of Montreal to the City of Quebec both in the Province of Quebec and from the said City of Quebec and from the said City of Montreal to the boundaries of the States of Maine, New Hampshire and Vermont with power to construct a bridge across or a tunnel beneath the River St. Lawrence for railway or other traffic, as may be approved by the Governor-in-Council or the Board of Railway Commissioners for Canada.

(4) To acquire by purchase or lease any part of any of the lines of railway mentioned below which may be used advantageously in the operation of the North Railway Company and to sell or lease all or any part of its railway line to any of the said companies, that is to say: the Canadian Pacific Railway, Canadian Northern Railway, Grand Trunk Railway, Grand Trunk Pacific Railway, Intercolonial Railway, National Transcontinental Railway, St. John Valley Railway, Montreal, Quebec & Southern Railway or any lines of railway auxiliary to any of the lines above mentioned.

(5) To receive grants of land or money from any Government, Province or municipality, public body or individual or corporation in aid of construction of its line and to exercise and to do all things and carry on the business necessary to develop and utilize the resources of any lands so acquired.

(6) To construct and operate telephone and telegraph lines and to charge tolls for the use thereof; to own, build, purchase or otherwise obtain and operate steam and other vessels of every kind and description in Canada or elsewhere in connection with its line of railway; to build and operate elevators, wharves, warehouses, etc., and to carry on the business of general warehousemen and for such other powers and privileges as may be incidental or necessary to the above or any of them.

(7) To borrow money and issue securities and make mortgages of its property for any of the purposes aforesaid in addition to such issue of railway shares and bonds as may be authorized by its Charter for the construction of its railway line and for such powers and privileges as may be incidental or necessary to the above.

Dated at Ottawa this 2nd day of January, 1913.

PRINGLE & GUTHRIE,

Citizen Building, Ottawa,

Parliamentary agents for the company.

27-5

REAL ESTATE LOAN CO., LIMITED.

NOTICE is hereby given that The Real Estate Loan Company of Canada, Limited, will apply to the Parliament of Canada at the session of 1912-1913 for an Act to increase its capital stock from \$1,600,000, divided into shares of \$40 each, to \$2,000,000, divided into shares of \$100 each, and, for the purpose of consolidating shares already issued, to authorize the sale and purchase of fractional parts of shares, and to authorize the company to purchase such fractional parts of shares and after consolidation into shares of \$100 to sell the same, and for such other powers for the purposes aforesaid as may be found necessary.

Dated at Toronto this thirtieth day of December, 1912.

H. W. MICKLE,

Confederation Life Building, Toronto.

Solicitor for applicant.

28-5

THE ROMAN CATHOLIC EPISCOPAL CORPORATION OF MACKENZIE.

NOTICE is hereby given that application will be made during the next session of Parliament of Canada, or at the following session thereof, if application cannot be made during next session and the act applied for passed and sanctioned, for an Act incorporating the Right Reverend Gabriel Breynat, The Roman Catholic Vicar Apostolic of the Vicariats of MacKenzie and his successors being Vicar Apostolic of the said Vicariate of MacKenzie in communion with the Church of Rome, as a body corporate by the name of "The Roman Catholic Episcopal Corporation of MacKenzie."

Vesting unto the said corporation all property occupied, possessed or enjoyed by the said Right Reverend Gabriel Breynat as such Vicar Apostolic of the Vicariate of MacKenzie and giving power to acquire real and personal property, sell and dispose of same, to borrow and lend money, execute deeds on behalf of the corporation, etc.

Dated at Ottawa, this 15th day of November, A.D. 1912.

VINCENT, SEGUIN & LABELLE,

Solicitors for applicant.

38 Rideau St., Ottawa, Ont.

27-5

CANADIAN, CENTRAL & LABRADOR RAILWAY COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its present session thereof, for an Act to incorporate the Canadian, Central and Labrador Railway Company, with power (a) to construct and operate a line of railway from a point at or near Cochrane, in the Province of Ontario, thence by the most feasible route in a northeasterly direction to a point at or near Cape St. Lewis on the Atlantic Coast with a branch line from said line of railway to a point at or near the mouth of the Hamilton River, in the Province of Quebec, and also a branch line from a point on said line of railway to the City of Quebec, (b) to construct, acquire, charter, operate, lease and dispose of steam and other vessels and to construct, acquire and lease terminal station facilities, wharves, warehouses, offices and other structures, (c) to build, purchase, lease or otherwise acquire, manage and operate hotels and restaurants, parks and summer resorts, and to purchase, lease, hold and dispose of lands necessary for such purpose, (d) to borrow money upon the issue of securities for the acquisition, construction, extension or development of any such properties, assets or works for the railway as the company may be authorized to acquire, construct or operate and to issue preference stock, (e) to develop water, electric and other power or energy and to construct and operate telegraph, telephone and power transmission lines and charge tolls for use of same.

Dated at Ottawa, this 7th day of January, 1913.

SMITH & JOHNSTON,

Solicitors for applicants.

28-5

THE CANADA PREFERRED INSURANCE COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate The Canada Preferred Insurance Company with head office in the City of Vancouver, B.C., with power to carry on throughout the Dominion of Canada the business of fire insurance and such other branches of insurance as may from time to time be authorized by license issued to the company under the provisions of The Insurance Act with all the powers necessary and incidental thereto.

Dated at Vancouver, B.C., the 30th November, 1912.

MAITLAND & HUNTER,

Rogers Building,

Vancouver, B.C.,

Solicitors for the applicants.

24-7

THE RUTHENIAN GREEK CATHOLIC EPISCOPAL CORPORATION.

NOTICE is hereby given that application will be made during the present session of the Parliament of Canada (or at the following session thereof if application cannot be made during this session and the Act applied for passed and sanctioned), for an Act incorporating The Right Reverend Nicetas Budka, Bishop of the Ruthenian Greek Catholic Church, and his successors in office, being of the same faith and rite and appointed by the Roman Pontiff, and persevering in communion with Rome, the Bishops of the said The Ruthenian Greek Catholic Church in the Diocese of Canada, as a body corporate of the said diocese by the name of "The Ruthenian Greek Catholic Episcopal Corporation," with power to the said corporation to acquire lands, borrow money on mortgage, to incorporate, establish, maintain and carry on parishes or missions, to erect, maintain and conduct churches, seminaries, schools, colleges, orphanages and hospitals in any of the provinces of Canada, and for the advancement in other ways of education and religion, charity and benevolence, and with power for other purposes, and to vest in the said corporation the church property of the Ruthenian Greek Catholic Churches throughout the said diocese, and with power to take gifts and other devises, and generally to confer on it the same powers and privileges as are enjoyed by other like corporations.

Dated at Winnipeg, this 6th day of January, A.D. 1913.

THOMAS J. MURRAY.

310 Sterling Bank Building,

Winnipeg, Manitoba,

Solicitor for the applicant.

EDWARD J. DALY,

19 Elgin Street,

Ottawa, Ontario,

Ottawa agent.

28-5

THE PRUDENTIAL LIFE INSURANCE COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its present session, by The Prudential Life Insurance Company, and its directors, being a company incorporated by the Legislature of Manitoba, by chapter 67 of the Manitoba Statutes of 1902, for an Act to incorporate "The Prudential Life of Canada," with head office at the City of Winnipeg, Manitoba, with power to take over the business, assets and liabilities of the said provincial company, and to carry on throughout Canada the business of life insurance in all its branches, and as may from time to time be covered by the licenses issued to the said company pursuant to the Statute in that behalf, and with all other powers necessary, usual, and incidental thereto under The Insurance Act, 1910.

Dated this 20th December, 1912.

LEWIS & SMELLIE,

7 Trust Building, Ottawa, Ont.,

Solicitors for the applicants.

26-5

WESTERN CANADA REMOUNT BREEDING ASSOCIATION.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate The Western Canada Remount Breeding Association, with power to raise, import, export, buy, sell, deal in and deal with horses, thoroughbred stock, fitted, or to be made fitted, for use in the army, the Royal Northwest Mounted Police, and all other military or semi-military organizations; to deal in and purchase, import, export, buy, sell and acquire all articles, substances and things which may be utilized in the maintenance, cultivation, improvement and development of farms for the breeding of remounts for the said organizations; to establish, maintain and conduct race tracks, grounds, courses and places for the training, racing and exercising of such horses, and the establishment of parks and places for athletic contests games, entertainments and exhibitions in connection therewith, in the Provinces of Saskatchewan, Alberta and British Columbia, or elsewhere in Canada; to enter into arrangements with any municipal or local authorities that may seem conducive to the association's objects; and to acquire the business, property and liabilities of any person or company carrying on or possessed of property suitable for the purposes of the association.

Dated at Calgary, this 24th day of December, 1912.

HANNAH, STIRTON & FISHER,

Solicitors for the applicants.

26-5

CANADIAN RAILWAY ACCIDENT INSURANCE CO.

NOTICE is hereby given by the Canadian Railway Accident Insurance Company, a body politic and corporate of Montreal, in the Province of Quebec, that it will make application at the next session of Parliament, for an Act to amend its charter, 57-58 Victoria, chapter 118, amended by 62-63 Victoria, chapter 106, by changing its name to "The Globe Indemnity Company."

Montreal, 14th January, 1913.

CRAMP, EWING & McFADDEN,

Solicitors for applicant.

30-5

ALBERTA, INTERURBAN RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, during the present session, for an Act validating the proceedings at the organization meeting of the company, held on the 16th day of April, 1912, confirming the appointment of directors appointed thereat, and validating the acts of the said directors.

Dated at Calgary, Alberta, this 21st day of January, A.D. 1913.

CLARKE, McCARTHY, CARSON & MACLEOD,

Solicitors for Alberta Interurban Ry. Co.

LEWIS & SMELLIE, Ottawa Agents.

30-5

THE WESTERN CANADA RAILWAY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a company to construct, operate and maintain a railway under the name of The Western Canada Railway, to be operated by steam and electricity from Port Churchill, on Hudson's Bay, through the Province of Manitoba south of Churchill River and north of Nelson River, to a point at or near Sea Falls on said river; thence north of Lake Winnipeg through the Province of Saskatchewan to Prince Albert, in said province; thence continuing through said province and the Province of Alberta, in a direct line to Calgary, in said last mentioned province, with power to construct a branch

line from a point near Manitoba Lake, in the Province of Saskatchewan, to Edmonton, in the Province of Alberta; also, with power to build, purchase, charter, maintain and navigate steam and other vessels to ply between Port Churchill and other countries, to carry and convey passengers and freight and carry on a general transportation service in connection with said railway; to construct, operate and maintain such bridges, docks, wharves, elevators, &c., as may be necessary and advantageous for the purposes of the said undertaking; also, to construct and operate telegraph and telephone lines along the whole length of the proposed railway and said branch for the transmission of messages for the public as well as for the purposes of said railway; also, to acquire such water powers as may be deemed requisite for the generation of electricity for the purposes of said railway and said branch, and the purpose, erection and maintenance of all such electrical plant as may be necessary in connection with said railway and branch, its bridges, elevators, wharves and docks, and with all such powers and rights as may be advantageous and necessary to the success of said undertaking, including such as may be granted and prescribed, with the consent of the Parliament of Canada, by the Parliament of Great Britain and Ireland.

Ottawa, Ont., 17th January, 1913.

VINCENT, SEGUIN & LABELLE,
30-5 Solicitors for the applicants.

MISCELLANEOUS.

ATLANTIC SUGAR REFINERIES, LTD.

NOTICE is hereby given that the following by-law increasing the number of directors from nine to eleven was duly approved at a special general meeting of shareholders of Atlantic Sugar Refineries, Limited, duly called for considering the same and held on the 22nd day of January, 1913, at which meeting were present and voted in favour of said by-law more than two-thirds in value of the entire issued capital stock of the company:—

"It is hereby enacted as a by-law of the company: That By-law III of the company's by-laws be amended so as to read as follows:—

"A board of eleven directors shall be elected annually, of whom four shall form a quorum. The continuing directors may act notwithstanding any vacancy in their body."

And that a copy of the said by-law was duly deposited in the Department of the Secretary of State on the 23rd day of January, 1913.

J. E. SEYMOUR,
30-1 Secretary.

THE ORIENTAL OIL AND PAINT CO., LTD.

AT a special general meeting of the shareholders of The Oriental Oil & Paint Co., Limited, held on the 27th day of December, 1912, at which meeting were present: Messrs. N. E. Démers, Napoléon Piché, Félix Routhier, Antoine Routhier, J. A. Routhier, J. B. Piché, Jos. W. Piché, O. N. Piché; Mr. O. N. Piché acting for and on behalf of Art. Duval, W. Cloutier, François LeTarte, Madame Antonia Piché, all shareholders of the company;

It was resolved:—

Moved by Mr. Jos. W. Piché, seconded by J. B. Piché, that, in the interest of the company, the principal place of business of The Oriental Oil & Paint Co., Limited, be changed to St. Basile, Co. of Portneuf, P.Q.

This resolution was carried.

True copy of the minutes of the meeting.

O. N. PICHE,
30-1 Secretary.

THE HOME BANK OF CANADA.

DIVIDEND No. 25.

NOTICE is hereby given that a dividend at the rate of seven per cent per annum upon the paid-up capital stock of this Bank has been declared for the three months ending the 28th February, prox., and the same will be payable at its head office and branches on and after Saturday, the 1st March, prox.

The transfer books will be closed from the 17th to the 28th February, 1913, both days inclusive.

By order of the Board,

JAMES MASON,
General manager.
30-1

Toronto, 23rd January, 1913.

THE ROYAL BANK OF CANADA.

DIVIDEND No. 102.

NOTICE is hereby given that a dividend of three per cent (being at the rate of twelve per cent per annum) upon the paid-up capital stock of this Bank, has been declared for the current quarter, and will be payable at the Bank and its branches on and after Saturday, the 1st day of March next, to shareholders of record of 15th February.

By order of the Board,

E. L. PEASE,
General manager.
30-6

Montreal, P.Q., January 14, 1913.

THE WEYBURN SECURITY BANK.

DIVIDEND No. 3.

NOTICE is hereby given that a dividend at the rate of five per centum per annum upon the paid-up capital stock of this Bank has been declared for the six months ending 31st December, 1912, and that the same will be payable at its head office and branches on and after the first day of March, 1913.

By order of the Board,

H. O. POWELL,
General manager.
30-5

Weyburn, 10th January, 1913.

BANK OF HAMILTON.

DIVIDEND NOTICE.

NOTICE is hereby given that a dividend of three per cent (twelve per cent per annum) on the paid-up capital of the bank, for the quarter ending 28th February has this day been declared, and that the same will be payable at the bank and its branches on 1st March next.

The transfer books will be closed from 21st to 28th February, both inclusive.

By order of the Board,

J. TURNBULL,
General manager.
30-5

Hamilton, 20th January, 1913.

THE CANADIAN BANK OF COMMERCE.

DIVIDEND No. 104.

NOTICE is hereby given that a quarterly dividend of 2½ per cent upon the capital stock of this institution has been declared, for the three months ending the 28th February, 1913, and that the same will be payable at the Bank and its branches on and after Saturday, 1st March, 1913, to shareholders of record at the close of business on the 14th day of February, 1913.

By order of the Board,

ALEXANDER LAIRD,
General manager.
30 5

Toronto, 22nd January, 1913.

NOTICE is hereby given, that on the 22nd day of January, 1913, there was deposited in the office of the Secretary of State for the Dominion of Canada, a duly executed agreement, dated January 1, 1913, by and between John Carstensen, Alfred H. Smith and Edward L. Rossiter, Vendors, The Guarantee Trust Company of New York, Trustee, and The New York Central and Hudson River Railroad Company, The Lake Shore and Michigan Southern Railway Company, The Michigan Central Railroad Company, The Cleveland, Cincinnati, Chicago and St. Louis Railway Company, The Pittsburg and Lake Erie Railroad Company, and the Toledo and Ohio Central Railway Company, in pursuance of Chapter 38 of the Statutes of Canada for 1907, being an Act to amend The Railway Act, and amendments thereto.

Dated January 22, 1913.

30-2

THE QUEBEC BANK.

QUARTERLY DIVIDEND.

NOTICE is hereby given that a dividend of one and three-quarters per cent upon the paid-up capital stock of this institution, has been declared for the current quarter, and that the same will be payable at its banking-house in this city, and at its branches, on and after Saturday, the first day of March next, to shareholders of record of 13th February.

By order of the Board,

B. B. STEVENSON,
General manager.

Quebec, 21st January, 1913.

30-5

THE BANK OF TORONTO.

DIVIDEND No. 126.

NOTICE is hereby given that a dividend of two and three-quarters per cent for the current quarter, being at the rate of eleven per cent per annum, upon the paid-up capital stock of the Bank, has this day been declared; and that the same will be payable at the Bank and its branches, on and after the 1st day of March next, to shareholders of record at the close of business on the 15th day of February next.

The transfer books will be closed from the seven-teenth to the twenty-fifth days of February next, both days inclusive.

By order of the Board,

THOMAS F. HOW,
General manager.The Bank of Toronto,
Toronto; 22nd January, 1913.

30-5

BANK OF MONTREAL.

NOTICE is hereby given that a dividend of two and one-half per cent upon the paid-up capital stock of this institution has been declared for the three months ending 31st January, 1913, and that the same will be payable at its Banking House in this City, and at its branches, on and after Saturday, the first day of March next, to shareholders of record of 31st January, 1913.

By order of the Board,

H. V. MEREDITH,
General manager.

Montreal, 21st January, 1913.

30-5

BANQUE D'HOCHELAGA.

NOTICE is hereby given that a dividend of two and a quarter per cent ($2\frac{1}{4}\%$) equal to nine per cent (9%) per annum on the paid-up capital of this institution, has been declared for the quarter ending on the 28th February next, and will be payable at the head office of this Bank or at its branches, on and after the First day of March next, to the shareholders on record at the close of business on the 13th February.

By order of the Board,

F. G. LEDUC,
Manager.

30-5

IN RE LA BANQUE DE ST. JEAN, IN
LIQUIDATION.

NOTICE is hereby given that in virtue of a judgment of the Honorable Dominique Monet, one of the judges of the Superior Court of the Province of Quebec, sitting in and for the District of Iberville, dated January 21st, 1913, all the creditors of La Banque de St. Jean, in liquidation, are ordered to file with the undersigned liquidator, at his office No. 99 Richelieu Street, St. Johns, P.Q., their claim duly attested under oath between now and the 22nd of February, 1913.

Depositors of the said Bank are dispensed from filing their claims, and each depositor shall be collo-cated on the dividend sheet *pro rata* of the amount for which he appears to be a creditor according to the books of the said Bank.

St. Johns, January 22, 1913.

TANCREDE BIENVENU,
Liquidator.KAVANAGH, LAJOIE & LACOSTE,
Solicitors for liquidator.

30-2

INTERNATIONAL RAILWAY COMPANY.

NOTICE is hereby given that an original of the Re-funding and Improvement 5% Gold Mortgage made between the International Railway Company of the first part and the Bankers Trust Company of the second part, dated November 1, 1912, was deposited with the Department of the Secretary of State on Tuesday, the twenty-first day of January, 1913.

A. MONRO GRIER,
Attorney.Toronto, Ontario,
January 22nd, 1913.

30-1

THE NAVIGABLE WATERS PROTECTION
ACT, R.S.C., CAP. 115.

NOTICE is hereby given that Shevlin Clarke Com-pany, Limited, have applied to the Minister of Public Works for Canada for permission to construct a boom in the Rainy River, in front of Indian Reserve No. 1, at Pithers Point in Rainy River, Lots 18 and 19, Township of McIrvine, and in front of part of the Townplot of Fort Frances, as described in License of Occupation No. 469, issued to the Shelvin Clarke Com-pany, Limited, by the Minister of Lands, Forests and Mines of the Province of Ontario, and have deposited with the said Minister of Public Works copies of the plans and description of the site of such proposed works, and have also deposited with the Registrar of the District of Rainy River duplicate of such plans and description of site.

Dated at Fort Frances, this 8th day of January,
A.D. 1913.(Sgd.) H. A. TIBBETTS,
Solicitor for the applicants.

29-5

WEST VANCOUVER FERRY CO., LIMITED.

NOTICE is hereby given that the West Vancouver Ferry Co., Ltd., has applied to His Excellency the Governor General in Council for approval of the site and plans for a proposed wharf in front of Four-teenth Street, in the District of West Vancouver, and that plans and description of the proposed site have been deposited with the Minister of Public Works, and in the Office of the Registrar of Land Titles at Vancouver, in accordance with the provisions of the Navigable Waters Protection Act.

Dated this 4th day of January, 1913.

MACNEILL, BIRD, MACDONALD & BAYFIELD,
Solicitors for
West Vancouver Ferry Co., Ltd.

28-5

LA COMPAGNIE D'IMMEUBLES, LIMITÉE.

PUBLIC NOTICE is hereby given that under the rules and regulations established by the Governor General of Canada in Council, under the provisions of Part III of The Companies Act, Revised Statutes of Canada, 1906, chapter 79, relating to loan companies, the undermentioned persons will apply to His Royal Highness the Governor General in Council, two months after the publication of this notice in *The Canada Gazette*, for Letters Patent under the Great Seal incorporating:—

1. Messrs. François Joseph Bisailon, advocate, King's counsel, residing at No. 446 Sherbrooke Street East, Arthur Brossard, advocate, King's counsel, residing at No. 2129 Park Avenue, Hector Roannes Bisailon, advocate, residing at No. 2132 Mance Street, Alexis Pepin, advocate, residing at No. 332 Dorchester Street East, Charles Auguste Honoré Bertrand, student-at-law, residing at No. 230 Lafontaine Park, all of the City of Montreal, in the Province of Quebec, proposed members of the board of directors, and the said François Joseph Bisailon, Arthur Brossard and Hector Roannes Bisailon to constitute the provisional board, as a loan company, under the provisions of the above-mentioned Act;

That the proposed company is to carry on its operations throughout the Dominion of Canada under the name of "La Compagnie Mutuelle d'Immeubles, Limitée," previously incorporated by letters patent issued by the Honourable Secretary of State of the Dominion of Canada, bearing date the 4th day of August, 1903, and that the proposed company was granted the permission of the said "Compagnie d'Immeubles, Limitée," to carry on business under the name of the last-mentioned company;

2. That the principal place of business of the proposed company shall be at the City of Montreal, in the Province of Quebec;

3. That the purposes and objects of the proposed company are the following, viz:—

(a) To acquire and own property, movable and immovable, real and personal, claims, bonds, mortgages, hypothecs, contracts, shares of stock and generally all the assets, rights, privileges and undertakings of the "Compagnie Mutuelle d'Immeubles, Limitée," and the said proposed company, to assume the liabilities of the said "Compagnie Mutuelle d'Immeubles, Limitée," incurred towards any person, partnership, company and towards the subscribers to any co-operative funds established and managed by the said "Compagnie Mutuelle d'Immeubles, Limitée."

(b) To establish and maintain one or more co-operative funds by means of contributions paid by subscribers who, under the rules and regulations established by the surrendering company or the proposed company creating said fund or funds, have become or shall, in the future, become beneficiary members of the same;

(c) To make cash advances by way of loans to the subscribers to any of the said co-operative funds, or to the purchasers of any part of the company's property, for building purposes or other improvements;

(d) To collect, manage, and administer the moneys of any such co-operative funds and to do all acts necessary to undertake or carry on any business which the proposed company is authorized to undertake or carry on, or for any services rendered, duties and deposits and necessary expenses relating to the aforesaid purposes;

(e) To deal in real estate generally; to acquire by purchase, lease or otherwise, and to own real estate and to erect houses and other buildings on such real estate or any part thereof;

(f) To sell, lease, transfer, exchange, deal in or otherwise dispose of the whole or any part of such real estate, and to develop, improve and lay out the same in building lots, streets, lanes, squares or otherwise;

(g) To receive and hold mortgages, hypothecs, liens or any securities to secure the payment of the purchase price of any property sold by the projected company or of any money due to the proposed company by purchasers, or advanced by the proposed company to subscribing members or for building purposes or other improvements;

(h) To acquire, purchase, hold, transfer and dispose of shares, stock, debentures or securities in any other company having objects similar, in whole or in part, to those of this proposed company or carrying or any business capable of being carried on so as to benefit this proposed company, directly or indirectly;

(i) To sell or otherwise dispose of any part of the lands or other property belonging to the proposed company, for such consideration and upon such terms and conditions as the proposed company may deem fit, and to accept cash, shares, bonds, debentures, stock or securities of any other company in payment or part payment of such securities;

(j) To acquire and own any business, franchises, undertakings, property, rights, privileges, leases, contracts, real estate, stocks, assets and other rights which the proposed company may lawfully acquire in virtue hereof;

(k) To issue paid-up shares and not liable to calls, bonds, or other securities of the proposed company in payment or part payment of any property, movable or immovable, rights or other assets acquired by the proposed company at any time, including any option on real estate, rights in real estate or for services rendered by way of promotion or otherwise;

(l) To sell, lease or otherwise dispose of the undertaking of the proposed company, or any part thereof, for such consideration as the proposed company may deem fit, or to amalgamate with any person, partnership or corporation carrying on a business similar, in whole or in part to those of the proposed company upon such terms and conditions as may be deemed advisable, and in consideration for such undertaking to accept cash, or, in lieu of cash, paid-up and non-assessable shares, bonds, debentures or securities or other property, and generally to do all such other acts and things conducive to the attainment of the proposed company's objects or relating thereto;

(m) To amalgamate with any other company having objects similar, in whole or in part, to those of the proposed company;

(n) To distribute among the shareholders of the proposed company, in specie, any shares, debentures, securities or bonds belonging to the proposed company;

(o) To invest its surplus funds in the redemption of its own shares, bonds or other securities;

(p) To lend money on first and second mortgages and generally to carry on all other business usually carried on by loan firms;

(q) To act as general agents, mandatories, real estate and insurance agents, and generally to do all acts which may be conducive to the attainment of the purposes and objects of the proposed company and necessary to carry on its undertakings;

4. That the capital stock of the proposed company shall be of the sum of three hundred and fifty thousand dollars, divided into 3,500 shares of one hundred dollars each.

Montreal, 15th January, 1913.

BISAILLON & BROSSARD,

29-2

Solicitors for the applicants.

KA IEN INVESTMENT CO., LTD.

NOTICE is hereby given that thirty days after date we intend to apply to the Governor in council, for a quit-claim-deed, for the following described foreshore:—

Commencing at the North-west corner of Lot 641, Range Five, Coast District, British Columbia, thence West, Seven hundred (700) feet; thence South seven degrees and forty-five minutes West (S. 7° 45' W), Six hundred, and forty (640) feet; thence East Seven hundred (700) feet, to High-water-mark; thence Northerly, following High-water mark, to the point of commencement; excepting that portion (included within the above boundaries) covered by the Grand Trunk Pacific Right-of-Way.

KA IEN INVESTMENT COMPANY, LTD.

Prince Rupert, B.C., 30th December, 1912. 28-6

GUELPH JUNCTION RAILWAY COMPANY.

NOTICE is hereby given that the annual general meeting of the shareholders of this company for the transaction of all business proper to be transacted thereat, will be held at the office of the company, 12 Douglas Street, in the City of Guelph, at 4 p.m., on Tuesday, the 4th day of February, 1913, pursuant to Statute.

A. H. MACDONALD,
Secretary.

29-3

BRAZILIAN TRACTION, LIGHT AND POWER COMPANY, LIMITED.

(Incorporated under the laws of Canada.)

NOTICE is hereby given that a dividend of $1\frac{1}{2}$ per cent for the quarter ending 31st January, 1913, has been declared on the issued capital stock of the company, payable on the 20th day of February, 1913, to all shareholders of record on the registers at the close of business on the 31st day of January, 1913.

Dividend cheques for shareholders resident in Canada and the United States of America will be payable at par at any branch of The Canadian Bank of Commerce in Canada, or at the Agency of the said Bank in New York City.

Holders of bearer share-warrants on detaching coupon No. 2 from such warrants, and lodging same at one of the banks mentioned below, will receive on and after 20th February, 1913, in exchange for each coupon the sum of \$1.50, or its equivalent if presented in London, the sum of 6s. 2d.; if in Belgium or Switzerland, the sum of francs 7.76; and if in Germany, the sum of marks 6.29, representing the amount of the aforesaid dividend.

Payments made in London are subject to the income tax.

The transfer books of the company will be closed from 1st February, 1913, to 4th February, 1913, both days inclusive.

J. M. SMITH,
Secretary.

Toronto, Canada, 15th January, 1913.

Banks at which coupons may be presented for payment.

TORONTO... The Canadian Bank of Commerce.

NEW YORK... Agency of The Canadian Bank of Commerce.

LONDON... The Canadian Bank of Commerce.

BRUSSELS... The Banque de Paris et des Pays-Bas.
Caisse Générale de Reports et de Dépôts.
Banque Internationale de Bruxelles.
Banque d'Outremer.
Banque Nagelmackers Fils & Cie.
Deutsche Bank.

ANTWERP... Banque d'Anvers.
Banque de Reports de Fonds Publics et de Dépôts.

LIEGE... Banque Nagelmackers Fils & Cie.
Banque Liégeoise.

GENEVA... Banque Fédérale.

BASLE... Banque Commerciale de Bâle.
Swiss Bankverein.

BERLIN... Deutsche Bank.

NOTE:—The Canadian Stock Register is kept at the office of the National Trust Company, Limited, Toronto, Canada.

The London office of the company is at Threadneedle House, 34 Bishopsgate, London, E.C. 29-2

THE METROPOLITAN BANK.

NOTICE is hereby given that the annual general meeting of the shareholders of this Bank, for the election of directors and the transaction of other business, will be held at the head office of the Bank in Toronto, on Tuesday, the 28th day of January, 1913, at 12 o'clock noon.

By order of the Board,

W. D. ROSS,
General manager.

Toronto, 18th December, 1912.

25-6

IMPERIAL BANK OF CANADA

DIVIDEND No. 90.

NOTICE is hereby given that a dividend at the rate of twelve per cent (12 %) per annum upon the paid-up capital stock of this institution has been declared for the three months ending 31st January, 1913, and that the same will be payable at the head office and branches on and after Saturday, the 1st day of February next.

The transfer books will be closed from the 17th to the 31st January, 1913, both days inclusive.

By order of the Board,

D. R. WILKIE,
General Manager.

Toronto, 18th December, 1912.

26-5

STERLING ACCIDENT AND GUARANTEE CO.

THE Sterling Accident and Guarantee Company of Canada hereby gives notice that on the first day of October, instant, it ceased to carry on business in Canada, and that on and after the 5th day of February, 1913, it will apply to the Minister of Finance for a release of the company's deposit. Any policy holders opposing the release will file their opposition with the Minister of Finance on or before 1st January, 1913.

Dated at the City of Montreal, in the Province of Quebec, the 8th day of October, A.D. 1912.

ROBERT THOMSON,
President.

PERCY W. THOMSON,
Secretary treasurer.

17-16

THE CANADA NORTH-WEST LAND COMPANY (LIMITED).

(Incorporated in Canada.)

NOTICE OF DISTRIBUTION ON REALIZATION OF ASSETS No. 7.

NOTICE is hereby given that a Distribution on Realization of Assets, No. 7, of \$5 per share has been declared and that the same is payable on the 1st day of February, 1913, to shareholders of record on the books of the company at the close of business on the 11th day of January, 1913, (fractional shares not included).

The transfer books will be closed from the 11th day of January, to the 1st day of February, 1913.

By order,

S. B. SYKES,
Secretary-treasurer.

Toronto, Canada,

9th December, 1912.

NOTE.—Shareholders are reminded that as the distributions on realization of assets can only be made as, and when, sufficient funds are on hand from time to time, payments are bound to be at irregular intervals and cannot be counted upon to be made at any fixed periods. The shareholders are further reminded that as each distribution on realization is made the assets of the company are proportionately depleted.

25-6

THE BANK OF NEW BRUNSWICK.

NOTICE is hereby given that a dividend of \$1.63 per share, being at the rate of thirteen (13%) per cent per annum on the capital stock of this Bank, has this day been declared for the period ending 15th February, 1913, and that the same will be payable at the office of the Bank in the City of St. John on the 17th day of February next to shareholders of record of 31st January. The transfer books will close on the 31st January.

By order of the Board,

C. H. EASSON,
General Manager.

St. John, N.B., 10th January, 1913.

29-5

E. J. MATHEWS.

NOTICE is hereby given that thirty days after date I intend to apply to the Governor-in-Council for a quit-claim deed, for the following described foreshore: Commencing at the south-west corner of Lot 446, Range 5, Coast District, British Columbia, which is on the high-water line; thence west seven hundred (700) feet; thence north twenty-two degrees, and forty-five minutes west (N. 22° 45' W.) twenty-eight hundred (2,800) feet; thence north ten degrees west (N. 10° 0' W.) forty-four hundred and seventy (4,470) feet; thence east seven hundred (700) feet to the Grand Trunk Pacific Railway Right-of-Way; thence south seventeen degrees and forty-one minutes east (S. 17° 41' E.) to high water mark; following the west boundary of the Grand Trunk Pacific Railway Right-of-Way, eleven hundred (1,100) feet; thence southerly following high water mark, sixty-two hundred and fifty (6,250) feet more or less to point of commencement; excepting that portion (included within the above boundaries) covered by the Grand Trunk Pacific Right-of-Way.

E. J. MATHEWS.

RITCHIE, AGNEW & Co.

Surveyors and Engineers,

Agents.

Prince Rupert, B.C., 23rd December, 1912. 28-5

THE SOVEREIGN BANK OF CANADA.

NOTICE is hereby given that a special general meeting of the shareholders of the Sovereign Bank of Canada will be held at the hour of twelve o'clock noon on Tuesday, the fourth day of February, 1913, at the head office of the Bank, 930 Traders Bank Building, in the City of Toronto, Ontario, for the purpose of considering the present position of the affairs of the Bank.

By order of the Board,

F. G. JEMMETT,

General manager.

Toronto, 11th December, 1912. 25-6

THE STERLING BANK OF CANADA.

NOTICE is hereby given that a dividend of one-and-one-half per cent ($1\frac{1}{2}\%$) for the quarter ending 31st January, inst. (being at the rate of six per cent (6%) per annum, on the paid-up capital stock of this Bank, has been declared, and that the same will be payable at the head office and branches of the Bank on and after the 15th day of February next. The transfer books will be closed from the 17th January to the 31st January, both days inclusive.

By order of the Board,

F. W. BROUGHALL,

General manager.

Toronto, 7th January, 1913. 28-5

PUISSANCE DU CANADA.



NOMINATIONS.

SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON ALTESSE ROYALE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, 16 janvier 1913.

LUCIEN LEGROS, de Saint-Jean-Port-Joli, dans la province de Québec : Gardien du quai de l'Etat à cet endroit.

17 janvier 1913.

CHANDLER SMITH, de Port Philip, dans le comté de Cumberland, dans la province de la Nouvelle-Ecosse : Gardien du quai de l'Etat à cet endroit, en remplacement de Harry Johnson, démissionnaire.

FREDERICK F. PICKARD, de la cité de Victoria, dans la province de la Colombie-Britannique, inspecteur des coques et équipements : Inspecteur-mesureur des navires et Surveillant des logements des matelots au port de Victoria, dans la dite province.

SALLE DU SÉNAT.

OTTAWA, vendredi, 24 janvier 1913.

Aujourd'hui, à 4.30 HEURES P.M., le Très Honorable Sir CHARLES FITZPATRICK, G.C.M.G., Juge en chef du Canada, et Député de Son Altesse Royale le Gouverneur général, s'est rendu à la Salle du Sénat, dans l'édifice du Parlement, et a pris son siège au pied du Trône. Les membres du Sénat étant assemblés, il a plu au Député Gouverneur général d'y faire requérir la présence de la Chambre des Communes, et cette Chambre s'y étant rendue, il a plu à Son Honneur le Député de Son Altesse Royale le Gouverneur général du Canada de sanctionner, au nom de Sa Majesté, le Bill suivant :—

“Loi concernant l'achat par le gouvernement des obligations à trois pour cent de la Compagnie du Grand-Tronc-Pacifique.”

Après quoi les membres de la Chambre des Communes se sont retirés à leur Chambre. Alors le Député du Gouverneur s'est aussi retiré.

PROCLAMATIONS.

ARTHUR.
[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans
Sous-ministre de la Justice, } et par la Partie XII
Canada. } de la *Loi de la marine*
marchande, Statuts révisés de 1906, chapitre 113, il est entre autre choses en substance statué que Notre Gouverneur en conseil peut, par proclamation déclarer havre public toute étendue recouverte d'eau et soumise à la juridiction de Notre Parlement du Canada ;

ET ATTENDU que Son Altesse Royale Notre Gouverneur en conseil est d'avis que Joggins Mines, dans la province de la Nouvelle-Ecosse, renfermant l'étendue ci-après mentionnée, soit proclamé havre public,—

SACHEZ DONC que par les présentes Nous proclamons et déclarons que Joggins Mines, renfermant une étendue d'eau qui peut être décrite comme suit :—

Toutes les eaux de la Baie de Fundy et de ses eaux tributaires, au sud d'une ligne tirée franc ouest, astronomiquement, depuis l'extrémité de Boss Point, au nord d'une ligne tirée franc ouest, astronomiquement, depuis l'extrémité ouest de Ragged Reef Point ; et à l'est à mi-chenal entre les comtés de Cumberland et Westmoreland,—seront un havre public.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très cher et Bien-aimé Oncle et Très Fidèle Conseiller le Feld-maréchal Son Altesse Royale le Prince ARTHUR WILLIAM PATRICK ALBERT, Duc de Connaught et Strathearn, comte de Sussex (dans la pairie du Royaume-Uni) ; Prince du Royaume-Uni de la Grande-Bretagne et d'Irlande, Duc de Saxe, Prince de Saxe-Cobourg et Gotha ; Chevalier de Notre Ordre Très noble de la Jarretière ; Chevalier de Notre Ordre Très ancien et Très noble du Chardon ; Chevalier de Notre Ordre Très illustre de Saint-Patrice ; l'un de Notre Très honorable Conseil privé ; Grand Maître de Notre Ordre Très honorable du Bain ; Chevalier Grand Commandeur de Notre Ordre Très exalté de l'Etoile de l'Inde ; Chevalier Grand-croix de Notre Ordre Très distingué de Saint-Michel et Saint-Georges ; Chevalier Grand Commandeur de Notre Ordre Très éminent de l'Empire Indien ; Chevalier Grand-croix de Notre Ordre Royal de Victoria ; Notre Aide-de-camp personnel ; Gouverneur Général et commandant en chef de Notre Puissance du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DEUXIÈME jour de JANVIER, en l'année de Notre-Seigneur mil neuf cent treize, et de Notre Règne la troisième.

Par ordre,

THOMAS MULVEY,
Sous-Secrétaire d'Etat.

ARTHUR.
[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } **A**TTE^ND^U que Jans
Sous-ministre de la Justice, } Et par la Partie XII
Canada. } de la *Loi de la marine*
marchande, Statuts révisés de 1906, chapitre 113, il est
entre autres choses en substance statué que Notre
Gouverneur on conseil peut, par proclamation déclarer
havre public toute étendue recouverte d'eau et soumise
à la juridiction de Notre Parlement du Canada ;

ET ATTENDU que Notre Gouverneur en conseil est
d'avis que le havre de Belliveau's Cove, dans la pro-
vince de la Nouvelle-Ecosse, renfermant l'étendue ci-
après mentionnée, scit proclamé havre public :—

SACHEZ DONC que par ces présentes Nous procla-
mons et déclarons le dit havre de Belliveau's Cove,
comprenant une étendue recouverte d'eau qui peut être
décrite comme suit, savoir :—

Toutes les eaux renfermées entre les promontoires de
la dite anse,—seront un havre public.

De ce qui précède Nos féaux sujets et tous ceux qui
les présentes peuvent concerner, sont par les présentes
requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos pré-
sentes Lettres Patentes, et à icelles fait apposer le
Grand Sceau du Canada. TÉMOIN, Notre Très
cher et Bien-aimé Oncle et Très Fidèle Conseiller
le Feld-maréchal Son Altesse Royale le Prince
ARTHUR WILLIAM PATRICK ALBERT, Duc de
Connaught et Strathearn, comte de Sussex (dans
la pairie du Royaume-Uni), Prince du Royaume-
Uni de la Grande-Bretagne et d'Irlande, Duc de
Saxe, Prince de Saxe-Cobourg et Gotha ; Chevalier
de Notre Ordre Très noble de la Jarretière ; Cheva-
lier de Notre Ordre Très ancien et Très noble du
Chardon ; Chevalier de Notre Ordre Très illustre
de Saint-Patrice ; l'un de Notre Très honorable
Conseil privé ; Grand Maître de Notre Ordre Très
honorable du Bain ; Chevalier Grand Commandeur
de Notre Ordre Très exalté de l'Etoile de l'Inde ; Che-
valier Grand-croix de Notre Ordre Très distingué
de Saint-Michel et Saint-Georges ; Chevalier Grand
Commandeur de Notre Ordre Très éminent de
l'Empire Indien ; Chevalier Grand-croix de Notre
Ordre Royal de Victoria ; Notre Aide-de-camp
personnel ; Gouverneur Général et commandant
en chef de Notre Puissance du Canada.

A Notre Hôtel du Gouvernement en Notre CITE
d'OTTAWA, ce DEUXIÈME jour de JAN-
VIER, en l'année de Notre-Seigneur mil neuf
cent treize, et de Notre règne la troisième.

Par ordre,

THOMAS MULVEY,
Sous-Secrétaire d'Etat.

29-3

DÉPÊCHES, Etc.

DEPARTEMENT DES AFFAIRES
EXTERIEURES.

SON Altesse Royale le Gouverneur général a reçu une
dépêche du Secrétaire d'Etat pour les Colonies,
datée le 3 de janvier 1913, annonçant que le 1er no-
vembre 1912, les Pays-Bas avaient accédé à la Con-
vention Internationale des droits d'auteurs signée à Berlin
le 13 de novembre 1908.

30-2

DEPARTEMENT DES AFFAIRES EXTE-
RIEURES.

14 janvier 1913.

LE gouvernement canadien s'étant informé auprès
du gouvernement italien, sur l'autorité des offi-
ciers consulaires italiens de recevoir des deniers adju-
gés par des tribunaux canadiens à des sujets italiens
non domiciliés au Canada, la réponse que contient la
dépêche ci-dessous a été reçue comportant que les offi-
ciers consulaires italiens sont autorisés à recevoir des
articles et deniers dus à des sujets italiens non domi-
ciliés au Canada :

*Du Secrétaire d'Etat pour les Colonies au Gouverneur
général.*

Canada,
n° 874.

DOWNING STREET,
20 décembre 1912.

MONSIEUR,—J'ai l'honneur de transmettre à Votre
Altesse Royale, pour le renseignement de Vos Minis-
tres, les documents cités ci-dessous concernant le paie-
ment par les tribunaux canadiens de la compensation
et autres deniers adjugés à des Italiens non domiciliés
au Canada.

J'ai, etc.,

L. HARCOURT.

A l'Administrateur du Gouvernement
du Canada.

Consulaire, n° 33.

ROME, 9 décembre 1912.

MONSIEUR,—Au reçu de votre dépêche consulaire
n° 47 du 10 septembre dernier, au sujet du paiement
par les tribunaux canadiens de compensation et autres
effets adjugés à des Italiens non domiciliés au Canada,
M. Dering a adressé une note au gouvernement italien
dans le sens de la lettre du 21 août du Département
canadien des Affaires Extérieures.

En réponse à cette note le Ministre italien pour les
Affaires Etrangères dit que les officiers consulaires
italiens sont autorisés par les règlements consulaires de
recevoir des autorités locales ou du représentant de la
personne qui y a droit, les articles et deniers dus à des
sujets italiens non domiciliés dans le pays intéressé, et
que leur reçu est valide. La procédure suivie est que
les deniers sont transmis par l'officier consulaire au
Ministère italien pour les Affaires Etrangères et ce der-
nier le transmet aux autorités judiciaires compétentes
(ou au consul italien, à l'étranger, selon le cas), qui
effectue le paiement et obtient des reçus des personnes
intéressées ; ces reçus sont ordinairement déposés aux
archives du ministère, mais si la chose est désirée ils
peuvent être transmis aux autorités à l'étranger qui
ont opéré le paiement original. Ce dernier moyen est
fréquemment adopté dans le cas de petits héritages et
de compensation pour accidents à des ouvriers reçus
dans la Grande-Bretagne et quelques-unes de ses dépen-
dances, *e. g.*, l'Union Sud-africaine, par les consuls
italiens pour transmission aux héritiers en Italie.

Il est fait mention que le mode de transmission ci-
dessus indiqué est absolument sûr et que les personnes
auxquelles l'argent est dû n'encourent aucune dépense.
On admet que ce moyen est un peu long et l'on suggère
que si les chèques émis par les autorités canadiennes en
faveur des personnes qui y ont droit étaient employés
il y aurait moins de temps perdu sous ce rapport ;
d'un autre côté, les personnes qui reçoivent ces chèques
si elles demeurent dans des campagnes éloignées,
comme le cas se présenterait souvent, auraient de la
difficulté à faire changer les chèques.

Le Ministre des Affaires Etrangères termine en dé-
clarant que son ministère fera tout son possible pour
faciliter la transmission aux héritiers de toutes les
sommes qui seront confiées aux officiers consulaires
italiens par les autorités canadiennes.

J'ai etc.,

R. RODD.

Le Très Honorable
Sir E. Grey, Bart., C.J., M.P.,
etc., etc., etc.

29-3

CANADA,
No 864.

DOWNING STREET,
18 décembre 1912.

MONSIEUR,—J'ai l'honneur de transmettre à Votre Altesse Royale, pour le renseignement de Vos Ministres, copie d'une dépêche du consul général de Sa Majesté à Buda-Pesth, attirant l'attention aux exigences des autorités hongroises au sujet des passeports et de la position qui est faite par la loi hongroise aux Hongrois naturalisés en pays étranger.

J'ai l'honneur d'être, de Votre Altesse Royale,
le très humble et obéissant serviteur,
L. HARCOURT.

Au Gouverneur Général Son Altesse Royale
le Duc de Connaught et Strathearn, C.J., C.C.,
C.P., G.C.B., G.C. Etoile de l'I., G.C.M.G., G.C.
Emp. des I., G.C.O.V., etc.; etc., etc.

TRAITÉ No 4.

BUDA-PESTH,
25 novembre 1912.

MONSIEUR,—Relativement à l'article "Passport Requirements of Foreign Countries" dans la Liste du Foreign Office sous l'en-tête Autriche-Hongrie, je vois qu'il y est dit que pour des fins de résidence dans ce pays-là un passeport ou une autre preuve d'identité est nécessaire. Vu le grand nombre de personnes qui tentent de résider en Hongrie au delà de la période légale de 14 jours sans être munies de quelque preuve de leur nationalité ou d'identité, j'ose attirer votre attention au pouvoir que possèdent les autorités hongroises de demander cette preuve après l'intervalle mentionné. Les difficultés qui surviennent sont ordinairement au sujet des artistes de théâtre desquels les autorités policières exigent une preuve immédiate de nationalité. Il est rare que ces personnes possèdent des passeports ou autres preuves d'identité, et ordinairement le consulat général leur donnait un document disant qu'ils avaient prêté serment comme sujet britannique et que le consul général de Sa Majesté croyait leur déclaration véridique. Ce document est marqué comme n'étant valide qu'en Hongrie. Jusqu'à présent les autorités hongroises se sont contentées de cette pièce. Un certificat semblable est émis, lorsque nécessaire, dans le cas de gouvernantes, etc., mais ces dernières sont toujours invitées à produire leurs certificats de naissance, ce qui me permet d'émettre des passeports. Mais je doute que ce système soit satisfaisant. Assez souvent des personnes de cette catégorie se présentent ici, et dans certains cas, surtout s'il s'agit de personnes de couleur, il est presque impossible de dire si elles sont ou non des sujets britanniques.

J'ose suggérer que le paragraphe dans la liste du Foreign Office fasse savoir qu'il est très désirable que les artistes de théâtre qui visitent la Hongrie possèdent des passeports, et que tout sujet britannique qui séjourne plus de 14 jours en Hongrie peut être sommé par les autorités de produire une preuve de nationalité et d'identité. Un tel paragraphe éviterait, aux sujets britanniques qui viennent en ce pays, beaucoup d'ennuis et de désagréments.

Une autre question, je crois, mérite considération. D'après la loi hongroise les personnes naturalisées dans les pays étrangers ne perdent pas par là leur nationalité hongroise. La loi dit que les personnes qui résident à l'étranger sans interruption durant plus de dix ans perdent leur nationalité hongroise, à moins de prendre des mesures pour la conserver. Les dix ans comptent depuis le jour qu'ils quittent la Hongrie, ou, s'ils sont munis de passeports, depuis le jour où ces documents cessent d'être valides.

D'après les Instructions générales aux officiers consulaires de Sa Majesté dans le cas où une demande est faite à un officier consulaire pour un passeport par un sujet britannique qui est encore un sujet ou citoyen de l'État dans lequel cet officier exerce une juridiction consulaire, la demande doit être refusée et le requérant conseillé d'obtenir un passeport des autorités de cet État.

Or, d'après les concessions accordées par le gouvernement hongrois aux compagnies de navigation britanniques et autres, ces dernières sont empêchées de délivrer des passages partant de la Hongrie à moins qu'un passeport ne soit produit. Ceci s'applique également aux passages depuis Hambourg et autres ports européens émis par des compagnies ayant des agences en Hongrie. Il arrive assez souvent que des hongrois naturalisés au Canada visitent leur pays d'origine avant que les 10 ans d'absence se soient écoulés qui les affranchiraient de leur nationalité hongroise. Dans ces cas le Consulat général de Sa Majesté n'a pas la permission d'émettre des passeports à ces personnes, et il en résulte que ces personnes tant qu'elles n'ont pas obtenu de passeport hongrois, s'exposent à beaucoup d'ennuis et de perte de temps et d'argent. Les susdites personnes sont souvent de simples cultivateurs et ne connaissent aucunement les règlements des passeports en force en Hongrie, et s'imaginent que leur certificat de naturalisation va les affranchir du service militaire et autres difficultés, ce qui n'est pas le cas. De plus, quelquefois ils sont détenus pour remplir leur service militaire, et dans d'autres, même s'ils sont eux-mêmes exemptés, leurs fils sont obligés de rester en arrière ou de donner un cautionnement pour leur enrôlement subséquent comme recrues. Il est évident que s'ils comprenaient, comme le comportent leurs certificats de naturalisation, qu'ils ne pourraient pas être protégés par ce Consulat général, et le désagrément auquel les exposerait une visite en Hongrie, ils n'entreprendraient pas un voyage du Canada ou d'autre colonie britannique.

J'ignore si l'état des choses dont je parle est connu des gouvernements canadiens et d'autres possessions britanniques, et j'ose suggérer que s'ils ne le connaissent pas, il soit pris des mesures pour porter l'affaire à leur connaissance.

Il est à peine nécessaire de dire que les remarques que j'ai faites ne s'appliqueront qu'à la Hongrie et non à l'Autriche.

Le sujet britannique ordinaire est sous l'impression que l'Autriche et la Hongrie sont des termes synonymes.

J'ai etc.,

EVELYN GRANT DUFF.

Le Très Honorable
Sir Edward Grey, Bart., C.J.,
etc., etc., etc.

28-3

ARRÊTÉS EN CONSEIL.

[66]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 4 janvier 1913, que M. Joseph St-Germain a demandé la concession gratuite du lot n° 42, dans l'établissement de Shaftsbury, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens.

Le Ministre ajoute que la preuve soumise démontre que le requérant, par l'entremise de son agent, M. Charles St-Germain, occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899.

Par conséquent, le Ministre recommande qu'en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, il soit autorisé à concéder gratuitement à M. Joseph St-Germain le lot n° 42, dans l'établissement de Shaftsbury, province d'Alberta, contenant 152 acres plus ou moins.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

30-4

[95]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jendi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 7 janvier 1913 que M. H. T. Holness s'est établi sur un terrain non arpenté situé sur la rive nord de la branche nord du creek Sheep dans la réserve forestière des Montagnes Rocheuses, dans la province d'Alberta, avant l'établissement de cette réserve, dans l'attente que ces terres seraient finalement arpentées et ouvertes aux colons, et qu'il pourrait obtenir l'inscription de homestead pour un quart de section. M. Holness représente que les fonctionnaires du ministère de l'Intérieur l'ont assuré que l'inscription de homestead lui serait accordée dès que ces terres seraient arpentées; qu'il a fait des améliorations considérables sur ce terrain, soit une maison, une étable, des clôtures et des travaux de défoncement; qu'il y a résidé depuis 1907 et que si la réserve n'avait pas été établie, il aurait maintenant droit aux lettres patentes de ce terrain.

Le Ministre ajoute que ce terrain pouvant avoir une valeur considérable pour l'emmagasinage de l'eau, il ne croit pas sage d'en déposséder la Couronne et, par conséquent, des négociations ont été ouvertes avec M. Holness pour s'assurer à quelles conditions il céderait les droits à ce terrain qu'il peut avoir acquis. M. Holness a consenti à céder ses droits au terrain en question sur paiement d'une somme de \$1,600, soit \$10 l'acre, avec la permission de s'inscrire pour un homestead d'un quart de section de terres fédérales ailleurs disponibles et d'en obtenir les lettres patentes sans être tenu à l'accomplissement d'autres obligations de homestead.

Le Ministre recommande que cette convention soit approuvée et demande l'autorisation de payer à M. Holness la somme de \$1,600 tirée du crédit pour la protection des forêts dans le Manitoba, la Saskatchewan, l'Alberta, etc., et d'accorder à M. Holness les lettres patentes d'un quart de section de terres fédérales disponibles dès qu'il aura cédé les droits qu'il peut avoir au terrain sur lequel il est établi.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

30-4

Greffier du Conseil privé.

HOTEL DU GOUVERNEMENT A OTTAWA.

Jendi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que demande a été faite au nom de la ville de Waterous, dans la province de Saskatchewan, de la concession de la subdivision légale fractionnaire 1 et 2 de la section 10, township 32, rang 25, à l'ouest du 2e méridien, pour les fins d'un parc;

Et attendu que le Ministre de l'Intérieur est d'avis que cette demande soit accordée, le terrain en question étant disponible d'après les archives du ministère de l'Intérieur,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (d) de l'article 76 de la *Loi des terres fédérales*, de décréter que les subdivisions légales fractionnaires 1 et 2 de la section 10, township 32, rang 25, à l'ouest du 2e méridien, contenant 23.90 acres, ainsi qu'indiqué en couleur rose sur le plan ci-annexé, soient mises en réserves et affectées aux fins d'un parc, et d'en autoriser la concession pour les dites fins à la ville de Waterous, dans la province de Saskatchewan, l'acte de cession devant contenir la condition que ce terrain retournera à la Couronne si, en aucun temps, le concessionnaire, ses successeurs ou ayants droit ne l'affecte pas aux fins susdites.

RODOLPHE BOUDREAU,

30-4

Greffier du Conseil privé.

[3151]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jendi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU qu'il a été déposé au ministère de l'Intérieur une copie certifiée d'un arrêté du lieutenant-gouverneur du Manitoba en conseil n° 19749, daté le 25 octobre 1912, demandant au gouvernement du Canada de mettre en réserve le terrain requis pour un chemin public traversant le quart sud-est de la section 30, township 23, rang 4, à l'est du méridien principal;

Et attendu qu'en vertu de l'article 13 du chapitre 99 des Statuts révisés du Canada, le lieutenant-gouverneur du Manitoba en conseil peut, du consentement du Gouverneur en conseil, lorsqu'il est jugé opportun de le faire dans l'intérêt des établissements et de la colonisation, ordonner que des chemins soient ouverts sur les terres non couvertes par des patentes, qu'elles soient occupées ou non, et soit que ces terres aient ou non été prises comme établissements, par préemption, ou mises à part ou réservées au profit ou à l'usage de qui que ce soit; et ces chemins peuvent ensuite être transférés par le Gouverneur en conseil à la Couronne pour la province;

Et attendu que le quart sud-est de la section 30, township 23, rang 4, à l'est du méridien principal, dans la province du Manitoba, n'est pas couvert par une patente,—

Par conséquent, il plaît au Gouverneur général en conseil d'autoriser par ces présentes le Ministre de l'Intérieur d'y mettre en réserve le terrain compris dans le chemin public, ainsi qu'indiqué sur le plan et décrit dans le règlement 35 de la municipalité rurale de Bifrost, adopté le 12e jour d'octobre 1910, qui accompagnait la copie de l'arrêté du lieutenant-gouverneur du Manitoba en conseil mentionnée ci-dessus, savoir, un terrain décrit comme suit :

Commençant au coin sud-ouest du dit quart de section; de là vers le nord le long de la borne ouest du dit quart de section sur une distance de 40 chaînes, plus ou moins, jusqu'au coin nord-ouest du dit quart de section; de là vers l'est le long de la borne nord du dit quart de section sur une distance d'une chaîne; de là vers le sud parallèlement à la dite borne ouest, sur une distance de 40 chaînes, plus ou moins, jusqu'à l'intersection de la borne sud du dit quart de section; de là vers l'ouest le long de la dite borne sud sur une distance d'une chaîne, plus ou moins, jusqu'au point de départ, le dit terrain couvrant une superficie de quatre acres plus ou moins.

Il plaît de plus au Gouverneur général en conseil, en vertu des dispositions de l'article 13 du chapitre 99 des Statuts révisés du Canada, 1906, et d'après le rapport du Ministre de l'Intérieur, de décréter que le dit chemin public, ainsi que ci-dessus décrit, soit transféré à la Couronne pour la province du Manitoba.

RODOLPHE BOUDREAU,

30-4

Greffier du Conseil privé.

[72]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jendi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions de l'article 27 du chapitre 113 des Statuts révisés du Canada, 1906, de permettre les changements suivants :

1. Le changement du nom du bateau à vapeur "Zara," numéro officiel 98652, en celui de "Solgar";
2. Le changement du nom du bateau à gazoline "San Felice," numéro officiel 131158, en celui de "Susie W.";
3. Le changement du nom du bateau à gazoline "Ethel May," en celui de "Aurora 2nd."

RODOLPHE BOUDREAU,

30-2

Greffier du Conseil privé.

[65] HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 31 décembre 1912, que Madame Joséphine Hamelin a demandé la concession gratuite du lot n° 32, dans l'établissement du Petit Lac des Esclaves, en qualité de représentant personnel de son mari décédé, Pierre Hamelin, basant sa demande sur le fait que ce dernier occupait ce terrain à la date de l'extinction du titre des Indiens.

Le Ministre ajoute que la preuve soumise démontre que feu Pierre Hamelin occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899, et que des lettres d'administration nommant la requérante administratrice de sa succession ont été déposées au Ministère de l'Intérieur.

Par conséquent, le Ministre recommande qu'en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales* il soit autorisé à concéder gratuitement à Madame Hamelin le lot n° 32, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, contenant 24 acres, plus ou moins, en sa qualité de représentant personnel de feu Pierre Hamelin.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

30-4

[94] HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que demande a été faite, au nom de la Mission Catholique Ruthénienne de l'Ordre de St-Basile le Grand au Canada, de la concession de 3.71 acres de terre compris dans le coin nord-ouest du quart sud-ouest de la section 22, township 26, rang 32, à l'ouest du méridien principal, pour les fins d'une église ;

Et attendu que les conditions ordinaires ont été remplies et que le Ministre est d'avis que la demande soit accordée,—

Par conséquent, il plaît au Gouverneur général en conseil, en vertu des dispositions du paragraphe (d) de l'article 76 de la *Loi des terres fédérales*, de réserver et affecter aux fins d'une église 3.71 acres de terre compris dans le coin nord-ouest du quart sud-ouest de la section 22, township 26, rang 32, à l'ouest du méridien principal, et par ces présentes, d'en autoriser la concession à la Mission Catholique Ruthénienne de l'Ordre de St-Basile le Grand au Canada, pour les dites fins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

30-4

[96] HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 8 janvier 1913, qu'en juin 1906 la moitié sud de la section 23, township 11, rang 15, à l'ouest du 4e méridien, située au sud de la rivière Belly et contenant 79 acres, a été vendue à l'enchère publique à M. George E. Hunter au prix courant de \$3.00 l'acre, ce terrain ayant depuis été complètement payé.

Comme on a depuis découvert qu'à l'époque de la vente M. Hunter était un employé du Département de l'Intérieur, le Ministre recommande qu'en vertu des dispositions de l'article 84 de la *Loi des terres fédérales* la vente à M. Hunter du terrain ci-dessus décrit soit confirmée.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

30-4

5½

[51] HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 11e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur fait rapport, le 14 décembre 1912, que la compagnie dite "The Northern Trading Company, Limited," d'Edmonton, dans la province d'Alberta, a demandé un permis d'occupation d'une partie du lot riverain n° 1, ouest, dans l'établissement d'Athabaska Landing, province d'Alberta ;

Comme c'est l'intention de transporter sur ce terrain certains entrepôts qui ont été construits sur le chemin de la rivière, le Ministre est d'avis que cette demande soit accordée,—

Par conséquent, le Ministre recommande qu'un permis d'occupation pouvant être résilié en tout temps après soixante jours d'avis aux concessionnaires soit accordé à la compagnie dite "The Northern Trading Company, Limited," pour une période de cinq ans, au loyer annuel de \$10, payable d'avance, pour toute cette partie du lot riverain n° 1 ouest, dans l'établissement d'Athabaska Landing, province d'Alberta, située entre la limite sud du terrain mis en réserve par un arrêté en conseil du 28 avril 1898 pour prolonger le chemin longeant la rivière Athabaska à cet endroit et la limite nord du terrain concédé à Colin Johnston par lettres patentes datées le 13 mars 1903, partie qui n'est pas comprise dans les limites d'un chemin arpenté traversant le dit terrain et couvrant approximativement une superficie de cinquante-cinq centièmes d'un acre, plus ou moins, ainsi que colorié en jaune sur le plan ci-annexé.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

29-4

[3578] HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 24e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. Adam Calleo a demandé la concession gratuite du lot n° 3, dans l'établissement du lac Flying-Shot, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve soumise démontre que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899.

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la "Loi des terres fédérales," d'autoriser par ces présentes la concession gratuite à M. Calleo du lot n° 3, dans l'établissement du lac Flying-Shot, province d'Alberta, contenant 128 acres, plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

28-4

[2364] HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 5e jour d'octobre 1911.

PRÉSENT :

SON EXCELLENCE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 3 octobre 1911, que le gouvernement de la province d'Alberta a demandé d'acheter au prix de \$1 l'acre, dans le but d'y établir une station de démonstration agricole, les lots 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 et 13, à l'est d'Athabaska-Landing, soit partie de la subdivision de la section 34, township 66, rang 22, à l'ouest du 4e méridien, couvrant une superficie totale de 483.80 acres, les dits lots étant compris dans le bloc 15 de l'emplacement de ville d'Athabaska-Landing et bordés en rouge sur le plan ci-annexé. Il a été représenté au Ministre que les

autorités provinciales ont décidé d'établir dans la province un certain nombre de ces stations aux endroits qui conviennent le mieux aux cultivateurs, pour démontrer ce qu'un cultivateur d'intelligence commune peut faire avec un capital ordinaire. L'intention est aussi de faire à ces stations de démonstration les expositions d'été, les expositions de graines de semence et les concours d'appréciation du bétail ;

Le Ministre ajoute que le ministère de l'Intérieur peut disposer des terres demandées et qu'il est d'avis qu'il serait de l'intérêt public d'accorder cette demande.

Par conséquent, le Ministre recommande que les dits lots, couvrant une superficie totale de 483.80 acres, soient vendus au gouvernement de la province d'Alberta au prix de \$1 l'acre.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

27-4

[3535]

HOTEL DU GOUVERNEMENT A OTTAWA.

Vendredi, le 20e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que par un arrêté en conseil du 20 décembre 1911, quatre acres de terre compris dans le quart sud-ouest de la section 17, township 28, rang 15, à l'ouest du méridien principal, ont été mis en réserve et affectés aux fins d'un cimetière à Magnet, dans la province de Manitoba, et que la concession aux syndics dûment nommés en a été autorisée pour les fins susdites ;

Et attendu qu'il a depuis été constaté que l'article 35 du chapitre 17 de la loi dite "Cemeteries Incorporation Act," Statuts révisés du Manitoba, 1902, en vertu duquel ces syndics ont été nommés, prescrit aussi que des successeurs à ces syndics seront nommés de la manière spécifiée dans l'acte de transport,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil de décréter que l'arrêté en conseil du 20 décembre 1911 soit par ces présentes modifié de manière à permettre la nomination de successeurs aux dits syndics par dix ou plus des habitants résidant dans le voisinage du dit terrain, à une assemblée dûment convoquée.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

27-4

[3541]

HOTEL DU GOUVERNEMENT A OTTAWA

Samedi, le 21e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur fait rapport, le 12 décembre 1912, que M. C. B. Major a demandé la concession gratuite du lot n° 13, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens.

La preuve soumise démontrant que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899, le Ministre, en vertu des dispositions du paragraphe (c) de l'article 76 de la loi des terres fédérales, demande l'autorisation de concéder gratuitement à M. Major le lot n° 13, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, contenant 30.9 acres plus ou moins.

Le comité soumet cette demande pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

27-4

[3550]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 21e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 5 novembre 1912, qu'en vertu des dispositions de la Loi d'irrigation l'autorisation a été donnée à MM. John E. Enright et James S. Strong, de East End, Saskatchewan, de faire certains travaux pour le détournement de l'eau de la rivière Frenchman, dans le township 6, rang 22, à l'ouest du 3e méridien, pour des fins d'irrigation, et qu'en vertu d'arrêtés en conseil datés le 5 novembre 1907, le 29 juillet 1909 et le 29 octobre 1910 certaines terres ont été vendues à MM. Enright et Strong pour le dessèchement au moyen de l'irrigation, la superficie totale des terres ainsi vendues étant de 6,158.65 acres, dont 2,868 acres doivent être irrigués.

Le Ministre ajoute que dans les limites du terrain vendu à MM. Enright et Strong pour des fins d'irrigation se trouve une partie du quart sud-ouest de la section 32, township 6, rang 21, à l'ouest du 3e méridien, qui avait été jusqu'à récemment réservé à l'usage de la police à cheval du Nord-Ouest à East End, Saskatchewan. Toutefois, à l'exception du quart sud-ouest de la subdivision légale 4 de la dite section 32, ce terrain a été soustrait de la réserve. Le reste de ce quart de section borde le principal canal d'irrigation construit par MM. Enright et Strong, et une étendue considérable peut en être irriguée par le dit canal.

MM. Enright et Strong ont fait une demande d'acheter le quart sud-ouest de la dite section 32, qu'ils veulent inclure dans leur projet d'irrigation.

Par conséquent, le Ministre recommande que la quart sud-ouest de la section 32, township 6, rang 21, à l'ouest du 3e méridien, sauf le quart sud-ouest de la subdivision légale 4 de cette section, soit vendu, conformément aux règlements concernant l'irrigation, à James Carey Strong et Denham Norreys McLean, administrateur de la succession de feu John Edward Enright, au prix de \$3 l'acre, le quart de la somme payable dans les soixante jours qui suivront la date de la vente et le reste, ainsi que l'intérêt au taux de cinq pour cent par année, lors du parachèvement des travaux. Une des conditions de la vente est que les travaux d'irrigation seront parachevés à la satisfaction du Ministre de l'Intérieur avant que les lettres patentes du terrain vendu soient accordées, et que si à la fin du délai accordé pour le parachèvement des travaux d'irrigation les dits travaux ne sont pas terminés le contrat de vente de ces terrains peut être annulé et tout acompte payé ou travaux d'irrigation exécutée peuvent être confisqués par la Couronne.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

28-4

[3537]

HOTEL DU GOUVERNEMENT A OTTAWA.

Vendredi, le 20e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 16 décembre 1912, que M. Pierre Neass a demandé la concession gratuite du quart sud-est de la section 2, township 72, rang 8, à l'ouest du 6e méridien, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens.

Le Ministre ajoute que la preuve soumise démontre que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899.

Le Ministre recommande qu'en vertu des dispositions du paragraphe (c) de l'article 76 de la Loi des terres fédérales, il soit autorisé à accorder à M. Neass la concession gratuite du quart sud-est de la section 2, township 72, rang 8, à l'ouest du 6e méridien.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

27-4

[7]
HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 4e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU qu'il est jugé opportun et de l'intérêt public de défendre l'importation, la préparation ou la vente au Canada du sérum et du virus du choléra des porcs ;

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (1) de l'article 28 du chapitre 75 des Statuts révisés du Canada, 1906, de décréter ce qui suit :

Les règlements de quarantaine établis par un arrêté en conseil du 30 novembre 1909, et modifiés par un arrêté en conseil du 19 août 1911, sont par ces présentes modifiés de nouveau par l'addition de l'article suivant :

88½. L'emploi du sérum ou virus du choléra des porcs étant considéré dangereux, l'importation, la préparation, la vente ou l'emploi de ce sérum ou virus sont défendus.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

28-2

[62]
HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 10e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît au Gouverneur général en conseil, en vertu des dispositions de la Partie XII de la *Loi de la marine marchande au Canada*, de décréter ce qui suit :

Les règlements suivants concernant l'arrivée dans un havre public du Canada de navires venant d'un port quelconque infesté ou soupçonné d'être infesté de la peste bubonique sont par ces présentes ajoutés comme articles 49a, 49b et 49c, aux règlements généraux pour l'administration des havres publics au Canada, ainsi qu'approuvés par un arrêté en conseil du 20 avril 1911 :

49a. Il est illégal pour tout navire venant d'un port quelconque où existe ou est soupçonné d'exister la peste bubonique, et entrant dans un havre public au Canada, de mouiller à un quai ou d'être amarré en eau dormante à une distance du quai moindre que six

pieds ; et où cette distance du quai ne peut être maintenue à cause de la force du courant, la distance sera aussi près de six pieds que, de l'avis du maître de havre, les circonstances le permettent.

49b. Il est illégal pour tout navire venant d'un port quelconque où existe ou est soupçonné exister la peste bubonique, et entrant dans un havre public au Canada, d'être amarré à un quai par un câble ou des câbles sur lesquels n'a pas été placée une garde ou entonnoir en métal pour empêcher le passage des rats, cette garde ayant au moins trois pieds de diamètre et étant placée à au moins trois pieds du quai.

49c. Il est illégal pour tout navire venant d'un port quelconque où existe ou est soupçonné exister la peste bubonique et entrant dans un havre public au Canada d'être relié à un quai par une passerelle qui n'est pas gardée par quelque personne dans le but d'empêcher les rats de quitter le navire par cette passerelle ; toutes les passerelles seront relevées lorsqu'elles ne seront pas en usage.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

29-3

[3108]
HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 5e jour de novembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU qu'il est jugé nécessaire d'établir dans le havre de Little Current, Ontario, une ligne permanente au delà de laquelle il ne sera érigé à l'avenir aucun quai, jetée, brise-lames ou autre construction ;

Et attendu que les ingénieurs en chef du département de la Marine et des Pêcheries et du département des Travaux Publics ont recommandé que la dite ligne soit établie conformément au plan et à la description dont copie est exposée aux bureaux du maître du havre de Little Current, au bureau de l'ingénieur de district du département des Travaux Publics, Toronto, ou au département des Travaux Publics, Ottawa,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil d'établir une ligne permanente dans le havre de Little Current, dans la province d'Ontario, ainsi qu'indiqué sur ce plan et cette description, et la dite ligne est en conséquence établie par ces présentes.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

28-2

NOMINATIONS, PROMOTIONS ET RETRAITES.

MILICE CANADIENNE.

1912.

QUARTIER GÉNÉRAL.

OTTAWA, 10 décembre 1912.

Les nominations, promotions, retraites et confirmations de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

O. G. 222.

DIVISIONS TERRITORIALES.

3^E DIVISION—7^E BRIGADE D'INFANTERIE.—La durée de service du major W. St. P. Hughes, comme major de brigade, est prolongée jusqu'au 1^{er} septembre 1913.

TROUPES PERMANENTES.

GÉNIE ROYAL CANADIEN.—Est nommé adjudant : le capitaine P. S. Benoit. 20 octobre 1912.

CAVALERIE.

2^E DRAGONS.—Le lieutenant provisoire O. H. Robins, est retraité. 4 novembre 1912.

5^E DRAGONS DE LA GARDE DE LA PRINCESSE LOUISE.—Est nommé adjudant : le lieutenant J. H. Ferguson, *vice* le capitaine L. P. Sherwood, qui quitte la charge. 3 juillet 1912.

Le lieutenant provisoire (surnuméraire) G. G. Kezar est absorbé dans l'effectif, *vice* le lieutenant J. H. Ferguson, nommé adjudant. 3 juillet 1912.

15^E CHEVAU-LÉGERS.—Sont nommés lieutenants provisoires : Thomas Albert Hicks, gentilhomme. 27 juillet 1912.

William Pue, gentilhomme. 30 juillet 1912.

Harold Raymond Roach, gentilhomme. 31 août 1912.

16^E CHEVAU-LÉGERS.—Le lieutenant provisoire F. W. Deacon, a la permission de se retirer. 27 novembre 1912.

ARTILLERIE.

Artillerie de campagne canadienne.

11^E BRIGADE.—La durée du service de J. A. C. M. Mowbray, comme commandant de brigade est prolongée jusqu'au 24 décembre 1913.

Artillerie de place canadienne.

5^E RÉGIMENT "BRITISH COLUMBIA."—Est nommé lieutenant provisoire (surnuméraire) : le sergent Maxwell Crockett. 26 novembre 1912.

GÉNIE CANADIEN.

2^E COMPAGNIE DE CAMPAGNE.—Est nommé lieutenant provisoire : le lieutenant R. B. McGiffin, transféré du 36^e régiment de Peel. 24 octobre 1912.

Le lieutenant provisoire D. C. Raymond a la permission de se retirer. 15 novembre 1912.

Le lieutenant provisoire (surnuméraire) E. Pepper est absorbé dans l'effectif, *vice* le lieutenant provisoire D. C. Raymond, retraité. 15 novembre 1912.

INFANTERIE.

3^E RÉGIMENT "VICTORIA RIFLES OF CANADA."—Est nommé lieutenant : Edward Ashworth Whitehead, gentilhomme, pour compléter l'effectif. 28 novembre 1912.

Est nommé lieutenant provisoire : Michael Joseph O'Brien Twohig, gentilhomme, pour compléter l'effectif. 28 novembre 1912.

10^E RÉGIMENT "ROYAL GRENADIERS."—Est nommé major : le capitaine W. B. Kingsmill, *vice* le major J. C. Mason, hors cadre. 1^{er} juin 1912.

Est nommé capitaine : le lieutenant A. O. T. Beardmore, *vice* le capitaine W. B. Kingsmill, promu. 25 septembre 1912.

15^E RÉGIMENT "ARGYLL LIGHT INFANTRY."—Le lieutenant provisoire G. C. Phelps est retraité. 29 novembre 1912.

36^E RÉGIMENT DE PEEL.—Le lieutenant provisoire R. B. McGiffin est transféré à la 2^e compagnie de campagne, génie canadien. 24 octobre 1912.

38^E RÉGIMENT "DUFFERIN RIFLES OF CANADA."—Est nommé lieutenant provisoire (surnuméraire) : William Arthur Burrows, gentilhomme. 11 novembre 1912.

45^E RÉGIMENT DE VICTORIA.—Le capitaine et adjudant M. A. Germain est transféré à la Réserve des officiers. 2 décembre 1912.

46^E RÉGIMENT DE DURHAM.—Le lieutenant provisoire L. F. McCaul a la permission de se retirer. 3 décembre 1912.

61^E RÉGIMENT DE MONTMAGNY.—Est nommé lieutenant provisoire : Charles Eugène Rhéaume, gentilhomme, *vice* le lieutenant L. J. Houde, promu. 29 novembre 1912.

65^E CARABINIERS "MONT-ROYAL."—Est nommé lieutenant provisoire (surnuméraire) : le sergent Maurice Dubrulle. 2 décembre 1912.

92^E RÉGIMENT DE DORCHESTER.—La période de service au commandement du lieutenant-colonel C. S. Bois est prolongée jusqu'au 18 février 1914.

97^E RÉGIMENT "ALGONQUIN RIFLES."—Le major W. G. Gillespie est retiré. 28 novembre 1912.

100^E RÉGIMENT "GRENADIERS DE WINNIPEG."—Le capitaine F. D. Barry a la permission de démissionner. 30 novembre 1912.

103^E RÉGIMENT "CALGARY RIFLES."—Est nommé lieutenant provisoire : Peter M. Spence, gentilhomme, *vice* le lieutenant G. S. Whitaker, promu. 10 octobre 1912.

CORPS DES SIGNALEMENTS

Est nommé lieutenant provisoire : David Horne Sinclair, gentilhomme, pour compléter l'effectif. 18 novembre 1912.

SERVICES DE SANTÉ DE L'ARMÉE.

Personnel du service de santé militaire.

Sont nommés capitaines : les lieutenants S. Campbell. 15 mai 1913.

H. L. Burris. 16 juin 1912.

W. H. K. Anderson. 16 juin 1912.

P. K. Menzies. 17 juin 1912.

W. Ross. 17 juin 1912.

M. H. Embree. 17 juin 1912.

J. S. Boyd. 19 juin 1912.

C. Kerr. 20 juin 1912.

R. J. Gardiner. 23 juin 1912.

J. F. Sparks. 23 juin 1912.

G. Shanks. 24 juin 1912.

M. W. A. McNaughton. 24 juin 1912.

H. P. Stockwell. 24 juin 1912.

J. D. Morgan. 24 juin 1912.

G. P. Howlett. 24 juin 1912.

C. G. Folkins. 28 juin 1912.

F. Walsh. 28 juin 1912.

J. J. Fraser. 30 juin 1912.

R. J. MacMillan. 30 juin 1912.

J. H. Todd. 30 juin 1912.

P. Poisson. 30 juin 1912.

W. F. Gallow. 30 juin 1912.

J. O. Noel. 7 juillet 1912.

J. G. Dupont. 7 juillet 1912.

L. H. Renaud. 7 juillet 1912.

R. J. Ledwell. 8 juillet 1912.

A. J. Ralph. 8 juillet 1912.

W. J. P. MacMillan. 8 juillet 1912.

G. G. Corbett. 15 juillet 1912.

A. R. Cunningham. 15 juillet 1912.

Sont nommés lieutenants (surnuméraires) : David James Dunn, gentilhomme. 1^{er} novembre 1912.

William John McKay, gentilhomme. 15 novembre 1912.

James Henderson, gentilhomme. 15 novembre 1912.

Est nommé quartier-maître avec le grade honoraire de lieutenant : Arthur Maybee, gentilhomme. 22 novembre 1912.

MEMORANDA.

Le lieutenant et capitaine à brevet G. L. Peterson (intendance militaire), Milice canadienne, remet sa commission temporaire dans la Milice active, à l'expiration de sa durée d'emploi au gouvernement canadien.

Le grade de lieutenant-colonel honoraire dans la Milice est conféré aux personnes ci-dessous en vertu des dispositions des Ordonnances et Règlements Royaux pour la Milice canadienne, 1910, par. 198, tel que modifié par l'O.G. 112 de 1912 :—

Le major honoraire J. E. Hutcheson, R. des O., membre du comité permanent des armes portatives.

Le révérend Abbé François Pelletier.

George William Parmalee, écuyer, D.C.L., LL.D. 6 décembre 1912.

CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le capitaine J. N. Warminton, 1er régiment, 20 février 1912.

Le capitaine J. D. Hudson, 1er régiment, 20 février 1912.

Le lieutenant A. F. Wood, 100e régiment, 1er février 1911.

Le lieutenant K. H. Bovill, 5e régiment, artillerie de place canadienne, 30 décembre 1911.

Le lieutenant A. D. Angus, 1er régiment, 20 février 1912.

Le lieutenant R. M. Griffith, 1er régiment, 20 février 1912.

Le lieutenant W. K. Knubley, 1er régiment, 20 février 1912.

Le lieutenant J. T. McGill, 1er régiment, 20 février 1912.

Le lieutenant C. Y. Baldwin, 101e régiment, 1er avril 1912.

Le lieutenant D. H. Boles, 101e régiment, 2 avril 1912.

Le lieutenant G. Howland, 101e régiment, 9 avril 1912.

Le lieutenant F. H. Stark, 2e régiment, 12 avril 1912.

Le lieutenant J. Reid, 1er régiment, 27 avril 1912.

Le lieutenant G. M. Williamson, 1er régiment, 8 mai 1912.

Le lieutenant W. W. King, 1er régiment, 16 mai, 1912.

Le lieutenant W. O. Carruthers, 18e carabiniers à cheval, 26 juin 1912.

Le lieutenant J. H. Richardson, 1er régiment, 15 août 1912.

Le lieutenant J. A. LeBeau, 64e régiment, 20 août 1912.

Le lieutenant E. G. Nantel, 64e régiment, 1er septembre 1912.

Le lieutenant A. Nadeau, 87e régiment, 20 septembre 1912.

Le lieutenant H. H. Hughes, 2e régiment, 23 septembre 1912.

Le lieutenant H. G. Meloche, 64e régiment, 21 octobre 1912.

Le lieutenant A. F. Crossman, 30e "B. C. Horse", 2 novembre 1912.

Le lieutenant G. Porteous, Corps des guides, 9 novembre 1912.

Le lieutenant B. M. Hay, 1re compagnie de campagne, génie canadien, 16 novembre 1912.

Le lieutenant J. D. M. Black, 64e régiment, 28 novembre 1912.

Le lieutenant J. D. Scott, 2e régiment, 30 novembre 1912.

Le lieutenant C. E. Kilmer, 2e régiment, 30 novembre 1912.

Le lieutenant surnuméraire G. D. May, 101e régiment, 1er juin 1912.

Le lieutenant surnuméraire E. F. Horseley, 101e régiment, 1er août 1912.

Le lieutenant surnuméraire M. Dubrule, 65e régiment, 2 décembre 1912.

L'officier ci-dessous, ayant passé l'examen voulu, est confirmé dans sa nomination comme officier signalleur :—

Le lieutenant J. B. Martel, 9e régiment, 1er mai 1911.

Par ordre,

V. A. S. WILLIAMS,
Colonel,
Adjudant général.

NOMINATIONS, PROMOTIONS
ET RETRAITES.

MILICE CANADIENNE

1912.

QUARTIER GÉNÉRAL,

Ottawa, 17 décembre 1912.

Les nominations, promotions, retraites et confirmations de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice:

O. G. 223.

TROUPES PERMANENTES.

DRAGONS ROYAUX CANADIENS.—Le lieutenant et capitaine à brevet F. S. Morrison et le lieutenant et capitaine à brevet J. H. MacBrien sont hors cadre tant qu'ils suivront un cours d'instruction au Collège d'Etat-major, Angleterre. 13 décembre 1912.

CAVALERIE DE LORD STRATHCONA (ROYAUX CANADIENS).—Est nommé adjudant : le capitaine F. L. Cartwright, O.S.D., *vice* le major E. F. Mackie, O.S.D. 12 décembre 1912.

ARTILLERIE ROYALE CANADIENNE.—Est nommé capitaine (officier de district) : le lieutenant (officier de district) W. G. Fellowes, en vertu des dispositions de l'article 51, Règlements concernant la solde et les allocations, 1912. 2 décembre 1912.

RÉGIMENT ROYAL CANADIEN.—Le capitaine A. H. Borden est hors cadre tant qu'il suivra un cours d'instruction au Collège d'Etat-major, Angleterre. 13 décembre 1912.

CAVALERIE.

16E "CHEVAU-LÉGERS".—Le major D. C. Burke est transféré à la Réserve des corps. 26 novembre 1912.

19E DRAGONS D'ALBERTA.—Est nommé capitaine honoraire : le quartier-maître et lieutenant honoraire R. J. Macdonald. 27 juin 1912.

22E CHEVAU-LÉGERS DE LA SASKATCHEWAN.—Le lieutenant provisoire R. J. M. Power a la permission de se retirer. 9 décembre 1912.

24E RÉGIMENT "CAVALERIE GREY".—Est nommé lieutenant (surnuméraire) : William Henry Eugène Schmalz (gradué du Collège Militaire Royal). 15 juin 1912.

28E DRAGONS DU NOUVEAU-BRUNSWICK.—Est nommé instructeur de mousqueterie (provisoirement) : le lieutenant G. S. Grimmer. 15 novembre 1912.

31E RÉGIMENT "BRITISH COLUMBIA HORSE".—Est nommé lieutenant provisoire : Lorn Paulet Owen Tudor, gentilhomme. 10 octobre 1912.

ARTILLERIE.

Artillerie de campagne canadienne.

2E BRIGADE.—Le capitaine E. A. MacDougall quitte la charge d'adjudant. 17 octobre 1912.

9E BATTERIE.—Est nommé major : le capitaine E. A. MacDougall, *vice* le major W. J. Brown, transféré à la Réserve des corps. 17 octobre 1912.

GÉNIE CANADIEN.

Est nommé officier administrant le génie canadien : Le directeur des Services du génie. 26 septembre 1912.

INFANTERIE.

GARDES À PIED DU GOUVERNEUR GÉNÉRAL.—Le lieutenant J. H. McLachlin est transféré à la Réserve des corps. 9 décembre 1912.

2E RÉGIMENT "QUEEN'S OWN RIFLES OF CANADA".—Est nommé lieutenant-colonel : le major A. G. Peuchan, *vice* le lieutenant-colonel M. S. Mercer, promu. 21 mai 1912.

Est nommé lieutenant provisoire : le 1er sergent Reginald Neville Craig Davis. 3 décembre 1912.

4E RÉGIMENT "CHASSEURS CANADIENS".—Le lieutenant provisoire J. B. Dorian est retraité. 10 décembre 1912.

16E RÉGIMENT DE PRINCE EDWARD.—Est nommé lieutenant provisoire : le sergent Ellwood Brooks Kerr. 21 novembre 1912.

21E RÉGIMENT "FUSILIERS D'ESSEX".—Est nommé major : le capitaine W. H. Isaacs, qui quitte la charge d'adjutant, *vice* le major E. S. Wigle, promu. 1er avril 1912.

33E RÉGIMENT DE HURON.—Le lieutenant provisoire (surnuméraire) A. G. Nisbet est absorbé dans l'effectif, *vice* le lieutenant provisoire H. C. Washington, retraité. 26 février 1912.

45E RÉGIMENT DE VICTORIA.—Est nommé lieutenant-colonel : le major F. H. Hopkins, *vice* le lieutenant-colonel R. H. Sylvester, qui est retraité avec son grade. 6 septembre 1912.

73E RÉGIMENT DE NORTHUMBERLAND.—Est nommé capitaine : le lieutenant L. D. Jones, *vice* le capitaine W. E. Forbes, transféré à la Réserve des corps. 20 novembre 1912.

Est nommé lieutenant provisoire : Norman Clifford McKay, gentilhomme, *vice* le lieutenant L. D. Jones. 20 novembre 1912.

84E RÉGIMENT "ST. HYACINTHE".—La durée de service au commandement du lieutenant-colonel H. A. Beauregard est prolongée jusqu'au 6 février 1915.

91E RÉGIMENT "CANADIAN HIGHLANDERS".—Est nommé capitaine : le lieutenant W. H. Seymour, instructeur de mousqueterie. 7 décembre 1912.

Le lieutenant E. de L. Watkins a la permission de démissionner. 7 décembre 1912.

97E RÉGIMENT "ALGONQUIN RIFLES".—Le lieutenant provisoire J. J. Doucet a la permission de démissionner. 9 décembre 1912.

100E GRENADIERS DE WINNIPEG.—Est nommé major : le capitaine G. S. Alexander, *vice* le major J. B. Mitchell, promu. 1er août 1912.

103 RÉGIMENT, "CALGARY RIFLES".—Est nommé lieutenant provisoire : William Gordon Bennett, gentilhomme. 1er novembre 1912.

SERVICES DE SANTÉ DE L'ARMÉE.

Personnel du service de santé.

Est nommé capitaine : le lieutenant J. W. Dorsey, avec rang d'ancienneté en suite du capitaine A. J. Ralph. 8 juillet 1912.

Est nommé lieutenant provisoire : Percy George Bell, gentilhomme. 1er novembre 1912.

Est nommé lieutenant provisoire : Cecil Claud Cragg, gentilhomme. 12 novembre 1912.

VÉTÉRINAIRES MILITAIRES CANADIENS.

Est nommé lieutenant : Frederic Alphonse Daigault, gentilhomme. 1er novembre 1912.

INSTRUCTEURS DES CADETS D'ÉCOLE.

Sont nommés lieutenants : Allan James Watson, gentilhomme. 17 octobre 1912.

Edward Bell, gentilhomme. 18 octobre 1912.

John Percy Page, gentilhomme. 11 novembre 1912.

Stanley Walker, gentilhomme. 30 novembre 1912.

CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le major H. F. Leonard, 25e dragons, 1er avril 1912.

Le capitaine A. L. Cotte, 104e régiment, 16 novembre 1912.

Le lieutenant C. E. King, 6e régiment, 10 février 1912.

Le lieutenant R. Buscombe, 6e régiment, 12 février 1912.

Le lieutenant J. R. Mills, 5e dragons, 1er avril 1912.

Le lieutenant J. R. Hyde, section de munitions, 6e brigade A.F.C., 26 novembre 1912.

Le lieutenant F. C. Bell, service de santé de l'Armée, 30 novembre 1912.

Le lieutenant surnuméraire M. R. Blake, service de santé de l'Armée, 1er avril 1912.

Le lieutenant surnuméraire R. W. D. Hewson, service de santé de l'Armée, 24 avril 1912.

Par ordre,

V. A. S. WILLIAMS.

Colonel,
Adjutant-général.

NOMINATIONS, PROMOTIONS
ET RÉTRAITES.

MILICE CANADIENNE.

1912.

QUARTIER GÉNÉRAL

OTTAWA, 23 décembre 1912.

Les nominations, promotions, retraites et confirmations de grade qui suivent, sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

O. G. 232.

TROUPES PERMANENTES.

INTENDANCE MILITAIRE DES TROUPES PERMANENTES.—Est nommé lieutenant : Harry Otter Lawson (gradué du Collège Militaire Royal). 1er novembre 1912.

CAVALERIE.

2E DRAGONS.—Le lieutenant provisoire W. H. Yates a la permission de se retirer. 13 décembre 1912.

14E HUSSARDS CANADIENS DE KINGS.—Le lieutenant W. A. McRae a la permission de démissionner. 9 décembre 1912.

16E CHEVAU-LÉGERS.—Le major A. E. Christie et le lieutenant G. Robinson sont transférés à la Réserve des corps. 9 décembre 1912.

ARTILLERIE.

Artillerie de campagne canadienne.

7E BRIGADE.—Est nommé adjutant : le major J. B. Payne, 15e batterie "Shefford," *vice* le capitaine J. H. Atkinson, démissionnaire à sa nomination aux troupes permanentes. 31 octobre 1912.

CORPS DE DRESSAGE DES OFFICIERS CANADIENS.

CONTINGENT DE L'UNIVERSITÉ MCGILL.—Est nommé lieutenant provisoire et adjutant, à l'organisation : Charles Millar McKergow, écuyer. 1er novembre 1912.

Le grade local dans ce contingent est conféré aux officiers ci-dessous, tant qu'ils y seront attachés :—

Le capitaine V. I. Smart, 5e régiment "Royal Highlanders of Canada," major provisoire ; et le lieutenant L. M. Cosgrove (Collège Militaire Royal), 9e cavalerie de Mississauga ; et le lieutenant A. H. Helmer (Collège Militaire Royal), 2e batterie, A.C.C., comme capitaines. 1er novembre 1912.

INFANTERIE.

GARDES À PIED DU GOUVERNEUR GÉNÉRAL.—Est nommé lieutenant provisoire : Henry Austin Reifstein, gentilhomme. 10 décembre 1912.

Est nommé lieutenant provisoire : John Armistead Wilson. 11 décembre 1912.

3E RÉGIMENT "VICTORIA RIFLES OF CANADA".—Le lieutenant provisoire W. G. Mitchell a la permission de se retirer. 12 décembre 1912.

6E RÉGIMENT "THE DUKE OF CONNAUGHT'S OWN RIFLES".—Le capitaine J. H. MacGill est transféré à la Réserve des corps. 9 décembre 1912.

12E RÉGIMENT "YORK RANGERS".—Le lieutenant W. R. Glover est retraité. 9 décembre 1912.

21E RÉGIMENT "ESSEX FUSILIERS".—Le capitaine R. M. Morton a la permission de démissionner. 16 mai 1911.

Est nommé quartier-maître avec le grade honoraire de capitaine : Robert Mortimer Morton, écuyer, *vice* le capitaine honoraire J. A. MacKay, démissionnaire. 16 mai 1911.

24E RÉGIMENT DE KENT.—Est nommé lieutenant provisoire (surnuméraire) : Ernest Brisco, gentilhomme. 18 novembre 1912.

28E RÉGIMENT DE PERTH.—Est nommé lieutenant-colonel provisoire et commandant du régiment : le major honoraire W. Lawrence, qui quitte la charge de payeur, *vice* le lieutenant-colonel G. T. Cooke, transféré à la Réserve des officiers. 7 août 1912.

Est nommé major provisoire : le capitaine honoraire J. D. McCrimmon, qui quitte la charge de quartier-maître, *vice* le major W. Guy, retraité avec son grade, en vertu des dispositions du par. 231 des Ordonnances et Règlements Royaux pour la Milice Canadienne, 1910. 7 août 1912.

Est nommé major : le capitaine F. J. R. Forster, *vice* le major J. W. Jameson, transféré à la Réserve des officiers. 7 août 1912.

Est nommé capitaine provisoire : Thomas Gillmor Delamere, écuyer, *vice* le capitaine G. L. Money, qui reçoit le grade breveté de major, à compter du 22 de janvier 1910, et transféré à la Réserve des corps. 7 août 1912.

Est nommé capitaine provisoire : Samuel Monteith Loghrin, écuyer, *vice* le capitaine A. McBeth, transféré à la Réserve des officiers. 7 août 1912.

Est nommé capitaine provisoire : le lieutenant J. L. Young, *vice* le capitaine J. J. Doyle, transféré à la Réserve des officiers. 7 août 1912.

Est nommé capitaine provisoire : le lieutenant R. T. Harding, *vice* le capitaine G. E. Whitworth, transféré à la Réserve des officiers. 7 août 1912.

Est nommé capitaine provisoire : le lieutenant J. C. Makins, *vice* le capitaine F. J. R. Forster, promu. 7 août 1912.

Sont nommés capitaines provisoires : John Hallifax Gordon, écuyer, et Charles Farquharson, écuyer. 7 août 1912.

Est nommé lieutenant provisoire : Frank Armistage Copus, gentilhomme, *vice* le lieutenant S. W. N. Monteith, transféré à la Réserve des officiers. 7 août 1912.

Est nommé lieutenant provisoire : Oscar Anson Cannon, gentilhomme, *vice* le lieutenant J. D. Guy, transféré à la Réserve des officiers. 7 août 1912.

Est nommé lieutenant provisoire : John Archibald Beatty, gentilhomme, *vice* le lieutenant R. T. Harding, promu. 7 août 1912.

Est nommé lieutenant provisoire : John Alexander Kennedy, gentilhomme, *vice* le lieutenant D. W. Forbes, qui a la permission de démissionner. 7 août 1912.

Est nommé lieutenant provisoire : John Alexander McLachlan, gentilhomme, *vice* le lieutenant J. C. Makins, promu. 7 août 1912.

Est nommé lieutenant provisoire : Allan Brock Manson, gentilhomme, *vice* le lieutenant J. L. Young, promu. 7 août 1912.

Est nommé lieutenant provisoire : Frederick George Killer, gentilhomme, *vice* le lieutenant provisoire A. G. Nasmith, qui a la permission de se retirer. 7 août 1912.

Est nommé lieutenant provisoire : Henry George McTavish, gentilhomme, *vice* le lieutenant provisoire A. F. Lithgow, qui a la permission de se retirer. 7 août 1912.

Est nommé lieutenant provisoire : Harry Morr Patterson, gentilhomme, *vice* le lieutenant provisoire K. Brown, qui a la permission de se retirer. 7 août 1912.

Est nommé lieutenant provisoire : Charles Henry Young, gentilhomme, *vice* le lieutenant provisoire (surnuméraire) A. G. Walsh, qui a la permission de se retirer. 7 août 1912.

Est nommé lieutenant provisoire : Gerald Griffin O'Flaherty, gentilhomme, *vice* le lieutenant provisoire T. Sayers, retraité. 7 août 1912.

Sont nommés lieutenants provisoires (surnuméraires) : Ramsay David Rankin et Charles Edward Purdy, gentilshommes. 7 août 1912.

Le lieutenant provisoire C. E. Coppin est retraité. 7 août 1912.

Le lieutenant provisoire H. L. Cull a la permission de se retirer. 7 août 1912.

Est nommé instructeur de mousqueterie provisoire : le lieutenant J. W. Day, transféré du Corps des instructeurs des cadets d'école, pour compléter l'effectif. 7 août 1912.

Est nommé quartier-maître, avec le grade honoraire de capitaine : Ernest Jarvis Smith, écuyer, *vice* le capitaine honoraire J. D. McCrimmon, promu. 7 août 1912.

Est nommé payeur avec le grade honoraire de capitaine : George Kay, écuyer, *vice* le major honoraire W. Lawrence, promu. 7 août 1912.

31E RÉGIMENT DE GREY.—Le capitaine A. D. LePan est transféré à la Réserve des corps. 16 novembre 1912.

61E RÉGIMENT DE MONTMAGNY.—Est nommé capitaine : le lieutenant O. J. L. D. Gingras, *vice* le capitaine E. Manseau, retraité. 13 décembre 1912.

80E RÉGIMENT DE NICOLET.—Le lieutenant provisoire J. E. Monfette a la permission de se retirer. 17 décembre 1912.

91E RÉGIMENT "CANADIAN HIGHLANDERS".—Est nommé lieutenant provisoire (surnuméraire) : William Charleton Tyrrell, gentilhomme. 10 décembre 1912.

SERVICES DE SANTÉ DE L'ARMÉE.

Personnel du service de santé militaire.

Sont nommés lieutenants provisoires (surnuméraires) : Stanley Alwyn Smith, gentilhomme. 9 décembre 1912.

Campbell McArthur, gentilhomme. 11 décembre 1912.

Robert Roy McClenahan, gentilhomme. 15 décembre 1912.

Le lieutenant provisoire J. A. Macdonald a la permission de se retirer. 14 novembre 1912.

Le lieutenant provisoire T. V. Daley est retraité. 30 novembre 1912.

INSTRUCTEURS DES CADETS D'ÉCOLE.

Sont nommés lieutenants : Hector Kennedy, gentilhomme. 15 octobre 1912.

Robert J. Scott et Grover Cleveland Beazley, gentilshommes. 1er novembre 1912.

Luther William Taylor, gentilhomme. 28 novembre 1912.

Milton Ezra La Zerte, gentilhomme. 1er décembre 1912.

Le sergent Giles Vernon Jacques, 69e régiment. 5 décembre 1912.

Charles Haddon Weir, gentilhomme. 10 décembre 1912.

Le lieutenant J. W. Day est transféré au 28e régiment. 7 août 1912.

MEMORANDA.

Le grade de lieutenant-colonel honoraire dans la Milice est conféré à Joseph Hinton Patterson, écuyer, en vertu des dispositions des Ordonnances et Règlements Royaux pour la Milice canadienne, 1910, par. 198, tel que modifié par l'O.G. 112 de 1912. 19 décembre 1912.

Est nommé capitaine à brevet : le lieutenant W. J. Martin, (artillerie royale de place), Milice canadienne. 17 décembre 1912.

CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le capitaine W. T. Lawless, Etat-major permanent. 8 mai 1912.

Le capitaine J. D. Gunn, 29e cheval-légers. 15 mai 1912.

Le lieutenant T. H. Craig, 8e régiment. 26 février 1912.

Le lieutenant H. A. Riley, 29e cheval-légers. 15 mai 1912.

Le lieutenant G. E. Holmes, 29e cheval-légers. 15 mai 1912.

Le lieutenant G. E. Cook, 7e hussards. 19 septembre 1912.

Le lieutenant F. K. Wilson, 29e cheval-légers. 1er novembre 1912.

Le lieutenant W. J. Shortreed, 101e régiment. 8 novembre 1912.

Le lieutenant S. J. Scott, 7e hussards. 16 novembre 1912.

Le lieutenant surnuméraire G. Hamilton, 7e hussards. 21 août 1912.

Le lieutenant instructeur de mousqueterie J. W. Day, 28e régiment. 23 septembre 1912.

Le lieutenant J. A. Dansereau, ayant passé l'examen selon l'Appendice IX, alinéa "A" (1), est confirmé dans le grade de lieutenant, Corps des guides, à compter du 19 février 1912.

Le lieutenant provisoire C. S. S. Watson, Corps des guides, ayant passé l'examen selon l'Appendice IX, O. et R.R., est confirmé dans le grade de lieutenant, à compter du 12 mars 1912.

MODIFICATION.—Relativement à l'O.G. 110 de 1912, cette partie concernant le lieutenant R. D. Greig, 8e régiment, est annulée.

(Q.G. 754-25-8.)

Par ordre,

V. A. S. WILLIAMS,
Colonel,
Adjudant général.

NOMINATIONS, PROMOTIONS ET RETRAITES.

MILICE CANADIENNE.

1912.

QUARTIER GÉNÉRAL,
OTTAWA, 30 décembre 1912.

Les nominations, promotions et retraites qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

O. G. 233.

DIVISIONS TERRITORIALES.

2E DIVISION.—Est nommé d'état-major général (3e grade) : le major J. H. Elmsley, dragons royaux canadiens, *vice* le major et lieutenant-colonel à brevet L. F. Philips (King's Royal Rifle Corps) démissionnaire. 1er janvier 1913.

3E DIVISION, 7E BRIGADE D'INFANTERIE.—La durée de service du lieutenant-colonel R. E. Kent, comme commandant de brigade, est prolongée jusqu'au 1er septembre 1913.

DISTRICTS.

DISTRICT MILITAIRE No. 10.—6E BRIGADE DE CAVALERIE.—Est nommé commandant de brigade : le lieutenant-colonel H. J. Cowan, du 18e carabiniers à cheval, *vice* le lieutenant-colonel E. A. C. Hosmer, qui est transféré à la Réserve des officiers, à l'expiration de sa durée de service au commandement. 10 décembre 1912.

Le major A. L. Young quitte la charge de major de brigade à sa promotion au commandement du 12e dragons de Manitoba. 8 décembre 1912.

7E BRIGADE DE CAVALERIE.—Est nommé commandant de brigade : le lieutenant-colonel F. J. Clark, du 12e dragons de Manitoba, *vice* le lieutenant-colonel R. J. Gwynne, spécialement employé au quartier général. 8 décembre 1912.

TROUPES PERMANENTES.

DRAGONS ROYAUX CANADIENS.—Le major J. H. Elmsley continue hors cadre tant qu'il continue de servir comme chef d'état-major général (3e grade) 2e division.

Est nommé adjudant major de régiment : le lieutenant et capitaine à brevet W. H. Bell, *vice* le lieutenant et capitaine à brevet J. H. MacBrien, hors cadre. 13 décembre 1912.

ARTILLERIE ROYALE CANADIENNE.—Sont nommés adjudants : le capitaine H. E. Boak, *vice* le major A. Z. Palmer. 1er avril 1912.

Le capitaine C. R. Grant, *vice* le capitaine A. W. Jamieson. 31 décembre 1912.

RÉGIMENT ROYAL CANADIEN.—Le colonel J. C. MacDougall est transféré à l'état-major permanent. 10 juin 1912.

CAVALERIE.

5E DRAGONS DE LA GARDE DE LA PRINCESSE LOUISE.—Est nommé lieutenant provisoire (surnuméraire) : Eric Hannington McLachlin, gentilhomme. 23 décembre 1912.

12E DRAGONS DU MANITOBA.—Est nommé lieutenant-colonel et commandant du régiment : le major A. L. Young, *vice* le lieutenant-colonel F. J. Clark, nommé au commandement de la 7e brigade de cavalerie. 8 décembre 1912.

18E CARABINIERS À CHEVAL.—Est nommé lieutenant-colonel et commandant du régiment : le major C. D. McPherson, *vice* le lieutenant-colonel H. J. Cowan, nommé au commandement de la 6e brigade de cavalerie. 10 décembre 1912.

22E CHEVAU-LÉGERS DE LA SASKATCHEWAN.—Les capitaines provisoires H. F. Boyce, J. C. Franks et le lieutenant provisoire H. C. Adams ont la permission de se retirer. 23 décembre 1912.

INFANTERIE.

GARDES À PIED DU GOUVERNEUR GÉNÉRAL.—Est nommé capitaine : le lieutenant C. H. Payne qui quitte la charge d'instructeur de mousqueterie. 25 novembre 1912.

7E RÉGIMENT "FUSILIERS".—Est nommé major : le capitaine H. C. Becher, *vice* le major A. A. Campbell, promu. 1er janvier 1913.

17E RÉGIMENT.—Sont nommés lieutenants provisoires : Joseph Louis Arthur Gaudreau, gentilhomme. 21 décembre 1912.

Joseph Desrosiers et Albert André Bouchard, gentilhommes. 23 décembre 1912.

21E RÉGIMENT "ESSEX FUSILIERS".—Sont nommés lieutenants provisoires : Thomas Gerald McHugh, gentilhomme. 10 décembre 1912.

Colly Lyons Foster Ambery, gentilhomme. 18 décembre 1912.

44E RÉGIMENT LINCOLN ET WELLAND.—Est nommé capitaine honoraire : le capitaine et le lieutenant honoraire J. C. Bartle. 14 juin 1912.

56E RÉGIMENT DE GRENVILLE "LISGAR RIFLES".—Les lieutenants provisoires W. T. J. Robinson, D. F. Warren et H. L. McLean sont retraités. 20 décembre 1912.

66^E RÉGIMENT "PRINCESS LOUISE FUSILIERS."—
Le lieutenant J. H. S. McClure a la permission de démissionner. 18 décembre 1912.

Le lieutenant provisoire D. H. Scott a la permission de démissionner. 20 décembre 1912.

Est nommé lieutenant provisoire : James Roland Simmonds, gentilhomme. 2 décembre 1912.

72^E RÉGIMENT "SEAFORTH HIGHLANDERS OF CANADA."—
Sont nommés capitaines : le lieutenant J. A. Clark, *vice* le capitaine M. Moore, transféré. 31 juillet 1912.

Le lieutenant H. M. Fleming, *vice* le capitaine A. J. B. Mellish qui est transféré à la Réserve des corps. 10 décembre 1912.

75^E RÉGIMENT DE LUNENBURG.—Est nommé lieutenant et officier signaleur : Harris Reuben Mader, gentilhomme. 30 novembre 1912.

INTENDANCE MILITAIRE CANADIENNE.

COMPAGNIE No 5.—Le capitaine N. C. Sparks a la permission de démissionner. 19 décembre 1912.

Est nommé lieutenant provisoire (surnuméraire) : Alfred Ernest Hurd, gentilhomme. 1^{er} décembre 1912.

SERVICES DE SANTÉ DE L'ARMÉE.

Personnel du service de santé de l'armée.

Sont nommés lieutenants provisoires (surnuméraires) :
Arthur Francis McLaren, gentilhomme. 14 décembre 1912.

Francis Patrick Quinn, Howard Hilman Gordon et James Samuel Nelson, gentilshommes. 16 décembre 1912.

INSTRUCTEURS DES CADETS D'ÉCOLE.

Est nommé lieutenant : George Macdonald Sylvester, gentilhomme. 3 septembre 1912.

MEMORANDA.

Le grade de colonel honoraire dans la Milice est conféré aux messieurs ci-dessous mentionnés, en vertu des dispositions des Ordonnances et Règlements Royaux pour la Milice canadienne 1910, par. 198, tel que modifié par l'O. G. 112 de 1912.

Andrew Duncan Davidson, écuyer. 27 décembre 1912.

Le lieutenant-colonel C. P. Davidson, du cadre de retraite. 28 décembre 1912.

Daniel Richard Wilkie, écuyer. 28 décembre 1912.

Le chef de musique (officier breveté) G. R. Robinson, 13^e régiment royal, reçoit le grade honoraire de lieutenant. 28 décembre 1912.

Le lieutenant-colonel R. J. Gwynne, qui quitte la charge de commandant de brigade de cavalerie, sera porté comme surnuméraire sur le contrôle de la Milice Active, tant qu'il restera spécialement employé au quartier général.

Par ordre,

V. A. S. WILLIAMS,
Colonel,
Adjudant général.

ORDRES GÉNÉRAUX.

1913.

QUARTIER GÉNÉRAL,
OTTAWA, 2 janvier 1913.

O. G. 1.

INSTRUCTIONS, RÈGLEMENTS, ETC.

RÈGLEMENTS CONCERNANT LA SOLDE ET LES ALLOCATIONS, 1912—MODIFICATION.

ALLOCATION POUR L'ACHAT DE LIVRES DE CLASSE.

Article 433, ligne 7.—Lieutenants de corps à pied—*pour* "\$1.75" *lisez* "\$1.95."

(Q.G. 305-5-4).

O. G. 2.

ORDONNANCES ET RÈGLEMENTS ROYAUX POUR LA MILICE CANADIENNE, 1910—MODIFICATIONS.

LIVRES, TROUPES PERMANENTES ET MILICE ACTIVE.

Le Livre de la Milice No. 71 est modifié comme ci-dessous :—

Tableau 1 (a), page 5, vis-à-vis "Règlements pour les services du génie, Canada," dans la colonne 8, (Personnel du Service de santé), *insérez* "1."

(Q.G. 70-49-1.)

é. Ajoutez ce qui suit :—

Livres.	Cavalerie.	Infanterie.	A.R.C.	
			Artillerie de campagne et grosse artillerie.	Artillerie de place.
Mémoire pour les camps d'instruction	1	1		
Manuel d'entraînement— Signaux.....	1	1	1	1
Manuel d'entraînement physique	1 (d)	1 (d)		
Règlements pour les corps de cadets	1 (d)	1 (d)		
Instructions pour le soin et la construction des champs de tir. Règlements pour les sociétés de tir	1 (d)	1 (d)		
Manuel pour le mécomètre.....	1	1		
Manuel pour la machine-canon Maxim.....	1 (d)	1 (d)		
Dressage de la Yeomanry et des carabiniers à cheval	1			

(d) Seulement pour le cadre d'enseignement

2. Tableau II (a)—Dans la colonne 3, *vis-à-vis* "Dressage de la cavalerie" *biffez* "1" *sous* Artillerie — de campagne et grosse artillerie.

4. Tableaux I (a), II (a), II (b)—*pour* "Manuel de Sanitation" *lisez* "Manuel d'Hygiène militaire élémentaire".

5. Tableaux I (a), II (a), II (b), II (c)—*pour* "Dressage du génie royal" *lisez* "Dressage du génie".

(Q.G. 70-44-15.)

O. G. 3.

RÈGLEMENTS POUR LES SERVICES DU GÉNIE, CANADA, 1909—MODIFICATIONS.

NOTES.

Le par. 569 est annulé et remplacé par ce qui suit :
"569. Les entrepreneurs feront leurs notes sur la formules D. 813, pour tous services rendus et matériaux fournis par eux, et les soumettront, en triplicata pour services rendus, et quadruplicata pour matériaux livrés.

Lorsque les notes seront faites en conformité du présent article elles seront soumises en triplicata pour paiement. Le quadruplicata de la note doit venir à l'appui du compte des approvisionnements du génie royal canadien, lorsqu'il est envoyé pour être apuré.

Le numéro du récépissé d'après lequel les approvisionnements ont été portés au compte des approvisionnements doit être marqué sur chaque note.

(Q.G. 305-7-1.)

O. G. 4.

EFFECTIFS, 1912-13—MODIFICATIONS.

Relativement à l'O.G. 59, 1912, les modifications ci-dessous sont autorisées :—

1. Page 12.—Personnel du service de santé des troupes permanentes—*pour* "Lieutenants-colonels, 4" *lisez* "Lieutenants-colonels, 5".

(Q.G. 1-21-27.)

2. Tableau X, tel que modifié par l'O.G. 169 1912—Génie Canadien—Effectif régimentaire—pour "Lieutenants-colonels 3, chevaux 3", lisez "Lieutenant-colonels 4, chevaux 4".

(Q.G. 245-6-1.)

3. Tableau XVI, note (c) ligne 2, entre "3e" et "6e" insérez "5e".

(Q.G. 32-9-13.)

O. G. 5.

ORGANISATION.

1. INTENDANCE MILITAIRE CANADIENNE—RÉSERVE DES CORPS.

La formation d'un Corps de réserve pour l'intendance militaire canadienne est autorisée, et sera soumis aux règlements en vigueur touchant la Réserve des corps, contenus dans les Ordonnances et Règlements Royaux pour la Milice Canadienne.

(Q.G. 8-1-28.)

2. 1RE DIVISION.—La réorganisation temporaire du 28e régiment de Perth est autorisée comme suit :—

Cadre régimentaire et six compagnies désignées "A", "B", "C", "D", "E", "F", comme corps urbain, avec chef-lieu à Stratford, Ont.

Deux compagnies désignées "G" et "H" comme compagnies rurales, avec chefs-lieux à Milverton et Listowel, Ont., respectivement.

En conséquence de cette réorganisation, les changements suivants dans les chefs-lieux des compagnies auront lieu :—

Compagnie "C" de Ste Mary's à Stratford, Ont.

Compagnie "D" de Mitchell à Stratford, Ont.

(Q.G. 7-30-21.)

3. DISTRICT MILITAIRE N° 10.—L'organisation d'un régiment de carabiniers (corps urbain) composé de 8 compagnies, sous la désignation de "60e régiment du Canada", avec chef-lieu à Moose-Jaw, Sask., est autorisée.

(Q.G. 7-62-63.)

L'organisation d'un corps urbain d'infanterie, composé de 8 compagnies, avec chef-lieu à Prince Albert, Sask., est autorisée.

(Q.G. 7-54-2.)

O. G. 6.

LOCALISATION.

1. 1RE DIVISION.—26e régiment "Middlesex Light Infantry."—Le transfert du chef-lieu de la compagnie "D" de Kettle Point, Ont., à Sarnia Reserve, Ont., est autorisé.

(Q.G. 7-28-16.)

2. DISTRICT MILITAIRE N° 10.—19e cheveu-légers.—Le transfert du chef-lieu de l'escadron "C" de Saskatoon à Milden, Sask., est autorisé.

(Q.G. 2-36-1.)

O. G. 7.

NOMENCLATURE.

1. "Magasinier du génie" sera à l'avenir désigné "Comptable des magasins du génie."

Tous les registres officiels seront modifiés dans ce sens.

(Q.G. 1-17-79.)

2. DISTRICT MILITAIRE N° 10.—34e régiment de cavalerie.—Le 34e régiment de cavalerie sera à l'avenir désigné "Cavalerie Fort Garry."

(Q.G. 2-42-4.)

O. G. 8.

SOCIÉTÉS DE TIR.

La formation des sociétés de tir ci-dessous mentionnées est autorisée :—

Militaire.

2e Division Départementale, avec chef-lieu à Toronto, Ont.

(Q.G. 29-D-16.)

Civile.

No. 600, Ashcroft, avec chef-lieu à Ashcroft, C.-B. (Q.G. 29-A-16.)

LICENCIEMENT.

Le licenciement de la société de tir ci-dessous mentionnée est autorisé :—

Civile.

No. 445, Nipissing, avec chef-lieu à Nipissing, Ont. (Q.G. 29-81.)

LISTE CANADIENNE DES CHANGEMENTS DANS LE MATÉRIEL DE GUERRE, ETC.

Une liste de changements apportés au matériel de guerre et aux modèles d'assortiments militaires qui ont été approuvés, est distribuée avec le présent ordre.

Par ordre,

V. A. S. WILLIAMS,

Colonel,
Adjudant général.

AVIS DU GOUVERNEMENT.

COMMISSION D'EXAMEN POUR LA PROFESSION D'ARPENTEUR FÉDÉRAL.

AVIS est donné par le présent qu'en conformité des dispositions de la *Loi des arpentages fédéraux*, la Commission d'examen pour la profession d'arpenteur fédéral se réunira à Ottawa, lundi, le dixième jour de février prochain, pour l'examen des aspirants à l'étude de la profession d'arpenteur fédéral, à des brevets d'arpenteurs, ou pour des certificats d'arpenteurs topographiques fédéraux à Ottawa, Toronto et Kingston, dans la province d'Ontario, à Winnipeg, dans la province de Manitoba, et à Calgary et Edmonton, dans la province d'Alberta.

F. D. HENDERSON,

Secrétaire de la Commission d'examen
des arpenteurs fédéraux.

Ottawa, 13 janvier 1913.

29-4

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil du Canada donnent avis que des demandes seront reçues de candidats capables de remplir la situation ci-dessous dans la division intérieure du Service Civil du Canada :—

Un aide dans le bureau de l'ingénieur en charge des laboratoires pour l'épreuve du ciment, au ministère des Travaux publics, dans la subdivision B de la troisième division, au traitement initial de \$800 par année. Les candidats doivent être des charpentiers ayant eu au moins dix ans de pratique, avec une bonne connaissance de la confection des patrons et des moules et aussi de la manipulation des fils électriques et des tableaux de distribution des courants. Ils doivent encore être capables de faire des esquisses des travaux requis et être décidés à apprendre la fabrication des briquettes et à faire en général l'épreuve du ciment.

Les candidats doivent être sujets britanniques de naissance ou naturalisés, doivent avoir résidé au pays au moins trois ans et être âgés de 18 ans au moins et de pas plus de trente-cinq.

Les formules de demande d'inscription, dûment remplies, doivent parvenir au bureau de la Commission du Service civil, pas plus tard que le 10 février prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

V. M. FORAN,
Secrétaire.

Ottawa, le 16 janvier 1913.

29 4

The Quebec & Orleans Corporation, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de janvier 1913, constituant en corporation Errol Malcolm McDougall, Gilbert Sutherland Stairs, John Jennings Creelman, et Pierre François Casgrain, avocats, et Emily Irene Chestnut, secrétaire, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acquérir par achat, échange, bail ou tout autre titre légal, et posséder, détenir, démolir, embellir, exploiter, arrenter, vendre, échanger ou autrement faire valoir des biens-fonds, concessions forestières, droits de coupe, chutes d'eau et autres propriétés mobilières et immobilières de toute nature ; et faire les opérations d'agents d'immeubles et agents financiers et agir en qualité d'agents aux fins de vendre, arrenter, régir et administrer des immeubles et exiger une commission pour ses services ; (b) Construire sur les terrains appartenant à la compagnie ou dans lesquels elle peut être intéressée d'une manière quelconque, ou sur la propriété de ses clients, des bâtiments pouvant être utilisés pour toutes fins que ce soit, et entretenir, surveiller, exploiter, arrenter, sous-louer, vendre et autrement disposer de tous bâtiments ainsi construits et de tous autres bâtiments possédés ou loués par la compagnie, et exercer l'industrie de constructeurs et entrepreneurs et fournisseurs de matériaux pour les fins de la compagnie ; (c) Disposer de toutes rues, squares ou terrains en faveur de personnes ou municipalités aux clauses et conditions que la compagnie jugera acceptables, et conclure des conventions ou ententes pour paver, macadamiser, niveler, réparer, nettoyer et arrcser les rues et grands chemins, et pour construire, ouvrir et réparer des conduites, citernes, drains ou égouts ; (d) Aider par voie de garantie ou autrement faire des avances de fonds par voie de prêts aux acheteurs ou locataires de toute partie de la propriété de la compagnie pour des fins de construction ou autres embellissements ; aider au moyen d'avances de fonds à la construction et l'entretien des chemins, rues, ruelles, aqueducs, drains, égouts et autres travaux de nature à donner un meilleur accès à la propriété de la compagnie et à en augmenter la valeur ; (e) Distribuer par voie de dividendes ou bonis entre les actionnaires, en espèces, en actions acquittées ou de toute autre manière jugée convenable, tous biens de la compagnie ou tous produits de la vente ou disposition de la propriété de la compagnie ; (f) Payer pour toutes propriétés, immunités, privilèges, baux ou droits acquis par ou pour la compagnie et pour services rendus et travail exécuté, y compris la construction de la totalité ou d'une partie des bâtiments érigés par et pour la compagnie, en obligations ou actions de la compagnie ou partie en obligations et partie en actions ; (g) Acquérir et prendre à son nom la totalité ou une partie des biens et entreprises, y compris la clientèle et autres droits de toutes personnes, maisons, associations ou corporations ayant des pouvoirs semblables à ceux de la présente compagnie, ou avec lesquelles la compagnie aura des relations d'affaires, et les payer en deniers comptants, actions ou obligations de la présente corporation ou autrement ; s'unir à toute compagnie ayant des pouvoirs semblables à ceux de la présente compagnie, aux clauses et conditions qui seront agréées, et se charger des engagements de toute personne, maison ou compagnie-endettée vis-à-vis la présente compagnie ou faisant toutes opérations semblables à celles conduites par la présente compagnie ; (h) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie engagée ou exerçant ou à la veille d'exercer ou d'entreprendre une industrie, entreprise ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou dont la présente compagnie pourrait tirer un bénéfice quelconque soit directement ou indirectement ; (i) Placer et disposer des fonds disponibles de la compagnie en la manière qui sera décidée de temps à autre ; (j) Avec l'approbation des actionnaires, donner en compensation, par des paiements en deniers comptants, ou par l'émission d'actions acquittées de la compagnie ou par obligations, débetures ou de toute autre ma-

nière, toute personne ou corporation pour services rendus en plaçant ou en aidant à placer ou en assurant le placement de parts du capital-actions de la compagnie ou de toutes obligations ou autres valeurs de la compagnie, ou relativement à la formation ou promotion de la compagnie ou autrement ; (k) Vendre ou céder l'entreprise de la compagnie ou toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour les actions, débetures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (l) Fabriquer et produire de la vapeur, du gaz et de la force ou énergie électrique ou autre pour la chaleur, la lumière et la force motrice pour les fins de la compagnie et en vendre l'excédent, pourvu que les pouvoirs ci-dessus soient exercés subordonnément à toutes lois, décrets et règlements fédéraux, provinciaux et municipaux en vigueur et y relatifs ; (m) Faire tout ce qui sera nécessaire, convenable et propre à l'accomplissement des fins ou objets ci-dessus mentionnés ou de nature à les atteindre ; (n) Les susdits objets, pouvoirs ou fins de la compagnie seront censés distincts et ne pas dépendre l'un de l'autre, et la compagnie peut poursuivre, jouir et exercer l'un quelconque ou plusieurs des dits objets, pouvoirs ou fins indépendamment l'un de l'autre, et nulle clause ne sera limitée dans sa généralité ni autrement interprétée relativement à toute autre clause de ces dits objets, pouvoirs ou fins. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Quebec and Orleans Corporation, Limited," avec un capital-actions d'un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de janvier 1913.

THOMAS MULVEY,

29-2

Sous secrétaire d'Etat.

Griffiths and Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 3e jour de janvier 1913, constituant en corporation Philip Risdale Warren, ingénieur civil, Richard Tuson Heneker, conseil du Roi, Walter Seely Johnson, avocat, Hugh Wylie, comptable et Mabel Hyndman, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire les opérations générales d'une compagnie d'entreprise, de construction et de développement, et d'électriciens, et d'ingénieurs civils, hydrauliques et de havre ; (b) Conclure des conventions avec des gouvernements ou autorités, corporations, individus ou sociétés, pour l'exercice, exécution ou construction de travaux publics et privés, contrats, et entreprises de tous genres et description, et exécuter, accomplir et construire toutes sortes de travaux publics et privés, contrats et entreprises, et conclure des arrangements pour la cession ou autre transfert de tout tel contrat et les payer en deniers comptants, ou partie en deniers, comptants, ou partie en actions acquittées du capital de la compagnie ou en totalité en actions acquittées, et entreprendre, exécuter, accomplir, gérer, contrôler, vendre, échanger, en disposer, ou autrement les faire valoir ; (c) Conclure des arrangements avec tous gouvernements ou autorités, suprêmes, municipales, locales ou autres, ou avec toute compagnie, personne ou individu qui seront jugés propres aux fins de la compagnie, ou aucunes d'elles, et obtenir de tout tel gouvernement ou autorité, compagnie, personne ou individu, tous droits, privilèges et concessions, que la compagnie jugera désirable d'obtenir, et exécuter, exercer et remplir tous tels arrangements, droits, privilèges et concessions ; (d) Acquérir, construire, manufacturer, entretenir, détenir, posséder, utiliser, céder, vendre, échanger, louer, faire valoir ou autrement disposer de toute machinerie, équipement, appareils, outillage et approvisionnements d'une nature quelconque,

convenables ou nécessaires pour la bonne exécution de l'industrie de la compagnie, ou de toute compagnie subsidiaire, ou pour service en rapport avec tout brevet ou invention possédée ou que la compagnie ou toute compagnie subsidiaire se propose de posséder ou d'acquies; (e) Manufacturer, acheter, ou autrement acquies, détenir, posséder, utiliser, vendre, céder, transférer, troquer et faire le commerce de marchandises, effets, articles et biens de tous genres; (f) Acquies, entretenir, construire et mettre en service sur les terrains de la compagnie ou sur les terrains sous le contrôle de la compagnie, des voies d'évitement, voies funiculaires, lignes de construction, embranchements, tramways et autres moyens de transporter ou de disposer de marchandises, effets, articles, déblais et matières enlevées de travaux d'excavation et de déblaiement, appartenant à la compagnie ou non, et pour transporter les voyageurs et les cargaisons; (g) Transporter des marchandises, effets et articles, des voyageurs et du fret par terre ou par eau, et construire, équiper, acheter, posséder, affréter, exploiter et autrement utiliser ou disposer de navires, chalans, remorqueurs et autres vaisseaux; (h) Acquies par achat, bail, concession, licence ou autrement, et construire, entretenir, exploiter, améliorer et développer et autrement disposer de chutes d'eau, barrages, flumes, tunnels, conduites et autres installations, matériel, bâtiments et machinerie pour la fabrication, la production et la conversion de force ou énergie électrique, hydraulique, pneumatique ou autre; acquies par achat, bail ou autrement obtenir de la force ou énergie électrique, pneumatique, hydraulique ou autre, et vendre, distribuer, transmettre ou autrement disposer de tout excédent de cette énergie électrique, pneumatique ou autre force, pourvu, toutefois, que la vente, distribution, transmission ou autre disposition de cette force ou énergie électrique, pneumatique, hydraulique ou autre sera subordonnée à tous les règlements municipaux ou locaux à cet effet; (i) Acquies par bail, licence, achat ou autrement, détenir, posséder, utiliser, vendre, arrenter, céder, exploiter, manufacturer et autrement faire valoir des terres boisées, concessions forestières, mines, terrains miniers, dépôts de métaux, de minéraux, d'huiles, de gaz et autres propriétés; (j) Acheter, construire, louer, améliorer, entretenir, travailler, régir, exploiter ou contrôler tous chemins, voies, ponts, canaux, aqueducs, lots de grève, droits de prise d'eau, bassins, jetées, réservoirs, ports, cours d'eau, tuyaux à l'eau, tuyaux pour conduire le sable, le gravier, la terre et autres substances, quais, lignes de téléphone et de télégraphe pour les fins de la compagnie, et lignes pour des fins de lumière électrique et de force motrice, bocards, entrepôts, élévateurs, magasins, maisons pour les employés et autres, et autres installations et facilités qui sembleront directement ou indirectement avantageuses pour les objets de la compagnie, et contribuer ou subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, régie, exécution ou contrôle; (k) Développer et faire valoir tous terrains acquis par la compagnie ou dans lesquels elle est intéressée, et en particulier en les divisant et en les préparant pour des fins de construction; y construire, altérer, démolir, décorer, entretenir, meubler et embellir des bâtiments et dépendances et y faire des plantations, les paver, drainer, cultiver, les céder à bail ou en franc-alleu, et faire des avances de fonds et conclure des conventions et contrats de toutes sortes avec les entrepreneurs, locataires et autres; (l) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira capable d'être convenablement exercée en rapport avec l'industrie de la compagnie et censée augmenter la valeur des biens ou droits de la compagnie ou les rendre profitables; (m) Acheter, louer ou autrement acquies, détenir, posséder, utiliser, développer, échanger, vendre ou autrement faire valoir et céder les biens, licences, droits, privilèges, permis et franchises convenables, avantageux ou propres à l'industrie de la compagnie; (n) Demander, acheter ou autrement acquies tous brevets, licences, concessions et autres droits et privilèges spéciaux conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre, soit au sujet de l'exercice de toute industrie spéciale ou relativement à toute invention ou procédé, ou à la culture, la préparation ou la fabrication ou la

vente de tout article spécial capable d'être utilisé pour toutes les fins de la compagnie, ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des licences ou monopoles à leur sujet ou autrement faire valoir la propriété, les droits ou informations ainsi acquies, et les acquies, ou en permettre l'usage pour un certain nombre d'années ou à perpétuité ou autrement; (o) Vendre ou céder la totalité ou une partie des biens et entreprises de la compagnie, comme industrie active ou autrement, pour la compensation que la compagnie jugera bon, et en particulier pour les actions, obligations, débetures ou valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie; (p) Se fusionner avec toute autre compagnie dont l'industrie ou les objets sont semblables ou comprennent des objets semblables aux objets ou à l'industrie ou à toute partie de l'industrie de la présente compagnie, soit par vente ou achat (pour des actions ou autrement) de l'entreprise et des engagements de la présente compagnie ou de toute telle autre compagnie, comme susdit, avec ou sans liquidation, ou par vente ou achat (pour des actions ou autrement) de toutes les actions ou stocks, débetures, actions-débetures ou valeurs de la présente compagnie ou de telle autre compagnie comme susdit, ou en s'associant ou en concluant tout arrangement de la nature d'une association ou de toute autre manière; (q) Distribuer en espèces de temps à autre entre les actionnaires de la compagnie toute propriété, biens ou droits de la compagnie, et vendre, améliorer, régir, développer, échanger, louer, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie; (r) Faire, accepter, endosser et exécuter des billets à ordre, lettres de change et autres effets négociables; (s) Obtenir tout ordre provisoire ou acte du parlement ou lettre patente à l'effet de permettre à la compagnie d'atteindre ses objets en vue, ou à l'effet de modifier de quelque manière la constitution de la compagnie, ou toute autre fin qui sera jugée à propos, et s'opposer ou résister à toute demande ou autres procédures qui pourraient porter préjudice directement ou indirectement aux intérêts de la compagnie; (t) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autres et faire des avances de fonds, avec ou sans garantie, aux clients et autres ayant des relations d'affaires avec la compagnie et se porter garants de l'exécution des entreprises de toute personne ou compagnie et accorder du délai pour le remboursement de tous deniers qui pourraient être dus à la présente compagnie; (u) Emprunter des fonds ou lever des deniers ou garantir le remboursement de deniers en la manière que la compagnie jugera bon, et en particulier par l'émission de débetures ou d'actions-débetures payables au porteur ou autrement, ou levées ou à être garanties sur hypothèques ou charges ou sur la totalité ou une partie des propriétés ou biens présents ou futurs de la compagnie, y compris son capital impayé, et en garantie collatérale, ou garantir en outre toutes valeurs de la compagnie par acte d'hypothèque ou autre garantie, et émettre et déposer toutes valeurs que la compagnie a le pouvoir d'émettre, par voie d'hypothèque, pour garantir toute somme moindre que le chiffre nominal de telles valeurs, et aussi pour garantir l'exécution de tous contrats ou obligations de la présente compagnie, et sans amoindrir d'aucune manière la généralité des dispositions ci-dessus, emprunter des fonds ou lever des deniers ou garantir le remboursement de deniers par l'émission, de temps à autre, de débetures ou d'actions-débetures stipulées par tout contrat spécial ou affaire faite ou entreprise pour ou au nom de la compagnie ou, sur les bénéfices réalisés ou à être réalisés par la compagnie sur les dites opérations, et acheter, rembourser ou acquitter toutes telles débetures ou actions-débetures; pourvu que la présente clause sera limitée par les dispositions de l'article 69 de la dite loi, et toutes les transactions en vertu de la présente clause seront subordonnées aux dispositions du dit article; (v) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, souscrire, assurer, acheter, vendre, acquies, céder, donner et obtenir des options, obtenir et accorder des avances de fonds, échanger et disposer de quel-

que manière que ce soit, de stocks, actions, valeurs ou obligations quelconques de toute compagnie domestique ou étrangère ou de tous droits s'y rattachant ; et faire des arrangements pour les céder ou les acquérir en commun, en tout ou en partie ou tout intérêt s'y rattachant, et émettre en échange de ces valeurs, ses propres actions, obligations ou valeurs ou les payer autrement et agir en qualité de syndics ou agents au sujet de tous tels arrangements ; (w) Emettre et répartir comme acquittées les actions de la compagnie constituée par la présente charte, telle quantité ou partie non sujette à appel de versement qu'il sera nécessaire d'émettre pour payer en totalité ou en partie toute propriété mobilière et immobilière, matériel roulant et matériaux de toute sorte, et toute affaire, franchise, entreprise, droits, pouvoirs, privilèges, baux, licences, contrats, stocks, obligations et débetures que la compagnie pourrait légalement acquérir, et aussi en paiement de réclamations de bonne foi d'entrepreneurs, ingénieurs ou autres personnes ayant des réclamations contre la compagnie pour travail fait ou services rendus ; et aussi pour acquitter tous les frais et dépens préliminaires ou encourus ou se rattachant à la promotion, l'organisation, la formation, l'établissement, l'enregistrement et l'obtention de la charte de la compagnie ; (x) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute compagnie exerçant ou engagée, ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement ; et faire des avances de fonds, garantir les contrats subventionnés ou autrement aider toute telle personne, et prendre ou acquérir autrement des actions et valeurs de toute telle compagnie, et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (y) Acheter, arrenter ou autrement acquérir la propriété, les franchises, clientèle, droits et privilèges, ou la totalité ou une partie de l'industrie détenue ou utilisée par toute personne, maison ou par toute corporation engagée dans une industrie que la compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la compagnie, et les payer en actions acquittées ou partiellement acquittées, actions-priorité, ordinaires ou différées de la compagnie, ou en obligations, débetures ou autres valeurs de la compagnie, ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie ; (z) Promouvoir ou former, ou aider à la promotion ou formation de toute autre compagnie ou compagnies, avec pouvoir d'aider toute telle compagnie ou compagnies en payant ou contribuant aux frais préliminaires, ou fournir la totalité ou une partie de son capital, ou en prenant ou souscrivant des actions privilégiées, ordinaires ou différées, dans la dite compagnie, ou en lui prêtant des fonds sur débetures ou autrement, et de plus, payer à même les fonds de la compagnie tous les frais encourus pour la promotion, formation, enregistrement, annonce, et établissement de la présente compagnie ou de toute autre compagnie, et aussi tous les frais causés par l'émission de toute circulaire ou avis ou l'impression, étampage et distribution de procurations ou formules à remplir par les actionnaires de la présente compagnie, ou reliées à la présente compagnie, ou à toute autre compagnie ; (aa) Rémunérer toute compagnie, maison, société, syndicat ou individu pour services rendus ou à rendre à la présente compagnie en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la présente compagnie ou de toutes obligations, débetures ou autres valeurs de la présente compagnie au sujet de la formation ou de la promotion de la présente compagnie ou la conduite de ses affaires, et donner à toute personne, maison ou compagnie qui aurait souscrit ou obtenu des souscriptions au capital, ou aura rendu de l'aide financière ou autre aide à la compagnie, ou toute compagnie ou entreprise dans laquelle la compagnie est intéressée, le droit de souscrire et de recevoir toute répartition des actions ou autres valeurs non émises de la compagnie ; (bb) Etablir et supporter

ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommiss et choses de nature à profiter aux employés ou ex employés de la compagnie (ou de ses prédécesseurs en affaires) ou les personnes dépendant ou alliées à ces employés ou ex-employés, et accorder des pensions et allocations et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition pour tout objet public, général ou utile ; (cc) Généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens meubles et immeubles et tous droits ou privilèges que la compagnie croira nécessaires ou convenables pour les fins de son industrie ; (dd) Faire enregistrer, autoriser, ou reconnaître la compagnie dans tout autre pays ou endroit ; (ee) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant et de façon que le mot "compagnie", dans la présente clause partout où le contexte le permettra sera interprété de façon à comprendre toute personne, société ou autres corps de personnes constituées en corporation ou non, et domiciliées au Canada ou ailleurs, et les objets spécifiés dans chacune des dites clauses, à moins de stipulation au contraire dans ce paragraphe ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tout autre paragraphe que ce soit, ni par induction ou déduction du nom de la compagnie ; (ff) Détenir aux noms d'autres personnes toute propriété ou droits ou affaires que la compagnie est autorisée à acquérir ou exercer, ou faire exercer toute industrie, actes et choses ci-dessus énumérés soit en qualité de principaux, d'agents ou de syndics, ou par l'entremise de syndics, agents ou autrement, et seuls ou conjointement avec d'autres. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Griffiths & Company, Limited," avec un capital-actions de cinq cent mille livres sterling, divisé en 500,000 actions de une livre chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de janvier 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

29-2

National Builder's Supply and Enamel Concrete Brick Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de janvier 1913, constituant en corporation Alexandre Papineau Mathieu et Armand Mathieu, avocats, Joseph Adhémar Ogden, notaire, et Marie Lacelle, sténographe, tous de la cité de Montréal, dans la province de Québec ; et Michael Murray Hackett, de la ville de Chambly, dans la dite province de Québec, comptable, pour les fins suivantes : —(a) Manufacturer, importer, exporter, acheter, vendre et faire le commerce de toutes sortes de brique, tuiles, tuyaux à l'eau, de drain et d'égouts et leurs raccordements, coudes, courbes, trappes, siphons, fosses d'aisance, conduites, doublages naturels et artificiels, éviers, cabinets, trémies et toutes sortes d'articles en argile, manufacturer du plâtre et autres matériaux plastiques, et tous leurs produits secondaires ; (b) Manufacturer, acheter, vendre ou autrement faire le commerce de machinerie, outillages, appareils et matériaux de tous genres employés dans les usines, outillages et exploitations susdites, et agir en qualité d'agents, courtiers ou agents à commission pour l'achat ou le commerce des articles susdits ; (c) Acquérir par achat, bail ou autrement des dépôts d'argile, de schiste et de sable, terres boisées, tourbières, terrains, mines, minéraux et droits miniers ou intérêts en ces choses, et travailler, exploiter, développer et entretenir ou autrement disposer de leurs produits naturels et produits secondaires manufacturés ou non ; (d) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute

personne ou compagnie exerçant ou engagée dans une industrie ou transaction que la présente compagnie peut exercer, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les vendre, détenir ou réemettre, avec ou sans garantie, ou autrement en disposer ; (e) Rémunérer, avec le consentement des actionnaires, par des paiements en deniers comptants, actions ou autrement, toute personne ou compagnie pour services rendus en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la compagnie, ou de toutes débentures ou autres valeurs de la compagnie ou au sujet de la conduite de ses affaires ; (f) Entreprendre, bâtir, construire et équiper des travaux publics et privés de tous genres, et acquérir, détenir, vendre, céder, fournir, manufacturer et produire toutes sortes de matériaux pour servir à la construction et équipement de ces travaux publics et privés, et sous-louer ces contrats en tout ou en partie ; (g) Se consolider ou se fusionner avec toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie, et acquérir par achat, bail ou autrement la propriété, les franchises, l'entreprise et l'industrie de toute telle corporation, et se charger de ses engagements, et les payer en totalité ou en partie en deniers comptants, actions, obligations ou autres valeurs de la compagnie ; (h) Vendre ou autrement céder l'entreprise de la compagnie ou de toute partie de son entreprise pour la compensation que la compagnie jugera suffisante, et en particulier pour les actions, débentures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (i) Acquérir ou se charger de la totalité ou d'une partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie peut exercer ou qui pourrait avoir quelque valeur pour la compagnie, et émettre des actions acquittées ou en partie acquittées de la compagnie en compensation totale ou partielle de telle industrie, et faire des avances de fonds et garantir les contrats ou autrement aider toute personne, maison ou compagnie avec laquelle la présente compagnie aura des relations d'affaires ; (j) Acquérir acheter, vendre céder à forfait ou moyennant un droit régalien des inventions brevetées de toutes sortes et des brevets au sujet de ces inventions, ou faire breveter toutes inventions ainsi achetées ou acquises, et acquérir, obtenir, acheter, vendre, enregistrer, arreter ou permettre l'usage moyennant un droit régalien ou autrement, et détenir, utiliser, posséder, exploiter, introduire, vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou autres utiles pour l'industrie de la compagnie, et utiliser, exercer, développer, accorder des licences à leur sujet ou autrement faire valoir toutes telles marques de commerce, noms de commerce, inventions, licences, procédés et choses semblables ou tous tels autres biens ou droits ; (k) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats, et autres effets négociables ou transférables ; (l) Emettre des actions acquittées, obligations, débentures ou autres valeurs de la compagnie en plein paiement ou en paiement partiel de toute propriété ou droits qui pourront être acquis par la compagnie, ou pour services rendus ou travail exécuté pour la compagnie, ou en paiement ou compensation de réclamations et obligations dues par la compagnie, ou accepter en paiement de toutes créances dues à la compagnie, des actions, obligations, débentures ou autres valeurs de toute compagnie ; (m) Construire, entretenir, altérer, faire, posséder et exploiter sur la propriété possédée ou contrôlée par la compagnie ou sur toute propriété voisine, tous les réservoirs, barrages, flumes, coursiers de décharge et autres travaux, estacades, monte-charges, améliorations, vannes, chutes d'eau, aqueducs, puits, tranchées, canaux, quais, jetées, glissoirs, chemins de halage, charpentes pour rouler les billes, ou autres constructions et ouvrages qui seront nécessaires ; (n) Placer les deniers disponibles de la compagnie en la manière qui sera déterminée de temps à autre par la compagnie ; (o) Distribuer entre les actionnaires de la compagnie en nature tous biens de la compagnie et en particulier toutes parts, débentures, ou valeurs d'autre compagnie,

appartenant à cette compagnie, ou dont cette compagnie a le droit de disposer ; (p) Acquérir par achats, concession, échange ou autre titre légal, et construire, ériger, exploiter, entretenir et régir toutes fabriques, ateliers, magasins, maisons, scieries, hôtels, gares, ateliers de machines, salles de machines, bureaux et toutes les autres constructions nécessaires pour son industrie et tous biens meubles et immeubles nécessaires et utiles à l'une ou plusieurs des fins de la compagnie, et les arreter, les vendre ou en disposer autrement ; (q) Acheter, vendre, manufacturer, céder à bail, importer, exporter et faire le commerce de toutes sortes de marchandises, effets et articles qui pourront être requis pour les fins des dites opérations ou qui pourront être cédés avec profit en rapport avec les dites opérations de la compagnie ; (r) Acquérir par achat, bail ou autrement et développer et exploiter des chutes d'eau, droits riverains, privilèges hydrauliques, et produire et accumuler de la vapeur, du gaz, de l'électricité ou autre force motrice pour exploiter l'industrie de la compagnie ou pour produire de la lumière, de la chaleur et de la force pour les fins de la compagnie, avec la faculté d'en vendre tout excédent disponible, et les fournir pour des fins de lumière, de chaleur ou de force motrice à toute personne ou corporation en Canada et ailleurs aux conditions qui seront agréées, pourvu que si les pouvoirs ci-dessus sont exercés au delà de la propriété de la compagnie, ils seront subordonnés à tous les décrets et règlements provinciaux et municipaux y relatifs ; (s) Exercer toute autre industrie (manufacturière ou autre) que la compagnie croira capable d'être convenablement exercée en rapport avec les opérations ci-dessus mentionnées ou censées augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables, et faire tous les actes et exercer tous les pouvoirs se rattachant à l'accomplissement des objets pour lesquels la compagnie est constituée et qui sont nécessaires pour permettre à la compagnie d'exercer son industrie d'une manière profitable ; (t) Acquérir par bail, achat, licence ou autrement, et vendre, permettre l'usage ou autrement disposer de marques de commerce, de noms de commerce et dessins de fabrique ; (u) Bâtir, acheter, acquérir, affréter, louer, naviguer et gérer des bateaux, vapeurs, canots à gazoline, vaisseaux, remorqueurs, barges ou autres inventions pour le transport du fret et des passagers par eau et par terre ; et construire, acheter, arreter, acquérir, entretenir et gérer des docks, quais, jetées et autres facilités de têtes de ligne ; (v) Conclure des arrangements avec toute autorité fédérale, provinciale, municipale, locale ou autre qui seront de nature à atteindre les objets de la compagnie ou aucun d'eux. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "National Builder's Supply and Enamel Concrete Brick Company, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

Canal Lands, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 10e jour de janvier 1913, constituant en corporation George Vipond Cousins, avocat, Stephen Bateman White et Herbert Ryerson Swenerton, gérants, Aubrey Huntingdon Elder, étudiant en droit, et Patrick Francis Brown, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter, louer ou autrement acquérir, soit comme placement ou pour revendre, et détenir soit absolument comme propriétaires ou comme créanciers hypothécaires ou autrement, et faire le commerce de terrains, maisons ou autres propriétés d'une tenure quelconque et tout intérêt en des propriétés, et créer, vendre et faire le commerce de baux ordinaires

et en franc-alleu, et généralement céder et troquer, par voie de vente, bail, échange ou autrement des terrains et maisons et tous autres biens mobiliers ou immobiliers, et exercer l'industrie de constructeurs et entrepreneurs, agents de maisons, marchands de pierre, sable, chaux, brique, bois de construction, ferronnerie et autres matériaux de construction, et faire les opérations générales d'une agence d'immeubles, y compris l'entreprise de recherches, évaluations, ventes, échanges, baux, subdivisions et choses semblables pour les fins de la compagnie ; (b) Développer et faire valoir tous terrains acquis par la compagnie ou dans lesquels elle est intéressée et en particulier et les divisant et en les préparant pour des fins de construction ou autres, et y construire, altérer, démolir, décorer, entretenir, meubler, installer et embellir des bâtiments, et y faire des plantations, les paver, drainer, cultiver, céder à bail ou en franc-alleu et avancer des deniers et conclure des conventions et contrats de toutes sortes avec les constructeurs, entrepreneurs, locataires ou autres ; (c) Faire ou conclure toute convention ou entente pour paver, macadamiser, réparer, niveler, nettoyer ou arroser les rues ou grandes routes, et pour construire, ouvrir et réparer des conduites, citernes, drains, égouts ou rues ; (d) Acquérir par achat, bail ou autrement et entreprendre la totalité ou une partie des affaires, propriétés ou obligations de toute personne ou compagnie exerçant une industrie semblable à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie, et les payer en totalité ou en partie en obligations, débiteures, actions acquittées ou autres valeurs de la compagnie ; (e) Acquérir par achat, bail ou autrement prendre les actions, obligations, débiteures ou autres valeurs de toute compagnie exerçant ou engagée dans une entreprise semblable à celle que la présente compagnie est autorisée à exercer ; et les vendre, détenir, réemettre avec ou sans garantie, ou autrement en disposer ; (f) Emettre et répartir des actions acquittées de la compagnie en paiement complet ou partiel de toute industrie, servitude, entreprise, propriété, droit, pouvoir, privilège, bail, licence ou contrat que la compagnie est autorisée à acquérir ; (g) Vendre, arrenter ou autrement disposer de la propriété ou entreprise de la compagnie ou de toute partie de sa propriété, pour la compensation que la compagnie jugera bon, et en particulier pour des actions, débiteures, obligations ou valeurs de toute autre compagnie ; (h) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec tout gouvernement, municipalité ou autorité locale, ou avec toute personne ou compagnie exerçant ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à entreprendre ou exercer, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et garantir les contrats, soit avec ou sans garantie, et prêter des deniers, ou autrement aider toute personne ou compagnie qui entreprendra de construire sur toute propriété dans laquelle la compagnie est intéressée, ou d'améliorer telle propriété, et généralement aux personnes ou compagnies et aux termes et conditions que la compagnie jugera convenables, et en particulier aux locataires, constructeurs et entrepreneurs ; (i) Garantir le paiement d'argent provenant ou payable au sujet d'obligations, actions, contrats, mortgages, charges, engagements ou autres valeurs de toute compagnie ou entreprise dont le but est en tout ou en partie semblable à celui de la présente compagnie ; (j) Conclure des arrangements avec tout gouvernement ou autorité fédérale, provinciale, municipale ou locale, ou autrement qui sembleront propres à atteindre les objets de la compagnie ou aucun d'eux ; (k) Placer et disposer des fonds dont la compagnie n'aura pas immédiatement besoin en telles valeurs et en la manière qui sera jugée à propos de temps à autre ; (l) Distribuer toute partie de la propriété de la compagnie en espèces entre ses actionnaires ; (m) Faire tous et chacun des actes et choses ci-dessus en qualité de principal, d'agent, d'entrepreneur ou de fondé de pouvoirs ; (n) Faire tous autres actes et choses reliés aux objets susdits, ou propres à les atteindre ; (o) Tout pouvoir accordé dans un paragraphe quelconque des présentes ne sera ni limité ni

restreint, par induction ou déduction des termes de tout autre paragraphe que ce soit, ou par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Canal Lands, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 11e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

Mercantile Realty Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de janvier 1913, constituant en corporation Walter Robert Lorimer Shanks, avocat, Francis George Bush, teneur de livres, George Robert Drennan, sténographe, et Michael Joseph O'Brien et Herbert William Jackson, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acquérir par achat, bail ou autrement, et posséder des biens-fonds ; (b) Construire des maisons d'habitation et autres bâtiments sur des biens-fonds ou toute partie d'iceux ; (c) Vendre, arrenter, céder, échanger, disposer ou autrement faire le commerce de biens-fonds ou de toute partie d'iceux, et développer, améliorer et diviser toute telle propriété en lots à bâtir, rues, ruelles, squares ou autrement ; (d) Faire des avances de fonds sous forme de prêt aux acheteurs ou locataires de toute partie des immeubles de la compagnie pour des fins de construction ou autres améliorations ; (e) Avec l'approbation des actionnaires, aider au moyen d'avances de fonds ou autrement à la construction et entretien de chemins, rues, aqueducs, égouts et autres travaux d'amélioration propres à faciliter l'accès à la propriété de la compagnie et accroître sa valeur ; (f) Prendre et détenir des mortgages, hypothèques, gages ou charges pour assurer le paiement du prix d'achat de toute propriété vendue par la compagnie, ou de tous deniers dus à la compagnie par les acheteurs, ou avancés par la compagnie aux acheteurs ou autres pour des fins de construction ou autres améliorations ; (g) Acheter, acquérir, détenir, transférer, vendre et disposer d'actions, stocks, débiteures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ou engagée dans une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie ; (h) Vendre ou autrement disposer de toute partie des biens-fonds ou autre propriété possédée par la compagnie pour la compensation et aux termes et conditions que la compagnie jugera convenables, et accepter des deniers comptants, actions, obligations, débiteures, stock ou valeurs de toute autre compagnie en paiement complet ou partiel de ces valeurs ; (i) Emettre des actions acquittées et non cotisables, obligations ou autres valeurs de la compagnie en plein paiement ou en paiement partiel de toute propriété, mobilière ou immobilière, droits ou autres biens acquis par la compagnie à quelque titre que ce soit, ou pour services rendus par voie de promotion ou autrement ; (j) Vendre, arrenter ou autrement disposer de l'entreprise de la compagnie ou de toute partie de son entreprise, pour la compensation que la compagnie jugera convenable, ou se fusionner avec tout individu, maison ou corporation engagée dans une entreprise dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, aux termes et conditions qui seront jugés convenables, et accepter en paiement de cette industrie des deniers comptants, ou, au lieu de deniers comptants des actions acquittées et non cotisables, obligations, débiteures ou autres valeurs de toute corporation, et distribuer entre les actionnaires de la compagnie de temps à autre, les deniers, actions, obligation, débiteures, valeurs ou autre propriété appartenant à la compagnie ; (k) Et généralement faire tous les actes et

choses propres à atteindre les objets de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Mercantile Realty Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

Sterling Trust Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1905, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de janvier 1913, constituant en corporation James Johnston et Patrick Mullin, jeune, comptables, Edgar Thomas Reynolds, agent d'immeubles, Henry Judah Trihey, avocat, et Edmund Edwin Cummings, marchand, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Accepter, remplir et exécuter tout fidéicommiss confié à la compagnie par toutes personnes ou par personne, ou par toute corporation, ou par toute cour de justice, à telles conditions que l'on pourra arrêter, et suivant que les tribunaux les détermineront, et prendre, recevoir, détenir et percevoir, par transport, tout actif et toute propriété, mobilière et immobilière, qui pourraient être accordés, confiés ou transmis à la compagnie, avec son assentiment, en vertu de tels fidéicommiss ; (b) Agir comme fidéicommissaires, par rapport à toutes débetures, obligations, garanties, hypothèques ou autres valeurs, émises suivant la loi, de toute corporation, municipale ou autre ; détenir les propriétés hypothéquées ou affectées à la sûreté du paiement de telles débetures, obligations, garanties, hypothèques ou autres valeurs, et disposer de telles propriétés, conformément aux actes créant ces titres ; (c) Acheter ou autrement acquérir, détenir et vendre des propriétés mobilières ou immobilières ou en disposer autrement ; (d) Obtenir ou se faire attribuer par souscription, acheter, prendre ou autrement acquérir, et détenir, comme principaux ou agents, et en toute propriété, comme possesseurs, ou par voie de garantie collatérale, mettre à profit, vendre, échanger, engager ou autrement affecter les actions, obligations, débetures et autres valeurs de toutes corporations ou compagnies municipales, industrielles ou financières, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (e) Former, organiser, gérer ou développer, ou aider dans leur formation, organisation, administration et développement, toute corporation et compagnie, tout syndicat et toute entreprise ou opération, et faire tous actes qui leur sont nécessaires ou accessoires ; (f) Agir comme agents ou courtiers, pour le placement, le prêt, le paiement, la transmission et la perception des deniers, et accepter et exécuter tout fidéicommiss confié à la compagnie, par tout individu et toute corporation, maison ou cour de justice, et prendre, recevoir, détenir, transporter et céder toutes propriétés, réelles ou personnelles, qui pourraient être accordées, transmises ou confiées à cette compagnie, avec son assentiment, en vertu de tel fidéicommiss ou comme s'y rattachant ; (g) Faire des recherches, examens, auditions et rapports, ayant pour objet les livres, la situation, les chances de succès, les affaires et la condition de toute personne, maison, ou corporation, et faire des enquêtes, études et rapports concernant les titres et la valeur des propriétés, immobilières ou mobilières, particulières ou publiques ; ou sur la légalité de toute émission d'obligations, débetures ou autres valeurs de toute corporation, ou sur les circonstances affectant tout établissement d'affaires ou entreprise, et généralement sur tous actifs, propriétés ou droits ; (h) Agir comme agents ou procureurs, pour la négociation de toute affaire, l'administration des successions, la vente des propriétés, le placement et la perception des deniers, rentes, intérêts, dividendes, hypothèques, obligations, factures, billets et autres valeurs ; (i) Accepter et remplir les fonctions et accomplir les devoirs de réceptionnaire, fidéicommissaire, syndic, cessionnaire pour le bé-

néfice des créanciers, liquidateur, exécuteur testamentaire, administrateur et curateur aux faillites, et administrer, gérer, terminer et liquider les affaires des successions, personnes, sociétés, associations ou corporations, et faire tous les actes accessoires et nécessaires à ces fins ; (j) Agir comme agents pour les fins de l'enregistrement, l'émission et le contresing des transferts et certificats d'actions, obligations, débetures ou autres valeurs de toutes association ou corporation, municipale ou autre, et recevoir et gérer tout fonds d'amortissement s'y rattachant, à telles conditions dont il serait convenu, et garantir le paiement de toutes débetures, débetures-actions, bons, obligations ou autres valeurs, ou les intérêts en dérivant ; (k) Demander, acheter ou autrement acquérir tous brevets d'invention, permis, concessions et autres privilèges, conférant un droit exclusif ou non exclusif ou limité de se servir de toute invention ou de tout secret, ou autres renseignements s'y rapportant, et mettre à profit, vendre, louer ou autrement affecter tels brevets, permis ou concessions ; (l) Vendre, louer les biens et les entreprises de la compagnie, ou en disposer autrement, en totalité ou en partie, pour toute considération que la compagnie jugera à propos d'accepter et, en particulier, pour des actions, débetures, obligations ou valeurs de toute autre compagnie ; (m) Faire des conventions pour le partage des profits, ou la fusion d'intérêts avec toute personne ou compagnie, exerçant directement ou en participation, ou sur le point d'exercer de la même manière quelque industrie ou opération que la présente compagnie est autorisée à exercer, et et prendre, ou autrement acquérir, des actions et valeurs de toute telle compagnie, et les vendre, détenir, réemettre, avec ou sans garantie, ou autrement en disposer ; (n) Distribuer aux actionnaires de la compagnie, en nature, tous biens de la compagnie, et, en particulier, toutes actions, débetures ou valeurs d'autres compagnies, appartenant à la présente compagnie, ou dont elle peut avoir le droit de disposer, et faire tous actes et exercer tous pouvoirs de faire toute opération accessoire à l'accomplissement des objets pour lesquels la compagnie est constituée en corporation ; (o) Se fusionner avec toute autre compagnie ayant des objets semblables, en totalité ou en partie, à ceux de la présente compagnie ; (p) Acheter, prendre à bail ou autrement acquérir toute industrie de même nature, ou tendant aux mêmes fins que l'une quelconque des entreprises de la présente compagnie ; (q) Faire tous actes nécessaires à la mise en marche, à la poursuite et au parachèvement d'une quelconque des entreprises que la compagnie est autorisée à poursuivre ou exécuter ; et pour tous services rendus, devoirs et fidéicommiss remplis, exiger, percevoir et encaisser toute rémunération convenable, ainsi que tous dépens et frais légaux, usuels et ordinaires ; (r) Aucun des pouvoirs ici conférés ne sera limité ou restreint par application ou interprétation d'aucun autre pouvoir ainsi accordé. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Sterling Trust Company, Limited," avec un capital-actions de cinquante mille dollars divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

Herbert Lubin & Co. Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de janvier 1913, constituant en corporation Charles MacKay Cotton, avocat, et Herbert Lubin, agent d'immeubles, de la cité de Westmount, dans la province de Québec, Egbert William Westover, avocat, et Percival Frédéric Seymour, teneur de livres de la cité de Montréal, dans la dite province de Québec ; et Walter Joseph Shea, de la ville de Montréal-Ouest, dans la dite province de Québec, pour les fins suivantes :—(a) Exercer l'industrie d'immeubles et de terrains, avec la faculté d'acheter, posséder, déve-

lopper, améliorer, acquérir, coloniser, arrenter, échanger et vendre des propriétés immobilières et des terrains et des coupes de bois, en faire le commerce et en disposer, et à cette fin, acheter, arpenter, améliorer, développer et préparer pour l'occupation les dits terrains et biens-fonds en la manière la plus avantageuse pour les fins de la compagnie ; (b) Construire, ériger et entretenir dans et sur les dits biens-fonds et terrains des chemins, ponts, et autres moyens de communication, maisons, moulins, fabriques et autres bâtiments et travaux nécessaires ou commodes pour l'occupation ou l'amélioration de l'un quelconque des dits terrains et biens-fonds, et les mettre en service et y faire toutes sortes d'améliorations ; (c) Prendre des hypothèques ou autre garantie, ou retenir un gage sur toute propriété vendue par la compagnie pour le prix d'achat ou toute partie du prix d'achat, et la vendre, céder et en garantir le paiement, faire des avances de fonds au moyen de prêts aux acheteurs ou locataires de toute partie de la propriété de la compagnie dans le but de faire des constructions ou autres améliorations sur sa propriété, et aider par l'avance de fonds à la construction et entretien de chemins, rues, aqueducs et drains et autres travaux censés faciliter l'accès à la propriété de la compagnie, et accroître sa valeur ; (d) Acheter, ériger, louer et vendre des aqueducs, et manufacturer, acheter ou acquérir d'une manière quelconque et vendre toutes sortes de lumière, chaleur ou force motrice, pourvu que toute vente, distribution ou transmission de pouvoir ou de force électrique, hydraulique ou autre pouvoir ou force sur les terrains de la compagnie sera subordonnée aux règlements locaux et municipaux à ce sujet ; (e) Agir comme agents et courtiers pour le placement, prêt, paiement, transmission et recouvrement des deniers, et pour l'achat, vente, amélioration, développement et administration de toute propriété, industrie ou entreprise, et l'administration, contrôle et direction de syndicats, sociétés, associations, compagnies ou corporations ; (f) Promouvoir, organiser, gérer ou développer toute corporation ou compagnie, offrir à la souscription publique des actions, stocks obligations, débetures ou autres valeurs de toute corporation ou compagnie constituée dans le but d'acquérir l'entreprise de la présente compagnie ou toute partie de son entreprise, ou dans le but d'exercer toute industrie subsidiaire, souscrire, acheter ou acquérir et détenir, soit absolument comme propriétaire par voie de garantie collatérale ou autrement et vendre, garantir la vente et céder, transférer ou autrement disposer ou céder des obligations, débetures, stocks, actions et autres valeurs de toute telle compagnie ; (g) Acquérir, et posséder, louer, prospecter, ouvrir, explorer, développer, exploiter, améliorer, entretenir et gérer des mines et terrains et dépôts miniers, et creuser, sortir, broyer, laver, fondre, essayer, analyser, réduire, amalgamer, conduire, transporter et autrement traiter les minerais, métaux et minéraux, appartenant ou non à la compagnie, et les rendre marchands, et les vendre ou autrement en disposer, et prendre, acquérir, et détenir en compensation de minerais, métaux ou minéraux vendus ou autrement cédés, ou pour effets fournis ou pour travail fait à l'entreprise ou autrement des actions, débetures ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables en tout partie à ceux de la compagnie par le présent constituée et les vendre et autrement en disposer ; (h) Demander, acquérir, louer et disposer de marques de commerce, dessins industriels, licences, brevets et droits de brevet, et les utiliser, exploiter et travailler ; (i) Vendre, arrenter ou autrement disposer de la propriété et entreprise de la compagnie, ou toute partie de sa propriété, pour la compensation que la compagnie jugera bon, et en particulier pour les actions, débetures, obligations ou valeurs de toute autre compagnie ; conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne, ou compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la compagnie est autorisée à exercer, ou entreprendre et prendre ou acquérir autrement des actions et valeurs de telle compagnie, et les vendre, détenir, réémettre, avec ou sans garantie, ou autrement

en disposer ; (j) Se fusionner avec toute autre compagnie ou compagnies dont les objets sont en tout ou en partie semblables à ceux mentionnés dans la présente charte, et prendre des actions de telle compagnie garantissant l'exécution des contrats de toute personne ou compagnie ; (k) Emettre et répartir des actions acquittées de la présente compagnie en paiement complet ou partiel de toute industrie, franchise, entreprise, propriété, droits, pouvoirs, privilèges, baux, licences, contrats, biens-fonds, stocks, obligations et débetures ou autres biens ou droits que la compagnie peut légalement acquérir en vertu des pouvoirs qui lui sont conférés par la présente charte ; (l) Lever et aider à lever des fonds, et aider au moyen de bonus, prêt, promesse, endossement, garantie d'obligations, débetures ou autres valeurs, ou autrement, toute autre compagnie ou corporation, et garantir l'exécution de contrats par toute telle compagnie ou corporation, ou par toute autre personne ou personnes avec lesquelles la compagnie a des relations d'affaires ; (m) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie et en particulier des parts, débetures ou valeurs d'autres compagnies appartenant à la compagnie, ou que la compagnie aura le droit de céder ; (n) Faire tout ce qui précède en qualité de principaux, d'agents ou de fondés de pouvoirs ; (o) Faire tous les actes et choses propres à atteindre les objets ci-dessus mentionnés. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Herbert Lubin & Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de janvier 1913.

THOMAS MULVEY,

29-2

Sous-secrétaire d'Etat.

Western Canada Public Utilities, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de janvier 1913, constituant en corporation Charles Hazlitt Cahan, jeune, avocat, Orick Burroughs MacCallum, avocat, William Edward Brown et Burton Frederick Bowler, comptables, et James Louis Finlay, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie d'une compagnie de lumière, de chaleur et de force dans toutes ses spécialités et produire et convertir de la chaleur, de la lumière et de la force motrice au moyen de l'énergie hydraulique, pneumatique, ou autre, ou avec du gaz ou autrement ; pourvu que la vente, la transmission et la distribution de la force ou du pouvoir électrique, hydraulique ou autre soient subordonnées à tous les règlements locaux ou municipaux ; (b) Fournir, acheter, louer ou acquérir autrement et construire, poser, ériger, établir, exploiter, entretenir et développer tous les ouvrages nécessaires, stations, machines à vapeur, machinerie, matériel, conduites, câbles, fils, tuyaux, tours, poteaux, piliers, lignes, générateurs, accumulateurs, lampes, mètres, transformateurs, appareils, circonstances et dépendances se rapportant à la génération, l'accumulation, la purification, la distribution, la transmission, l'approvisionnement, la vente, l'usage et l'emploi de la force électrique, pneumatique ou hydraulique ou de chaleur, de lumière ou de gaz, et générer, accumuler, distribuer et fournir de l'électricité ou du gaz pour les fins de lumière, de chaleur, de traction et de force motrice électrique et pour des fins industrielles et autres ; et entreprendre et passer des contrats et conclure des arrangements au sujet de l'éclairage des cités, villes, rues, bâtisses et autres endroits et pour l'approvisionnement de gaz, de lumière, de chaleur et de force électriques pour toutes fins publiques ou privées ; (c) Faire, bâtir, construire, ériger, poser, entretenir et exploiter des réservoirs, ouvrages hydrauliques, citernes, barrages, canaux, tunnels, rigoles, flumes, conduites

principales, tuyaux et autres appareils et exécuter et faire tous autres travaux et choses nécessaires et convenables pour obtenir, emmagasiner, vendre, livrer, mesurer et distribuer de l'eau pour la création, l'entretien et le développement de forces hydrauliques, électriques ou autres forces mécaniques ou pour l'irrigation des terres ou pour toutes autres fins de la compagnie ; (d) Faire et conclure des conventions ou ententes pour paver, macadamiser, réparer, niveler, nettoyer et arroser les rues ou grands chemins, et pour construire, ouvrir et réparer des conduites, citernes, drains ou égouts, et pour installer des câbles et fils électriques, des tuyaux à gaz ou à l'eau dans toutes rues ou grands chemins ; (e) Céder, fabriquer et préparer pour le marché du coke, goudron, poix, asphalte, liqueurs ammoniacales et autres résidus obtenus dans la fabrication de tous les produits de la compagnie ; manufacturer, acheter, vendre, céder à bail et faire le commerce de poêles, machines à vapeur et autres appareils et commodités de nature à augmenter directement ou indirectement la consommation de l'électricité ou du gaz ; (f) Acheter, prendre en échange ou autrement acquérir et détenir des bateaux, vaisseaux ou passages d'eau ou toutes parts ou intérêts dans des bateaux, vaisseaux ou passages d'eau, ainsi que des actions, stocks ou valeurs de toutes compagnies possédant ou intéressées dans tous bateaux, vaisseaux ou passages d'eau, et entretenir, réparer, améliorer, altérer, vendre, échanger ou affermer ou affréter ou autrement céder tous bateaux, vaisseaux ou passages d'eau ou actions ou valeurs comme susdit ; (g) Construire, améliorer, travailler, entretenir, gérer, développer ou contrôler et acheter, louer ou acquérir autrement et détenir, employer, vendre, louer ou céder autrement toutes terres, ouvrages, conduites principales, machinerie, ou tous chemins, routes et tramways, embranchements et voies d'évitement sur les terres contrôlées ou possédées par la compagnie ou sur lesquelles la compagnie pourra acquérir un permis, et des ponts, réservoirs, cours d'eau, quais, manufactures, entrepôts, usines électriques, boutiques, magasins et tous autres ouvrages et commodités qui pourraient être employés ou exploités avec toute partie de l'entreprise de la compagnie pour le temps présent ou de nature à profiter à la compagnie, directement ou indirectement, et équiper, entretenir et opérer au moyen de forces électriques, hydrauliques ou autres forces mécaniques tous travaux appartenant à la compagnie ou dans lesquels la compagnie pourrait être intéressée, et y contribuer, les subventionner ou aider autrement ou prendre part à leur construction, amélioration, entretien, exploitation, gérance, développement et contrôle ; (h) De temps à autre, demander, acheter ou acquérir, par décret, octroi, cession, transfert, bail ou autrement, et exercer, développer et posséder tous statuts, ordonnances ou concessions, licences, pouvoirs, autorités, immunités, droits ou privilèges se rapportant à la génération, l'accumulation, le développement, la distribution, l'approvisionnement, la vente, l'usage et l'emploi de l'énergie électrique, des forces hydrauliques ou de l'eau ou du gaz, et les payer, aider et contribuer à les mettre à effet, et appliquer toutes actions, obligations et biens de la compagnie pour en défrayer le coût et les frais et dépens nécessaires ; (i) Demander, acheter, ou acquérir autrement tous brevets, brevets d'invention, octrois, licences, baux, concessions et autres choses semblables conférant un droit exclusif, non exclusif ou limité, d'employer, ou toute information secrète ou autre concernant toute invention qui pourrait être employée pour aucune des fins de la compagnie ou dont l'acquisition pourrait sembler profitable à la compagnie, directement ou indirectement, et employer, exercer, développer ou accorder des permis pour leur usage ou mettre à profit autrement les biens, droits, intérêts ou informations ainsi acquis ; (j) Souscrire, acheter ou autrement acquérir des actions, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la dite loi, et les payer en actions, obligations, débetures ou autres valeurs de cette compagnie et détenir, vendre ou autrement céder les actions, obligations, débetures ou autres valeurs ainsi acquises, et tant qu'elle les détiendra, elle en exercera tous les droits et pouvoirs d'un propriétaire y compris le droit de voter en vertu de ces valeurs,

et garantir le paiement du principal, des dividendes et intérêts des dites actions, obligations, débetures ou autres valeurs et promouvoir toute compagnie ou compagnies ayant des objets semblables à ceux de cette compagnie, en totalité ou en partie, ou exerçant toute industrie pouvant être exercée de manière à être profitable à la compagnie, directement ou indirectement ; (k) Lever et aider à lever des fonds et aider par voie de bonis, prêts, promesses, endossements, garantie d'obligations, débetures ou autres valeurs ou autrement toute compagnie ou corporation dont la présente compagnie détient des parts du capital-actions, ou de toute compagnie, corporation, personne ou personnes avec lesquelles la présente compagnie est en relations d'affaires, ou de toute compagnie, corporation, personne ou personnes exerçant ou engagées ou se proposant d'exercer ou entreprendre toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre et agir en qualité d'employé, agent ou gérant de toute telle compagnie, corporation, personne ou personnes, et garantir l'exécution des contrats de toute telle compagnie ou corporation ou de toute autre personne ou personnes avec lesquelles la présente compagnie aura des relations d'affaires ; (l) Conclure des conventions avec toute autorité fédérale, provinciale, municipale, locale ou autre qui sembleront avantageuses pour les objets de la compagnie ou l'un de ses dits objets, et obtenir de cette autorité tous les droits, privilèges, franchises et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer à ces conventions, droits, privilèges, franchises et concessions ; (m) Se consolider ou se fusionner avec toute autre compagnie ou corporation ayant des objets semblables en tout ou en partie à ceux de la présente compagnie, et conclure des conventions au sujet du partage des profits, de la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou de s'engager dans une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prêter des fonds, garantir les contrats, ou autrement aider toute telle personne, compagnie ou corporation, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie ou corporation, et les vendre, détenir, émettre ou réémettre, avec ou sans garantie du principal et de l'intérêt ou autrement en disposer ; (n) Acheter, arrenter ou autrement acquérir et détenir, exercer et jouir en son propre nom ou au nom des personnes, maisons, compagnie ou compagnies ci-après mentionnées, si la compagnie y est dûment autorisée, toute ou partie de la propriété, franchises, clientèle, droits, pouvoirs et privilèges tenus ou dont jouit quelque personne ou maison ou par toute compagnie ou compagnies exerçant ou formées pour exercer toute industrie semblable en tout ou en partie à celle que la présente compagnie est autorisée à exercer, et payer pour toute telle propriété, franchises, clientèle, droits, pouvoirs et privilèges en tout ou en partie en deniers comptants ou en tout ou en partie en actions acquittées de la compagnie ou autrement, et entreprendre les engagements de toute personne, maison ou compagnie, et exercer les droits, pouvoirs et franchises de toute compagnie dont le capital-actions est possédé par la présente compagnie au nom de telle compagnie ou en son propre nom ; (o) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la présente compagnie, ou de toutes débetures, ou autres valeurs de la présente compagnie, ou relativement à la formation ou à la promotion de la présente compagnie ou la conduite de ses affaires ; (p) Obtenir un acte du parlement ou de la législature pour aucunes des fins de la compagnie ; (q) Prendre part à l'administration, surveillance ou contrôle des affaires ou opérations de toute compagnie ou entreprises dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, et à cette fin nommer et rémunérer des directeurs, comptables ou autres experts ou agents ; acquérir et exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera capable d'être

avantageusement exercée en rapport avec l'industrie ou les objets de la compagnie, ou censée accroître directement ou indirectement la valeur de la propriété ou des droits de la compagnie, ou de les rendre profitables ; (r) Etablir et supporter ou aider à l'établissement et support d'associations, institutions, fonds, fiducies et facilités de nature à avantager les employés ou ex-employés de la compagnie, ou les dépendants et parents de ces personnes, et accorder des pensions et allocations, et attribuer des paiements dans un but d'assurance, et souscrire ou garantir des fonds pour des objets de charité ou de bienfaisance, ou pour toute exposition ou pour tout objet public, général ou utile ; (s) Vendre, louer, échanger ou disposer autrement de la totalité ou de toute partie des biens, droits, ou entreprises de la compagnie pour la compensation qui pourra être convenue, et en particulier pour des actions, débetures ou valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ; (t) Placer et affecter les fonds disponibles de la compagnie en les valeurs et de la manière qui seront déterminées de temps à autre ; (u) Faire autoriser, enregistrer ou reconnaître la compagnie dans tout pays étranger, et y désigner des personnes pour agir comme fondés de pouvoirs ou représentants de la compagnie dans toutes matières selon les lois de tel pays étranger, et accepter la signification de pièces au nom de la compagnie dans tout procès ou poursuite ; (v) Tirer, faire, accepter, endosser, escompter, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ; (w) Faire des avances de fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et garantir l'exécution des contrats par toutes telles personnes ; (x) Distribuer en espèces ou autrement, selon que la chose sera décidée, tous biens de la compagnie entre ses membres, et en particulier les actions, obligations, débetures ou autres valeurs de toute autre compagnie formée dans le but de prendre la totalité ou toute partie des biens ou engagements de la présente compagnie ; (y) Faire tous autres actes et choses propres à atteindre les objets susdits, et en qualité de principaux, agents ou fondés de pouvoirs ; (z) L'industrie ou le but de la compagnie est de faire de temps à autre l'un ou plus des actes et choses énoncés dans la présente charte et tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes d'aucun autre paragraphe, mais pourra être exercé de la manière la plus ample et la plus complète et sera interprété dans un sens aussi étendu que si chacun des dits paragraphes définissait les objets d'une compagnie séparée, distincte et indépendante. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Western Canada Public Utilities, Limited," avec un capital-actions de trois millions de dollars, divisé en 30,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

Mannesmann Tube Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de janvier 1913, constituant en corporation Arthur Dawson Fry et John Andrew Burns, marchands, Charles Rinfret et Angus McCallum, caissiers, et Robert James Bell, teneur de livres, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, vendre et faire le commerce de toutes sortes de tuyaux d'acier et de fer et leurs accessoires, et exercer l'industrie de marchands, manufacturiers et commerçants de toutes sortes de métaux et tous les articles composés ou manufacturés en tout ou en partie de fer, acier ou autres métaux ou bois ou autres matériaux ou

combinaisons de tels matériaux et de toutes les matières et fournitures s'y rattachant ; (b) Agir en qualité d'agents de manufacturiers ou d'agents à commission pour toutes sortes d'articles, marchandises, effets, produits et matériaux manufacturés ; (c) Acquérir par achat et détenir tous les terrains et bâtiments nécessaires ou convenables pour l'industrie de la compagnie, et de temps à autre vendre et disposer de ces dits terrains et bâtiments ; (d) Acquérir tous brevets ou droits de brevet, licences, marques de commerce ou noms de commerce reliés ou qui pourraient être utiles pour l'industrie de la compagnie ; permettre à d'autres d'utiliser tous brevets ou droits de brevet que la compagnie aurait pu acquérir ; (e) Acquérir par achat, bail ou autrement l'industrie de toute compagnie maison ou personne que la présente compagnie a le pouvoir d'exercer, ainsi que la totalité ou toute partie des biens meubles ou immeubles employés par toute compagnie, maison ou personne en rapport avec telle industrie ; (f) Acquérir, posséder, détenir, vendre ou autrement céder les parts du capital-actions, obligations ou autres valeurs de toute autre compagnie ayant des objets semblables à ceux de la présente compagnie ; utiliser les fonds de la compagnie pour acquérir telles valeurs et voter en vertu de ces actions et obligations au nom de la compagnie ; (g) Promouvoir et aider financièrement, en faisant des avances de fonds ou autrement, les entreprises de tout individu, maison, association ou corporation avec laquelle la présente compagnie aura des relations d'affaires ; (h) Partager les profits, s'unir ou coopérer avec toute personne, maison, association ou corporation engagée ou à la veille d'exercer une industrie que la présente compagnie est autorisée à exercer ou entreprendre ; (i) Arrenter, vendre ou autrement disposer de l'industrie, propriété et entreprises de la compagnie ou de toute partie de ses entreprises pour la compensation que la compagnie jugera bon, et en particulier pour les actions, obligations, débetures ou valeurs de toute autre compagnie ayant des objets semblables à ceux de la présente compagnie, et distribuer entre les actionnaires de la compagnie toutes actions, obligations et valeurs ainsi reçues. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Mannesmann Tube Company, Limited," avec un capital-actions de deux cent mille dollars, divisé en 2,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

La Compagnie Gladu & Demers, Limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 11e jour de janvier 1913, constituant en corporation Adélard Gladu, Ovila Demers, manufacturiers, J. B. Rovenelle, Cyprien Gladu, bourgeois, tous quatre de la Providence, dans la province de Québec, et Théophile Alexis St. Germain, de St-Hyacinthe, dans la dite province de Québec, pour les fins suivantes, savoir :—(a) Vendre en gros et en détail de la farine et du sucre, manufacturer et vendre du pain, des pâtisseries, biscuits, sucreries, gelées, chocolat et toutes autres marchandises dans ce genre de commerce ; (b) Payer en actions libérées la ou partie de la manufacture de biscuits appartenant à Adélard Gladu. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "La Cie Gladu & Demers, Limitée," avec un capital-actions de cinquante mille dollars divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera à La Providence de St. Hyacinthe, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

Gregory Realities Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 11e jour de janvier 1913, constituant en corporation l'honorable William Mitchell, sénateur, René Chenevert et Frank Callaghan, avocats, Horsey Lorne Mitchell, agent d'immeubles, et Percy Grégory, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :— (a) Faire les opérations de commerçants d'immeubles et d'agents d'immeubles ; acquérir, acheter, détenir, posséder, arrenter, entretenir, contrôler, gérer, travailler, développer, vendre, céder, louer, échanger, améliorer et autrement disposer de biens-fonds et de propriété immobilière ou de tout intérêt ou droit en ces propriétés et de toutes autres sortes de propriétés et d'effets immobiliers ; ériger et construire des maisons, bâtiments ou travaux de toutes sortes, sur les terrains de la compagnie ou sur tous autres terrains ; rebâtir, agrandir, altérer ou améliorer les maisons, bâtiments ou travaux qui s'y trouvent ; subdiviser, améliorer ou développer les terrains pour des fins de vente et autres commodités, et faire et exécuter toutes choses nécessaires et propres à leur développement et amélioration ; (b) S'engager dans toute industrie d'une nature quelconque qui serait propre aux fins d'utiliser ou accroître la valeur de la propriété de la compagnie, et ériger et construire des bâtiments à cette fin et aider toute compagnie industrielle au moyen de terrain, deniers comptants ou autrement ; (c) Manufacturer et produire de la vapeur, du gaz et de l'électricité pour la chaleur, la lumière et la force pour les fins de la compagnie, et en vendre l'excédent, subordonné à tous les statuts et règlements provinciaux et municipaux à cet effet ; (d) Emettre en paiement de toute propriété acquise par la compagnie, des actions ordinaires ou privilégiées du capital de la compagnie, comme acquittées et non cotisables ; (e) Acheter ou acquérir toute industrie d'une nature semblable en tout ou en partie à celle de la présente compagnie, ou tout intérêt en telle industrie et la payer en deniers comptants ou en actions de la présente compagnie ; (f) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, ou vendre ou autrement disposer de l'entreprise ou de toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débentures, stock ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (g) Faire tout ce qui sera nécessaire, convenable ou propre à atteindre l'un quelconque des objets pour lesquels la présente compagnie est constituée. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Gregory Realities, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de janvier 1913.

THOMAS MULVEY,

29-2

Sous-secrétaire d'Etat.

The Standard Paper Box Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de janvier 1913, constituant en corporation Hubert Moisan, industriel, Joseph Samson, marchand, tous deux de la cité de Québec, et Calixa Narcisse Moisan et Stanislas Herménégilde Moisan, industriels, Joseph Adrien Moisan, représentant de commerce, tous trois de la cité de Montréal, tous dans la province de Québec, pour les fins suivantes :— (a) Manufacturer, vendre et faire le commerce de boîtes de toutes sortes et pour tout usage ; (b) Acheter, louer ou autrement acquérir des pouvoirs d'eau, privilèges

hydrauliques et droits riverains, droits de passage, droits et privilèges d'aqueducs et tous autres droits et privilèges qui peuvent être utiles à la présente compagnie ; exploiter des pouvoirs d'eau et en faire produire de l'électricité ou toute force motrice, et les employer pour toutes fins quelconques, exploiter l'industrie de l'éclairage soit par le gaz ou par tout autre moyen et fabriquer, vendre et distribuer la chaleur en tous endroits en se conformant à toute loi locale, municipale ou autre à cet égard ; (c) Exploiter le bois comme industriel, marchand de bois, commerçant ou de toute autre manière ; (d) Faire le commerce d'immeuble, exercer le commerce et l'industrie de constructeur de maisons, édifices, de constructions quelconques, et agir comme entrepreneur de travaux, agent d'immeuble et commerçant de matériaux ; (e) Faire, comme manufacturier ou autrement, tout autre genre d'affaires qui paraîtra à la compagnie de nature à pouvoir être exercé en rapport avec ses objets ou qu'elle croira devoir augmenter, directement ou indirectement ou rendre profitables les biens ou les droits de la compagnie ; (f) Acquérir de toute personne, société ou compagnie, totalement ou partiellement, les propriétés, affaires, entreprises qui peuvent être jugées utiles aux fins de la présente compagnie et en accepter les engagements ; (g) Acquérir tout brevet d'invention, licence, marque de commerce, franchise, privilège, pouvoir de toute personne, société, compagnie ou corporation ou de tout pouvoir public, les posséder, exploiter et en disposer ; (h) Acquérir l'entreprise et les affaires, tout l'actif, droits, privilèges quelconques, et se charger du passif et de toutes les obligations de la compagnie "The Standard Paper Box Company," incorporée par lettres patentes sous l'autorité des lois de la province de Québec et exploitant actuellement son industrie dans la province de Québec ; (i) Acquérir de toute manière qui sera jugée convenable, de toute corporation ou compagnie s'occupant ou pouvant s'occuper de quelqu'un des objets pour lesquels est formée la présente compagnie, des actions, obligations, débentures ou autres valeurs, et les détenir ou en disposer de la manière et aux conditions qui seront jugées convenables ; (j) Payer totalement ou partiellement tous services rendus et toute acquisition quelconque faite par la compagnie, en actions libérées de la compagnie ; (k) Vendre, louer l'actif de la compagnie, ses entreprises, ses affaires, totalement ou partiellement au prix et aux conditions qui seront jugées convenables, et recevoir en paiement des actions, débentures, obligations ou valeurs de toute autre compagnie, ou des intérêts ou des parts dans toute société de personnes ou syndicat de personnes ou toute autre considération ou autrement en disposer ; (l) Conclure avec toute autorité municipale ou locale ou avec toute personne, société ou compagnie intéressée ou étant sur le point de s'intéresser à l'un des objets pour lesquels la présente compagnie est formée, ou qui peut lui profiter directement ou indirectement, des arrangements concernant le partage des profits, la fusion des intérêts, la coopération, les risques communs ou concessions réciproques ou tout autre objet, et passer avec toute autre autorité municipale ou locale, personne, société ou compagnie des contrats, ou en répondre avec ou sans garantie, leur avancer des fonds ou autrement leur aider de la manière et aux conditions qui seront jugées convenables pour tout objet et pour toute fin qui pourra être jugée profitable et dans l'intérêt de la présente compagnie ; (m) Garantir ou faire garantir au moyen d'obligations, actions, contrats, ou toutes autres valeurs, le paiement des deniers payables à la présente compagnie ou par la présente compagnie à ou par toutes compagnies, corporations ou entreprises dont les objets se rapportent à quelqu'un de ceux pour lesquels est formée la présente compagnie ; (n) Conclure avec tout gouvernement fédéral, provincial, autorité municipale ou locale, ou toute autre autorité ou pouvoir, tout arrangement qui sera jugé être de nature à atteindre les fins ou quelqu'une des fins pour lesquelles la présente compagnie a été formée ; (o) Placer les fonds non employés de la compagnie de la manière qui sera jugée convenable, ou distribuer en tout ou en partie, en espèces ou autrement, la propriété de la compagnie ; (p) Faire tous les actes, exercer tous les pouvoirs ci-dessus comme principal, agent ou fondé de pouvoirs ; (q) Acquérir, posséder, disposer de quelque manière

que ce soit, tous biens meubles et immeubles, droits, biens, franchises, entreprises, propriétés et avantages quelconques pour l'exercice des pouvoirs quelconques conférés à la présente compagnie et pour lui permettre d'atteindre les objets ci-dessus : (r) L'interprétation de tous pouvoirs accordés dans tout paragraphe ci-dessus ne sera ni limitée, ni restreinte par induction ou déduction des termes de tout autre paragraphe que ce soit ni par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous la raison sociale de "The Standard Paper Box Company, Limited," avec un capital-actions de \$200,000, divisé en 2000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

The Maisonneuve Contracting Co., Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de janvier 1913, constituant en corporation Daniel McAvoy, conseil du Roi, de la ville de Maisonneuve, dans la province de Québec, Yvon Lamontagne, avocat, Edouard Bouchard, organisateur de sociétés, Abel Michaud et Emile Marceau, teneurs de livres, tous quatre de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :— (a) Exercer l'industrie générale de contracteurs pour la confection, l'érection de tous travaux, soit publics, soit privés, y compris la fabrication, l'achat, la vente, la réparation et commerce de machineries, outils de toutes sortes, bois et métaux et toutes les autres matières et choses d'une nature quelconque reliées à la dite compagnie ou s'y rattachant de quelque manière ; (b) Construire, équiper, opérer, exploiter et diriger des magasins, moulins, manufactures, cours, entrepôts, travaux, quais, moyens de transportation, bureaux et toutes autres entreprises relatives aux industries de la compagnie ; (c) Acquérir, acheter, arrenter ou autrement détenir toutes propriétés mobilières et immobilières qui seraient jugées nécessaires aux fins de l'industrie de la compagnie y compris les fabriques, magasins et autres établissements, les vendre, arrenter, céder, échanger ou remplacer ; (d) Agir comme vendeur, agent, représentant, distributeur ou entreposeur pour toutes personnes et pour toutes machineries, matériaux, produits qui peuvent servir directement ou indirectement dans l'exécution de contrats ; (e) Acquérir, développer, équiper, diriger, opérer ou autrement disposer pour son propre compte ou pour celui d'autres personnes, de tous pouvoirs d'eau, d'équipements, d'installations électriques et à gaz et tous outillages et stations de pouvoirs quels qu'ils soient en tout et en partie et toutes entreprises industrielles ou commerciales se rapportant ou résultant des pouvoirs ci-mentionnés, en se conformant à toute loi ou règlement local, municipal ou autre à cet égard ; (f) Acheter, acquérir ou autrement obtenir tous brevets ou droits de brevet, perfectionnements et procédés enregistrés, marques de commerce, noms de commerce et dessins de fabrique reliés de quelque manière à l'industrie de la compagnie ou utiles à son industrie et à vendre ou autrement faire valoir tous ses brevets, droits de brevets, marques et dessins de fabrique ; (g) Conclure des conventions au sujet du partage des profits, la fusion des industries, la coopération, les risques communs, les concessions réciproques, la consolidation et la fusion avec toutes autres compagnies, maisons, sociétés, ces personnes exerçant une industrie reliée à la présente industrie ou propre à atteindre les objets pour lesquels la compagnie demande à être constituée en corporation ; (h) Acquérir, détenir, posséder et céder les actions, obligations ou autre valeurs de toute telle compagnie, notwithstanding les dispositions de l'article 44 de la *Loi des compagnies* ; et vendre ou disposer de la totalité ou d'une partie de l'actif de la compagnie, et en recevoir le paiement en actions, obligations ou autres valeurs de toute compagnie exer-

çant une industrie semblable ou par tout autre mode de paiement que la présente compagnie jugera bon. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Maisonneuve Contracting Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Maisonneuve, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 15e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

Beauchemin & Cie, Ltée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de janvier 1913, constituant en corporation Joseph Léopold Arthur Beauchemin, marchand, Charles Edouard Lymburner, secrétaire-trésorier municipal, Joseph Placide Lymburner, voyageur de commerce, John Bourgeois, industriel, Arthur Ernest Paquette, avocat, Joseph Napoléon Jacques, courtier en assurance, et Joseph Alexis Dufresne, médecin, tous de la ville de Shawinigan Falls, dans la province de Québec, pour les fins suivantes, savoir :—(a) Faire le commerce de magasin général dans toutes ses branches telles que ferronnerie, quincaillerie, meubles et effets mobiliers, l'épicerie en général, marchandises sèches, mercerie, chaussures, fourrures, bois de commerce et bois de chauffage, et généralement tout ce qui peut constituer le commerce d'un magasin général ; (b) Manufacturer toute espèce d'articles nécessaires ou utiles au commerce de la compagnie, et acquérir les immeubles nécessaires à cette fin et de les payer en deniers ou en actions acquittées de la compagnie ; (c) Etablir et posséder une fabrique de placage d'articles de tous genres ; (d) Acquérir, vendre, échanger et posséder les dits effets de commerce, prendre et tenir en garantie des prix de vente des dits effets, pour la compagnie, des hypothèques ou autres garanties quelconques ; (e) Acheter de MM. Beauchemin & Cie, tout le fonds de commerce qu'ils exploitent à Shawinigan Falls et en payer le prix en actions acquittées de la compagnie ; (f) Acheter de MM. Beauchemin & Cie et de M. Adolphe Garneau les immeubles actuellement occupés par Beauchemin & Cie pour le besoin de leur commerce et en payer le prix en argent ou au moyen d'obligations de la dite compagnie ; (g) Rémunérer avec l'approbation des actionnaires au moyen de deniers comptants ou d'actions acquittées toute personne ou corporation pour services rendus ou qui seront rendus pour placer et aider à placer une partie quelconque des actions de la compagnie ; (h) Faire, signer et exécuter tous actes, contrats et choses quelconques qui peuvent découler des présents pouvoirs et sont propres aux fins que la compagnie a en vue. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Beauchemin & Cie, Limitée," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Shawinigan Falls, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 15e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

East End Construction and Paving Co., Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de janvier 1913, constituant en corporation Léopold Henri Durand, teneur de livres, de la cité de Montréal ; Napoléon Malenfant, machiniste, Mériqué St-Hilaire, mineur, Adélaré Gilbert, menuisier, et Adélaré Poitras, carrier, tous quatre de la cité de Maisonneuve, dans la province de Québec,

pour les fins suivantes :—(a) Exercer l'industrie générale de constructeurs pour la confection, l'érection de tous travaux, soit publics, soit privés, y compris la fabrication, l'achat, la vente, la réparation et commerce de machinerie, outils de toutes sortes, bois et métaux et autres matières et choses d'une nature quelconque reliées à la dite compagnie ou s'y rattachant de quelque manière ; (b) Construire, équiper, opérer, exploiter et diriger des magasins, moulins, manufactures, cours, entrepôts, travaux, quais, moyens de transportation, bureaux et toutes autres entreprises relatives aux industries de la compagnie ; (c) Acquérir, acheter, arrenter ou autrement détenir toutes propriétés mobilières et immobilières qui seraient jugées nécessaires aux fins de l'industrie de la compagnie y compris les fabriques, magasins et autres établissements, les vendre, arrenter, céder, échanger ou remplacer ; (d) Agir comme vendeur, agent représentant, distributeur ou entreposeur pour toutes personnes et pour toutes machineries, matériaux, produits qui peuvent servir directement ou indirectement dans l'exécution de contrats ; (e) Acquérir, développer, équiper, diriger, opérer ou autrement disposer, pour son propre compte ou pour celui d'autres personnes, de tous pouvoirs d'eau, d'équipements, d'installations électriques et à gaz et tous outillages et stations de pouvoirs quels qu'ils soient en tout ou en partie et toutes entreprises industrielles ou commerciales se rapportant ou résultant des pouvoirs ci-mentionnés en se conformant à toute loi ou règlement local, municipal ou autre à cet égard ; (f) Acheter, acquérir ou autrement obtenir tous brevets ou droits de brevet, perfectionnements et procédés enregistrés, marques de commerce, noms de commerce et dessins de fabrique reliés de quelque manière à l'industrie de la compagnie ou utiles à son industrie et à vendre ou autrement faire valoir tous ses brevets, droits de brevet, marques et dessins de fabrique ; (g) Conclure des conventions au sujet du partage des profits, la fusion des industries, la coopération, les risques communs, les concessions réciproques, la consolidation et la fusion avec toutes autres compagnies, maisons, sociétés, ces personnes exerçant une industrie reliée à la présente industrie ou propre à atteindre les objets pour lesquels la compagnie demande à être constituée en corporation ; (h) Acquérir, détenir, posséder et céder les actions, obligations ou autres valeurs de toute telle compagnie, nonobstant les dispositions de l'article 44 de la loi des compagnies, et vendre, ou disposer de la totalité ou d'une partie de l'actif de la compagnie, et en recevoir le paiement en actions, obligations ou autres valeurs de toute compagnie exerçant une industrie semblable ou par tout autre mode de paiement que la présente compagnie jugera bon. La compagnie exercera son industrie par tout le Canada et ailleurs, sous la raison sociale de "East End Paving and Construction Co., Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Maisonneuve, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 15e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

The St. Jerome Gravel and Sand Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 9e jour de janvier 1913, constituant en corporation Daniel McAvoy et Yvon Lamontagne, avocats, Edmond Bouchard, organisateur, Abel Michaud, comptable, et Emile Marceau, teneur de livres, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter, louer, vendre, affermer, posséder ou disposer de tous dépôts de sable, gravois, pierre, ou autres matériaux pouvant servir directement ou indirectement à la construction ou à tous travaux publics ou privés ; (b) Extraire, transformer, transporter, délivrer et procurer tous tels matériaux et généralement transiger et faire

le commerce des dits matériaux ; (c) Construire, équiper, opérer, exploiter et diriger des magasins, moulins, manufactures, cours, entrepôts, travaux, quais, moyens de transportation, bureaux et toutes autres entreprises relatives aux industries de la compagnie ; (d) Acquérir, acheter, arrenter ou autrement détenir toutes propriétés mobilières et immobilières qui seraient jugées nécessaires aux fins de l'industrie de la compagnie, y compris les fabriques, magasins et autres établissements, les vendre, arrenter, céder, échanger et remplacer ; (e) Agir comme vendeur, agent représentant, distributeur ou entreposeur pour toutes personnes et pour toute machinerie, matériaux, produits qui peuvent servir directement ou indirectement dans l'exécution de contrats ; (f) Acquérir, développer, équiper, diriger, opérer ou autrement disposer, pour son propre compte ou pour celui d'autres personnes, tous pouvoirs d'eau, d'équipements, d'installations électriques et à gaz et tous outillages et stations de pouvoirs quels qu'ils soient, en tout et en partie, et toutes entreprises industrielles ou commerciales se rapportant ou résultant des pouvoirs ci-mentionnés en se conformant à toute loi ou règlement local, municipal ou autre à cet effet ; (g) Acheter, acquérir ou autrement obtenir tous brevets ou droits de brevet, perfectionnements et procédés enregistrés, marques de commerce, noms de commerce et dessins de fabrique reliés de quelque manière à l'industrie de la compagnie ou utiles à son industrie ou à vendre ou autrement faire valoir tous ses brevets, droits de brevet, marques et dessins de fabrique ; (h) Conclure des conventions au sujet du partage des profits, la fusion des industries, la coopération, les risques communs, les concessions réciproques, la consolidation et la fusion avec toutes autres compagnies, maisons, sociétés, ces personnes exerçant une industrie reliée à la présente industrie ou propre à atteindre les objets pour pour lesquels la compagnie demande à être constituée en corporation ; (i) Acquérir, détenir, posséder et céder les actions, obligations ou autres valeurs de toute telle compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; et vendre, ou disposer de la totalité ou d'une partie de l'actif de la compagnie, et en recevoir le paiement en actions, obligations ou autres valeurs de toute compagnie exerçant une industrie semblable ou pour tout autre mode de paiement que la présente compagnie jugera bon. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The St. Jérôme Gravel and Sand Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Maisonneuve dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

Raoul Barozzi & Cie, Ltée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 11e jour de janvier 1913, constituant en corporation Raoul Barozzi, industriel, Maurice Loranger, Bernard Mélançon et Georges Mayrand, notaires, Louis Joseph Loranger, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire affaire comme importateurs en gros et manufacturiers de modes, chapeaux, lingerie, dentelles et nouveautés de fantaisie, manufacturer, acheter et vendre tous les articles que la fabrication ci-dessus désignée concerne et faire affaires comme négociants généraux, et importateurs en marchandises ; (b) Acheter, acquérir et manufacturer tous ateliers, machinerie, équipement et autres choses nécessaires au commerce de la compagnie, en considération de quoi, payer soit en argent, soit en actions, entièrement acquittées, obligations, débetures ou toutes autres sécurités de la compagnie ; (c) Prendre et accepter les titres mobiliers ou immobiliers en paiement ou considération, en tout ou en partie du prix des marchandises fabriquées ou à être fabriquées comme ci-

haut, et vendues ou à être vendues à des acheteurs et garder et maintenir tels titres mobiliers ou immobiliers, les transporter, les vendre ou autrement en disposer comme il sera jugé opportun dans le temps ou pour les meilleurs intérêts de la dite compagnie ; (d) Manufacturer ou faire toute autre chose, qui paraîtra opportun de faire en rapport avec les fins de la compagnie ; (e) Acheter, prendre à bail, ou autrement acquérir tous terrains, constructions, droits de servitude ou propriété mobilière ou immobilière, qui peuvent être requis pour les fins de la compagnie, ou utiles par rapport à tous ou chacun de ses objets, et vendre, et aliéner les dits biens en aucun temps lorsque la compagnie le jugera à propos ; (f) Demander, obtenir, breveter, acheter, louer, ou autrement acquérir et détenir, posséder, utiliser, mettre en vente, et vendre, aliéner une ou toutes marques de commerce, formules, recettes, procédés secrets, raisons sociales et marques distinctives et toutes patentes, permis, inventions, machines, devis, découvertes, améliorations, et procédés utilisés en vertu de lettres patentes ou autres autorisations du gouvernement canadien, ou de tout autre pays, que la compagnie croira directement ou indirectement bénéficier à aucune des fins de son négoce et en considération de quoi payer en argent ou en actions entièrement acquittées, obligations ou autres sécurités de la compagnie ; (g) Acheter ou autrement acquérir, négocier et assumer, en tout ou en partie, l'actif, le commerce, les biens, les privilèges, les contrats, les droits, les obligations et le passif de toute personne, maison ou compagnie faisant des affaires analogues à celles que cette compagnie est autorisée à faire, ou toute propriété présentant un avantage quelconque pour le commerce de la compagnie, en considération de quoi payer, soit en argent, soit en actions acquittées, obligations ou autres sécurités de cette compagnie, ou détenir et aliéner de quelque façon, en tout ou en partie toute telle propriété ; (h) S'entendre pour le partage des profits, la réunion des intérêts, la coopération, les risques communs, les transactions avec toute personne ou compagnie faisant présentement, ou qui pourront faire dans la suite, toute affaire ou commerce que cette compagnie est autorisée à faire ; (i) Céder à bail, vendre ou autrement aliéner les biens et l'actif de la compagnie, en tout ou en partie, pour toute considération jugée opportune, y compris les actions, obligations ou toutes autres sécurités d'autres compagnies ; (j) Faire tous actes, exercer tous droits et faire toutes affaires découlant des véritables affaires que la compagnie peut faire en vertu de son incorporation, et nécessaires afin de permettre à la compagnie de poursuivre son entreprise ; (k) Se fusionner avec toute compagnie poursuivant les mêmes fins que cette compagnie, prendre et accepter des titres mobiliers ou immobiliers en paiement ou considération, en tout ou en partie du prix des marchandises fabriquées ou à être fabriquées comme ci-haut, et vendues ou à être vendues à des acheteurs et garder et maintenir tels titres mobiliers ou immobiliers, les transporter, les vendre ou autrement en disposer comme il sera jugé opportun dans le temps ou pour les meilleurs intérêts de la dite compagnie ; (l) Distribuer parmi ses actionnaires en espèces au moyen de dividendes ou obligations ou de toute autre façon jugée bonne, tout ou partie des biens de la compagnie, ou tout produit de la vente ou de l'aliénation de tout bien de la compagnie, ou toutes actions, obligations, garanties de toute autre compagnie qui pourra avoir acheté, et pris la direction en tout ou en partie des biens, de l'actif et du passif de cette compagnie ; (m) Rémunérer toute personne ou compagnie pour services rendus dans le placement, l'assurance, ou la garantie des placements de toute action du capital-actions de cette compagnie, à la formation ou au sujet de la formation de la compagnie, y compris les honoraires légaux et, avec l'approbation des actionnaires, de payer, à ces fins, soit en argent, soit en actions de la compagnie ; (n) Acheter, acquérir, posséder, transporter, vendre des actions, stock, débentures ou garanties d'aucune autre compagnie ayant les mêmes objets que ceux de cette compagnie ou faisant des affaires capables d'être conduites pour le bénéfice de cette compagnie et en disposer nonobstant les dispositions de l'article 44 de la dite loi ; (o) Emettre, transporter et donner comme actions payées du capital-actions de la compagnie en paiement de toutes affaires, franchises, proprié-

tés, droits, privilèges, baux, hypothèques, licences, patentes, contrats, immeubles, stock, actif et autres propriétés ou droits que la compagnie peut acquérir légalement en vertu d'eux ; (p) Vendre toute partie des immeubles ou autre propriété de la compagnie pour telles considérations et à tels termes et conditions que la compagnie jugera à propos ou en disposer autrement et accepter de l'argent, des actions, débentures, stock ou garantie de toute autre compagnie ayant les mêmes objets que ceux de cette compagnie en paiement ou partie de paiement d'eux ; (g) Exercer toute autre industrie manufacturière ou autre que la compagnie jugera avantageuse et pouvant augmenter la valeur de la propriété ou des droits de la compagnie et faire toute autre chose se rattachant aux fins ci-dessus ou propre à les atteindre. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Raoul Barozzi et Compagnie, Limitée," avec un capital-actions de quarante mille dollars divisé en 400 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 15e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

McCall Shehyn & Son Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de janvier 1913, constituant en corporation l'honorable Joseph Shehyn, marchand et sénateur de la Puissance du Canada, Joseph Aurelian Shehyn, gérant, Benjamin Alexander Scott, marchand, et Thomas Lawrence, comptable financier, tous de la cité de Québec, dans la province de Québec, et l'honorable Napoléon Antoine Belcourt, de la cité d'Ottawa, dans la province d'Ontario, avocat et sénateur de la Puissance du Canada, pour les fins suivantes :—(a) Faire les opérations d'importateurs et exportateurs, en gros et en détail, et de marchands de toutes sortes de marchandises sèches, lainages, cotons, soies, garnitures et fournitures de tailleurs, et exercer l'industrie de manufacturiers et marchands de vêtements et de sous-vêtements et de menus objets et articles de fantaisie de tous genres ; (b) Prendre à son nom comme industrie active la totalité ou une partie des affaires actuellement exercées par l'honorable Joseph Shehyn, sous la raison sociale de "McCall Shehyn & Company," ainsi que le fonds de commerce, les dettes de livres, la clientèle et tout l'actif et les biens meubles généralement appartenant à la dite "McCall Shehyn & Company" et payer pour la propriété et l'industrie que la présente compagnie se propose d'acquérir ainsi en actions acquittées non cotisables ou ordinaires du capital social de la dite compagnie ou en deniers comptants ou partie en deniers comptants ou partie en actions acquittées non cotisables ou ordinaires, du capital social de la dite compagnie et partie en deniers comptants selon que la chose aura été décidée ; (c) Agir en qualité d'agents pour toute personne, maison ou corporation exerçant l'une quelconque des industries que la présente compagnie est autorisée à exercer ; (d) Tirer, faire, accepter, endosser, escompter, exécuter et émettre des billets à ordre, lettres de change, mandats et autres effets négociables ou transférables ou les créances de la compagnie ; (e) Emettre des actions acquittées, obligations ou autres valeurs de la compagnie en plein paiement ou en paiement partiel de tous biens ou droits que la compagnie pourra acquérir ou pour tous services rendus à la compagnie ou pour travail exécuté pour la compagnie ou en paiement ou pour acquitter toutes obligations ou réclamations contre la compagnie ; (f) Acquérir par achat, échange ou autre titre légal, et construire, ériger, exploiter, entretenir et régir toutes fabriques, ateliers, magasins, dépôts et autres constructions nécessaires à son industrie et toute autre propriété mobilière et immobilière nécessaire ou utile pour atteindre l'une quelconque des fins de la compagnie, et les arrenter, vendre ou en disposer ;

(g) Demander, obtenir, enregistrer, louer ou autrement acquérir et détenir, utiliser, posséder, exploiter et introduire et vendre et autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés utiles à l'industrie de la compagnie ; (h) S'associer ou se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, et acquérir par achat, bail ou autrement, des propriétés, franchises, entreprises et industries de toute autre corporation et se charger de ses engagements, et les payer en tout ou en partie en deniers comptants, actions, obligations ou autres valeurs de la compagnie ; (i) Vendre ou autrement disposer des entreprises de la compagnie ou de toute partie de ses entreprises pour la compensation qui sera agréée, et en particulier pour des actions, débiteures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (j) Acquérir ou entreprendre la totalité ou une partie de l'industrie, des biens et engagements de toute personne, maison ou corporation exerçant une industrie que la présente compagnie est autorisée à exercer ou qui serait de quelque valeur à la compagnie, et les payer en tout ou en partie en deniers comptants, actions, obligations ou autres valeurs de la compagnie ; (k) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie, et en particulier toutes actions, débiteures ou valeurs de toute autre compagnie appartenant à la compagnie ou dont la compagnie pourrait disposer ; (l) Accepter en paiement de toute dette due à la compagnie, stock, actions, obligations, débiteures ou autres valeurs de tout genre, ou autre propriété, mobilière ou immobilière ; (m) Exercer toute autre industrie, manufacturière ou autre que la compagnie jugera capable d'être avantageusement exercée en rapport avec l'industrie de la compagnie, ou de nature à accroître la valeur de la propriété ou des droits de la compagnie, ou les rendre profitables. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "McCall Shebyn & Son Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

29-2

Fort Realty Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de janvier 1913, constituant en corporation Ralph William Barclay et William Rorison Church, gérant, Joseph Godbout, jeune, commerçant, et Joseph Greetham de Lorimier, avocat, de la cité de Westmount, dans la province de Québec, et Eugène Honoré Godin, de la cité de Montréal, dans la dite province de Québec, avocat, pour les fins suivantes : (a) Faire le commerce des immeubles et propriétés immobilières, et généralement faire les opérations d'une compagnie de biens-fonds ; (b) Acquérir par achat ou autrement la totalité ou toute partie des biens de toute personne, maison ou compagnie engagée dans une industrie identique à celle que la présente compagnie est autorisée à exercer, ou s'associer avec toute telle personne, maison ou compagnie dans le but d'exercer une entreprise quelconque et de partager les profits ; (c) Vendre ou autrement disposer de la totalité ou d'une partie des affaires et des biens de la présente compagnie aux conditions et aux termes que la compagnie jugera bon ; (d) Prendre, par souscription originale, acheter, accepter en paiement ou autrement acquérir, détenir, vendre ou disposer des actions, obligations ou autres valeurs de toute compagnie dont les objets sont semblables en tout ou en partie à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (e) Payer, au moyen d'obligations ou autres valeurs ou

biens de la présente compagnie, ou par l'émission et répartition d'actions acquittées de son capital toutes dettes ou réclamations contre la compagnie pour tous biens ou droits acquis ou possédés par la compagnie, et, avec l'approbation des actionnaires, pour services rendus ou qui seront rendus d'une manière quelconque ; (f) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie et en particulier toutes actions, obligations ou autres valeurs de toute autre compagnie appartenant à la présente compagnie ; (g) Faire tous les actes et choses ci-dessus comme principaux, agents, entrepreneurs ou fondés de pouvoirs. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Fort Realty Company, Limited," avec un capital-actions de trois cent cinquante mille dollars, divisé en 3,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

Canadian Jewish Times Publishing Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de janvier 1913, constituant en corporation Samuel William Jacobs et Alexander Rives Hall, tous deux conseils du Roi ; Louis Fitch, avocat, et Violet Winifred Leslie Henry-Anderson et Minnie Isabel Bustin, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter ou autrement acquérir et se charger des entreprises, propriétés, actif et passif de la Canadian Jewish Times Publishing Company, une société faisant affaires comme imprimeurs et éditeurs en la cité de Montréal, et les payer en totalité ou en partie en deniers comptants ou en totalité ou en partie en actions acquittées, obligations, débiteures ou autres valeurs de la compagnie ; (b) Publier, imprimer, relier, manufacturer, distribuer, acheter, vendre, négocier et autrement faire valoir des livres, magazines, publications, papiers-nouvelles, pamphlets, mappes, cartes géographiques, gravures, lithographies, gravures à eaux fortes, vignettes sur bois, électrotypes, images et illustrations, coloriés ou sans couleurs, et quel que soit le procédé ou les procédés de production, actuellement en usage, ou qui seront plus tard découverts, ou inventés, et généralement exercer l'industrie d'imprimeurs, relieurs, stéréotypier, lithographes, graveurs et éditeurs, et faire les opérations générales d'annonces et de publicité, et d'entrepreneurs et d'agents de publicité ; (c) Bâtir, construire, ériger, acheter, arrenter, louer ou autrement procurer des bâtiments, bureaux, ateliers, outillage, machinerie ou autres choses nécessaires ou utiles dans le but d'atteindre les objets de la compagnie, et les vendre, arrenter ou autrement en disposer ; (d) Vendre, louer ou autrement disposer de la totalité ou d'une partie des affaires, entreprise, propriété, engagements et franchises de la compagnie à toute autre personne ou compagnie pour la compensation jugée suffisante, et en particulier pour des actions, débiteures ou valeurs de toute compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (e) Acquérir et prendre à son nom comme industrie active l'entreprise, les biens et engagements de toute personne ou compagnie engagée dans une industrie en tout ou en partie semblable à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété convenable aux fins de la présente compagnie, et les payer en obligations, débiteures, actions ou autres valeurs de la compagnie ; (f) Demander, obtenir, enregistrer, acheter, louer ou licencier, moyennant un droit régalien ou autrement, acquérir et détenir, utiliser, posséder, exploiter et introduire, et vendre, céder ou autrement disposer de tous droits d'auteur, noms de commerce, brevets d'invention, perfectionnements ou procédés enregistrés ou non utiles à l'industrie de la compagnie, et utiliser, exercer, déve-

lopper, permettre l'usage ou autrement faire valoir toutes telles marques de commerce, noms de commerce et inventions, licences, procédés et choses semblables, ou tout tel autre propriété ou droits ; (g) Agir comme agents pour toute industrie, compagnie ou corporation engagée dans une industrie de quelque manière semblable ou qui peut être avantageusement combinée avec l'industrie comprise dans la présente charte ; (h) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables et transférables ; (i) Distribuer en espèces ou autrement selon ce qui sera décidé, tous biens de la compagnie, entre ses membres, et en particulier les actions, obligations, débentures ou autres valeurs de toute autre compagnie formée pour prendre à son nom la totalité ou toute partie des biens et engagements de la présente compagnie ; (j) Vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété ou des droits de la compagnie ; (k) Exercer toute autre industrie que la compagnie jugera capable d'être avantageusement exercée en rapport avec ce qui précède, en tout ou en partie, ou censée accroître directement ou indirectement la valeur de la propriété ou des droits de la compagnie ou les rendre profitables ; (l) Acheter ou autrement acquérir, vendre, utiliser, arrenter ou autrement disposer des bâtiments, outillages et machinerie nécessaires ou reliés à l'industrie exercée par la compagnie ; (m) Les pouvoirs accordés dans chaque paragraphe ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Canadian Jewish Times Publishing Company, Limited", avec un capital-actions de vingt-cinq mille dollars, divisé en 250 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

Rubber Substitutes Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 15e jour de janvier 1913, constituant en corporation James Quinn, manufacturier, James Frederick Reilly, ingénieur des mines, George Strubbe, agent, Mademoiselle Martha Kennedy, sténographe, et Louis Gosselin, avocat, tous des cité et district de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter, vendre, manufacturer et faire le commerce de substituts de caoutchouc et d'articles, matériaux, effets, marchandises et fournitures fabriqués avec des substituts du caoutchouc, et exercer généralement l'industrie de marchands et manufacturiers pour la vente de tous les articles, effets et marchandises de tous genres, soit à commission ou autrement ; (b) Acheter, prendre à son nom et exercer comme industrie active, l'industrie de substituts du caoutchouc actuellement exercée à Montréal et ailleurs par James Quinn et James Frederick Reilly comme manufacturiers et marchands de substituts du caoutchouc et d'articles, effets, matériaux et fournitures fabriqués avec des substituts du caoutchouc, ainsi que les formules secrètes des dits Quinn et Reilly, pour composer et fabriquer des substituts du caoutchouc et des articles, matériaux, effets, marchandises et fournitures fabriqués avec des substituts du caoutchouc, y compris la machinerie, le fonds de commerce, les contrats, clientèle et biens quelconques des dits Quinn et Reilly, et les payer en totalité ou en partie en deniers comptants, obligations ou actions acquittées de la présente compagnie ; (c) Acquérir par achat, bail ou autre titre légal, et vendre ou autrement céder des mines, minéraux, droits miniers ou intérêts quelconques, et les explorer et développer, et sortir, laver, fondre, essayer, amalgamer et coupler du minerai, des métaux et minéraux de toutes sortes appar-

tenant à la compagnie ou non, et généralement exercer l'industrie d'une compagnie d'affinage, métallurgique, de bocardage et minière, dans toutes ses diverses spécialités, pour les fins de la compagnie ; (d) Acheter, louer ou autrement acquérir des chutes d'eau et privilèges hydrauliques et en développer de l'énergie électrique ou autre force, et l'employer pour l'industrie de la compagnie, et la transmettre, et vendre, arrenter ou disposer des chutes d'eau et de privilèges hydrauliques ou de force et conclure des conventions avec toutes autres compagnies, personnes, maisons ou corporations pour l'emploi de cette force, et établir, exploiter et entretenir des installations pour la lumière, la chaleur ou la force, et vendre et céder de la lumière, de la chaleur et de la force, pourvu toujours que les droits et privilèges conférés à la compagnie par le présent paragraphe de produire, vendre et céder de l'énergie électrique pour la lumière, la chaleur et la force, s'ils sont exercés au delà de la propriété de la compagnie, seront subordonnés à toutes les lois et règlements provinciaux et municipaux à cet effet ; (e) Manufacturer ou produire, acheter, prendre à bail ou en échange ou autrement acquérir, soit pour les fins ci-dessus mentionnées ou non, des machines et outillages de toutes sortes et tous les autres articles, produits ou choses utilisées dans l'une quelconque des industries de la compagnie et les acheter, les vendre, fournir ou en disposer ; (f) Acquérir par achat, bail ou autrement, et détenir la propriété immobilière qui sera jugée nécessaire et utile pour les fins de l'industrie de la compagnie, y compris des magasins, entrepôts et autres établissements, et les ériger et construire à l'époque et à l'endroit qui seront jugés opportuns, et vendre, arrenter, transférer, échanger, céder ou autrement disposer de telle propriété, immeubles, bâtiments ou toute partie de cette dite propriété ; (g) Vendre, échanger ou arrenter toute propriété mobilière ou immobilière de la compagnie, ou tous droits, servitudes, privilèges ou intérêts dans tels biens ; (h) Acheter ou autrement acquérir des formules, procédés secrets, brevets ou droits de brevet, licences, concessions et choses semblables conférant un droit exclusif, non exclusif ou limité d'utiliser toute invention capable d'être employée pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des permis à leur sujet, ou autrement faire valoir la propriété et les droits ainsi acquis ; (i) Acheter ou autrement acquérir et prendre et se charger de la totalité ou d'une partie des biens, affaires, propriété, privilèges, contrats, droits, obligations et engagements de toute personne, maison ou compagnie exerçant une industrie que la présente compagnie peut exercer ou toute industrie semblable ou en possession de propriété propre aux fins de l'industrie de la présente compagnie, et émettre en plein paiement ou en paiement partiel de toute propriété, droits ou privilèges obtenus par la présente compagnie ou pour garantir les obligations de la présente compagnie ou pour services rendus, des parts du capital-actions de la présente compagnie, souscrites ou non, comme acquittées et non cotisables ou des obligations, débentures ou autres valeurs de la présente compagnie ; (j) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne ou compagnie exerçant ou se proposant d'exercer ou entreprendre une industrie ou transaction que la présente compagnie peut exercer ou entreprendre, et promouvoir ou aider ou prendre part à la promotion de toute telle compagnie ; (k) Lever et aider à lever des deniers, et aider par voie de bonis, promesses, endossements, garanties ou autrement, toute personne ou toute corporation dont la compagnie détient des parts du capital-actions ou avec laquelle elle est en relations d'affaires, et agir en qualité d'employés, agents ou gérants de toute telle corporation, et garantir l'exécution des contrats de toute telle corporation ou de toute personne ou personnes avec lesquelles la compagnie aura des relations d'affaires ; (l) Acheter, souscrire, acquérir, détenir, vendre ou autrement céder des actions ou stocks, obligations, débentures ou autres valeurs de toute autre corporation, et des preuves de dettes de toute telle corporation, nonobstant les dispositions de l'article 44 de la dite loi ; (m) Tirer, faire, accepter,

eudosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres effets négociables ou transférables ; (n) Se fusionner avec toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie ; (o) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie, et en particulier les actions, debentures ou valeurs de toutes autres compagnie appartenant à la présente compagnie ou dont elle a le pouvoir de disposer ; (p) Faire enregistrer, autoriser et reconnaître la compagnie dans tout pays étranger et y désigner des personnes conformément aux lois de ce pays étranger, pour représenter la compagnie et accepter la signification de pièces pour et au nom de la compagnie, dans toute procédure ou poursuite ; (q) Faire tous les actes et exercer tous les pouvoirs et faire toutes les opérations reliées à la bonne exécution des objets pour lesquels la compagnie est constituée et qui sont nécessaires pour permettre à la compagnie de poursuivre ses entreprises d'une manière profitable ; (r) L'industrie ou les fins de la compagnie sont de faire de temps à autre l'un ou plusieurs des actes ou choses mentionnées dans la présente charte ; (s) Faire tout ce qui précède en qualité de principaux, agents et fondés de pouvoirs. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Rubber Substitutes Company, Limited," avec un capital-actions de trois cent mille dollars, divisé en 3,000 actions de cent dollars chacune, et le principal lieu d'affaire de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 16e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

Scottish Gowganda Mines, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de janvier 1913, constituant en corporation John Jennings Creelman, Gilbert Sutherland Stairs, Pierre François Casgrain, avocats, et Florence Ellen Seymour et Marie Fabiola Caisse, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Creuser et obtenir, acheter, vendre, disposer et autrement faire le commerce d'or, argent, fer, manganèse, houille, argile, pétrole et autres huiles minérales, et autres minéraux et minerais et leurs produits secondaires ; et exercer l'industrie de raffineurs d'huiles, fabricants de produits chimiques et distillateurs ; (b) Acheter, prendre, louer ou autrement acquérir des mines d'or, d'argent, de fer, de manganèse, de houille, d'argile, terrains pétrolifères et autres huiles minérales ou autres mines ou terrains miniers, gisements d'or, d'argent, de fer, de manganèse, de houille, d'argile, de pétrole ou autres huiles minérales et autres mines ou carrières d'autres minéraux ou substances métalliques et terrains miniers, et les détenir, exploiter, arrêter, vendre ou autrement en disposer ; (c) Construire, acheter, louer, fréter ou autrement acquérir, détenir, utiliser, employer, vendre, arrêter ou autrement disposer de biens meubles et immeubles, voies ferrées, tramways, vaisseaux, lignes de tuyaux, outillages pour l'expédition et l'emménagement, matériel roulant, laboratoires, manufactures, usines à gaz, condensateurs, raffineries, réservoirs, alambics, machines à vapeur, machinerie, bâtiments, aqueducs, chutes d'eau, barrages, flumes, sluices, usines, outillages, matériel, fonds de commerce, marchandises, meubles et effets mobiliers, privilèges et franchises qui seront nécessaires, utiles ou convenables pour l'industrie de la compagnie ; (d) Manufacturer, acheter, vendre et faire le commerce de marchandises, effets et art ioles ; (e) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommis et choses de nature à profiter aux employés ou ex-employés de la compagnie ou aux personnes dépendant ou alliées à ces personnes, et accorder des pensions et allocations et faire des paiements de deniers dans un but d'assurance,

et souscrire ou garantir des fonds dans un but de charité ou de bienfaisance ou pour toute exposition ou pour tout objet public, général ou utile ; (f) Construire, régir, entretenir et exploiter des magasins, maisons de commerce, résidences et maisons de pension pour l'usage des employés de la compagnie et louer des logements, des chambres ou autres commodités ; (g) Construire ou acquérir par achat, bail ou autrement et exploiter les usines et installations pour produire et céder de la vapeur, de la force ou énergie électrique, pneumatique, hydraulique ou autre, et produire, créer, développer, acquérir par bail ou autrement et contrôler et généralement céder et utiliser, vendre, arrêter ou autrement disposer de cette vapeur, force ou énergie électrique, pneumatique, hydraulique et autre pour toutes fins et objets pour lesquels cette force est adaptée, subordonnée aux lois et règlements municipaux et provinciaux à ce sujet ; (h) Demander, enregistrer, acheter et autrement acquérir toutes marques de commerce, patentes, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout renseignement secret ou autre au sujet d'une invention capable d'être utilisée pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter à la présente compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des licences à leur sujet ou autrement faire valoir les biens, droits, intérêts ou renseignements ainsi acquis ; (i) Placer les deniers disponibles de la compagnie en la manière qui sera déterminée de temps à autre, et établir des fonds de réserve et en faire le placement dans l'industrie de la compagnie ou autrement, selon que la chose sera décidée ; (j) Rémunérer toute personne ou compagnie pour services rendus ou à rendre, en plaçant ou en aidant à placer, ou en souscrivant ou en garantissant le placement de toute partie des actions du capital de la compagnie, ou de toutes debentures ou autres valeurs de la compagnie, ou relativement à la formation de la compagnie ou la conduite de ses affaires ; (k) Acheter, louer ou autrement acquérir la totalité ou une partie des affaires, propriété, biens, franchises, clientèle, droits et privilèges et se charger ou non des engagements de toute personne, maison ou corporation engagée dans une industrie que la compagnie est autorisée à entreprendre, ou en possession de propriété propre aux fins de la présente compagnie, et les payer soit en totalité ou en partie en deniers comptants ou en totalité ou en partie en actions acquittées ou en partie acquittées de la compagnie, obligations ou autres valeurs ou autrement ; (l) Prendre ou acquérir par souscription originale ou autrement et détenir, vendre ou autrement céder les actions, stocks, debentures, obligations et autres valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie, ou exerçant une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et en garantir le principal, l'intérêt et les dividendes, voter en vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs nommeront ; (m) Promouvoir ou aider à promouvoir toute compagnie dans le but d'exercer toute industrie en totalité ou en partie semblable à celle de la présente compagnie, ou dans le but d'acquérir la totalité ou une partie de la propriété de la présente compagnie, ou pour toute autre fin qui sera censée profiter directement ou indirectement à la présente compagnie ; (n) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute compagnie engagée ou exerçant ou à la veille d'exercer ou entreprendre une industrie ou transaction pouvant être conduite de façon à profiter directement ou indirectement à la présente compagnie ; et faire des avances de deniers, garantir les entreprises ou autrement aider toute telle compagnie ; (o) Se fusionner avec toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, en totalité ou en partie ; (p) Conclure des conventions avec toute autorité municipale, locale, ou autre qui seront propres à atteindre les objets de la compagnie ou aucun de ses objets, et développer ou obtenir tout décret provisoire ou loi du parlement ou de toute législature afin de permettre à la compagnie d'atteindre ses objets ou

pour toute autre fin qui sera jugée convenable, et s'opposer à toute procédure ou demande de nature à porter préjudice aux intérêts de la compagnie, directement ou indirectement ; (q) Vendre ou autrement céder la propriété ou les entreprises de la compagnie, ou toute partie de ses entreprises, comme industrie active ou autrement, pour la compensation que la compagnie jugera convenable, et en particulier en totalité ou en partie pour des deniers comptants, actions, obligations, débiteures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (r) Distribuer entre les actionnaires de la compagnie, en nature, tous biens de la compagnie et en particulier les actions, débiteures ou valeurs de toute compagnie appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer ; (s) Faire tout ce qui précède en qualité de principaux, agents, entrepreneurs, syndics ou autrement, et par l'entremise de syndics ou agents ou autres, et soit seuls ou conjointement avec d'autres ; (t) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant et exercer toute autre industrie, manufacturière ou autre, reliée aux fins ci-dessus énumérées, et que la compagnie croira capable d'être convenablement exercée en rapport avec les opérations ou objets de la compagnie ou censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Scottish Gowganda Mines, Limited," avec un capital-actions de trois cent mille livres, divisé en 300,000 actions d'une livre chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 16e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

La Justice, Limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 22e jour de janvier 1913, constituant en corporation Léon Henri Morisset, courtier, Maurice Morisset, journaliste, Sofrida Morisset, femme mariée, Bernadin Boutet, avocat, et Victorien Pierre Aubin, imprimeur, tous de la cité d'Ottawa, dans la province d'Ontario, pour les fins suivantes :—(a) Exploiter et administrer une entreprise générale d'imprimerie, de publicité et d'édition, y compris le travail de bosselage, de lithographie, de gravure, de reliure, d'électrotypie, de stéréotypie, de photogravure, la manufacture et le commerce de papier, des enveloppes, des boîtes, des encres et des mucilages ; (b) Exploiter et administrer le commerce de propriétaires de journaux, papetiers généraux, négociants et fabricants de formulaires, de livres de comptabilité, d'ouvrages de fantaisie, calendriers, variétés, fabriqués ou vendus par les papetiers en gros ou en détail ; (c) Acquérir, posséder et négocier des droits d'auteurs, des brevets, des marques de commerce et des patentes se rapportant à ce négoce ; (d) Manufacturer, acheter ou vendre des marchandises, accessoires et produits de toutes sortes ; (e) Exploiter, administrer ou entreprendre, comme principaux ou agents, chacun ou aucun des privilèges ci-dessus ; (f) Payer les dépenses directes ou connexes de l'incorporation et de l'organisation de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "La Justice, Limitée", avec un capital-actions de cent mille dollars, divisé en 100,000 actions d'un dollar chacun, et le principal lieu d'affaires de la dite compagnie sera en la cité d'Ottawa, dans la province d'Ontario.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

Wm. Currie, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 21e jour de janvier 1913, constituant en corporation Henry Johnstone Elliott, conseil du Roi, Louis Athanase David et George Leonard Alexander, avocats, Edward Charles Baker, comptable, et Segfried Hinson Read Bush, étudiant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer toutes ou chacune des industries de confectionneurs, tailleurs, drapiers, merciers, costumiers, chapeliers, pelletiers, gantiers, cordonniers, marchands de cotonnades ou de draps, ou manufacturiers ou importateurs, bonnetiers, fabricants de porte-manteaux et fournisseurs en général, manufacturiers, exportateurs et importateurs et commerçants d'effets en caoutchouc et imperméables, parapluies, cannes, nécessaires de toilette et de tous autres articles, effets ou choses nécessaires ou commodes pour l'une quelconque des fins de la compagnie ; (b) Manufacturer, acheter ou autrement acquérir, détenir, posséder, vendre, céder, transférer, placer, négocier et faire le commerce d'effets, articles et marchandises de toutes sortes et descriptions, et plus particulièrement des chemises, cols, toutes sortes de vêtements d'hommes, bonneterie, toutes sortes de tissus, matériaux et articles entrant de quelque manière dans la manufacture des hardes ou de leur composition, ou reliés à ces choses ; (c) Exercer toute autre industrie (manufacturière ou non) que la compagnie jugera capable d'être avantageusement exercée en rapport avec ce qui précède, ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie, ou les rendre profitables ; (d) Acheter, acquérir et entreprendre la totalité ou toute partie des affaires, propriété et engagements ou tout bien particulier ou droit de toute personne, société ou compagnie engagée dans une industrie que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie, et les payer au moyen d'actions acquittées ou autrement ; (e) Demander, acheter, ou acquérir autrement tous brevets, brevets d'invention, licences, concessions et autres choses semblables conférant un droit exclusif, non exclusif ou limité, d'utiliser, ou toute information secrète ou autre concernant toute invention qui pourrait être employée pour aucune des fins de la compagnie, ou dont l'acquisition pourrait sembler profitable à la compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des permis pour leur usage ou faire valoir autrement les biens, droits, intérêts ou informations ainsi acquises ; (f) Acheter ou autrement acquérir des actions de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, ou engagée dans une industrie capable d'être exercée de manière à profiter directement ou indirectement à la présente compagnie ; (g) Se fusionner avec toute autre compagnie dont les objets sont en tout ou partie semblables à ceux de la présente compagnie ; (h) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engagée ou à la veille d'entreprendre ou s'engager dans toute industrie ou transaction que la présente compagnie peut exercer ou entreprendre, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les détenir, vendre, réémettre, avec ou sans garantie, ou autrement en disposer ; (i) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et engagements de la présente compagnie, ou pour toutes autres fins qui seront jugées propres à profiter directement ou indirectement à la présente compagnie, et agir comme agent pour toute personne ou compagnie ; (j) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicomis et choses de nature à profiter aux employés ou ex-employés de la compagnie (ou de ses prédécesseurs en affaires) ou les personnes dépendant ou alliées à ces employés ou ex-employés, et accorder des pensions et allocations et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans

un but de charité ou de bienveillance ou pour toute exposition ou pour tout objet public, général ou utile ; (k) Vendre, arrenter ou autrement disposer de la propriété et entreprise de la compagnie, ou de toute partie de son entreprise, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débentures, obligations ou valeurs de toute autre compagnie ; (l) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie et, en particulier les actions, débentures ou autres valeurs d'autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer, et faire tous les actes et exercer tout pouvoir de faire les opérations que la compagnie croira reliées à la bonne exécution des objets pour lesquels la présente compagnie est constituée ; (m) Les pouvoirs contenus dans chacun des paragraphes ci-dessus ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Wm. Currie, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 5,000 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 23e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

Macdonald Car Buffer Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 21e jour de janvier 1913, constituant en corporation Maurice Alexander, avocat, Patrick Clarke Dwyer, gérant, Darley Burley Smith, commis, et Jean Gustave Mignault, étudiant en droit, tous de la cité de Montréal, dans la province de Québec ; et Jennie Louise Lawrence, de la cité de Westmount, dans la dite province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de marchands généraux, exploitants de bois et marchands de bois dans toutes ses spécialités, manufacturiers de fenêtres, portes et articles en bois de toutes sortes, constructeurs et entrepreneurs pour l'érection et la construction de bâtiments et travaux de toute nature et de toutes les choses employées dans la construction ou s'y rattachant, ainsi que l'industrie de manufacturiers de tous les articles et produits dans la fabrication desquels le métal, la pierre, la brique, le bois ou tous ou chacun de ces matériaux forment partie ; (b) Manufacturer toutes sortes de wagons, tampons de wagons, moyens de transport et matériel de chemins de fer de tous genres, ainsi que les matériaux et tous les appareils et spécialités employés avec ces choses ou s'y rattachant ; (c) Fondre, concentrer, ajuster, de quelque manière que ce soit et par des procédés quelconques, et manufacturer du fer, des produits minéraux et métalliques ou autres, et à cette fin faire, construire et exécuter tous les travaux nécessaires et convenables, et faire tous les actes et choses nécessaires et opportuns, et ériger et entretenir tous les hauts fourneaux, forges, bocards, usines, maisons et bâtiments convenables ; (d) Acquérir, détenir, louer, céder et généralement exploiter toutes mines, terrains et droits miniers, extraire toutes sortes de métaux, s'engager dans l'exploitation minière dans toutes ses spécialités, vendre et céder et généralement faire le commerce de tous les produits miniers ; (e) Acquérir, détenir, louer, céder et généralement disposer de terres boisées, limitées à bois et concessions forestières ; couper, scier, acheter, vendre, préparer pour le marché et faire le commerce de bois de construction ; (f) Construire, améliorer, exploiter, entretenir, développer ou régir, exécuter ou contrôler des chemins, voies, ponts, réservoirs, cours d'eau, quais et vaisseaux de nature à accroître directement ou indirectement les intérêts de la compagnie, et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, régie, exécution ou

contrôle ; (g) Posséder et mettre en service, soit au moyen de la vapeur, de la force électrique ou autre, des tramways et voies d'évitement sur les terrains possédés ou contrôlés par la compagnie ou sur tous terrains voisins de ceux de la compagnie, avec le consentement de leur propriétaire ou détenteur ; (h) Acquérir et prendre à son nom comme industrie active l'entreprise, l'actif et le passif de toute personne ou compagnie exerçant une industrie en totalité ou en partie semblable à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie, et avec cet objet en vue, acquérir la totalité ou une partie des actions ou engagements de telles compagnies ; (i) Vendre, arrenter ou autrement céder la totalité ou toute spécialité ou partie des affaires, entreprises, propriétés, engagements et franchises de la compagnie à toute autre personne ou compagnie, pour la compensation que la présente compagnie jugera bon, et en particulier pour les actions, débentures ou valeurs de toute compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (j) Demander, obtenir, enregistrer, acheter, louer ou autrement acquérir, et détenir, utiliser, posséder, exploiter et introduire, et vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets, inventions, perfectionnements et procédés employés ou obtenus en vertu de lettres patentes du Canada ou d'ailleurs ou autrement ; et utiliser, exercer, développer, accorder des permis pour leur usage ou autrement faire valoir toutes telles marques de commerce, brevets, licences, procédés et choses semblables, ou tous tels biens ou droits ; (k) Acheter, prendre ou acquérir par souscription originale ou autrement, et détenir, vendre ou autrement céder les actions ordinaires ou actions-priorité, débentures, obligations et autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie pouvant être conduite de manière à profiter à la présente compagnie, directement ou indirectement, nonobstant les dispositions de l'article 44 de la dite loi, et voter en vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs désigneront ; (l) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement, et faire des avances de fonds, garantir les contrats ou autrement aider toute telle personne, et prendre ou acquérir autrement des actions et valeurs de telle compagnie et les vendre, détenir, réémettre, avec ou sans garantie ou autrement en disposer ; (m) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autres ; (n) Distribuer entre les actionnaires de la compagnie, en espèces ou autrement, tous biens de la compagnie et en particulier les actions, obligations, débentures ou valeurs de toute autre compagnie formée dans le but de prendre à son nom la totalité ou une partie des biens ou engagements de la présente compagnie ; (o) Vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie ; (p) Conclure des conventions avec tous gouvernements ou autorités suprêmes, municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces gouvernements ou autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (q) Faire toutes les choses autorisées par la présente charte soit seuls ou conjointement avec d'autres ou en qualité de facteurs, syndics ou agents pour toutes autres compagnies ou personnes ou par l'entremise de tous facteurs, syndics ou agents ; (r) Exercer toute autre industrie que la compagnie jugera propre à être avantageusement exercée en rapport avec son industrie

ou de nature à augmenter la valeur de la propriété ou des droits de la compagnie ou de les rendre profitables ; (s) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints, par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Macdonald Car Buffer, Company, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera au village de Granby, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 23e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

Maison Canadienne de Finances et d'Immeubles, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 22e jour de janvier 1913, constituant en corporation Ernest Roy, Roméo Langlais et Oscar Morin, avocats. François-Xavier Godbout et Charles-Marie Letarte, étudiants, tous de la cité de Québec, dans la province de Québec, pour les fins suivantes :—(a) Faire les opérations d'agent financier en général, de courtier, de promotion et généralement conduire une agence financière de promotion et de courtage dans toutes ses spécialités ; acquérir, posséder, exploiter, disposer de la manière et aux conditions qui seront jugées convenables, des immeubles et propriétés immobilières et en général exercer le commerce d'immeubles et d'agent d'immeubles ; (b) Négocier, placer, acheter ou autrement acquérir, détenir, transférer, vendre ou autrement disposer des parts, actions, stocks, obligations, débiteures ou autre valeur de toute corporation municipale ou autre, banque chartrée ou compagnie constituée en corporation ou non en Canada ou ailleurs ; (c) Négocier, placer, acheter ou autrement acquérir, détenir, transférer, vendre ou autrement disposer d'options sur ou concernant toute partie de la propriété de la compagnie ou sur ou concernant des denrées de toutes sortes ou tout autre bien meuble ou immeuble, et généralement passer des contrats concernant toute partie de la propriété de la compagnie aux termes et conditions et pour la considération qui sera jugée convenable, le tout nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (d) Encourager des inventions et promouvoir l'intérêt des inventeurs et breveter, acheter, arrenter ou autrement acquérir, négocier la vente, détenir, céder, vendre ou autrement disposer de toutes sortes d'inventions et de brevets, droits de brevet, claims miniers, licences, concessions, options ou privilèges ; (e) Aider à la promotion, l'organisation, le développement ou l'administration de toute corporation, compagnie ou société, et leur fournir des fonds ou les aider financièrement, leur procurer du capital, du crédit ou toute autre aide, par voie de bonis, prêts, promesses, endossements, garantie de bons, débiteures ou autre garantie, ou autrement, offrir au public pour être souscrites, toutes actions, parts, stocks, bons, débiteures ou toute autre valeur de toute autre compagnie ou corporation, établir, étendre et organiser, fusionner toute entreprise ou industrie et recueillir des renseignements d'intérêt général et financier, les imprimer, publier et distribuer ; (f) Agir comme agent pour l'émission ou la signature des certificats, stocks, bons ou autres obligations de toute compagnie, société ou corporation municipale ou autre et agir comme agent pour le transfert et l'enregistrement en rapport avec les dits stocks, bons ou autres obligations, et pour l'administration de tout fonds de rachat à tels termes qui seront jugés convenables ; (g) Administrer pour elle ou pour quiconque lui en confiera la charge, toute entreprise industrielle, agricole, financière ou toute autre entreprise, et toute corporation ou compagnie constituée en corporation ou non, ou société ; (h) Recevoir en dépôt ou en entrepôt des biens mobiliers de toute

nature et de toute catégorie, en qualité d'agent, de consignataire ou de dépositaire ; (i) Agir en général comme agent, procureur ou fidéicommissaire, pour la transaction des affaires de toute nature ; (j) Tirer, faire accepter, endosser et émettre des billets à ordre, lettres de change, mandats, valeurs en vertu de la *Loi des banques*, et autres instruments négociables et transférables ; (k) Fixer et percevoir toute rémunération pour tous services dans l'exercice de ses attributions ; (l) Payer totalement ou partiellement avec l'approbation des actionnaires tous services rendus et toute acquisition quelconque faite par la compagnie, en actions libérées de la compagnie ; (m) Acquérir en tout ou en partie le capital d'autres compagnies ou se fusionner avec telles compagnies ; (n) Acheter, arrenter ou autrement acquérir, prendre à sa charge et entreprendre la totalité ou une partie des biens, affaires, clientèle, propriétés, privilèges, contrats, droits, obligations et engagements de toute personne ou personnes ou de toute compagnie autorisée à exercer une industrie totalement semblable à celle de la présente compagnie ou en possession de propriété convenable aux fins de la présente compagnie ; (o) Distribuer entre les membres et actionnaires de la compagnie, en nature, toutes actions, débiteures, valeurs, options ou autre actif appartenant à la compagnie ; (p) Vendre, arrenter, échanger ou autrement disposer de toute entreprise et des biens de la compagnie ou de toute partie de ces biens, soit en une seule fois ou de temps à autre selon que la compagnie le jugera convenable, et pour la compensation et aux termes et conditions que la compagnie jugera bon, le prix d'achat étant payable au choix de la compagnie, en tout ou en partie, en argent ou en actions, obligations, débiteures ou autres valeurs de toute autre compagnie ou corporation dont les objets sont en tout ou en partie semblables à ceux de la compagnie ; (q) Faire tous actes et exercer tous pouvoirs propres à atteindre les objets ci-dessus ou aucuns d'eux ; (r) Faire tous et chacun des actes ci-dessus comme principal, agent ou fondé de pouvoir ; (s) Les pouvoirs spécifiés dans chaque paragraphe ne seront en aucune façon limités ou restreints par induction ou par déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Maison Canadienne de Finances et d'Immeubles, Limitée," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

Modern Joint of Montreal, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 23e jour de janvier 1913, constituant en corporation Joseph Galipeau et Simon Langlais, mécaniciens, Théophile Goulet, industriel, Zéphirin Odessa Tourangeau, marchand, et Joseph Ovide Baril, gérant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire affaires comme manufacturiers et fondeurs et vendre, louer et disposer, de quelque façon que ce soit, de tous les articles ou marchandises manufacturées ou fondues par la compagnie ; construire, entretenir, améliorer ou reconstruire des bâtisses, moulins, machineries, installations de machineries et autres choses nécessaires ou utiles pour l'exploitation d'une fonderie et pour toutes les autres fins pour lesquelles cette compagnie est constituée ; (b) Acquérir par achat ou autrement des immeubles, terres, lots de terre, bâtisses, machineries, installations de machineries, outils, patentes, brevets d'invention ou droits sur des brevets d'invention, procédés secrets ou toutes autres choses mobilières ou immobilières pouvant être nécessaires ou utiles pour les fins de la compagnie, et en particulier tous brevets d'invention, patentes ou droits dans des bre-

vets d'invention qui sont actuellement la propriété de Joseph Galipeau, mécanicien, de Montréal, et sur lesquels il peut avoir des droits, et payer pour tous tels brevets d'invention, bâties, patentes et autres propriétés mobilières et immobilières en parts acquittées de cette compagnie, débetures ou autres valeurs ; (c) Acheter la clientèle, les droits, propriétés et actif de toutes sortes, assumer les obligations et continuer les affaires de toutes personnes, sociétés ou corporations faisant un commerce semblable à celui de cette compagnie, et payer pour tel achat en argent, actions ou débetures de cette compagnie ou autrement ; (d) Obtenir des patentes, brevets d'invention, licences et permis d'exploitation pour toutes inventions, découvertes ou améliorations nécessaires ou utiles pour les fins de cette compagnie ; (e) Obtenir des bonis, exemptions de taxes et tous autres avantages quelconques en rapport avec la construction et l'opération de fonderies ou manufactures avec pouvoir de faire les contrats nécessaires à cette fin, avec toutes municipalités, corporations, personnes ou compagnies ; (f) Acquérir et détenir, vendre, transporter, disposer de ou souscrire des actions du capital social, des débetures ou autres valeurs émises par d'autres corporations, sociétés ou personnes et exercer tous les droits et privilèges de propriété s'y rattachant, y compris le droit de vote en vertu de telles actions, nonobstant les dispositions de la section 44 du dit acte, et les payer en argent, actions ou bons de la présente compagnie ou autrement ; (g) Vendre, échanger, louer ou autrement disposer des terres, terrains, constructions, installations manufacturières, machineries, droits, affaires, entreprises et propriétés quelconques de cette compagnie, en tout ou en partie, de quelque façon que ce soit, et recevoir en paiement de l'argent, des parts, des débetures ou autres valeurs émises par d'autres corporations, avec tous les droits et privilèges s'y rattachant, y compris le droit de vote ; (h) Avec l'approbation des actionnaires, rémunérer en parts acquittées de cette compagnie, débetures ou autrement toutes personnes ou compagnies pour services rendus ou à être rendus dans le placement des actions du capital social de cette compagnie, ou pour autres services rendus relativement à sa formation et à la conduite de ses opérations. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Modern Joint of Montreal, Limited," avec un capital-actions de soixante-quinze mille dollars, divisé en 750 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

Lord, Bourbonnais et Perron, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 21e jour de janvier 1913, constituant en corporation Donat Lord, et Jeffrey Lord, manufacturiers, Joseph Nestor Perron, comptable, tous trois de Saint-Pierre aux Liens ; Elfège Bourbonnais, contracteur, et Joseph Léonie Bourbonnais, charpentier, tous deux de Lachine, tous dans la province de Québec, pour les fins suivantes :—(a) Faire le commerce de bois ; construire, acheter, vendre et exploiter des moulins à scie, préparer et travailler le bois ; acheter, vendre, changer et exploiter des limites à bois, préparer et manufacturer tout le matériel employé dans la construction en général, le fer, l'acier, le bois, le ciment et autres matériaux similaires ; (b) Construire, vendre, exploiter des briqueteries, et leurs produits,

des carrières et leurs produits, et préparer, vendre, acheter la pierre naturelle et artificielle, le ciment et autres matériaux similaires ; (c) Exécuter des contrats de construction et de réparation des édifices ou maisons publics ou privés, de chemins publics ou privés et de rues en général, de macadamisage, de pavage, de trottoirs, d'égouts, préparer et manufacturer tout ce qui est employé dans ces travaux ; (d) Acheter, vendre ou échanger et manufacturer tout ce qui est employé dans la construction ou dans les réparations comme la peinture, le ciment, le verre et la ferronnerie en général ; (e) Acheter, vendre et échanger, exploiter des terres, terrains, lots, et les subdiviser, les vendre, les donner à bail y construire des immeubles, les vendre, les échanger ou les exploiter ; (f) Acquérir, vendre ou échanger, les intérêts ou actions dans d'autres compagnies ; (g) Rémunérer toutes personnes pour services rendus, soit en plaçant ou aidant à placer ou en garantissant le placement du stock de la compagnie soit en aidant à la formation ou à l'organisation de la compagnie, ou à la conduite de ses affaires ; (h) Exercer tous et chacun des pouvoirs ci-haut mentionnés comme principaux, agents, contracteurs, fidéicommissaires ou autrement soit seuls ou conjointement avec d'autres ; (i) Faire toutes autres choses découlant des dite objets ou de nature à aider à l'accomplissement des dits objets. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Lord, Bourbonnais et Perron, Limitée," avec un capital-actions de cent mille dollars, divisé en 2,000 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Lachine, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 22e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil donnent avis que des demandes seront reçues de candidats capables de remplir la situation ci-dessous dans la division intérieure du Service Civil du Canada :—

Un commis dans la subdivision A de la deuxième division, dans la division de l'architecte en chef du ministère des Travaux publics, au traitement initial de \$1,600 par année. Les devoirs de cette charge consisteront à aider dans l'achat de terrains pour édifices publics, à faire les évaluations et à prendre part à certaines transactions immobilières qui relèvent du bureau de l'architecte en chef. Les candidats doivent être familiers avec les translations de propriétés, les prix, les évaluations et les taxes municipales de propriétés immobilières. Ils doivent de préférence avoir été employés en qualité d'inspecteurs ou d'agents de compagnies de prêts, et doivent avoir eu quelques années d'expérience dans l'examen, l'évaluation et les transactions de propriétés, dans la recherche des titres au bureau d'enregistrement et dans tous les autres détails qui relèvent du commerce des immeubles.

Les candidats doivent être sujets britanniques de naissance ou naturalisés, doivent avoir résidé au Canada au moins trois ans, doivent être âgés de 18 ans au moins et de 35 ans au plus.

Les formules de demande, dûment remplies, doivent parvenir au bureau de la Commission pas plus tard que le 27 janvier prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission à Ottawa.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, le 3 janvier 1912.

27-4

COMPTE de la Caisse d'Épargne des Postes, pour le mois de novembre 1912.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargnes, chap. 30, Statuts Refondus
Dt. Can., 1906.) Av.

	\$	c.		\$	c.
BALANCE en caisse chez le Ministre des Finances au 31 octobre 1912.....	42,406,934	88	REMBOURSEMENTS durant le mois.....	1,237,594	70
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	984,030	19			
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :--					
PRINCIPAL					
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert					
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	9,305	31			
INTÉRÊT acquis aux comptes des déposants et porté au capital le 31 mars					
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois.....	11,991	44	BALANCE au crédit des comptes des déposants au 30 novembre 1912.....	42,174,667	12
	43,412,261	82		43,412,261	82

Certifié,
W. H. HARRINGTON,
Surintendant, Division des Caisses d'Epargne.
DÉPARTEMENT DES POSTES, Ottawa, 3 janvier 1913.

R. M. COULTER,
Sous-maître général des Postes.
28-tf

ETAT non révisé des Revenus de l'Intérieur, acquis durant le mois de décembre 1912.

Source des revenus.	Montants.	Total.
	\$	\$
ACCISE.	c.	c.
Spiritueux.....	1,127,802	
Liqueur de malt.....	10,990	
Malt.....	145,848	
Tabac.....	642,315	
Cigares.....	52,155	
Fabrications en entrepôt.....	3,509	
Acide acétique.....	556	
Saisies.....	335	
Autres revenus.....	7,882	
Total du revenu de l'accise.....		1,991,416 06
Spiritueux pyroxyliques.....		8,956 01
Passages d'eau.....		
Inspection des poids et mesures.....		7,449 61
Inspection du gaz.....		5,175 00
Inspection de la lumière électrique.....		8,192 00
Timbres de pièces judiciaires.....		844 90
Autres revenus.....		259 00
Grand revenu total.....		2,022,292 58

MINISTÈRE DU REVENU DE L'INTÉRIEUR,
Ottawa, 18 janvier 1913.

WM. HIMSWORTH,
Sous-ministre suppléant.
30-tf

ÉTAT

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 31 décembre 1912.

DETTE PUBLIQUE.		1911.	1912.
PASSIF.		\$ c.	\$ c.
DETTE FLOTTANTE—			
Payable au Canada.....		4,829,494 35	4,774,494 48
Payable à Londres.....		263,121,429 64	258,669,833 07
Fonds de rachat de la circulation des banques.....		4,654,276 85	5,254,933 93
Billets du Dominion.....		104,836,300 51	115,688,413 90
CAISSES D'ÉPARGNES—			
	1911. 1912.		
Caisses d'épargnes des Postes.....	\$42,721,954 47 \$41,745,155 75		
Caisses d'épargnes du Gouvernement.....	14,401,840 82 14,223,163 02		
Fonds en fidéicommiss.....		57,123,795 29	55,968,318 77
Comptes des provinces.....		9,704,367 48	9,663,028 54
Divers, et comptes de banque.....		11,920,582 42	11,920,486 07
		22,298,625 39	27,805,542 04
Total de la dette brute.....		478,488,871 93	489,745,050 80
ACTIF.			
PLACEMENTS—			
Fonds d'amortissement.....		11,889,933 33	13,172,662 71
Autres placements.....		29,776,851 20	32,751,851 20
COMPTES DES PROVINCES.....		2,296,429 12	2,296,332 77
DIVERS, ET COMPTES DE BANQUES.....		121,139,006 41	137,329,747 85
Total de l'actif.....		165,102,220 06	185,550,594 53
Total de la dette nette.....		313,386,651 87	304,194,456 27
“ au 30 novembre.....		315,436,632 33	307,511,511 52
Diminution de la dette.....		2,049,980 46	3,317,055 25

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois de décembre 1911.	Total au 31 décembre 1911.	Mois de décembre 1912.	Total au 31 décembre 1912.
REVENU :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Douanes.....	6,872,559 16	64,103,989 25	8,711,932 24	84,747,008 10
Accise.....	1,872,666 16	14,243,524 79	2,104,393 10	16,198,474 30
Département des Postes.....	1,050,000 00	7,150,000 00	1,250,000 00	8,250,000 00
Travaux Publics, y compris les chemins de fer et canaux.....	998,330 32	8,883,874 27	1,001,965 27	9,975,696 57
Divers.....	802,543 65	5,101,559 65	1,072,889 98	5,406,377 40
Total.....	11,596,099 29	99,482,947 96	14,142,180 59	124,577,556 37
DÉPENSES.....	6,519,861 86	54,303,871 71	7,548,338 97	67,001,575 05
DÉPENSES À COMPTE DU CAPITAL, ETC.				
Travaux publics, y compris chemins de fer et canaux.....	2,929,997 47	18,591,713 70	2,865,972 01	18,137,346 98
Subventions aux chemins de fer.....	218,161 96	391,640 55	593,984 38	4,532,756 57
Total.....	3,148,159 43	18,983,354 25	3,459,956 39	22,670,103 55

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

Certifié correct,
J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion.
DÉPARTEMENT DES FINANCES, Ottawa, 7 janvier 1913.

T. C. BOVILLE,
Sous-ministre des Finances.

28-tf

AUX ANNONCEURS DANS LA GAZETTE.

Ceux qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.

3. TRANSMETTRE INVARIABLEMENT LE PRIX DE L'ANNONCE AINSI QUE LE PRIX D'UN EXEMPLAIRE DE LA GAZETTE, TELS QUE DONNÉS PLUS BAS; SANS CELA L'ANNONCE NE SERA PAS PUBLIÉE.

Les prix sont de dix cts. pour la première insertion et cinq cts. pour chaque insertion subséquente par ligne de neuf mots, chaque chiffre comptant pour un mot.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous :—

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UNE PIASTRE.

Les annonces reçues jusqu'à 2 heures p.m. le vendredi seront insérées dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cts., et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

C. H. PARMELEE,
Imprimeur du Roi et Contrôleur
de la Papeterie.

Département des Impressions
et de la Papeterie publiques,
Ottawa, 2 février 1909.

DEMANDES AU PARLEMENT.

CHAMBRE DES COMMUNES.

RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, et tout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'Examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

Instruction aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou

en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents piastres.

Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent savoir :—

- | | |
|--|-----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$ 100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième | 100 00 |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... | 200 00 |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000 et n'excède pas \$500,000..... | 100 00 |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... | 150 00 |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... | 200 00 |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... | 300 00 |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000 et n'excède pas \$2,000,000..... | 400 00 |
| (i) Pour chaque million ou fraction de million de dollars additionnel..... | 100 00 |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter, sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans le cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, telle qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,
Greffier des Communes.

RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'ob

de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires ; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis ; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés ; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans *quelque journal important* comme suit :—

A. Lorsque la demande sera faite pour un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal :— Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés

2. Une compagnie de télégraphe ou de téléphone :— Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation ; ou pour obtenir quelques droits ou privilèges exclusifs ; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers :— Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de fidéicommiss ; une compagnie de prêt ; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques :— Dans la *Gazette du Canada* seulement.

B. Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal :— Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par ce prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés ; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs) ; ou pour l'augmentation ou la réduction du capital social de quelque compagnie ; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie :— Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

(C.) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes : dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives ; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français ; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal ; et la preuve de la publication régulière de l'avis sera

établie dans chaque cas par une déclaration conforme à la loi ; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

(D.) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

(E.) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir ; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général ; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,

Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes :—

CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit".

CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a.) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelquel effet sur la dite région ; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait ;

(b.) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

SENAT.

SUBSTANCE DES RÈGLES ET FORMES DE PROCÉDER DU SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1906.

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé ; il fait insérer cet avis, pendant trois

mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province ; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district ; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration ; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu ; les faits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants :

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat :

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

SENAT.

Avis de bills privés.

EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada* ; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires ; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit :—

A. Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée ;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer ;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière ; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse ;

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de crédit ; une compagnie de prêt ou une compagnie industrielle, sans pouvoirs exclusifs—dans la *Gazette du Canada* seulement ;

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis ; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés ; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B. Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal ;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège ;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs) ; d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

c. Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives ; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires *marqués* de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots : "*Avis de bill privé*" ; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au Secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents ; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'une compagnie de canal, ou pour l'extension de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres Permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux ; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session ; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session ; aucun rapport d'un comité permanent ou spécial sur un bill privé n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre,

huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français ; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts ; et elle remettra au commissaire-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

A VIS est par le présent donné que Herbert Bell Rugh, de la cité de Winnipeg, dans la province du Manitoba, architecte, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Mae Lillian Rugh. ci-devant de la cité de Winnipeg, mais maintenant de la ville de Brooklyn, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, pour cause d'adultère.

Daté à Winnipeg, ce 4e jour d'octobre 1912.

CAMPBELL, PITBLADO & CO.,

Farmer Building, Winnipeg,

22-14

Solliciteurs de Herbert Bell Rugh.

A VIS est donné par le présent que Sarah Lillian Attwood, de la municipalité rurale de Shoal Lake, dans la province du Manitoba, femme mariée, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son époux Frederick Spencer Attwood, de la cité de Minneapolis, dans l'Etat de Minnesota, un des Etats-Unis d'Amérique, pour cause d'adultère et d'abandon.

Daté à la municipalité rurale de Shoal Lake, dans la province du Manitoba, ce 6e jour de novembre 1912.

19-14

SARAH LILLIAN ATTWOOD.

A VIS est par les présentes donné que Charles Albert Flower, agent, de la cité Winnipeg, dans la province du Manitoba, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Violet Ruth Beatrice Flower, ci-devant de la ville de Winnipeg, dans la province du Manitoba, mais maintenant de la ville d'Estevan, dans la province de Saskatchewan, pour cause d'adultère.

Daté à Winnipeg, dans la province du Manitoba, ce 2e jour de novembre 1912.

EDGAR J. TARR,

National Trust Building, 325 rue Principale,
Winnipeg, Man.

20-14

Solliciteur du dit Charles Albert Flower.

A VIS est donné par le présent que Andrew Lorne Hamilton, de la ville de Portage La Prairie, dans la province de Manitoba, et actuellement de la cité de Québec, dans la province de Québec, gérant de banque, s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un bill de divorce d'avec son épouse, Maud Louise Hamilton, ci-devant de la cité de Toronto, dans la province d'Ontario, mais maintenant de lieux inconnus, pour cause d'adultère.

Daté à Montréal, dans la province de Québec, ce 17e jour de décembre 1912.

W. G. MITCHELL,

Solliciteur du requérant,
222 rue Saint-Jacques,
Montréal, P. Q.

25-14

CIE D'ASSURANCE SUR LA VIE
LA "PRUDENTIAL."

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la "Prudential Life Insurance Company", et ses directeurs, étant une compagnie constituée par la législature du Manitoba, par le chapitre 67 des Statuts du Manitoba de 1902, étant un acte à l'effet de constituer en corporation "The Prudential Life du Canada", ayant son bureau-chef en la cité de Winnipeg, Manitoba, autorisée à prendre à sa charge les affaires, actif et passif de la dite compagnie provinciale, et de faire par tout le Canada les opérations d'assurance sur la vie dans toutes ses spécialités, qui tomberaient de temps à autres dans les permis émis à la dite compagnie en vertu des dispositions de la loi à cet égard, avec tous les autres pouvoirs nécessaires, usuels et y appartenant en vertu de la *Loi des assurances, 1910*.

Daté ce 20 décembre 1912.

LEWIS et SMELLIE,
7 Trust Building, Ottawa, Ont.,
Solliciteurs des requérants.

26-5

CHEMIN DE FER DU NORD.

AVIS est donné par le présent que la Compagnie de chemin de fer du Nord (compagnie constituée en corporation par la législature de la province de Québec) demandera au parlement du Canada, à sa présente session un acte—

(1) déclarant que les travaux et entreprises de la compagnie sont des travaux à l'avantage général du Canada ;

(2) pour confirmer, en tant que le parlement du Canada peut le faire, tous les droits, pouvoirs et privilèges déjà possédés par la dite compagnie en vertu de son acte constitutif et les actes qui le modifient ;

(3) pour prolonger les lignes de voie ferrée que la compagnie est actuellement autorisée à construire et exploiter comme ci-dessous :—Construire et exploiter des lignes de voie ferrée depuis sa ligne mère jusqu'à la cité d'Ottawa, et depuis la cité de Montréal jusqu'à la dite cité de Québec, toutes deux dans la province de Québec, et depuis la dite cité de Québec et depuis la dite cité de Montréal jusqu'aux frontières des Etats du Maine, New-Hampshire et Vermont, avec la faculté de construire un pont au-dessus ou un tunnel au-dessous du fleuve Saint-Laurent pour le chemin de fer ou autre trafic, selon que la chose sera approuvée par le Gouverneur en conseil ou la Commission des chemins de fer pour le Canada ;

(4) acquérir par achat ou bail toute partie des lignes de voie ferrée mentionnée plus bas qui serait jugée avantageuse dans le service de la Compagnie de chemin de fer du Nord, et vendre ou affermer la totalité ou une partie de sa ligne de voie ferrée à l'une quelconque des dites compagnies, c'est-à-dire : le chemin de fer Canadien du Pacifique, le chemin de fer Canadien Nord, le Grand Tronc de chemin de fer, le chemin de fer Grand Tronc Pacifique, le chemin de fer Intercolonial, le chemin de fer National Transcontinental, le chemin de fer de la Vallée de St-Jean, le chemin de fer Montréal Québec et Sud, ou toutes lignes auxiliaires de voie ferrée à l'une quelconque des lignes ci-dessus mentionnées ;

(5) recevoir des subventions en terres ou en deniers de tout gouvernement, province ou municipalité, corps public, individu ou corporation pour l'aider à construire sa ligne, et exercer et faire toutes les choses et opérations nécessaires pour développer et utiliser les ressources de toutes terres ainsi acquises ;

(6) construire et mettre en service des lignes de télégraphe et de téléphone, et exiger une rémunération pour leur usage ; posséder, construire, acheter ou autrement obtenir et mettre en service des bateaux à vapeur et autres vaisseaux de tous genres en Canada ou ailleurs en rapport avec sa ligne de voie ferrée ; construire et exploiter des élévateurs, quais, entrepôts, etc., et faire les opérations générales d'entreposeurs et exercer tous les autres pouvoirs et privilèges nécessaires ou reliés aux objets ci-dessus ou à l'un de ces dits objets ;

(7) emprunter des deniers et donner des garanties et hypothéquer sa propriété pour toutes les fins susdites et émettre en outre les actions et obligations de chemin de fer qui seront autorisées par sa charte pour construire sa ligne de voie ferrée et exercer tous les autres pouvoirs et privilèges nécessaires ou reliés aux objets ci-dessus ou à l'un des dits objets.

Daté à Ottawa ce 2e jour de janvier 1913.

PRINGLE & GUTHRIE,
Citizen Building,
Ottawa,

27-5

Agents parlementaires pour la compagnie.

CANADIAN WESTERN RAILWAY.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la Canadian Western Railway Company (constituée en corporation par le chapitre 69 des statuts du Canada, 1909) pour un acte (1) Prolongeant le délai fixé pour commencer et compléter les lignes de voie ferrée de la compagnie, (2) Pour changer partiellement la route de la dite voie ferrée en modifiant l'article 7, alinéa (a) de l'acte constitutif et en biffant les quatre premières lignes du dit alinéa et en y substituant ce qui suit :—

"Depuis un point sur la frontière internationale à ou près de la ville de Coutts, dans la province d'Alberta, de là dans une direction nord et ouest vers la ville de Cardston ; de là dans une direction nord-ouest traversant la ville de Pincher Creek."

Daté à Winnipeg, ce 18e jour de décembre 1912.

HOUGH, CAMPBELL & FERGUSON,
Solliciteurs des requérants.

PERKINS, FRASER & GIBSON,
Agents à Ottawa.

26-5

LA CORPORATION EPISCOPALE CATHOLIQUE
RUTHÉNIENNE GRECQUE.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada à sa présente session (ou à la prochaine session du dit parlement si la demande ne peut être faite durant la présente session et que l'acte demandé ne puisse être passé et sanctionné) à l'effet d'obtenir un acte constituant en corporation Le Très Révérend Nicetas Budka, évêque de l'Eglise Catholique Ruthénienne Grecque et ses successeurs en office ayant la même foi et possédant les mêmes rites et nommés par le Pontife romain, et étant en communion constante avec Rome, les évêques de la dite Eglise Catholique Ruthénienne Grecque dans le diocèse du Canada, comme corps constitué du dit Diocèse sous le nom de "La Corporation Episcopale Catholique Ruthénienne Grecque," avec pouvoir d'acquérir des terrains, d'emprunter des deniers sur hypothèque, constituer, établir, entretenir et soutenir des paroisses ou missions, ériger, entretenir et conduire des églises, séminaires, écoles, collèges, orphelinats et hôpitaux dans toutes les provinces du Canada, et pour l'avancement de tous les autres moyens d'éducation et de religion, de charité et de bienfaisance, et pour d'autres fins, et mettre la dite corporation en possession des biens religieux des Eglises Catholiques Ruthéniennes Grecques dans tout le dit Diocèse, avec le pouvoir de recevoir des dons et autres legs, et généralement lui conférer les mêmes pouvoirs et privilèges dont jouissent d'autres corporations semblables.

Daté à Winnipeg, ce 6e jour de janvier A.D. 1913.

THOMAS J. MURRAY,
310 Edifice de la Sterling Bank,
Winnipeg, Manitoba,
Solliciteur du requérant.

EDWARD J. DALY,
19 rue Elgin,
Ottawa, Ont.,
Agent à Ottawa.

28-5

CHEMIN DE FER CANADIEN, CENTRAL ET
LABRADOR.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation la Compagnie de chemin de fer Canadien, Central et Labrador, autorisée (a) à construire et mettre en service une ligne de voie ferrée partant d'un point à ou près de Cochrane dans la province d'Ontario, de là par la route la plus praticable dans une direction nord-est jusqu'à un point à ou près du Cap St-Louis sur la côte de l'Atlantique avec un embranchement depuis la ligne de voie ferrée jusqu'à un point à ou près de l'embouchure de la rivière Hamilton, dans la province de Québec, et aussi une ligne d'embranchement depuis un point sur la dite ligne de voie ferrée jusqu'à la cité de Québec, (b) Construire, acquérir, affréter, exploiter, louer et disposer de vaisseaux à vapeur et autres, et construire, acquérir et louer des facilités de têtes de ligne, quais, entrepôts, bureaux, et autres structures; (c) Construire, acheter, louer ou autrement acquérir, gérer et exploiter des hôtels, restaurants, parcs et places d'été, et acheter, louer, détenir, et disposer des terrains nécessaires à ces fins; (d) Emprunter des fonds sur la garantie de valeurs pour l'acquisition, construction, prolongement, ou développement de toutes telles propriétés, biens, ou ouvrages pour la voie ferrée que la compagnie serait autorisée à acquérir, construire, ou exploiter, et émettre des actions-priorité; (e) Développer de la force ou énergie hydraulique, électrique et autre, et construire et mettre en service des lignes télégraphique, téléphonique et de traction et de transmission, et prélever des péages pour leur usage.

Daté à Ottawa, ce 7e jour de janvier 1913.

SMITH ET JOHNSTON,
Solliciteurs des requérants.

28-5

CIE D'ASSURANCE DES CHEMINS DE FER
CANADIENS CONTRE LES ACCIDENTS.

AVIS est donné par le présent que la Compagnie d'Assurance des Chemins de fer Canadiens contre les Accidents, corps politique et constitué, de Montréal, dans la province de Québec, s'adressera au parlement, à sa prochaine session, afin d'obtenir un acte modifiant sa charte, 57-58 Victoria, chapitre 118, modifiée par 62-63 Victoria, chapitre 106, en changeant son nom en celui de "The Globe Indemnity Company."

Montréal, 14 janvier 1913.

CRAMP, EWING & McFADDEN,
Solliciteurs de la requérante.

30-5

MANITOBA RADIAL RAILWAY.

LA compagnie dite "The Manitoba Radial Railway Company" s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et terminer la ligne de voie ferrée qu'elle a été autorisée à construire en vertu du chapitre 105 des Statuts du Canada de 1907.

Daté à Ottawa ce 23e jour de janvier A.D. 1913.

SMITH & JOHNSTON,
Solliciteurs des requérants.

30-5

AVIS DIVERS.

BANQUE DE MONTREAL.

AVIS est donné par le présent qu'un dividende de deux et demi pour cent sur le capital versé de cette institution a été déclaré pour le trimestre finissant le 31 janvier 1913, et sera payable à la banque en cette cité, et à ses succursales, à compter de samedi, le 1er jour de mars prochain, aux actionnaires enregistrés le 31 janvier 1913.

Par ordre du conseil de direction,
H. V. MEREDITH,
Gérant général.

Montréal, 21 janvier 1913.

30-5

STERLING ACCIDENT AND GUARANTEE CO

LA Compagnie Sterling contre les accidents et de garantie du Canada donne avis que le 1er jour d'octobre courant, elle a cessé de faire des opérations en Canada, et que dès et après le 5e jour de février 1913 elle demandera au Ministre des Finances le remboursement du dépôt de la compagnie. Les détenteurs de polices qui s'opposent au remboursement produiront leur opposition au Ministre des Finances le ou avant le 1er janvier 1913.

Daté en la cité de Montréal, dans la province de Québec, le 8e jour d'octobre A.D. 1912.

ROBERT THOMSON,
Président.

PERCY W. THOMSON,
Secrétaire-trésorier.

17-16

IN RE LA BANQUE DE ST. JEAN, EN LIQUIDATION.

AVIS est par le présent donné qu'en vertu d'un jugement de l'Honorable Dominique Monet, juge de la Cour Supérieure de la province de Québec, siégeant dans et pour le district d'Iberville, en date du 21 janvier, 1913, il est ordonné à tous les créanciers de la Banque de St-Jean, en liquidation de produire entre les mains du liquidateur soussigné à son bureau No. 99 rue Richelieu, St-Jean, P.Q., leurs réclamations assermentées d'ici au 22 février 1913.

Les déposants de la dite Banque sont dispensés de produire leurs réclamations, et chacun d'eux sera colloqué sur le bordereau des dividendes suivant le montant auquel il paraît avoir droit d'après les livres de la dite Banque.

St-Jean, 22 janvier 1913.

TANCRÈDE BIENVENU,
Liquidateur.

KAVANAGH, LAJOIE ET LACOSTE,
Avocats du liquidateur. 30-2

THE ORIENTAL OIL AND PAINT CO., LTD.

AUNE assemblée générale spéciale des actionnaires de la compagnie "The Oriental Oil and Paint Co., Limited," tenue le 27 décembre 1912, à laquelle assemblée étaient présents: Messieurs N. E. Demers, Napoléon Piché, Félix Routhier, Antoine Routhier, J. A. Routhier, J. B. Piché, Jos. N. Piché, O. N. Piché.

M. O. N. Piché était porteur de procurations de Art. Duval, W. Cloutier, François LeTarte, Madame Antonia Piché, tous actionnaires de la compagnie.

Il a été résolu:

Proposé par M. Jos. N. Piché, secondé par J. B. Piché, que dans l'intérêt de la compagnie le siège social de "The Oriental Oil and Paint Co., Limited," soit transporté à Saint-Basile, comté de Portneuf, Qué.

Cette résolution a été adoptée.

Vraie copie des minutes du procès-verbal.

O. N. PICHÉ,
Secrétaire. 30-1

BANQUE ROYALE DU CANADA.

DIVIDENDE N° 102.

AVIS est donné par le présent qu'un dividende de trois pour cent (au taux de douze pour cent par année) sur le capital payé de cette banque, a été déclaré pour le trimestre courant, et sera payable à la banque et à ses succursales, à compter de samedi, le 1er jour de mars prochain, aux actionnaires enregistrés le 15 février.

Par ordre du conseil de direction,

E. L. PEASE,
Gérant général.

Montréal, P.Q., 14 janvier 1913.

30-9

LA COMPAGNIE D'IMMEUBLES, LIMITÉE.

AVIS public est, par le présent, donné qu'en conformité des Règles établies par le Gouverneur en Conseil du Canada, sous l'empire de la Partie III de l'Acte des compagnies, Statuts révisés du Canada, 1906, chapitre 79, concernant les compagnies de prêts :—

1° Que MM. François Joseph Bisailon, avocat, conseil du Roi, résidant au n° 446 rue Sherbrooke Est, Arthur Brossard, avocat, conseil du Roi, résidant au n° 2129 Avenue du Parc, Hector Roannes Bisailon, avocat, résidant au n° 2132 rue Mance, Alexis Pepin, avocat, résidant au n° 332 rue Dorchester Est, Charles-Auguste Honoré Bertrand, étudiant en droit, résidant au n° 230 Parc Lafontaine, tous de la cité de Montréal, membres proposés du bureau des directeurs, et les dits François Joseph Bisailon, Arthur Brossard et Hector Roannes Bisailon, constituant le bureau provisoire, s'adresseront, dans les deux mois après la publication du présent avis dans la *Gazette Officielle du Canada*, à Son Altesse Royale le Gouverneur en Conseil, pour obtenir des lettres patentes sous le grand sceau qui les constitueront en compagnie de prêts, sous l'empire de la loi ci-dessus mentionnée.

Que la compagnie projetée entend faire des opérations dans toute la Puissance du Canada, sous le nom de "La Compagnie Mutuelle d'Immeubles, Limitée" déjà incorporée par lettres patentes émises par l'honorable Secrétaire d'Etat de la Puissance du Canada, le 4 août 1903, et que la compagnie projetée a obtenu le consentement de la dite "Compagnie Mutuelle d'Immeubles, Limitée", pour faire affaires sous le nom de cette dernière.

2° Que le siège principal de la compagnie projetée sera dans la Cité de Montréal, dans la Province de Québec.

3° Que les objets de la compagnie projetée sont les suivants :—

(a) Acquérir et posséder les biens meubles et immeubles, créances, obligations, hypothèques, baux, contrats, actions de capital et généralement tout l'actif, les droits, privilèges et entreprises de la "Compagnie Mutuelle d'Immeubles, Limitée" en, par la compagnie projetée, assumant les obligations de la dite "Compagnie Mutuelle d'Immeubles, Limitée" vis-à-vis aucune personne, société, compagnie, et vis-à-vis les membres souscripteurs à tous fonds co-opératifs établis et gérée par la dite "Compagnie Mutuelle d'Immeubles, Limitée".

(b) Etablir et maintenir une ou plusieurs caisses co-opératives au moyen de contributions versées par les souscripteurs qui, d'après les règlements de la compagnie cessionnaire ou de la compagnie projetée, créant la ou les dites caisses en sont devenus ou en deviendront à l'avenir membres bénéficiaires.

(c) Faire des avances de fonds, par voie de prêts, aux membres souscripteurs à aucune des dites caisses co-opératives, aux acheteurs ou acquéreurs de toute partie des immeubles de la compagnie, pour des fins de constructions ou autres embellissements.

(d) Percevoir, gérer, administrer les fonds destinés à aucune des dites caisses co-opératives et faire tous les actes nécessaires à l'entreprise, le fonctionnement d'aucune des affaires que la compagnie projetée est autorisée de faire ou d'entreprendre, ou pour tous les services, devoirs et dépôts en gage, et dépenses nécessaires aux fins susdites.

(e) Faire le commerce général d'immeubles ; acquérir par achat, bail, ou autrement posséder des biens-fonds et construire des maisons d'habitation et autres bâtiments sur ces dits immeubles ou sur toute partie des dits immeubles.

(f) Vendre, louer, transporter, échanger, céder ou autrement disposer de la totalité ou d'une partie de ces immeubles, et les développer, embellir et diviser en lots à bâtir, rues, ruelles, squares ou autrement.

(g) Recevoir et détenir des mortgages, hypothèques, gages ou toutes garanties, pour assurer le paiement du prix d'achat de toutes propriétés vendues par la compagnie projetée ou de tous deniers dus à la compagnie projetée par les acquéreurs ou avancés par la compagnie projetée, aux membres souscripteurs ou pour les fins de construction ou autres embellissements.

(h) Acquérir, acheter, détenir, transférer et céder des actions, stock, débentures, ou garanties dans toute autre compagnie ayant les mêmes objets, en tout ou en partie, que ceux de cette compagnie projetée ou faisant des affaires capables d'être conduites directement ou indirectement pour le bénéfice de cette compagnie projetée.

(i) Vendre ou autrement céder toute partie des immeubles ou autre propriété appartenant à la compagnie projetée, pour la compensation et aux termes et conditions que la compagnie projetée jugera à propos, et accepter des deniers, actions, obligations, débentures, stock ou valeurs de toute autre compagnie, en plein paiement ou en paiement partiel de ces valeurs.

(j) Acquérir et posséder toutes affaires, franchises, entreprises, propriétés, droits, privilèges, baux, contrats, immeubles, stock, biens et autres droits, que la compagnie projetée peut légalement acquérir en vertu de la présente charte.

(k) Emettre des actions acquittées et non sujettes à appel, obligations ou autres valeurs de la compagnie projetée, en plein paiement ou en paiement partiel de tous immeubles ou meubles, droits ou autres biens acquis par la compagnie projetée, à titre quelconque, y compris toute option sur des immeubles, tous droits en des biens-fonds ou pour services rendus par voie de promotion ou autrement.

(l) Vendre, louer ou autrement céder l'entreprise de la compagnie projetée ou toute partie de son entreprise, pour la compensation que la compagnie projetée jugera à propos ou se fusionner avec toute personne, société ou corporation faisant des affaires en tout ou en partie semblables à celles de cette compagnie projetée, aux termes et conditions qui peuvent être jugés convenables, et en compensation de telle entreprise, accepter des deniers ou, au lieu de deniers, des actions acquittées et non cotisables, obligations, débentures, ou valeurs ou autres biens et généralement faire toutes les choses avantageuses à l'accomplissement des objets de la présente compagnie projetée ou s'y rattachant.

(m) S'amalgamer avec toute autre compagnie ayant des objets, en tout ou en partie, semblables à ceux de cette compagnie projetée.

(n) Distribuer, parmi les actionnaires de la compagnie projetée, en espèces, toute action, débenture, garantie ou bon, appartenant à la compagnie projetée.

(o) Placer le surplus de ses fonds dans le rachat de ses propres actions, obligations ou autres garanties.

(p) Faire des prêts hypothécaires sur première et deuxième hypothèques et généralement toutes les transactions particulières et généralement faites par les maisons de crédit.

(q) Agir comme agent en général, mandataire, agent d'immeubles ou d'assurances, et faire en général aucun et tous les actes qui peuvent être nécessaires pour l'avancement des affaires de la compagnie projetée, et la mise en opération de ses entreprises.

4. Que le capital de la compagnie projetée sera de \$350,000, divisé en 3,500 actions, de \$100.00 chacune.

Montréal, le 15 janvier, 1913.

BISAILLON & BROSSARD,

29-2

Procureurs des requérants.

BANQUE DE QUEBEC.

DIVIDENDE TRIMESTRIEL.

AVIS est donné par le présent qu'un dividende de un et trois quarts pour cent sur le capital versé de cette institution, a été déclaré pour le trimestre courant, et qu'il sera payable à sa banque, en cette cité, et à ses succursales, le et après samedi, le premier jour de mars prochain, aux actionnaires inscrits le 13 février.

Par ordre du conseil de direction,

B. B. STEVENSON,

Gérant général.

Québec, 21 janvier 1913.

30-5

BANQUE D'HOCHELAGA.

AVIS est donné par le présent qu'un dividende de deux et un quart pour cent (2¼%) égal au taux de neuf pour cent (9%) par année sur le capital payé de cette institution, a été déclaré pour le trimestre finissant le 28 février prochain, et qu'il sera payable au bureau-chef de la banque ou à ses succursales, le et après le premier jour de mars prochain, aux actionnaires inscrits au registre le 13 février au soir.

Par ordre du conseil de direction,

F. G. LEDUC,
Gérant.

30-5

INDEX OF NEW MATTER IN THIS GAZETTE. No. 30.

APPOINTMENTS..... 2635

BILL SANCTIONED—

An Act respecting the purchase by the Government of the Grand Trunk Pacific Railway Company's Three Per Cent Bonds..... 2635

DESPATCHES, etc—

Accession of the Netherlands to the International Copyright Convention..... 2637

ORDERS IN COUNCIL—

Southern Alberta Land Co., Ltd., land granted for irrigation purposes..... 2638

Public road transferred to the Crown in the right of the Province of Manitoba..... 2638

Free grant to Mrs. Josephine Hamelin..... 2639

Free grant to Mr. Joseph St. Germain..... 2639

Vessels name changed, "Zara" to "Solgar," "San Felice" to "Susie W.," "Ethel May" to "Aurora 2nd"..... 2639

Letters patent granted to Mr. H. T. Holness, on certain conditions..... 2639

Land set apart for park purposes, Town of Waterous..... 2639

Grant to Ruthenian Catholic Mission of St. Basil the Great..... 2641

Sale of land to Mr. George E. Hunter..... 2642

CANADIAN MILITIA—

Appointments, etc..... 2643-2644-2645-2647

General Orders..... 2648

GOVERNMENT NOTICES—

Copyrights entered, 22nd January, 1913..... 2649

Northern Realty Co., Ltd., name changed to Realty Holding Co. of Winnipeg, Ltd..... 2665

Canadian Independent Telephone Co., Ltd., increase of capital stock..... 2671

The Goldsmiths' Stock Co. of Canada, Ltd., increase of capital stock..... 2671

Charters granted to—

Wm. Currie, Ltd..... 2664

Lord, Bourbonnais et Perron, Ltée..... 2665

North Alberta Coal Co., Ltd..... 2665

GOVERNMENT NOTICES—Continued.

Charters granted to—Continued.

National Builder's Supply and Enamel Concrete Brick Co., Ltd..... 2666

Dominion Traction and Lighting Co., Ltd.. 2667

Macdonald Car Buffer Co., Ltd..... 2668

McLaren Lumber Co., Ltd..... 2669

Windsor Arcade, Ltd..... 2670

Anglins', Ltd..... 2671

Armour Amusement Co., Ltd..... 2672

Hamilton & Rochester Land and Building Co., Ltd..... 2672

Ocean Freight Line, Ltd..... 2673

Toronto Structural Steel Co., Ltd..... 2674

American Engineering & Machinery Co., Ltd. 2675

La Justice, Ltée..... 2727

Maison Canadienne de Finances et d'Immeubles, Ltée..... 2729

Modern Joint of Montreal, Ltd..... 2729

Notices to Mariners—

South coast—Bay of Fundy—Passamaquoddy bay—St. Andrews harbour—

Tongue shoal—Light improved..... 2676

Bay of Fundy—Chignecto channel—Grindstone island—New lighthouse—Change in character of light..... 2676

South coast—Halifax approach—Chebucto head—Temporary light..... 2676

North coast—Off entrance to Cascumpeque harbour—Colour of bell buoy..... 2676

River St. Lawrence—Channel patch—Change in colour of gas buoy light..... 2676

West coast—Gulf of St. Lawrence—Ferrolle point—Fog alarm established—Light to be established..... 2676

Unrevised Statement of Inland Revenue, Dec. 2680

ADVERTISEMENTS—

Applications to Parliament.

Lenore Power, for divorce..... 2689

Manitoba Radial Railway Co..... 2689

Western Canada Railway..... 2691

Canadian Railway Accident Insurance Co.... 2691

Alberta Interurban Railway Co..... 2691

Miscellaneous.

Royal Bank of Canada, dividend..... 2692

The Weyburn Security Bank, dividend..... 2692

Canadian Bank of Commerce, dividend..... 2692

The Oriental Oil & Paint Co., head office.... 2692

Bank of Hamilton, dividend..... 2692

Atlantic Sugar Refineries, Ltd., number of directors..... 2692

Home Bank of Canada, dividend..... 2692

The Bank of Toronto, dividend..... 2693

Quebec Bank, dividend..... 2693

John Carstensen, et al., agreement deposited.. 2693

Banque de St. Jean, in liquidation..... 2693

The Bank of Montreal, dividend..... 2693

Banque d'Hochelaga, dividend..... 2693

International Railway Co., mortgage deposited. 2693



SUPPLEMENT TO THE CANADA GAZETTE, FEBRUARY 22nd, 1913.

RETURN OF THE CHARTERED BANKS OF THE DOMINION OF CANADA
JANUARY 31st, 1913

Made to the Minister of Finance in conformity with Section 112 of the Bank Act, Chapter 29, Revised Statutes of Canada, 1906.

NAME OF BANK. — NOM DE LA BANQUE.		CAPITAL STOCK.				LIABILITIES—PASSIF.											Greatest amount of Notes in circulation at any time during the month.			
		Capital Authorized. — Capital autorisé.	Capital Subscribed. — Capital souscrit.	Capital Paid up. — Capital versé.	Amount of Rest or Reserve Fund. — Montant du fonds de réserve.	Rate per cent of last Dividend Declared. — Taux pour cent du dernier dividende déclaré.	Notes in Circulation. — Billets en circulation.	Balance due to Dominion Government, after deducting advances for Credits, Pay-lists, &c. — Balance due au gouvernement fédéral, déduction faite des avances sur crédits ouverts, bordereaux de paie, etc.	Balance due to Provincial Governments. — Balance due aux gouvernements provinciaux.	Deposits by the public, payable on demand in Canada. — Dépôts du public remboursables à demande, en Canada.	Deposits by the public, payable after notice or on a fixed day in Canada. — Dépôts du public remboursables après avis ou à une date fixe en Canada.	Deposits elsewhere than in Canada. — Dépôts reçus ailleurs qu'en Canada.	Loans from other Banks in Canada secured, including bills rediscounted. — Emprunts faits à d'autres banques en Canada, garantis, y compris les billets renouvelés.	Deposits made by and balances due to other Banks in Canada. — Dépôts faits par d'autres banques en Canada et balances dues à ces banques.	Balances due to Agencies of the Bank, or to other Banks or Agencies in United Kingdom. — Balances dues à des agences de la banque ou à d'autres banques ou agences dans le Royaume-Uni.	Balances due to Agencies of the Bank, or to other Banks or Agencies elsewhere than in Canada and the United Kingdom. — Balances dues à des agences de la banque ou à d'autres banques ou agences, ailleurs qu'en Canada et dans le Royaume-Uni.	Liabilities not included under foregoing Heads. — Engagements non compris dans les items qui précèdent.	Total Liabilities. — Total du passif.	Chiffre le plus élevé des billets en circulation en aucun temps durant le mois.	
		\$	\$	\$	\$		1	2	3	4	5	6	7	8	9	10	11	\$	\$	
		\$	\$	\$	\$		\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	
1	Bank of Montreal.....	25,000,000	16,000,000	16,000,000	16,000,000	10	14,184,763	5,277,758	549,867	47,611,663	99,969,367	28,230,349		1,218,601			3,148	220,378	197,042,460	16,031,425
2	Bank of New Brunswick.....	1,000,000	1,000,000	1,000,000	1,790,000	13	737,559	105,632	123,362	1,416,511	6,476,707			9,629			596,917	167,111	9,092,929	967,734
3	Quebec Bank.....	5,000,000	2,637,300	2,560,550	1,250,000	7	1,838,197	26,381	118,619	3,882,935	10,131,925			167,111			596,917	167,111	17,626,716	2,312,067
4	Bank of Nova Scotia.....	5,000,000	4,911,800	4,801,010	5,821,111	14	3,976,190	279,139	247,895	30,014,207	5,211,070	12,294,743		432,063			103,746	490,493	33,658,529	4,299,026
5	Bank of British North America.....	4,866,666	4,866,666	4,866,666	2,774,000	8	3,914,254	48,002	933,705	11,706,535	23,135,857	2,852,567		638			10,194	311,868	55,659,050	1,527,644
6	Bank of Toronto.....	10,000,000	5,000,000	5,000,000	6,000,000	11	4,178,547	46,436	71,231	14,661,077	26,518,596			134,210			156,478	163,220	45,963,089	4,981,400
7	Molson's Bank.....	5,000,000	4,000,000	4,000,000	4,700,000	11	3,236,232	47,150	230,288	9,791,790	26,895,925			102,960			392,607	233,484	40,960,444	3,827,332
8	Banque Nationale.....	5,000,000	2,000,000	2,000,000	1,100,000	8	1,820,272	18,325	187,895	3,224,490	12,713,220	1,036,407		197,838			273,629	69,898	19,541,977	2,034,477
9	Merchants Bank of Canada.....	10,000,000	6,758,960	6,751,560	6,410,760	10	5,362,111	387,982	638,728	20,343,871	38,502,186	260,171		881,861			853,761	167,350	67,698,883	6,479,382
10	Banque Provinciale du Canada.....	2,000,000	1,000,000	1,000,000	575,000	6	966,663	17,436	192,991	1,520,073	6,470,157			308			1,313,990	69,146	10,561,218	1,108,273
11	Union Bank of Canada.....	8,000,000	5,000,000	5,000,000	3,300,000	8	4,140,004	98,929	5,317,883	19,282,816	27,913,516	738,013		223,282			790,451	89,518	38,391,119	1,783,119
12	Canadian Bank of Commerce.....	25,000,000	15,000,000	15,000,000	12,500,000	10	13,473,783	896,571	3,125,191	75,799,846	88,479,330	13,267,017		887,083			681,828	3,017,237	190,646,233	15,894,115
13	Royal Bank of Canada.....	25,000,000	11,560,000	11,560,000	12,560,000	12	10,365,376	222,407	6,895,483	32,777,089	71,779,532	24,357,309		344,330			901,167	1,873,404	152,591,750	10,690,837
14	Dominion Bank.....	10,000,000	5,000,000	5,000,000	6,000,000	12	4,313,243	52,371	804,029	17,847,510	39,085,800	242,678		369,125			2,616,100	1,114,819	65,976,277	3,355,215
15	Bank of Hamilton.....	3,000,000	3,000,000	3,000,000	3,500,000	12	2,768,840	72,518	1,273,442	9,268,951	25,096,657			267,275			413,682	65,149	39,220,518	3,333,069
16	Standard Bank of Canada.....	5,000,000	2,464,650	2,429,275	3,129,275	13	2,339,613	25,934	154,173	8,201,147	23,635,298			491,803			568,223		35,416,823	2,784,373
17	Banque d'Hochelaga.....	4,000,000	3,725,500	3,161,595	3,000,000	9	2,061,671	38,634	69,745	4,333,789	15,160,396						1,611,013	244,636	23,932,200	2,606,947
18	Bank of Ottawa.....	5,000,000	3,892,000	3,861,040	4,364,040	12	3,511,695	87,751	536,144	9,589,909	28,318,794			12,663			60,106		42,069,464	3,902,990
19	Imperial Bank of Canada.....	10,000,000	6,909,600	6,721,039	6,721,039	12	5,332,052	323,576	2,113,859	18,420,111	34,737,087			122,443					61,078,936	6,448,207
20	Sovereign Bank of Canada.....	3,000,000	3,000,000	3,000,000			27,865												3,683,613	3,711,478
21	Metropolitan Bank.....	2,000,000	1,000,000	1,000,000	1,250,000	10	862,95		31,780	3,708,112	5,516,958			203,644			8,347		10,531,069	1,054,022
22	Home Bank of Canada.....	2,000,000	1,370,000	1,303,065	450,000	7	1,080,155		45,547	2,706,114	6,160,853			5,128			25,170		1,322,895	2,361,560
23	Northern Crown Bank.....	6,000,000	2,862,400	2,719,209	300,000	6	1,913,855	43,542	1,117,320	5,084,036	7,412,312						5,941		16,032,161	2,361,560
24	Sterling Bank of Canada.....	3,000,000	1,150,000	1,065,418	300,000	6	878,370			1,870,614	3,967,336			116,104					6,939,291	1,038,890
25	Bank of Vancouver.....	2,000,000	1,174,300	848,322	40,000		377,902		86,122	780,757	745,220								2,028,083	574,500
26	Weyburn Security Bank.....	1,000,000	630,000	315,000	65,000	5	205,195			469,231	280,055								962,961	255,510
27	Banque Internationale du Canada.....	10,000,000	10,000,000	1,339,833			685,620			261,266	222,581	149							1,945,617	866,385
Total.....		191,866,666	125,914,116	115,327,082	107,390,548		94,575,644	8,117,977	24,324,137	351,518,961	633,000,056	83,281,401		6,194,133	11,347,324	9,470,554	20,552,844	1,247,586,414	108,777,669	

RETURN OF THE CHARTERED BANKS OF THE DOMINION OF CANADA, JANUARY 31st, 1913.

		ASSETS—ACTIF.																									
NAME OF BANK. — NOM DE LA BANQUE.	Specie.	Dominion Notes.	Deposits with Dominion Government for security of note circulation.	Notes of and Cheques on other Banks.	Deposits made with and Balances due from other Banks in Canada.	Balances due from Agencies of the Bank, or from other Banks or Agencies in the United Kingdom.	Balances due from Agencies of the Bank, or from other Banks or Agencies in Canada and the United Kingdom.	Balances due from Agencies of the Bank, or from other Banks or Agencies in Canada and the United Kingdom.	Dominion and Provincial Securities.	Canadian Municipal Securities, and British, or Foreign or Colonial Public Securities (other than Canadian).	Railway and other bonds, debentures and stocks.	Call and short loans on stocks and bonds in Canada.	Call and short loans elsewhere than in Canada.	Current Loans in Canada.	Current Loans elsewhere in Canada.	Loans to the Government of Canada.	Loans to Provincial Governments.	Overdue Debts.	Real Estate, other than Bank premises.	Mortgages on Real Estate sold by the Bank.	Bank Premises.	Other Assets not included under the foregoing heads.	Total Assets.	Aggregate amount of Loans to Directors, and firms of which they are partners.	Average amount of specie held during the month.	Average amount of Dominion Notes held during the month.	
	Espèces.	Billets fédéraux.	Depôt fait au gouvernement fédéral en garantie de la circulation des billets.	Billets d'autres banques et chèques sur d'autres banques.	Depôts faits dans d'autres banques et balances dues par ces banques.	Balances dues par les agences de la banque, ou par d'autres banques ou agences dans le Royaume-Uni.	Balances dues par les agences de la banque, ou par d'autres banques ou agences dans le Royaume-Uni.	Balances dues par les agences de la banque, ou par d'autres banques ou agences dans le Royaume-Uni.	Obligations ou effets du gouvernement fédéral ou des gouvernements provinciaux.	Canadian Municipal Securities, and British, or Foreign or Colonial Public Securities (other than Canadian).	Obligations, debentures et chemins de fer et autres.	Prêts remboursables à court terme et à court terme, sur obligations et actions en Canada.	Prêts remboursables à court terme et à court terme, ailleurs qu'en Canada.	Prêts courants en Canada.	Prêts courants ailleurs qu'en Canada.	Prêts au gouvernement du Canada.	Prêts aux gouvernements provinciaux.	Créances en souffrance.	Immeubles autres que les édifices de la banque.	Hypothèques sur des immeubles vendus par la banque.	Edifices de la banque.	Autres créances non comprises dans les items précédents.	Total de l'actif.	Montant collectif des prêts faits à des maisons sociales et à des maisons qui leur sont liées.	Chiffre moyen des espèces possédées durant le mois.	Chiffre moyen des billets de la Puissance possédés durant le mois.	
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22					
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$		
1 Bank of Montreal.....	7,298,180	12,726,272	750,000	4,365,417	1,464	6,010,201	5,396,113	580,521	325,249	13,365,805	55,211,478	109,256,434	7,455,960	746,811	518,300	1,800	77,571	4,000,000	2,687,546	230,775,166	1,181,000	7,212,616	14,032,694	1
2 Bank of New Brunswick.....	317,894	476,512	50,000	328,033	151,654	7,297	364,295	129,000	72,567	232,140	1,141,381	200,000	7,861,506	121,273	150,305	3,200	207,323	157,212	11,974,628	46,914	315,125	512,867	2	
3 Quebec Bank.....	371,172	967,354	116,000	1,512,830	103,192	49,750	233,946	1,030,121	2,509,864	12,817,940	103,862	51,193	23,850	1,200,318	442,622	21,886,308	493,860	373,044	873,029	3	
4 Bank of Nova Scotia.....	3,814,869	3,097,963	199,320	3,331,337	211,527	446,895	1,035,034	566,615	1,033,908	3,203,208	4,658,233	3,905,986	33,862,387	5,530,454	154,389	1,377,075	18,518	67,038,966	428,678	3,569,632	4,632,391	4		
5 Bank of British North America.....	901,305	3,110,127	1,442,175	2,175,060	10,566	101,282	920,619	1,537,526	211,934	2,754,807	9,189,137	31,619,014	3,536,979	6,730	420,841	1,817	806	1,444,150	7,003,907	66,388,814	68,304	840,283	3,487,045	5
6 Bank of Toronto.....	837,752	4,036,190	228,000	2,849,958	128,600	6,384	1,480,988	111,473	12,093	1,066,595	1,741,304	42,773,333	204,605	2,184,862	57,618,163	1,178,047	845,722	4,081,141	6
7 Molsons Bank.....	531,002	4,181,565	200,000	2,051,902	384,570	782,725	476,269	749,210	1,611,374	5,053,232	32,475,335	222,321	301,546	7,310	1,100,000	218,612	50,346,078	456,581	525,675	3,732,941	7	
8 Banque Nationale.....	156,415	793,332	100,000	1,318,792	145,115	185,846	397,227	1,057,466	2,980,396	15,418,506	28,164	57,988	90,069	573,450	73,301	23,376,074	405,017	148,000	765,100	8	
9 Merchants Bank of Canada.....	2,455,210	4,447,652	306,000	4,304,165	6,596	490,405	588,943	531,344	4,554,162	5,773,317	3,837,886	51,324,971	163,747	196,045	30,832	17,346	2,500,962	152,123	81,481,384	581,406	2,397,036	4,698,651	9
10 Banque Provinciale du Canada.....	48,702	90,378	33,560	534,250	472,368	27,071	67,544	1,285,759	1,775,073	2,195,386	5,386,467	41,418	7,667	39,935	45,833	131,424	12,202,841	48,651	114,391	10	
11 Union Bank of Canada.....	1,262,185	4,073,228	230,000	2,880,332	261,892	674,131	617,007	620,707	448,413	2,727,610	2,838,750	2,816,935	43,945,902	293,091	1,912,440	195,181	318,371	75,107	1,132,575	84,325	67,408,004	719,031	774,432	4,176,657	11
12 Canadian Bank of Commerce.....	5,731,979	10,770,856	707,000	9,066,823	15,608	5,240,967	607,688	515,980	11,808,875	9,789,399	6,679,199	132,914,116	9,197,411	573,138	211,894	405,697	4,769,915	110,563	229,067,115	1,136,705	5,402,000	11,463,000	12
13 Royal Bank of Canada.....	6,021,833	12,973,308	578,000	7,746,059	70,316	3,664,482	1,194,739	2,583,794	12,622,217	9,149,279	10,660,229	91,211,070	13,308,688	313,481	5,648,630	178,316,130	727,960	6,299,441	13,322,779	13
14 Dominion Bank.....	1,594,210	6,396,157	231,420	2,824,210	263,763	31,337	1,515,603	432,375	596,304	6,068,063	5,729,367	87,097	48,460,050	103,217	136,822	5,010	975,371	2,570,678	78,022,141	701,768	1,533,129	5,742,742	14
15 Bank of Hamilton.....	705,199	3,838,639	150,000	1,824,091	10,300	60,409	202,676	297,462	2,972,787	647,826	1,903,825	31,173,923	114,823	190,872	80,495	2,001,374	267,325	46,442,632	406,432	689,677	2,117,455	15	
16 Standard Bank of Canada.....	562,707	3,491,263	110,000	1,487,682	196,277	165,936	598,738	1,233,594	933,858	2,501,087	28,821,768	76,899	21,000	2,165	996,029	35,490	41,234,487	151,496	556,723	2,734,220	16	
17 Banque d'Hochelega.....	315,037	1,425,436	119,643	1,663,397	354,870	3,762	131,986	896,974	1,634,949	204,500	525,404	21,966,010	164,473	28,481	42,654	744,755	134,412	30,359,760	332,113	320,824	1,197,724	17	
18 Bank of Ottawa.....	1,048,203	3,881,647	180,250	1,472,809	2,204,418	26,734	854,233	1,316,701	2,073,730	825,163	1,891,298	33,310,741	121,898	76,114	36,812	1,547,256	1,000	50,869,013	270,040	1,040,458	3,645,195	18	
19 Imperial Bank of Canada.....	1,607,832	10,610,977	300,000	3,070,973	990,763	2,763,605	4,624,037	544,508	5,131,554	705,797	3,395,222	40,062,390	323,390	73,778	97,673	466,532	2,015,815	51,939	76,836,796	454,990	1,560,102	10,572,342	19
20 Sovereign Bank of Canada.....	29,490	1,000,000	3,494,040	4,523,530	20
21 Metropolitan Bank.....	153,719	593,851	50,000	448,247	188,328	94,186	45,193	309,091	1,143,746	1,411,565	7,997,411	8,469	2,900	337,115	12,804,222	515,946	147,388	687,369	21
22 Home Bank of Canada.....	87,149	678,273	65,000	266,981	534,083	37,263	293,568	1,444,638	8,305,711	41,386	10,461	265,396	124,379	12,154,195	67,343	86,458	653,162	22	
23 Northern Crown Bank.....	246,365	731,203	101,600	1,481,944	84,385	32,214	69,976	65,000	127,911	610,585	254,777	14,651,736	125,375	118,421	91,361	47,600	349,331	80,739	19,273,623	121,339	236,462	787,430	23
24 Sterling Bank of Canada.....	44,916	59,810	48,752	479,163	10,600	44,093	34,556	254,764	429,210	958,525	5,213,408	9,641	16,600	305,212	50,969	8,419,775	36,882	43,113	457,633	24
25 Bank of Vancouver.....	17,506	125,225	36,090	203,666	32,722	55,602	103,568	200,000	2,002,365	79,283	1,628	57,074	41,837	2,956,570	117,975	15,500	94,400	25
26 Weyburn Security Bank.....	9,998	66,675	12,000	32,866	101,817	40,398	14,550	907,771	24,900	104,557	37,540	1,353,085	17,467	9,800	69,960	26
27 Banque Internationale du Canada.....	9,687	272,328	24,600	106,129	315,575	41,775	133,626	555,154	929,271	8,626	87,182	80,800	2,667,758	124,694	9,885	32,523	27
Total.....	36,151,056	91,976,271	6,410,103	57,827,138	138,900	7,186,951	10,213,717	28,148,840	9,123,636	24,118,965	68,245,021	71,376,510	92,387,817	874,705,616	10,098,116	3,236,028	4,210,022	1,501,247	2,418,081	37,880,485	15,400,113	1,485,457,458	10,710,268	34,021,176	94,733,894	

Bank of British North America. The figures for the Dawson and Fort George Branches have been taken from latest statements to hand, viz.: 21st and 28th January, 1913. Asset No. 22 includes bullion \$1,523.
Dominion Bank. The figures for the London, England, branch have been taken from the latest statement to hand, viz.: 20th January, 1913.
Bank of Nova Scotia. The latest return received from Twillingate Branch is dated the 23rd of January, and the figures thereof are incorporated herein.
Bank of Vancouver. The figures for the Fort Fraser, Fort George and Hazelton Branches have been taken from the latest statements to hand, viz.: 10th, 24th and 28th January respectively.

FINANCE DEPARTMENT,
OTTAWA, 17th February, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.



The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, FEBRUARY 1, 1913.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL
has been pleased to make the following appointments,
viz:—

OTTAWA, 20th January, 1913.

ROBERT CAMPBELL, Esquire, one of His Majesty's
Counsel learned in the law, Clerk of the Legislative
Council of the Province of Quebec: to be a Commis-
sioner to take and receive the Declaration of Qualifi-
cation of the Members of the Legislative Council con-
tained in the Fifth Schedule to "The British North
America Act, 1867."

24th January, 1913.

FERDINAND GAGNON, of Montmagny, in the Pro-
vince of Quebec: to be Wharfinger of the Govern-
ment wharf at Montmagny Basin, in the said Pro-
vince.

25th January, 1913.

FRED TRAVIS TENNANT TRUMPOUR, of the City of
Ottawa, in the Province of Ontario: to be Assistant
Inspector of Weights, in the Weights and Measures
Division of Ottawa, in the said Province, from 1st
December, 1912.

FERDINAND GAGNON, of St. Thomas, in the County
of Montmagny, in the Province of Quebec: to be
Wharfinger of the Government wharf at that place, in
the room and stead of Louis Dionne.

IRA A. COPP, of Waterside, in the County of Albert,
in the Province of New Brunswick: to be Harbour
Master of Waterside aforesaid, in the room and stead
of Harris T. Copp.

IRA A. COPP, of Waterside, in the Province of New
Brunswick: to be Wharfinger of the Government wharf
at that place, in the room and stead of Harris T. Copp.

WILLIAM MCINTOSH, of Arcola, in the Province of
Saskatchewan: to be Assistant Inspector of Weights
and Measures in the Inspection District of Saskatoon,
in the said Province, in the room and stead of Henry
Illingworth, resigned.

PROCLAMATIONS.

ARTHUR.
[L.S.]

CANADA.

GEORGE THE FIFTH by the Grace of God, of
the United Kingdom of Great Britain and Ireland
and of the British Dominions beyond the Seas
KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom
the same may in anywise concern,—GREETING:

A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS it is in
Deputy Minister of Justice, } and by Part XII of
Canada. } The Canada Shipping
Act, Revised Statutes 1906, chapter 113, amongst
other things in effect enacted that Our Governor in
Council may, by proclamation, declare to be a public
harbour any area covered with water within the juris-
diction of Our Parliament of Canada;

AND WHEREAS Our Governor in Council has advised
that the harbour of Belliveau's Cove in the Province of
Nova Scotia, comprising the area hereinafter men-
tioned, be proclaimed a public harbour,—

NOW THEREFORE KNOW YE that We do by these
presents proclaim and declare the said harbour of Belli-

veau's Cove comprising an area covered with water which may be described as follows, that is to say :—

"All the waters embraced within the headlands of "said Cove," to be a public harbour.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely beloved Uncle and Most Faithful Counsellor Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom), Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; one of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this SECOND day of JANUARY, in the year of Our Lord one thousand nine hundred and thirteen, and in the third year of Our Reign.

By Command,

THOMAS MULVEY,
Under-Secretary of State.

29-3

ARTHUR.

[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS it is in Deputy Minister of Justice, } and by Part XII Canada. } of The Canada Shipping Act, Revised Statutes, 1906, chapter 113, amongst other things in effect enacted that Our Governor in Council may, by proclamation, declare to be a public harbour any area covered with water within the jurisdiction of Our Parliament of Canada;

AND WHEREAS Our Governor in Council has advised that Joggins Mines in the Province of Nova Scotia comprising the area hereinafter mentioned be proclaimed a public harbour,—

NOW THEREFORE KNOW YE that We do by these presents proclaim and declare Joggins Mines, comprising an area covered with water which may be described as follows, that is to say :—All the waters of the Bay of Fundy and streams emptying thereinto south of a line drawn due west, astronomically, from the extremity of Boss point; north of a line drawn due west, astronomically, from the western extremity of Ragged Reef point; and east of mid-channel between Cumberland and Westmoreland Counties, to be a public harbour.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most

Dear and Entirely Beloved Uncle and Most Faithful Counsellor Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom), Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; one of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this SECOND day of JANUARY, in the year of Our Lord one thousand nine hundred and thirteen, and in the third year of Our Reign.

By Command,

THOMAS MULVEY,
Under-Secretary of State.

29-3

DESPATCHES, Etc.

Extract from the LONDON GAZETTE, 10th January, 1913.

FOREIGN OFFICE,
December 31, 1912.

The KING has been pleased to approve of—

Mr. L. G. A. Cresse as Consul of Guatemala at Montreal and Quebec.

Extract from the LONDON GAZETTE of Wednesday, 1st January, 1913.

CHANCERY OF THE ORDER OF SAINT MICHAEL AND SAINT GEORGE.

DOWNING STREET, 1st January, 1913.

The KING has been graciously pleased to give directions for the following promotions in and appointments to the Most Distinguished Order of Saint Michael and Saint George :—

To be Ordinary Member of the Second Class, or Knight Commander of the said Most Distinguished Order :—

The Honourable Sir James Pliny Whitney, Kt., K.C., President of the Council and Premier of the Province of Ontario.

To be Ordinary Members of the Third Class, or Companions of the said Most Distinguished Order :—

Lieutenant-Colonel William Patrick Anderson, Chief Engineer, Department of Marine and Fisheries, Dominion of Canada.

Zachary Taylor Wood, Esq., Assistant Commissioner, Royal North-West Mounted Police Force, Dominion of Canada.

WHITEHALL, 17th December, 1912.

His Majesty the KING has been graciously pleased to award the King's Police Medal to the following officers of Police Forces and Fire Brigades in His Majesty's Dominion beyond the Seas :—

John C. McRae, late Chief Constable, Winnipeg.

William Patrick Traynor, Constable, Winnipeg City Police.

Hugh James Brown, Constable, Winnipeg City Police.

31-1

Extract from the LONDON GAZETTE of 7th January, 1913.

FOREIGN OFFICE,
December 31, 1912.

PASSPORTS FOR TRIPOLI.

HIS Majesty's Principal Secretary of State for Foreign Affairs has received a despatch from the Acting British Consul-General at Tripoli of Barbary reporting that an Order has been issued by the "Commandant de Place," of which the following articles are hereby published (in translation) for general information :—

Article 11.—Foreigners to be allowed to land must show a passport issued within recent date for Tripolitania by the proper authority and visaed by the Italian authority at the port of embarkation.

Article 12.—Foreigners must, within two days of their arrival, present themselves at the Police Office for the registration of their passports, which will be countersigned by their respective Consuls here resident.

Article 13.—Italians or foreigners who arrived without having complied with the foregoing dispositions will be at once refused admission.

Article 15.—No person whether Italian, native or foreigner, will be allowed to embark for other ports in Tripolitania or Cyrenaica without a special authorisation on his passport.

Article 20.—Non-Italians wishing to leave must show a similar visa of recent date on their passports granted by their respective Consuls." 31-3

DEPARTMENT OF EXTERNAL AFFAIRS.

HIS Royal Highness the Governor General has received a despatch from the Secretary of State for the Colonies, dated 16th January, 1913, No. 51, notifying that on the 1st July, 1912, Denmark acceded to the International Copyright Convention signed at Berlin, 13th November, 1908. 31-2

DEPARTMENT OF EXTERNAL AFFAIRS.

14th January, 1913.

AN enquiry having been addressed, at the instance of the Canadian Government, to the Government of Italy, as to the authority of Italian Consular Officers to receive moneys awarded by Canadian Courts to Italian subjects not resident in Canada, the reply contained in the following despatch has been received to the effect that Italian Consular Officers have such authority to receive articles and money due to Italian subjects not resident in Canada :—

From the Secretary of State for the Colonies to the Governor General.

Reference to previous despatch Governor General, No. 465, 23rd August.

CANADA, No. 874.

DOWNING STREET,
20th December, 1912.

SIR,—I have the honour to transmit to Your Royal Highness, for the information of Your Ministers, the papers noted below on the subject of the payment by the Canadian Courts of compensation and other awards to Italians not resident in Canada.

I have, &c.,

L. HARCOURT.

The Officer administering the Government of Canada.

No. 39 Consular.

ROME, 9th December, 1912.

SIR,—On receipt of your despatch No. 47 Consular of the 10th September last, on the subject of the payment by the Canadian Courts of compensation and other awards to Italians not resident in Canada, Mr. Dering addressed a note to the Italian Government in

the sense of the letter of August 21 from the Canadian Department of External Affairs.

In reply to this note the Italian Minister for Foreign Affairs states that Italian Consular Officers are authorized by the consular regulations to receive from the local authorities, or from the representatives of the person entitled to them, articles and money due to Italian subjects not resident in the country concerned, and that their receipt is valid. The procedure followed is that the money is transmitted by the Consular officer to the Italian Ministry of Foreign Affairs, which hands it over to the competent judicial authorities (or to the Italian consul abroad as the case may be), who effect the payment and obtain receipts from the parties concerned; such receipts are usually lodged in the archives of the Ministry, but if it is so desired they can be transmitted to the authorities abroad who made the original payment. This latter course is frequently adopted in the case of small inheritances and of compensation for accidents to workmen received in Great Britain and some of her dependencies, e.g. the Union of South Africa, by Italian Consuls for transmission to the heirs in Italy.

It is pointed out that the method of transmission outlined above is an absolutely safe one and that no expense whatsoever is incurred by the persons to whom the money is due. It is admitted that it takes some time and it is suggested that if cheques, made out by the Canadian authorities in favour of the person entitled, were used there might be some saving in this respect; on the other hand the recipients might, if residing in remote country districts, as would usually be the case, find it difficult to get the cheques cashed.

The Minister for Foreign Affairs concludes by stating that his Department will do everything in its power to facilitate the transmission to the heirs of any sums entrusted to Italian Consular Officers by the Canadian authorities.

I have, &c.,

[Signed] R. RODD.

The Right Honourable

Sir E. Grey, Bart., K.G., M.P., &c..

29-3

DEPARTMENT OF EXTERNAL AFFAIRS.

HIS Royal Highness the Governor General has received a despatch from the Secretary of State for the Colonies, dated 3rd January, 1913, notifying that on the 1st November, 1912, the Netherlands acceded to the International Copyright Convention signed at Berlin, November 13, 1908. 30-2

ORDERS IN COUNCIL.

[126]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 20th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General is pleased to Order as follows :—

Section 1 of the Regulations for the Entry of Naval Cadets, established by Order-in-Council of the 26th September, 1910, is hereby amended by providing that candidates must be between the ages of 14 and 16 years on the 1st July immediately following date of examination.

Section 3 of the said Regulations is hereby amended by providing that the entrance examination will be held annually in the month of May instead of November as at present.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

31-3

[194]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council, in virtue of the provisions of section 27, chapter 113, of the Revised Statutes of Canada, 1906, is pleased to grant permission to change the name of the steamer "Charles Lemcke," of Owen Sound, Ontario, official number 126058, to that of "Henry Pedwell."

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

31-2

[212]

AT THE GOVERNMENT HOUSE AT OTTAWA

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to establish a permanent Harbour Headline beyond which breakwaters, wharves, piers and other structures shall not in future be built, at Prince Rupert, in the Province of British Columbia, according to plan and description, copy of which may be seen at the office of the District Engineer of the Department of Public Works, at Prince Rupert, or at the Department of Public Works at Ottawa.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

31-3

[6]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order that, in addition to the British countries enumerated in section 3 of paragraph 1 of the Customs Tariff 1907, an Act respecting the Duties of Customs, and pursuant to section 4 of the said Act,—the benefits of the British Preferential Tariff be extended to and apply on goods the produce or manufacture of the following countries, subject to the provisions of the said Act, that is to say,—

Swaziland,
Basutoland,
Bechuanaland Protectorate,
Northern Rhodesia,
Nyasaland Protectorate,
Uganda Protectorate,
East Africa Protectorate,
Protectorate of Northern Nigeria,
Colony and Protectorate of Southern Nigeria,
Gold Coast,
Sierra Leone,
Gambia,
Somaliland Protectorate,
Federated Malay States,
British North Borneo,
Sarawak,
Brunei,
Mauritius and Dependencies thereof,
Seychelles,
St. Helena,
Ascension,
Friendly or Tonga Islands,
Fiji,
Falkland Islands,
British Honduras.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

31-3

[196]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of the government of the Province of Saskatchewan to have the fractional S. E. $\frac{1}{4}$ of Section 28, Township 43, Range 16, west of the third meridian, vested in His Majesty King George the Fifth in the right and to the use of the said Province, for the purpose of a site for asylum grounds;

And whereas the homesteader of the said quarter-section has surrendered his rights thereto to the Crown, and the Minister of the Interior is of the opinion that the application should receive favourable consideration,—

Therefore, His Royal Highness the Governor General in Council is pleased to Order that the said fractional S. E. $\frac{1}{4}$ of Section 28, Township 43, Range 16, west of the third meridian, shall be and the same is hereby vested in His Majesty King George the Fifth in the right and to the use of the Province of Saskatchewan.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

31-4

[96]

AT THE GOVERNMENT HOUSE AT OTTAWA

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 8th January, 1913, that in June, 1906, the fractional S. $\frac{1}{2}$ of Section 23, Township 11, Range 15, west of the Fourth Meridian, lying south of Belly River and containing 79 acres, was sold by public auction to Mr. George E. Hunter at the current rate of \$3.00 an acre, payment in full for which has since been made.

The Minister recommends, as it has since transpired that Mr. Hunter was, at the time of the sale, an employee of the Department of the Interior, that, under the provisions of section 84 of The Dominion Lands Act, the sale of the above land to Mr. Hunter be confirmed.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[3578]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 24th day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Adam Calleho for a free grant of Lot numbered 3, Flying Shot Lake Settlement, in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title;

And whereas evidence has been submitted showing the applicant to have been in actual occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, is pleased to authorize and doth hereby authorize a free grant to Mr. Calleho of Lot numbered 3, Flying Shot Lake Settlement, in the Province of Alberta, containing by admeasurement 128 acres, more or less.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

28-4

[1895]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 3rd day of October, 1911.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

THE Minister of the Interior states under date 3rd August, 1911, that authority has been granted under the provisions of The Irrigation Act to the Southern Alberta Land Company, Limited, to construct a system of irrigation works taking water from Bow river at a point on the southeast quarter of Section thirty-one, Township twenty-one, Range twenty-five, west of the Fourth Meridian, and that, pursuant to such authority, the said company has surveyed and partly constructed a canal from the said point of intake to and across the tract of land to be irrigated ;

The Minister observes that by authority vested in him by section 54 of The Irrigation Act, regulations have been made for granting free right of way for irrigation canals and ditches, such right of way to include, in addition to the width of the canal or ditch, a marginal strip not exceeding twenty feet on one side and ten feet on the other side of the said canal or ditch, to give access to the same for purposes of operation and repairs ; provision having also been made in the said regulations for granting a greater width, not exceeding ten acres in all, when such shall be shown to be necessary for the effective operation of the irrigation system ;

Owing to the size of the canal now under construction by the aforesaid company, to the depth of the excavation at certain points and to the height of the fill at other points, it has been found necessary in some cases to allow a greater area to be included in the right of way in order to permit of the disposal of the excavated material and to afford adequate facilities for the maintenance of the works ;

All of the lands to which reference is hereinafter made are held under homestead or pre-emption entry and the entrants have in each case executed easements in favour of the Southern Alberta Land Company, Limited, granting right of way of the canal over the lands, the said easements being now registered in the Department of the Interior,—

The Minister, therefore, recommends that authority be given for granting free right of way, by license of occupation, to the Southern Alberta Land Company, Limited, for its works, through, over and upon the lands hereinafter described, not exceeding the area mentioned in each case and as shown on the plan of the said works filed in the office of the Commissioner of Irrigation and in the Department of the Interior and registered in the office of the Registrar of Land Titles at Calgary, in the province of Alberta, as Irr. 158, such grant to remain in effect for so long as the works herein referred to are used for irrigation purposes, viz :—

1. The southwest quarter of Section thirty, Township thirteen, Range seventeen, west of the Fourth Meridian, comprising twenty and two one-hundredths acres (20.02) more or less.

2. The northeast quarter of Section twenty-eight, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising eleven and thirty-one one-hundredths acres (11.31) more or less.

3. The southwest quarter of Section seventeen, Township fourteen, Range nineteen, west of the Fourth Meridian, comprising eleven and twenty one-hundredths acres (11.20) more or less.

4. The southwest quarter of Section thirty-one, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising fourteen and thirty-one one-hundredths acres (14.31) more or less.

5. The northeast quarter of Section twenty-four, Township fourteen, Range twenty, west of the Fourth Meridian, comprising eleven and ten one-hundredths acres (11.10) more or less.

6. The southeast quarter of Section twenty-three, Township thirteen, Range eighteen, west of the Fourth

Meridian, comprising twenty-one and thirty-five one-hundredths acres (21.35) more or less.

7. The northwest quarter of Section twenty-eight, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising thirteen and sixty-seven one-hundredths acres (13.67) more or less.

8. The southeast quarter of Section thirty-one, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising fourteen and thirty-one one-hundredths acres (14.31) more or less.

9. The southwest quarter of Section thirty-two, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising ten and thirty-eight one-hundredths acres (10.38) more or less.

10. The southwest quarter of Section nine, Township fourteen, Range nineteen, west of the Fourth Meridian, comprising twelve and twenty one-hundredths acres (12.21) more or less.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

30-4

Clerk of the Privy Council.

[97]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS a certified copy of an Order of the Lieutenant-Governor of Manitoba in Council, numbered 19749 and dated the 25th of October, 1912, has been filed in the Department of the Interior, requesting the Government of the Dominion of Canada to reserve the land required for a public highway through the south-east quarter of Section 30, Township 23, Range 4, east of the Principal Meridian ;

And whereas under section 13 of chapter 99 of the Revised Statutes of Canada, the Lieutenants-Governor of Manitoba in Council may, with the consent of the Governor in Council, where it is deemed advisable to do so for the purpose of settlement and colonization, direct roads to be opened through any unpatented lands, whether occupied or not, and whether such lands have been homesteaded, pre-empted, set apart or reserved for the benefit or use of any person, and the Governor in Council may thereafter on the report of the Minister of the Interior transfer such roads to the Crown in the right of the Province ;

And whereas the south-east quarter of Section 30, Township 23, Range 4, east of the Principal Meridian, in the province of Manitoba, is unpatented,—

Therefore the Governor General in Council is hereby pleased to authorize the Minister of the Interior to reserve therefrom the land comprised in the public highway as shown on the plan and described in By-law 35 of the Rural Municipality of Bifrost, passed on the twelfth day of October, 1910, which accompanied the copy of the Order of the Lieutenant-Governor of Manitoba in Council hereinbefore referred to, that is to say, a parcel of land described as follows :—

Beginning at the south-west corner of the said quarter section, thence northerly along the westerly boundary of the said quarter section a distance of 40 chains more or less to the north-west corner of the said quarter section ; thence easterly along the northerly boundary of the said quarter section a distance of one chain ; thence southerly and parallel to the said westerly boundary a distance of 40 chains more or less to the intersection with the southerly boundary of the said quarter section ; thence westerly along the said southerly boundary a distance of one chain more or less to the place of beginning, the said parcel containing an area of four acres more or less.

The Governor General in Council, in accordance with the provisions of section 13 of chapter 99 of the Revised Statutes of Canada, 1906, and on the report of the Minister of the Interior, is further pleased to order that the said public road or highway, as above described, be transferred to the Crown in the right of the Province of Manitoba.

RODOLPHE BOUDREAU,

30-4

Clerk of the Privy Council.

[95]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 7th January, 1913, that Mr. H. T. Holness located on certain unsurveyed land on the north side of the north branch of Sheep Creek, in the Rocky Mountains Forest Reserve, in the Province of Alberta, prior to the reservation being established, with the expectation that the lands would be finally surveyed and thrown open for homestead entry, and that he would obtain entry for a quarter section. Mr. Holness represents that he was given assurance from officers of the Department of the Interior that entry would be granted him so soon as the land was surveyed; that he has made improvements upon the said lands, consisting of a house, stable, fencing and breaking; that he has resided upon the land since 1907, and, if the reservation had not been established, would now be entitled to letters patent for the land as a homestead.

The Minister further states that, as the land upon which Mr. Holness is located may be of considerable value for water storage purposes, it is not considered advisable that it should be alienated from the Crown, and negotiations were therefore entered into with Mr. Holness to ascertain upon what conditions he would be prepared to surrender any rights that he might have acquired to the land; that Mr. Holness has agreed to execute a surrender of his rights to the land in question on payment of \$1,600, being \$10 per acre, and upon his being permitted to make homestead entry for a quarter-section of available Dominion Lands elsewhere, and obtaining letters patent therefor without being required to undertake any further homestead duties.

The Minister recommends that this arrangement be approved, and that he be authorized to pay the sum of \$1,600 to Mr. H. T. Holness from the vote for the protection of timber in Manitoba, Saskatchewan, Alberta, &c., and to grant him letters patent for a quarter-section of available Dominion Lands, upon his executing a surrender of any rights he may have to the land upon which he located.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[67]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of the Town of Waterous, in the Province of Saskatchewan, for a grant of fractional Legal Subdivisions 1 and 2 of Section 10, Township 32, Range 25, west of the second Meridian, for park purposes;

And whereas the Minister of the Interior is of the opinion that the application should receive favourable consideration, the land in question being available according to the records of the Department of the Interior,—

Therefore His Royal Highness the Governor General in Council is pleased, under the provisions of subsection (d) of section 76 of The Dominion Lands Act, to order that fractional Legal Subdivisions 1 and 2 of Section 10, Township 32, Range 25, west of the second Meridian, containing together 23.90 acres, and as shown coloured pink on the sketch attached hereto, be set apart and appropriated for park purposes and that a grant thereof be authorized to the Town of Waterous, in the Province of Saskatchewan, for the said purposes, such grant to contain the proviso that, should the grantee, its successors or assigns fail or neglect to use the said land at any time for the purposes aforesaid, the said land shall revert to the Crown.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[65]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 31st December, 1912, that Mrs. Josephine Hamelin has made application for a free grant of Lot numbered 32, Lesser Slave Lake Settlement, in her capacity of personal representative of her late husband, Pierre Hamelin, by virtue of his occupation of the land at the date of the extinguishment of the Indian title.

The Minister observes that evidence has been submitted showing the late Pierre Hamelin to have been in actual occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899, and letters of administration appointing the applicant administratrix of his estate have been filed in the Department of the Interior.

The Minister, therefore, recommends that,—under the provisions of subsection (c) of section 76 of The Dominion Lands Act,—a free grant be authorized to Mrs. Hamelin of Lot numbered 32, Lesser Slave Lake Settlement, in the Province of Alberta, containing by admeasurement 24 acres, more or less, in her capacity of personal representative of the late Pierre Hamelin.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30 4

[66]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 4th January, 1913, that Mr. Joseph St. Germain has applied for a free grant of Lot numbered 42, Shaftsbury Settlement, in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title.

The Minister observes that evidence has been submitted showing the applicant, through his agent, Mr. Charles St. Germain, to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899.

The Minister, therefore, recommends that,—under the provisions of subsection (c) of section 76 of The Dominion Lands Act,—a free grant be authorized to Mr. Joseph St. Germain of Lot numbered 42, Shaftsbury Settlement in the Province of Alberta, containing by admeasurement 14.2 acres, more or less.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[72]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council, in virtue of the provisions of section 27, chapter 113, of the Revised Statutes of Canada, 1906, is pleased to grant permission as follows:—

1. To change the name of the steamer "Zara", official number 98652, to that of "Solgar";
2. To change the name of the gasoline vessel "San Felice", official number 131158, to that of "Susie W.";
3. To change the name of the gasoline vessel "Ethel May", to that of "Aurora 2nd".

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-2

[62]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 10th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council, in accordance with the provisions of Part XII of the Canada Shipping Act, is pleased to order as follows :—

The following regulations in respect of vessels arriving in any public harbour in Canada from any port infected or suspected of being infected with bubonic plague are hereby added to the General Regulations for the Government of Public Harbours in Canada, as approved by Order in Council of 20th April, 1911, as sections 49a, 49b and 49c thereof :

49a. It shall be unlawful for any vessel coming from any port where bubonic plague is present or is suspected of being present, and entering any public harbour in Canada, to be docked or moored in still waters at a less distance from any wharf than six feet, and where owing to the strength of the current such distance from a wharf cannot be maintained, then the distance shall be as near to six feet as in the opinion of the harbour master circumstances permit.

49b. It shall be unlawful for any vessel coming from any port where bubonic plague is present or is suspected of being present, and entering any public harbour in Canada, to be secured or made fast to any wharf by any hawser or hawsers on which there is not placed a metal rat guard or funnel at least three feet in diameter, and at least three feet from such wharf.

49c. It shall be unlawful for any vessel coming from any port where bubonic plague is present or is suspected of being present, and entering any public harbour in Canada, to be connected with any wharf by a gangway which is not guarded by some person there for the purpose of preventing rats from leaving such vessel by such gangway, and all gangways shall be lifted when not in use.

RODOLPHE BOUDREAU,

29-3

Clerk of the Privy Council.

[3550]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 21st day of December, 1912.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date 5th November, 1912, that authority has been given, under the provisions of The Irrigation Act, to Messrs. John E. Enright and James C. Strong, of East End, Saskatchewan, to construct certain works for the diversion of water from Frenchman River, in Township 6, Range 22, west of the 3rd Meridian, for irrigation purposes, and that, by authority of Orders in Council dated 5th November, 1907, 29th July, 1909, and 29th October, 1910, certain lands were sold to Messrs. Enright and Strong for reclamation by means of irrigation, the total area so sold being 6,158.65 acres, of which 2,868 acres are to be irrigated.

The Minister further submits that, within the tract sold to Messrs. Enright and Strong for irrigation purposes, there lies a portion of the southwest quarter of Section 32, Township 6, Range 21, west of the 3rd Meridian, which, until recently, has been reserved for the use of the Royal North West Mounted Police at East End, Saskatchewan. This reservation has, however, now been cancelled, with the exception of the southwest quarter of legal subdivision 4 of the said Section 32. The remainder of this quarter section lies along the course of one of the main irrigation ditches constructed by Messrs. Enright and Strong, and a considerable proportion thereof can easily be irrigated from the said ditch.

That an application has been received from Messrs. Enright and Strong to purchase the southwest quarter of the said Section 32, for inclusion in their irrigation project.

The Minister, therefore, recommends that the southwest quarter of Section 32, Township 6, Range 21, west of the 3rd Meridian, excepting the southwest quarter of legal subdivision 4 thereof, be sold to James Carey Strong and Denham Norreys McLean, administrator of the estate of the late John Edward Enright, under the irrigation system, at the rate of \$3.00 per acre, one-fourth of which sum shall be paid within sixty days from the date of the sale and the remainder, together with interest at the rate of five per cent per annum, shall become due and payable upon the completion of the irrigation works. It shall be a condition of the sale that the irrigation works shall be completed to the satisfaction of the Minister of the Interior before letters patent are issued for the land sold, and that, if at the end of the period which may be granted for the construction of the irrigation works, such works have not been completed, the agreement to sell the lands may be cancelled and any amount paid on account thereof, or works constructed in connection with such irrigation system on the said land, may be forfeited to the Crown.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

28-4

Clerk of the Privy Council.

[94]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of the Ruthenian Catholic Mission of St. Basil the Great in Canada for a grant of 3.71 acres of land comprised in the north west corner of the S. W. $\frac{1}{4}$ of Section 22, Township 26, Range 32, west of the Principal Meridian, for church purposes ;

And whereas the customary requirements have been complied with and the Minister of the Interior is of the opinion that the application should receive favourable consideration,—

Therefore His Royal Highness the Governor General in Council, in virtue of the provisions of sub-section (d) of section 76 of The Dominion Lands Act, is pleased to set apart and appropriate for church purposes, 3.71 acres of land comprised in the north west corner of the S. W. $\frac{1}{4}$ of Section 22, Township 26, Range 32, west of the Principal Meridian, and to authorize a grant thereof to the Ruthenian Catholic Mission of St. Basil the Great in Canada for the said purposes.

RODOLPHE BOUDREAU,

30-4

Clerk of the Privy Council.

[51]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 11th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior, under date 14th December, 1912, reports that application has been made by The Northern Trading Company, Limited, of Edmonton, in the Province of Alberta, for a license of occupation of a portion of River lot 1 west, at Athabaska Landing Settlement, in the said Province of Alberta.

The Minister is of the opinion that, as it is proposed to move to the land applied for certain storehouses which have been constructed on the river road, the application should be granted.

The Minister, therefore, recommends that a license of occupation be issued in favour of The Northern Trading Company, Limited, for a period of five years at an annual rental of \$10, payable in advance and terminable at any time, upon sixty days' notice being given the licensees, for all that portion of River lot 1 West, at Athabaska Landing Settlement, in the Province of Alberta, which lies between the southern

ARTICLES FOR WHICH ALLOWANCES MAY BE DRAWN.

2. Appendix VI, page 49, after "5th, 48th and 91st Regiment, etc." *add*—

"38th Regiment	Jackets, serge rifle..	3	Price of Regula-
	Trousers, serge rifle.	3	tion pattern.
	Caps, forage.....	3	" "
	Leggings, D.S.....	10	" "
			(H.Q. 7-40-11.)
			(H.Q. 305-3-2.)

G. O. 14.

REGULATIONS FOR THE EQUIPMENT OF THE CANADIAN MILITIA, PART I, 1908.—AMENDMENT.

CHARGES FOR DEFICIENCIES.

Appendix XIII, paragraph 4 is cancelled and the following substituted therefor:—

"4. Full value of deficiencies will always be charged against the unit in the following cases—

(a) When the losses are abnormal: In these instances the Inspecting Officers will submit the case to the Divisional (or District) Commander for decision. (See (d) below.)

(b) For the following articles unless some very satisfactory reasons for making a proportionate charge are submitted to, and approved by, the Divisional (or District) Commander—

Saddles.
Bits, Portsmouth or Bridoon.
Stirrups.
Saddle blankets.
Bridles.
Head Collars.
Waist belts.
Water bottles and carriers.
Signalling equipment.
Whistles.
All articles of technical equipment.
All articles of importance equal to above.

(c) Proportionate charges will be made only for the unimportant articles of equipment and for those articles of equipment which, from their nature, are in constant use, and are liable to loss.

(d) Exceptions approved by the Divisional (or District) Commander under (a) and (b), will be reported without delay, to the Secretary, Militia Council, full particulars being given as to date of issue to the unit, and the circumstances under which the unit is relieved of the full value charge.

(H.Q. 305-1-1.)
(H.Q. 328-1-8.)

G. O. 15.

REGULATIONS FOR CADET CORPS, 1910, AMENDMENTS.

Books.

General Order 71, 1912, in so far as it concerns the last two books to be issued to Cadet Companies, is amended to read:—

' King's Regulations and Orders
for the Canadian Militia 1 per Cadet Corps, or 1 per Cadet Company, where the Company Headquarters are in different Schools or Towns.
Militia List (Quarterly)..... 1 per Cadet Corps, or 1 per Cadet Company, where the Company Headquarters are in different Schools or Towns."

(H.Q. 12-1-20.)

G. O. 16.

ESTABLISHMENTS, 1912-13.—AMENDMENTS.

Adverting to G. O. 59, 1912, the following amendments are authorized:—

1. Royal Canadian Dragoons—page 4, for "Lieutenants, 8" substitute "Lieutenants, 9", and, for "Adjutants, 2", substitute "Adjutant, 1."
(H.Q. 1-2-65.)

2. Regiment of Cavalry—page 19, delete the words "Normal Establishment".
(H.Q. 2-1-11.)

Page 20, after "Squadron Establishment" *add* "forming part of 4 Squadron Regiment".

Insert new table as follows:—

Rank.	Personnel.	Horses.
Squadron Establishment forming part of 3 Squadron Regt		
Major.....	1	1
Captain.....	1	1
Lieutenants.....	4	4
Squadron Sergeant-major.....	1	1
" Quartermaster Sergt.....	1	1
Sergeants.....	4	4
Farrier Sergeant.....	1	1
Machine Gun Sergeants (or Sergeant and Corporal).....	2(a)	2
Trumpeter.....	1	1
Corporals.....	6	6
Shoeing smiths.....	2	2
Saddler.....	1	1
Privates.....	74(b)	64
Privates, Machine Gun Section.....	4(a)	4
Driver, Transport.....	1(c)	2
Total Squadron.....	104	95

(a) This increase only as equipment becomes available, and Machine Gun Section reported on as efficient.

(b) 10 not mounted.

(c) For transport, 1 wagon per squadron.

3. Page 21:—3 Squadron Regiments, after 17th Regiment *add* "*" and *add* footnote—"*" At present on squadron establishment of a 4-squadron regiment."
(H.Q. 2-1-11.)

4. Page 57, Table XXVI—Corps Reserve, after "Artillery" *add*—
*Engineers.

" Majors.....	9
Captains.....	13
Lieutenants.....	44
Total.....	66

Add footnote—

*The following personnel, Corps Reserve, Canadian Engineers, may be added to the training establishment of units specified below, provided the same turns out 70% of its establishment for training—

Field Troop.	1 Captain.
	2 Lieutenants.
Field Company.	1 Major.
	1 Captain.
	4 Lieutenants.

(H. Q. 1-17-76).
(H.Q. 5-1-29.)

G. O. 17.

ORGANIZATION.

MILITARY DISTRICT No. 13.—The formation of a squadron of cavalry, with headquarters at Wetaskiwin, Alberta, is authorized. This squadron, together with the two independent squadrons of Light Horse at Red Deer and Pine Lake, Alberta, will form a three squadron regiment, with regimental headquarters at Red Deer, and will be designated "The 35th Central Alberta Horse."

(H.Q. 32-1-146.)

G. O. 18.

RIFLE ASSOCIATIONS.

The formation of the undermentioned rifle association is authorized :—

Civilian.

No. 601, Legion of Frontiersmen, with headquarters at Calgary, Alta.

(H.Q. 29-L-18.)

DISBANDMENT.

The disbandment of the undermentioned rifle associations is authorized :—

Military.

"B" Squadron, 17th Hussars, with headquarters at Rigaud, P.Q.

(H.Q. 29-523-8.)

Civilian.

No. 150, Kinnear's Mills, with headquarters at Kinnear's Mills, P.Q.

(H.Q. 29-119.)

No. 165, West Isles, with headquarters at Fair Haven, N.B.

(H.Q. 29-95.)

By Command,

V. A. S. WILLIAMS,
Colonel,
Adjutant General.

GOVERNMENT NOTICES.

COPYRIGHTS

Entered during the week ending 29th January, 1913, at the Department of Agriculture—Copyright and Trade Mark Branch.

26669. "Nur Die Figur." Text von Adolf Philipp. Musik von Jean Briquet und Adolph Philipp. Jerome H. Remick & Company, New York, N.Y., U.S.A., 23rd January, 1913.

26670. "Welcome Home." By Irving Berlin. (Words and Music.) Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 23rd January, 1913.

26671. "Mary and the Infant Christ." (Photograph of an Artistic Work.) Ryan & Duffee, Inc., Boston, Massachusetts, U.S.A., 23rd January, 1913.

26672. "Wood Duck." (Print.) Dominion Cartridge Co., Limited, Montreal, Que., 24th January, 1913.

26673. "Snipe." (Print.) Dominion Cartridge Co., Limited, Montreal, Que., 24th January, 1913.

26674. "Grouse." (Print.) Dominion Cartridge Co., Limited, Montreal, Que., 24th January, 1913.

26675. "Reindeer." (Print.) Dominion Cartridge Co., Limited, Montreal, Que., 24th January, 1913.

26676. "Squirrel." (Print.) Dominion Cartridge Co., Limited, Montreal, Que., 24th January, 1913.

26677. "Moose." (Print.) Dominion Cartridge Co., Limited, Montreal, Que., 24th January, 1913.

26678. "Wolf." (Print.) Dominion Cartridge Co., Limited, Montreal, Que., 24th January, 1913.

26679. "Prairie Chicken." (Print.) Dominion Cartridge Co., Limited, Montreal, Que., 24th January, 1913.

26680. "Portrait de Mgr. l'Evêque E. A. LeBlanc, Evêque de St. John, N.B." (Photo.) André D. Cormier, Dorchester, Nouveau-Brunswick, 25 janvier 1913.

26681. "Où Acheter Demain." (Annonce classifiée.) L. P. Deslongchamps, Montréal, Qué., 25 janvier 1913.

26682. "Tickle the Ivories." (Rag.) By Wallie Herzer. (Music.) Jerome H. Remick & Company, New York, N.Y., U.S.A., 25th January, 1913.

26683. "Rietta Waltz." By I. S. Gorbovitzky. (Music.) I. S. Gorbovitzky, Winnipeg, Manitoba, 27th January, 1913.

26684. "Songs for Men and Boys." By Rev. J. Melvin Smith. (Book.) J. Melvin Smith, Niagara, Ont., 27th January, 1913.

26685. Manitoba Government Telephones Official Directory, Winnipeg and St. Boniface. Number 15. December, 1912." (Book.) Manitoba Government Telephones, Winnipeg, Manitoba, 27th January, 1913.

26686. "The Canadian Torrens System with special reference to the Statutes of Manitoba, Saskatchewan and Alberta and of the Dominion of Canada, and with a collection of Forms, Statutes and Leading Cases." By Douglas J. Thom, B.A. (Book.) Burroughs & Company, Limited, Calgary, Alberta, 27th January, 1913.

26687. "Miller's Canadian Farmers' Almanac. 1913." (Book.) Robert Miller, Montreal, Qué., 29th January, 1913.

26688. "My Parcel Post Man." Words By Bert Kalmar. Music by Harry Puck. Waterson, Berlin & Snyder Company, New York, N. Y. U.S.A., 29th January, 1913.

26689. "Take me to Roseland, My Beautiful Rose." Words by Jack Strouse and Ed. Johnson. Music by Nat Osborne. Waterson, Berlin & Snyder Company, New York, N. Y., U.S.A., 29th January, 1913.

26690. "The Ontario Law Reports, 1912." Volume XXVII. Part 3. Editor: Edward B. Brown, K.C. Law Society of Upper Canada, Toronto, Ontario, 29th January, 1913.

INTERIM COPYRIGHTS.

1491. "Science of Love and Marriage." By Max S. Borchert. (Literary Work.) Max S. Borchert, Mentor, Minnesota, U.S.A., 23rd January, 1913.

1492. "The Miracle." In 4 Parts. (Moving Picture Photographs.) Dominion Feature Film Company, Limited, Montreal, Que., 27th January, 1913.

GEO. F. O'HALLORAN,

31-1 Deputy of the Minister of Agriculture.

CIVIL SERVICE COMMISSION.

PUBLIC Notice is hereby given that a general competitive examination for naval cadets in the Naval Service of Canada, will be held under the direction of the Civil Service Commission of Canada on Wednesday, the 14th day of May, 1913, and following days, at Halifax, Yarmouth, Sydney, Charlottetown, St. John, Fredericton, Moncton, Quebec, Sherbrooke, Montreal, Ottawa, Kingston, Toronto, Hamilton, London, Sault Ste. Marie, Port Arthur, Winnipeg, Brandon, Regina, Saskatoon, Calgary, Edmonton, Nelson, Vancouver and Victoria.

Parents or guardians of intending candidates may obtain all necessary information, copies of the rules and regulations, and forms of application from the Secretary of the Commission, either on personal application or by writing.

Applications from intending candidates must be filed with the Secretary, Civil Service Commission, Ottawa, on or before the 15th April next. No exception can or will be made to this rule.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, January 29, 1913.

31-1

INSURANCE DEPARTMENT,

OTTAWA, January 30, 1913.

NOTICE is hereby given that a license, No. 334, has this day been issued to The North American Accident Insurance Company, for the transaction throughout Canada of the business of Accident Insurance and Plate Glass Insurance. The head office of the company is established in the City of Toronto, and H. E. Ridout has been appointed chief agent.

W. FITZGERALD,
Superintendent of Insurance.

31-4

Northern Realty Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of January, 1913, changing the name of "Northern Realty Company, Limited," to that of "Realty Holding Company of Winnipeg, Limited."

Dated at the office of the Secretary of State of Canada, this 23rd day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

30-2

Lord, Bourbonnais et Perron, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of January, 1913, incorporating Donat Lord and Jeffrey Lord, manufacturers, Joseph Nestor Perron, accountant, all three of St. Pierre aux Liens; Elfége Bourbonnais, contractor, and Joseph Léonie Bourbonnais, carpenter, both of Lachine, all in the Province of Quebec, for the following purposes, viz:—(a) To deal in lumber and timber; to construct, purchase, sell and operate saw-mills, to prepare for market lumber and timber; to purchase, sell, exchange and exploit timber limits and timber licenses, to prepare for the market and to manufacture any building materials generally, iron, steel, wood, cement and other similar materials; (b) To construct, sell, operate brick-yards and the products thereof, quarries and their products, and to render merchantable, sell, purchase natural and artificial stone, cement and other similar products; (c) To carry out contracts for the construction and repair of houses or public or private buildings, public or private roads and streets generally, and for macadamising, paving, and to construct sidewalks, sewers, and to prepare and manufacture any and all things which may be used in such works; (d) To purchase, sell or exchange, and to manufacture any and all things used in the erection of buildings or to repair the same, such as paints, cement, glass and hardware generally; (e) To purchase, sell and exchange and exploit lands, immovable property and lots, and to subdivide, sell and lease the same, and to erect buildings thereon, and to sell, exchange and operate the same; (f) To acquire, sell or exchange interests or shares in any other companies; (g) To remunerate any persons for services rendered in placing or assisting to place or guaranteeing the placing of shares of stock of this company, or in or about the formation or promotion of the company or the conduct of its business; (h) To carry on any and all powers hereinbefore mentioned as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (i) To do all such other acts and things germane to the above objects or conducive to the attainment of such purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Lord, Bourbonnais et Perron, Limitée," with a capital stock of one hundred thousand dollars, divided into 2,000 shares of fifty dollars each, and the chief place of business of the said company to be at the Town of Lachine, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 22nd day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

30-2

The North Alberta Coal Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of January, 1913, incorporating Charles Bethune Lind-

sey, student, Arthur Frank White and Reginald Theodore Thompson, clerks, Alan Sterling Muirhead, secretary, and Charles Wilton Fleming, accountant, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To search for, prospect, examine and explore lands and grounds in Canada supposed to contain coal, precious metals, petroleum, marl, clay and other minerals, and to search for and obtain information regarding mines, mining districts, claims and localities; To mine and extract coal and produce petroleum and generally to carry on the trade or business of colliery proprietors, oil producers and refiners, miners and engineers in all their branches, and also the trade or business of carriers by water of coal, minerals and other freight; (b) To acquire by purchase, lease, surrender, hire, pre-emption, gift, exchange or by location or shares or otherwise and own and hold under any legal title, coal, petroleum and mineral lands or lands assumed or reported to cover or contain deposits of coal, precious metals, marl, clay or other minerals, or petroleum or like deposits, mining lands, properties, mining locations or claims, surface rights, rights of way, water rights and privileges and the right to explore, prospect, develop or operate same in the Dominion of Canada, and to let or sublet any property of the company for mining or other purposes; (c) To search for, get, work, quarry, raise, make merchantable, produce, mill, smelt, reduce, purchase and sell coal, coke, lignite, sandstone, fire clay, iron, gold, silver, copper, asbestos and other minerals and to develop coal and mineral lands held by the company; to make fire bricks and manufacture gas and other products from coal, the products of the mines of the company and to manufacture timber, saw logs, sawn lumber and lumber of all kinds upon any lands acquired or owned by the company; (d) To manufacture and sell cement and products into which cement enters, either as a part or as a whole, to dig, mine, dredge or otherwise procure marl, clay or other minerals necessary to the manufacture of cements and other products aforesaid; (e) To develop the resources of the lands and hereditaments of the company by clearing, draining, improving, building upon, mining, lumbering on and otherwise improving and dealing with same, to lay out such lands with streets, lanes and squares or otherwise and to dedicate the same, if so required, to public use; (f) To purchase, acquire, manufacture and sell all kinds of goods, chattels, effects, articles and produce of every description (except wines, spirits and fermented and other intoxicating liquors); (g) To build, acquire, own, charter or lease, navigate and use steam and other vessels for the purposes of the company; (h) To construct, maintain, lease, acquire by sale, work and operate ditches, flumes and water or other hydraulic rights necessary for the purpose of the company; (i) To build, construct and maintain all necessary railways, wharves and warehouses, piers and docks, and to make, build, provide and carry on, use and work ropeways to be operated by steam, electric and other power, to build, construct and maintain reservoirs, aqueducts, canals, dams, water powers, roadsteads and other works necessary or convenient for the objects of the company, and to contribute to the expense of constructing, maintaining, improving and using any of such works; (j) To acquire and utilize water power for the purpose of compressing air or generating electricity for lighting, heating and motor purposes in connection with the buildings and works of the company, with authority to sell or otherwise dispose of the surplus electricity or power generated by the company's works; (k) To purchase or acquire any exclusive rights, patent rights or privileges in connection with the business of the company and any license to use and work the same, and to sell or lease any patent or patents acquired by the company or any right of selling, using or manufacturing thereunder respectively; (l) To purchase or otherwise acquire from any person, partnership or company all or any business within the objects of this company and any lands, property, privileges, rights, contracts and liabilities appertaining to the same and in connection with any such purchase to undertake the liabilities of any person, partnership, association and company; (m) To enter into any arrangement for sharing profits, union of in-

terest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to guarantee the bonds or contracts or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold or otherwise deal with the same ; (n) To promote any company or companies for the purpose of acquiring all or any of the property or liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit the company ; (o) To purchase or acquire, hold, transfer, sell and dispose of shares, stocks, debentures or securities in any other company having objects similar altogether or in part to those of this company or carrying on business capable of being conducted so as directly to benefit this company ; (p) To sell or otherwise dispose of the undertakings or any part thereof for such consideration as the company shall see fit, and in particular for shares, debentures, stock or securities of any other company having objects altogether or in part similar to any of those of this company ; (q) To amalgamate with any other company having objects altogether or in part similar to those of this company ; (r) To engage in any business or transaction within the company's objects in partnership or otherwise in connection with any person or company ; (s) And generally to do all such other things as are incidental or conducive to the attainment of the objects aforesaid or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The North Alberta Coal Company, Limited," with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 22nd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

National Builder's Supply and Enamel Concrete Brick Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of January, 1913, incorporating Alexandre Papineau Mathieu and Armand Mathieu, advocates, Joseph Adhémar Ogden, notary, and Marie Lacelle, stenographer, all of the City of Montreal, in the Province of Quebec ; and Michael Murray Hackett, of the Town of Chambly, in the said Province of Québec, accountant, for the following purposes, viz :—(a) To manufacture, import, export, purchase, sell and deal in all kinds of brick, tiles, water, drain and sewer pipes and connections, junctions, elbows, bends, traps, syphons, cesspools, flues, natural and artificial linings, sinks, closet, hoppers and all kinds of clay goods, to manufacture plaster and other plastic materials and all their by-products ; (b) To manufacture, purchase, sell or otherwise deal in machinery, tools, appliances and materials of every description used in works, plants and operations aforesaid, and to act as agent brokers or on commission in purchasing or otherwise dealing in the articles aforesaid ; (c) To acquire by purchase, lease or otherwise clay, shale and deposits, timber areas, peat bogs, lands, mines, minerals and mining rights or interest therein, and to work, operate, develop and maintain or otherwise deal in manufactured and unmanufactured products and by-products of same ; (d) To inter into any agreement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transactions which this company is authorized to carry on, and to take or otherwise acquire, shares and securities of any such company, and to sell,

hold or re-issue, with or without guarantee, or otherwise deal in the same ; (e) To remunerate with the approval of the shareholders by payments in cash, shares or otherwise, any person or company, for services rendered in placing or assisting to place, or guaranteeing the placing of any shares in the company's capital stock or any debentures or other securities of the company or in the conduct of the business ; (f) To contract for, build, construct and equip public and private works of every description, and to acquire, hold, sell, dispose of, supply, manufacture and produce all kinds of materials for use in the construction and equipment of such public and private works, and to sublet any or all such contracts ; (g) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, undertakings and business of any such corporation and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company ; (h) To sell or otherwise dispose of the undertakings of the company or any part thereof for such consideration as the company may deem proper, and in particular for shares, debentures or securities of any other company, having objects in whole or in part similar to those of this company ; (i) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or which might be of value to the company, and to issue paid-up or partially paid-up shares of the company in consideration or part consideration thereof, and to lend money to and to guarantee the contracts of, or to otherwise assist any person, firm or company with which this company may have business relations ; (j) To acquire, purchase, sell, deal in outright or on royalty, patented devices of all kinds and patents thereof or to apply for patents or any devices so purchased or acquired, and to acquire, purchase, sell, register, lease or license on royalty or otherwise, and to hold, use, own, operate, introduce, sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and process under registration or otherwise useful to the business of the company, and to use, exercise, develop, grant licenses in respect thereof or otherwise turn to account any such trade marks, trade names, inventions, licenses, processes and the like, or any such other property or rights ; (k) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ; (l) To issue paid-up shares, bonds, debentures or other securities of the company, in payment or part payment for any property or rights which may be acquired by, or for any services rendered, or for any work done for the company or towards the payment or satisfaction of debts and liabilities owing by the company, or to accept in payment of any debts due to the company, stock, shares, bonds, debentures or other securities of any company ; (m) To construct, maintain, alter, make, own and operate on property owned or controlled by the company, and on property adjacent thereto all such reservoirs, dams, flume, race and other ways, works, booms, elevators, improvements, sluice ways, water powers, aqueducts, wells, ditches, canals, wharves, slide piers, roadways, log rolls and any other erections and works as may be necessary ; (n) To invest moneys of the company not immediately required in such manner as may from time to time be determined by the company ; (o) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or other securities of any other company or which the company may have power to dispose of ; (p) To acquire by purchase, concession, exchange or other legal title and to construct, erect, operate, maintain and manage all factories, shops, stores, houses, saw-mills, hotels, depots, machine shops, engine houses and all other structures and erections necessary for its business and all other property movable and immovable, necessary and useful for the carrying on of any of the purposes of the company, and to lease, sell and dispose of the same ; (q) To purchase, sell, manufacture, let,

hire, import, export and deal in all kinds of goods, wares or merchandise which may be required for the purpose of any of the said businesses or which may seem capable of being profitably dealt with in connection with any of the said businesses of the company ; (r) To acquire, develop and operate any water power or water powers and to generate, produce and accumulate steam, gas, electricity or other motive power for the production of light, heat and power for the purposes of the company, with the power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat and power purposes to any person or corporation on such terms as may be agreed upon, provided that the foregoing powers, when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf ; (s) To carry on any other business (manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with any of the above specified business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's properties or rights, and to do all acts, and exercise all powers incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable, the company to profitably carry on its undertakings ; (t) To acquire by lease, purchase, license or otherwise and to sell, license or otherwise dispose of trade marks, trade names, and design patents ; (u) To build, purchase, acquire, charter, lease, operate and manage boats, steamboats, gasoline launches, vessels, tugs, barges or any other conveniences for the transportation of freight and passengers by water and by land ; to construct, purchase, lease, acquire, maintain and manage docks, wharves, piers and other convenient terminal facilities ; (v) To enter into any arrangement with any authority federal, provincial, municipal and local or otherwise that may be conducive to the company's objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "National Builder's Supply and Enamel Concrete Brick Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 8th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

The Dominion Traction and Lighting Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 16th day of January, 1913, incorporating William Alfred James Case, solicitor, James Broadbent Taylor, accountant, Clifford Gordon Lynch, secretary, and Harris Earle Wallace and Lowell Wallace Wood, students-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—(a) To carry on the business of producing, acquiring, purchasing, storing, using, selling, supplying, and disposing of gas, both artificial and natural, electricity and electric motive force or other agency, hydraulic, pneumatic, or otherwise, to all purchasers and takers and to do all acts necessary or useful in carrying on such business subject to local and municipal regulations ; (b) To construct or acquire by lease, purchase or otherwise and to maintain and operate works and appliances for the production of gas, whether natural or artificial, and of electricity and of electric, pneumatic, hydraulic or other power or force and lines, mains, wires, forks, tunnels, conduits and other works and appliances for the sale, delivery and transmission of same under or above ground, and therewith to convey, conduct, furnish or receive such gas or electric, pneumatic, hydraulic or other power or force to or from any company or companies, person or

persons at any place, through, over and along or across any public highway, bridge, viaduct, railway, water course or over or under any waters, provided the consent of owners of property or of municipal corporations affected shall have been given to the exercise of such rights, privileges and powers ; (c) To produce, buy, sell, import, export and distribute electricity or natural gas for the purpose of light, heat and power ; (d) To construct or acquire by lease, purchase or otherwise and to operate in connection with the works and business of the company and for the purposes thereof lines of telegraph or telephones or other works or means of communication on property owned, leased or under control of the company by permission of the owners thereof for purposes of the company ; (e) To carry on any other business, whether manufacturing or otherwise capable of being conveniently carried on in connection with its business, or which the company may desire to carry on in conjunction with its business ; (f) To acquire or undertake the whole or any part of the business property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ; (g) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired ; (h) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ; (i) To aid any industry or enterprise agreeing to use or using power, gas, light or heat supplied by the company and to acquire shares in such company or concern and to take and own the securities or obligations of any such company and to manage any such company or industry ; (j) Notwithstanding section 44 of The Companies Act to take or otherwise acquire and hold securities of or shares in any other company having objects altogether or in part similar to those of the company or in any other company carrying on any business capable of being conducted so as directly or indirectly to benefit the company or in any other company in which the company deem it advantageous to hold securities and shares ; (k) To enter into any arrangements, with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ; (l) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, or its predecessors in business, or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ; (m) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company ; (n) To purchase, take on lease or in exchange, hire or otherwise acquire any personal pro-

erty and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant and stock-in-trade ; (o) To construct, improve, maintain, work, manage, carry out or control any roads, ways, railway sidings and branches on lands owned or controlled by the company, bridges, reservoirs, water courses, wharves, manufactories, warehouses, electric works, shops stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof ; (p) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ; (q) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, if authorized so to do by the vote of a majority in number of the shareholders present or represented by proxy, at a general meeting duly called for considering the matter and holding not less than two-thirds of the issued capital stock of the company ; (r) To apply for an Act of Parliament for any purpose which may seem expedient to the company ; (s) To pay out of the funds of the company the costs of organization ; (t) To distribute in specie amongst the shareholders of the company any of its property or assets ; (u) To acquire and dispose of any property, including shares of stock in and bonds and evidences of indebtedness of any corporation or corporations and do any and all other acts and exercise any and all other powers necessary for the proper conduct of its business ; (v) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Dominion Traction and Lighting Company, Limited," with a capital stock of twelve million five hundred thousand dollars, divided into 125,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 22nd day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

30-2

Macdonald Car Buffer, Limited.

(CORRECTED NOTICE)

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of January, 1913, incorporating Maurice Alexander, advocate, Patrick Clarke Dwyer, manager, Darley Burley Smith, clerk, and Jean Gustave Mignault, student-at-law, all of the City of Montreal, in the Province of Quebec, and Jennie Louise Lawrence, of the City of Westmount, in the said Province of Quebec, stenographer, for the following purposes, viz :—(a) To carry on the business of general merchants, lumbermen, lumber and timber merchants in all branches, manufacturers of sashes, doors and woodenware of all kinds, builders and contractors for the construction of buildings and works of all kinds and manufactures and everything employed in or about the same, and manufacturers generally of any and all articles and things in which metal, stone, brick, wood or any or either of them forms a component part ; (b) To manufacture all kinds of cars, car buffers, conveyances and railway equipment of every kind and material and all appliances and specialties used in connection therewith and in relation thereto ; (c) To smelt, concentrate, dress, in any or every manner, by any or every process, and to manufacture iron, minerals, and metallic or other products, and for such purposes to make, build and execute all necessary and proper works, and to do all necessary and proper acts, and to

erect and maintain all suitable furnaces, forges, mills, engines, houses and buildings ; (d) To acquire, hold, lease, dispose of and generally to deal in and with mines, mining lands and mining rights, to mine any and all metals, to engage in mining in all its branches, to sell and dispose of and generally deal with its products ; (e) To acquire, hold, lease, dispose of and generally deal with and in timber lands, timber limits, and timber licenses, to cut, mill, buy, sell, prepare for market and deal in timber and lumber ; (f) To construct, improve, operate, maintain, develop or manage, carry out or control roads, ways, bridges, reservoirs, water courses, wharves and vessels calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof ; (g) To own and operate, either by steam, electricity or other power, tramways and railway sidings on or over lands owned or controlled by the company, or on or over lands adjacent to the lands of the company, with the consent of the owner or holder thereof ; (h) To acquire and take over as going concerns the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such companies ; (i) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertakings, property, liabilities and franchises of the company to any other person or company, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company ; (j) To apply for, obtain, register, purchase, lease or otherwise acquire, and to hold, use, own, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents, inventions, improvements and processes used in connection with or secured under letters patent of the Dominion of Canada or elsewhere, or otherwise ; and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, patents, licenses, processes and the like, or any such property or rights ; (k) To purchase, take or acquire, by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint ; (l) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ; (m) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined ; (n) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company ; (o) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; (p) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that

may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (g) To do all or any of the matters hereby authorized, either alone or in conjunction with, or as factors, trustees or agents, for any other companies or persons, or by or through any factors, trustees or agents; (r) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (s) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Macdonald Car Buffer, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 23rd day of January, 1913.

THOMAS MULVEY,

31-2 Under-Secretary of State.

McLaren Lumber Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of January, 1913, incorporating Robert Cleugh Levesconte and Vernon Joseph Callen, barristers-at-law, Henry Dreamy and James Clement Ritchie, brokers, Burnett Webster, accountant, and Eva Lena Bradley and Helen Mary Todd, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To acquire, construct, erect, establish, maintain and operate mills and factories for the manufacture and production of timber and lumber and any and all articles of which wood is a component part, and to manufacture, purchase, deal in and sell timber and lumber of all kinds and all products of wood and by-products thereof and all articles made therefrom, or used in connection therewith, and all other things necessary or incidental to the carrying on of the business of lumbering in all its branches, and to carry on a general ranching business; (b) To construct, acquire, operate, maintain and manage mills and factories for the manufacture and production of mechanical and ground wood pulp, sulphite pulp, paper, card board, paper materials and any and all ingredients or products or compounds thereof, and all articles and substances made from any of the aforesaid articles or used or useful in connection therewith, and to manufacture, purchase, deal in and sell all the said articles and any other substances, products or by-products thereof and generally to carry on the business of manufacturing wood pulp and paper in all its branches; (c) To acquire by purchase, exchange, lease, license, concession or otherwise, and to own, hold, control, operate, develop, improve, sell, exchange, lease or otherwise dispose of or deal with lands, timber berths and limits, timber licenses, timber lands, wood lands, timber and lumber of all kinds, mills and mill sites, water powers and privileges, grazing lands and other property, real and personal, necessary or useful for lumbering, manufacturing, ranching and other operations intended or desired to be carried on by the company; (d) To manufacture, buy, sell, distribute and supply light heat, water and power, provided, however, that any sale, distribution or transmission of electric, pneumatic or other power or force or gas for the purposes of light, heat or power beyond the lands of the company shall be subject to

local and municipal regulations in that behalf; (e) To carry on the business of merchants, general storekeepers and dealers in supplies and general merchandise for the purposes of the company and its employees and those doing business with it; (f) To acquire, build, erect, manage, maintain and operate and to lease, let, sell and alienate all necessary buildings, stores, warehouses, shops, depots, offices, houses, hotels and such other erections as may be necessary or expedient for the use or the employment of the company and others, and to operate, lease and dispose of the same; (g) To build, construct, acquire, own, hire, operate, manage, navigate and use steam and other boats, barges, scows and other vessels; (h) To issue fully paid-up shares, bonds or debentures of the company in payment or part payment of the purchase price of any property, real or personal, franchise, patent or other right, business or good-will thereof acquired by the company, or in payment of any services rendered or work performed for the company, or in purchase of the bonds, stock, property or assets of any other company having objects similar to those of the company; (i) To carry on any other business, whether manufacturing or otherwise, capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purpose of the company; (k) To apply for, purchase or otherwise acquire any patents, licenses, concessions, trade marks, trade names, industrial designs, grants, copyrights or other firm or industrial property and the like, conferring any exclusive or non exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (l) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (m) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (n) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (o) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, or its predecessors in business, or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (p) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company, and to amalgamate with any other company;

(q) To construct, improve, maintain, work, manage, carry out or control any roads, ways and tramways, branches or sidings on lands owned or controlled by the company, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (r) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (s) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (t) To sell or otherwise dispose of the undertaking of the company or any of its properties to any other company (whether promoted by this company or not), person, firm or corporation, and to accept by way of consideration for any such sale, transfer or disposal any shares, debentures, bonds or securities of any other company, notwithstanding the provisions of section 44 of the said Act; (u) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (v) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (w) The powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company; (x) To do all or any of the above things and all things authorized by the Letters Patent or Supplementary Letters Patent as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (y) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "McLaren Lumber Company, Limited," with a capital stock of one million two hundred and fifty thousand dollars, divided into 12,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 22nd day of January, 1913.

THOMAS MULVEY,

30-2

Under-Secretary of State.

Windsor Arcade, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of January, 1913, incorporating Gordon Walters MacDougall, King's counsel, Charles Alexander Pope, Gregor Barclay and William Bridges Scott, advocates, and Robert Edwin Moyse, student-at-law, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To purchase, lease or otherwise acquire and to own real estate; to sell, lease, convey, exchange, dispose of or otherwise deal with such real estate or any portion thereof, and to develop, improve and lay out any such property in building lots, streets, lanes, squares or otherwise and to construct dwelling houses and other buildings upon such real estate or any part thereof; to lease, own and operate hotels, apartment houses, warehouses and factory flats, and generally to carry on the business of building, owning, leasing, maintaining and operating all kinds of buildings to be used for any purpose, together with all forms of conveniences usual or necessary, or which can be advantageously furnished or supplied in connection there-

with; (b) To act as agents or attorneys for the management of estates, the sale of property, the investment, handling, loan, payment, transmission and collection of rents, interests, mortgages and other securities, and to make valuation and other investigations of real estate, and to act as insurance brokers and insurance agents; (c) To buy, sell and deal in any building requisites; (d) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any government, municipal or local authority, or with any person, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to guarantee contracts of, either with or without security, and to lend money to or to otherwise assist any such person, firm or company, or any person, firm or company undertaking to build on or improve any property in which the company is interested, and generally to such persons, firms or companies and upon such terms and conditions as the company may think fit; (e) To take and hold mortgages, hypothecs, liens or charges to secure the payment of the purchase price of any property sold by the company, or any money due to the company from purchasers, or advanced by the company to purchasers or others for building purposes or other improvements; (f) To guarantee the payment of money secured by or payable under or in respect of bonds, shares, contracts, mortgages, charges, obligations or other securities of any company or undertaking having objects altogether or in part similar to those of this company; (g) To acquire by purchase, lease or otherwise or undertake the whole or any part of the business, franchises, property, rights, or liabilities of any person, firm or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of the company; (h) To purchase, acquire, hold, transfer, sell and dispose of shares, stock, debentures or securities in any other company having objects similar in whole or in part to those of this company or carrying on business capable of being conducted so as to directly or indirectly benefit this company, notwithstanding the provisions of section 44 of The Companies Act; (i) To issue fully paid-up and non-assessable shares, bonds or other securities of the company in payment or part payment for any real or personal properties, rights or other assets acquired by the company by any title or for services rendered by way of promotion or otherwise; (j) To sell, lease, exchange or otherwise dispose of, in whole or in part, the property, rights or undertaking of the company for such consideration as may be agreed upon and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (k) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (l) To amalgamate with any individual, firm or corporation carrying on business with objects altogether or in part similar to those of this company, on such terms and conditions as may be deemed advisable; (m) To distribute among the shareholders of the company from time to time any specie, shares, bonds, debentures, securities and other property belonging to the company; (n) To do all such other things as are incidental or conducive to the attainment of any of the above objects, whether as principals, agents, brokers or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Windsor Arcade, Limited," with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,

30-2

Under-Secretary of State.

Canadian Independent Telephone Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1913, increasing the capital stock of "Canadian Independent Telephone Company, Limited," from the sum of three million four hundred and fifteen thousand and one hundred dollars to the sum of four million four hundred and fifteen thousand and one hundred dollars, such increase to consist of ten thousand preferred shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

The Goldsmiths' Stock Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of January, 1913, increasing the capital stock of "The Goldsmiths' Stock Company of Canada, Limited," from the sum of one hundred thousand dollars to the sum of two hundred and fifty thousand dollars, such increase to consist of fifteen hundred shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

Anglins', Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1913, incorporating Andrew Ross McMaster, of the City of Westmount, in the Province of Quebec, King's council; Talbot Mercer Papineau, advocate, Auguste Angers, student-at-law, and Minnie Bradley, secretary, of the City of Montreal, in the said Province of Quebec; and Gertrude Harriet Flawn, of the Town of Outremont, in the said Province of Quebec, secretary, for the following purposes, viz:—(a) To carry on the businesses of general contractors, engineers and builders for the erection, construction, alteration and repair of public and private works and undertakings, and to construct buildings of all kinds, both public and private, and to enter into contracts with any government, body corporate, association, firm or person for the construction of works of any and every description, and to sublet or otherwise dispose of the whole or any part of all contracts entered into for constructions above mentioned; (b) To acquire by purchase, exchange, lease or other title, and to hold, own or deal in, and to sell or otherwise dispose of all kinds of real estate and immovable property, lands, farms, lots, houses and buildings and any interests or rights connected therewith; (c) To develop, improve or in any other way deal with its own or other immovable property and to lay out and construct thereon roads, streets, lanes, squares, parks, water works and other works, and to aid by grants of money or otherwise in the construction or promotion thereof, or all other improvements calculated to enhance the value of the property of the company and render it more accessible and profitable; (d) To buy, sell, barter and deal in merchandise, goods, stores, implements, provisions, supplies and materials of every kind and description necessary or incidental to the carrying out of the objects of the company or required by it or its employees; (e) To make advances by way of loan or otherwise to customers and others having dealings with the company upon such security as may be deemed advisable, and to guarantee the fulfilment

of any obligation or undertaking of any other company, firm or individual having dealings with the company; (f) To operate, sell and otherwise dispose of all such transportation facilities, boats, horses, carts and traction engines as may be necessary in the conduct of its business or operation, and to carry on the business of carters and carriers for the purposes of the company; (g) To manufacture electricity, gas and all other means of generating light, heat and power, and to acquire, erect and maintain all such buildings, apparatus and equipment as may be necessary for the manufacture, distribution or transmission of such light, heat or power, provided, however, that any sale, distribution or transmission of such electric light, heat and power on the lands of the company shall be subject to local and municipal regulations; (h) To enter into any arrangements with any authorities, municipal, local or otherwise, which may seem conducive to the promotion of the company's purposes, and to obtain from such authorities any rights, privileges, franchises or concessions which it may be deemed advisable to obtain, and to exercise or comply with any such arrangements, rights, privileges or concessions, and for such purposes to acquire by purchase, lease or otherwise and to maintain, operate and develop water powers and other works, plant, building and machinery necessary or proper for the manufacture of such means of generating light, heat and power; (i) To buy, lease or otherwise acquire and to hold, own, operate, develop, sell or otherwise dispose of quarries, sand pits, gravel beds, mines and mineral lands, and to acquire, hold, sell, trade in, manufacture, import, export, dress, smelt, treat, assay, refine and otherwise make marketable and turn to account sand, cement, minerals and metals and their products and by-products; (j) To manufacture, buy, sell, and deal in timber, lumber, wood and pulp; (k) To buy, lease, acquire, construct, operate and dispose of saw-mills, planing-mills and other mills or factories, and to purchase, lease or otherwise acquire and to operate, hold and sell forest and timber lands; (l) To carry on any other business or undertaking which may seem to the company capable of being conveniently carried on in connection with any operation of the company's business, or calculated directly or indirectly to advance the company's interests; (m) To buy, acquire or subscribe for and to accept, hold or dispose of any shares, debentures or securities of any company or corporation having objects similar to those of this company, notwithstanding the provisions of section 44 of The Companies Act; (n) To act as agents for any company, partnership or person carrying on a similar or allied business; (o) To amalgamate, unite or join with any other person, company or corporation carrying on any similar or allied business; (p) To sell, lease or otherwise dispose of the whole or any part of the business and undertaking of the company to any other person, firm, company or corporation, and to accept by way of consideration for such sale, lease or transfer any shares, debentures, bonds or securities of any such company or corporation, or to accept cash, or to accept partly cash and partly the securities of such corporation; (q) To remunerate, either in cash or in paid-up stock or in partly paid-up stock of the company, any person, firm or corporation for services rendered or to be rendered to the company in connection with its incorporation, promotion or organization, or in connection with the conduct of the company's business, or for property rights acquired by the company; (r) To distribute in specie from time to time amongst the shareholders of the company any property, assets or rights of the company; (s) Any of the above powers may be extended, but shall not be limited by reference to or implication from any other power. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Anglins', Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

The Hamilton & Rochester Land & Building Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1913, incorporating John Walter Gage and John William Bousfield, real estate agents, Lewis Mitchell, superintendent, James Wilson Edgar, physician, and William Melville McClellmont, barrister-at-law, all of the City of Hamilton, in the Province of Ontario, for the following purposes, viz:—(a) To purchase, lease, take in exchange or otherwise acquire lands or interest therein, together with any buildings or structures that may be on the said lands or any of them and to sell, lease, exchange or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take or hold mortgages or liens for any unpaid balance of the purchase money on any of the lands, buildings, or structures so sold, and to sell, assign, mortgage, pledge or otherwise dispose of said mortgage; to improve, lay out in streets, lanes, squares, lots or otherwise, erect thereon houses and other structures; to deal in building material and otherwise alter and manage the said lands and buildings and to act as real estate and insurance agents and as agents for the collection of rents or the placing of loans; (b) To acquire, construct, maintain and operate sewers or any other devices to drain the lands or buildings owned by the company or contiguous thereto; (c) To acquire, operate, maintain and carry on quarries for the purpose of the company's business, to erect, construct, alter and otherwise deal with public and private works, and to grant, sell and dispose of privileges, licenses or permits for the quarrying of stone or other material found on the company's property; (d) To construct, improve, maintain, erect, manage, carry out, or control any water works, steam, electric and hydraulic plants, roadways and tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, water courses, wharves, electric works, sewers and other works and conveniences which may seem calculated directly or indirectly to serve and advance the company's interest or that of the purchasers and holders of its land, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (e) To dispose of any streets, squares, lanes on such property in favour of any persons or municipalities on such terms and conditions as the company may deem fit; (f) To make advances of loans to purchasers or lessees of any part of the company's property in order to assist in the erection and improvement thereon of buildings, roads, sidewalks, water works, sewers and lighting plant or other improvements; (g) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (h) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (i) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (j) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of

the company, or carrying on any business capable of being conducted so as to directly or indirectly benefit the company; (k) To enter into any arrangement with any authorities, municipal or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (l) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company or for any other purpose which may seem directly or indirectly calculated to benefit the company; (m) To sell or dispose of the undertaking of the company or any part thereof, for such consideration as the company may deem fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (n) To sell, improve, manage, develop, exchange, dispose of or otherwise deal with all or any part of the property or rights of the company; (o) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (p) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Hamilton & Rochester Land & Building Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,

30-2

Under-Secretary of State.

Armour Amusement Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1913, incorporating William Harland Knowles, Henry Lorne Grier and James Hood, clerks, and John Edward Armour, secretary, of the City of Montreal, in the Province of Quebec, and George Hudson, of the Town of Verdun, in the said Province of Quebec, clerk, for the following purposes, viz:—(a) To own, operate and conduct theatres, theatrical representations, amusements and entertainments; (b) To manufacture, acquire, hold, use, lease or dispose of, in every manner and form, photographic records, both negative and positive, of objects at rest and objects in motion, or both, and apparatus, materials or processes relating thereto, or their manufacture, acquisition, holding, use or disposition, and all or any rights, territorial or otherwise, thereunder; (c) To manufacture, acquire, hold, use, lease or dispose of, in every manner and form, apparatus, materials or processes, of every character and kind, used in or about, or in equipping or supplying, public or private exhibitions, entertainments, lectures, motion picture shows or exhibitions or theatrical performances of every kind, or halls or buildings of every kind therefor, and all or any rights, territorial or otherwise, thereunder; (d) To acquire, hold, use or dispose of, in every manner and form, compositions or works of a literary, dramatic, musical or artistic nature; inventions, improvements, trade marks, trade names, and all or any rights, territorial or otherwise, thereunder, suitable for the undertaking; (e) To apply for, obtain, register, purchase, lease or otherwise acquire, and to hold, use, own, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents, inventions, improvements, processes and copyrights used in connection with, or secured under, letters patent of the Dominion of Canada or elsewhere, or otherwise, and to use, exercise, develop, grant licenses in respect of or otherwise

turn to account any such trade marks, patents, licenses, processes, copyrights and the like, or any such property or rights; (f) To acquire by purchase, subscription or otherwise, and to hold, use, deal with, sell or otherwise dispose of stocks, bonds or any other obligations of any corporation having objects similar or in part similar to the objects of this corporation, or formed for, or engaged in, or pursuing any one or more of the kinds of business, purposes, objects or operations above indicated, or carrying on any business capable of being conducted so as to directly or indirectly benefit this company, or owning or holding any property of any kind herein mentioned, or owning or holding the stocks, bonds or obligations of any such corporation, notwithstanding the provisions of section 44 of the said Act, and, while owner of any such stocks, bonds or obligations, to exercise all the rights, powers and privileges of ownership thereof, and to exercise any and all voting power thereon; (g) To aid in any manner any corporation whose stock, bonds or other obligations are wholly or in any manner guaranteed by the company, and to do any other acts or things for the preservation, protection, improvement or enhancing of the value of any such stocks, bonds or other obligations, and to do any acts or things designed for such purposes; (h) To acquire and take over as going concerns the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and, with a view thereto, to acquire all or any of the shares or liabilities of such companies; (i) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertakings, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit, and by such officers and upon such authority as the by-laws of the company may provide, and in particular for shares, debentures or securities of any company which this company by section (f) hereof is authorized to acquire; (j) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company, and to lend money to, guarantee the contracts, bonds, debentures and other obligations of, or otherwise assist any such person or company, and to take or otherwise acquire, shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (k) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (l) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (m) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (n) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (o) To do all or any of the matters hereby authorized, either alone or in conjunction with, or as factors, trustees or agents, for any other companies or persons, or by or through any factors, trustees or agents; (p) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property

or rights; (q) To issue shares of the company in payment of property acquired by, or services to the company, including, with the approval of the shareholders, services rendered by the promoters in connection with the incorporation and organization of the company; (r) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or the attainment of any of the objects hereinbefore enumerated, or which shall at any time appear for the benefit of the company; (s) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Armour Amusement Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

Ocean Freight Line, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of January, 1913, incorporating Reginald Holland Parmenter, Arthur John Thomson, William Symon Morlock, and Norman Baillie Wornwith, solicitors, and Violet Moffat, accountant, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To build, equip, furnish, fit, purchase, take in exchange or otherwise acquire and hold ships and vessels or any shares or interests in ships or vessels and also shares, stock and securities of any companies possessed of or interested in any ships or vessels and to operate, maintain, repair, improve, alter, sell, exchange or let out to hire or charter or otherwise deal with and dispose of any ships, vessels or shares or securities aforesaid and to carry on all or any of the businesses of ship owners, ship brokers, managers of shipping property, freight contractors, carriers by land and sea, barge owners, lightermen, forwarding agents, warehousemen, wharfingers and general traders; (b) To lease or otherwise dispose of ship building plants and construction plants of all sorts, marine railways, dry docks, wharves, docks, elevators, warehouses, storage houses, terminal properties, and facilities, waterways and rights, canals and properties of a similar nature, and to contribute to, subsidize or otherwise become interested in any such works, plants, properties, structures or operations; (c) To purchase, acquire and take over as a going concern or otherwise and carry on all or any part of the property or business of any person, firm or corporation possessed of property which can be used for any of the purposes of this company or carrying on any business which this company is authorized to carry on and as the consideration for the same to pay cash or to issue any shares, stocks, debentures or obligations of this company and in connection with any such transaction to undertake any liabilities relating to the business or property so acquired; (d) Notwithstanding the provisions of section 44 of The Companies Act, to purchase, take or acquire by original subscription or otherwise and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company or carrying on any other business capable of being conducted so as directly or indirectly to benefit this company and to vote all shares so held through such agent or agents as the directors may appoint; (e) Generally to carry on and undertake any other business of the same general nature which may from time to time seem to the directors of this corporation capable of being con-

veniently carried on in connection with the above objects or calculated directly or indirectly to render valuable or enhance the value of any of the company's privileges or rights; (f) In furtherance and not in limitation of the objects and purposes hereinbefore stated: (1) In the course of its business to guarantee or assume the payment of principal, dividends or interest of or on any shares of stocks or notes, bonds or other securities of any other corporation, firm or individual, whose stock, business or property shall be acquired or controlled in whole or in part by this company, and to use its name and credit for the benefit of said corporations, firms or individuals, as may to the board of directors seem good; (2) To cause or allow the legal title, estate or interest in any property acquired, established or operated by the company to remain or be vested or registered in the name of, or operated by, any person, firm or foreign or domestic corporation formed or to be formed, and either upon trust for, or as agents or nominees of this company, or upon any other proper terms or conditions which the board of directors may consider for the benefit of this company, and, so far as pertinent to the property and purposes of this company, to manage the affairs or take over and carry on the business of such foreign or domestic corporations; (3) To lend its funds and make advances to any affiliated company, partnership, person or association upon the security of their or his undertaking, property, estate, assets and effects, or any part thereof, upon such terms as the board of directors may deem expedient; (4) To pay the expenses of the formation, registration and advertising of any company formed to purchase the whole or any part of the enterprise and property, rights and liabilities of this or any other similar company, and of the issue of the capital stock of such new company, including commissions for obtaining applications for or placing shares thereof; (5) To remunerate any person or persons or corporation for services rendered, or to be rendered, in placing or assisting to place or guaranteeing the placing of any of the shares of this or any other company's capital, or any debentures or other securities of this or any other company, or in or about the formation or promotion of this or any other company or of the conduct of its business; (6) To do any and all things set forth as its objects, as principal, agent, contractor or otherwise, and to carry out all or any of the foregoing objects as principals, agents, contractors or otherwise, and by and through trustees, agents, sub-contractors or otherwise, and alone or jointly with any other corporation, association, firm or person, and in any part of the world, and to do all and everything necessary or incidental for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated or incidental to the powers herein named, or which shall at any time be necessary or incidental for the protection or benefit of the corporation. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Ocean Freight Line, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

Toronto Structural Steel Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of September, 1912, incorporating Reginald Holland Parmenter, Arthur John Thomson, William Symon Morlock and Norman Baillie Wormwith, solicitors, Stuart Macfarlane, Grant Fletcher and Alexander Horace Cecil Gibson, accountants, all of the City of Toronto, in the Province of Ontario, for the following

purposes, viz:—(a) To carry on the business of bridge building in all its departments, also the business of constructing and erecting steel and iron structural work of every description; (b) To manufacture, buy, sell and deal in structural iron and steel of every description; (c) To manufacture, buy, sell and deal in iron, steel and other materials for use in the construction and erection of bridges, buildings and structural work generally; (d) To smelt, concentrate, dress, in any or every manner by any or every process, and to manufacture iron, minerals and metallic or other products, and for such purposes to make, build and execute all necessary and proper works and to do all necessary and proper acts, and to erect and maintain all suitable furnaces, forges, mills, engines, houses and buildings; (e) To acquire, hold, lease, dispose of and generally to deal in and with mines, mining lands and mining rights, to mine any and all metals, to engage in mining in all its branches, to sell and dispose of and generally deal with its products; (f) To construct, improve, operate, maintain, develop or manage, carry out or control roads, ways, railway sidings on lands owned or controlled by the company, bridges, reservoirs, water courses, wharves and vessels calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (g) To own and operate, either by steam, electricity or other power, tramways and railway sidings on or over lands owned or controlled by the company, or on or over lands adjacent to the lands of the company with the consent of the owner or holder thereof; (h) To acquire and take over as going concerns the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such companies; (i) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertakings, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (j) To apply for, purchase or otherwise acquire any patents of invention, licenses, concessions and the like, conferring any exclusive or non exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect to or otherwise turn to account the property, rights or information so acquired; (k) To purchase, take or acquire, by original subscription or otherwise, and to hold, sell, pledge or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint; (l) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (m) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined;

(n) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (o) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (p) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (q) To do all or any of the matters hereby authorized either alone or in conjunction with, or as factors, trustees or agents for any other companies or persons or by or through any factors, trustees or agents; (r) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (s) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Toronto Structural Steel Company, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 23rd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

Wm. Currie, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of January, 1913, incorporating Henry Johnstone Elliott, King's counsel, Louis Athanase David and George Leonard Alexander, advocates, Edward Charles Baker, accountant, and Segfried Hinson Read Bush, student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on all or any of the businesses of clothiers, tailors, drapers, hosiers, costumiers, hatters, furriers, gloves, boot and shoe makers, cotton or cloth merchants or manufacturers or importers, haberdashers, portmanteau makers and general outfitters, manufacturers, exporters and importers of and dealers in india rubber and waterproof goods, umbrellas, walking sticks, toilet requisites and any other articles, commodities or things necessary or convenient for any of the purposes of the company; (b) To manufacture, purchase or otherwise acquire, hold, own, sell, assign, transfer, invest, trade and deal in goods, wares and merchandise of every kind and description, and more particularly shirts, collars, all sorts of men's wear, haberdashery, all kinds of fabrics, materials and articles in any way entering into or requisite for the manufacture of clothing or the component parts thereof or accessory thereto; (c) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with the above or calculated to directly or indirectly enhance the value of or render profitable any of the company's property or rights; (d) To purchase, acquire and undertake the whole or any part of the business, property and liabilities or any particular asset or right of any person, partnership or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay for the same by the issue of fully paid shares or otherwise; (e) To apply

for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (f) To purchase or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company; (g) To amalgamate with any other company having objects similar in whole or in part to those of this company; (h) To enter into any agreement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (i) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit this company, and to act as agent for any person or company; (j) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (k) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company; (l) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in other companies or belonging to the company, or which the company may have power to dispose of, and to do all acts and exercise all power to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated; (m) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wm. Currie, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 5,000 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 23rd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

30-2

Texas Prairie Lands, Limited

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1913, decreasing the capital stock of the "Texas Prairie Lands, Limited," from the sum of ten million to the sum of three million five hundred thousand dollars, such decrease to consist of six thousand five hundred unissued shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 27th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

The Walter M. Lowney Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1913, increasing the capital stock of "The Walter M. Lowney Company of Canada, Limited," from the sum of two hundred and fifty thousand dollars to the sum of five hundred thousand dollars, such increase to consist of two thousand five hundred shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 28th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

31-2

Modern Joint of Montreal, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1913, incorporating Joseph Galipeau and Simon Langlais, machinists, Théophile Goulet, manufacturer, Zéphirin Odessa Tourangeau, merchant, and Joseph Ovide Baril, manager, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as manufacturers and founders, and to sell, lease and otherwise dispose of all kinds of articles or goods manufactured or smelted by the company; to construct, maintain, improve or rebuild buildings, mills, machinery, works, plants and other things necessary or useful for the operation of a foundry and for any and all purposes for which this company is incorporated; (b) To acquire, by purchase or otherwise, real estate, lands, building lots, buildings, machinery, works, plants, tools, patents, brevets d'invention or patent rights, secret processes or any other property, movable or immovable, which may be necessary or useful for the purposes of this company, and in particular any patents, brevets d'invention, patent rights belonging actually to Joseph Galipeau, machinist, of Montreal, or upon or over which he may have acquired any rights, and to pay for such patents, brevets d'invention, buildings and other property, movable or immovable, in paid-up shares, debentures or other securities of this company; (c) To acquire the good-will, rights, property and assets of all kinds and to assume the liabilities and to continue the business of any persons, partnerships or corporations carrying on a business similar to that of this company, and to pay for the same in cash, shares or debentures of this company or otherwise; (d) To obtain any patents, brevets d'invention, licenses, permits to operate any inventions, discoveries or improvements necessary or useful for the purposes of this company; (e) To secure any bonus, franchises and other advantages relating to the construction and operation of foundries or manufactures, with power to enter into any and all contracts for that purpose, with any municipalities, corporations, persons or companies; (f) To acquire and hold, sell, transfer, dispose of or take shares of stock, debentures or other securities issued by other corporations, partnerships or persons and to exercise all the rights and privileges of ownership thereof, including the right to vote thereon, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in cash, shares or bonds of this company or otherwise; (g) To sell, exchange, lease or otherwise dispose of lands, buildings, works, machinery, rights, business, undertakings and property of any kind and description, belonging to this company, in whole or in part, and in any manner whatsoever, and to receive payment therefor in cash, shares, debentures or other securities issued by other corporations, with all the rights and privileges attached thereto, including the right to vote thereon; (h) With the approval of the shareholders to remunerate in paid-up shares of this company, debentures or otherwise any persons or companies for services rendered or to be rendered in placing the shares

of this company's capital stock, or in or about the incorporation of this company or the conduct of its business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Modern Joint of Montreal, Limited," with a capital stock of seventy-five thousand dollars, divided into 750 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

31-2

Short and Trower, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of January, 1913, incorporating Clifton Medley Johnston and George Reece Kappeler, barristers-at-law, and Florence Alice Sweet, Edith Heyes and Bertha Folliott, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To underwrite, subscribe for, purchase or otherwise acquire and hold, either as principal or agent, and absolutely as owner or by way of collateral security or otherwise, and to sell, exchange, transfer, assign or otherwise dispose of or deal in the bonds, or debentures, stocks, shares or other securities of any government or municipal or school corporation, or of any chartered bank or of any other duly incorporated company or companies; (b) To assist in the promotion, organization, development or management of any corporation or company, and to raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities, or otherwise, any other company or corporation, and to offer for public subscription any shares, stocks, bonds, debentures or other securities of any other company or corporation; (c) To act as agent for the purpose of issuing or countersigning certificates of stock, bonds or other obligations of any association or corporation, municipal or otherwise, to act as transfer agents and registrars in connection with said stock, bonds or other obligations, and to manage any sinking fund therefor on such terms as may be agreed upon; (d) To investigate and report upon the title to any immovable property, lands, tenements and chattels real; (e) To investigate and report on, and if necessary guarantee the legality of the issue of the bonds or debentures of any corporation authorized by law to make an issue of bonds or debentures; (f) To act generally as attorneys, agents, trustees and also as executors or administrators when approved by a competent court, for the transaction of business, the investment of funds, the management of estates, the collection of loans, rents, interest, dividends, debts, mortgages debentures, bonds, bills, notes, coupons and other securities or moneys; (g) To charge, collect and receive all proper remuneration, legal, usual and customary costs, charges and expenses, for all such services, duties and trusts; (h) To apply for, secure, acquire by assignment, transfer, purchase or otherwise, and to exercise, carry out and enjoy any charter, license, power, authority, franchise, concession, rights or privilege which any government or authority or any corporation or other public body may be empowered to grant and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof; (i) To guarantee and otherwise assist in the performance of contracts or mortgages of persons, firms or corporations with whom the company may have dealings and to assume and take over such mortgages or contracts on default; (j) To purchase or otherwise acquire and hold, sell, exchange or deal with either as principal or agent, any undertaking, property, rights or business for the purpose of amalgamating the same with any other undertaking, property,

rights or business, or for purposes of organization or reorganization or for otherwise dealing with the same as financier or promoter; (k) Notwithstanding the provisions of section 44 of The Companies Act, to purchase, acquire and hold, or otherwise deal with, any shares, stocks, bonds, debenture stocks, scrip, obligations or securities of any company or corporation whatsoever; (l) To issue paid-up shares, debenture stock, debentures, bonds or other securities of the company in payment or in part payment for any property, rights or easements which may be acquired by or, with the approval of the shareholders, for any services rendered to or work done for the company or in or towards the payment or satisfaction of debts or liabilities owing by the company; (m) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise and develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (n) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (o) To acquire any such investments as aforesaid by original subscription, tender, participation in syndicates or otherwise and whether or not fully paid up and to make payments thereon as called upon or in advance of calls or otherwise and to underwrite or subscribe for the same conditionally or otherwise, and either with a view to investment or for re-sale, or otherwise and to vary the investments of the company and generally to sell, exchange or otherwise dispose of, deal with and turn to account any of the assets of the company; (p) To make advances upon any such investments as aforesaid, to offer for public subscription or otherwise aid or assist in placing any such investments as aforesaid and to undertake and execute any trusts where necessary for the purposes of the company; (q) To guarantee the payment of dividends or interest on any stocks, shares, debentures or other securities issued by, or any other contract or obligation of, any such company, société anonyme, association, undertaking or public or private body, and to do all other acts, matters and things which shall at any time appear conducive or expedient for the protection of the company as holders of or interested in any such investments and securities as aforesaid; (r) To purchase, take on lease or in exchange, hire or otherwise acquire any real or personal property which the company may think necessary or desirable and to sell, improve, manage, develop, lease, dispose of, turn to account or otherwise deal with all or any part of the company's property; (s) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise any other company or corporation and to guarantee the performance of contracts by any such company or corporation, and by any other person or persons with whom the company may have business relations; (t) To invest the moneys of the company not immediately required in such manner as may from time to time be determined; (u) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company and to promote any company or companies for the purposes of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (v) To distribute among the shareholders of the company in kind any property of the company and in

particular any shares, debentures or securities in any other company belonging to the company, or which the company may have power to dispose of; (w) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (x) To do all or any of the above things as principals, agents, bailees, contractors, trustees or otherwise and either alone or in conjunction with others; (y) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph; (z) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Short and Trower, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of January, 1913.

THOMAS MULVEY,

31-2

Under-Secretary of State.

The Perkins Electric Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1913, incorporating Frederick John Parsons and Philip Sylvanus Fergusson, merchants, Walter Rice Baillie, real estate dealer, and George Frederick Perkins, salesman, of the City of Montreal, in the Province of Quebec; and Calvin Colborne Perkins, of the Village of Mansouville, in the said Province of Quebec, gentleman, for the following purposes, viz:—(a) To manufacture, buy, sell, deal in, import and export electrical machinery and supplies, accessories, equipment and apparatus for producing, using, transmitting, distributing or otherwise dealing with electricity or other power or force for any purpose for which the same may be used, and to carry on the business of electrical and mechanical engineers; (b) To erect, maintain and operate plants, works, machinery, supplies, lines, cables and equipment for the production, manufacture, supply, transmission and distribution of electric, pneumatic, hydraulic or other power or force for heat, light or power, or for any other purpose for which the same may be used, and to develop, accumulate, supply, distribute or transmit hydraulic, electric or other power or force, provided, however, that any distribution, transmission or other disposal of electric, hydraulic or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (c) To purchase, acquire, sell or dispose of lands and any interests therein necessary for the plant, equipment, factories, offices or other purposes of the company; (d) To make advances to, guarantee the contracts of or otherwise assist any person or company carrying on a business similar in whole or in part to that of this company, or any person or company with which this company may have business relations; (e) To purchase, subscribe for or otherwise acquire and to hold, own, sell or deal with shares, bonds, debentures or other securities of any corporation, notwithstanding the provisions of section 44 of the said Act; (f) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (g) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the

company; (h) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (i) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (j) To take, or otherwise acquire and hold, shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (k) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (l) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependants or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (m) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (n) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade; (o) To construct, improve, maintain, work, manage, carry out or control any roads, ways, tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (p) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (q) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (r) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (s) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (t) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and

rights of the company; (u) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (v) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Perkins Electric Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

Amherst Pianos, Limited.

PUBLIC Notice is hereby given that under the First part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 25th day of January, 1913, incorporating Robert Harper Murray and John Lauchlin MacKinnon, barristers, Emily Hilton and Grace Catherine Griffin, stenographers, and William Martin McDonald, accountant, all of the City of Halifax, in the Province of Nova Scotia, for the following purposes, viz:—(a) To carry on business as manufacturers, merchants, importers and exporters of and to buy, sell and deal in all kinds of goods, wares and merchandise; (b) To manufacture, buy, sell and let pianos, organs, gramophones, phonographs and all kinds of musical instruments and appliances and to issue, sell and publish sheet music, musical paper and other goods; (c) To manufacture, buy, sell, let and deal generally in sewing machines and other household furniture; (d) To erect, construct, maintain and operate any buildings, works, machinery and conveniences which may seem directly or indirectly conducive to any of the company's objects; (e) To subscribe for, purchase and to acquire, own, hold, sell and re-issue, notwithstanding the provisions of section 44 of The Companies Act, shares, debentures, bonds and other securities of any company or corporation and to pay for the same wholly or partly in cash, shares, bonds, debentures or other securities of the company, and to guarantee payment of the principal of or dividends upon such shares, bonds, debentures or other securities, and to manage and to operate and to carry on as a manager, the property, franchise, undertaking and business of any corporation any of whose shares, bonds, debentures or other securities are held by the company for such remuneration as may be deemed reasonable and proper, and to vote all shares so held through such agent or agents as the directors may appoint; (f) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company and to acquire by purchase, lease or otherwise the property, franchise, undertaking and business of any other corporation, and to assume the liabilities thereof, and to pay for same wholly or partly in cash, shares, bonds or other securities of the company; (g) To remunerate by payment in cash, and with the approval of the shareholders in shares, bonds or any other matter any person or persons or corporations for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of shares or stock of the company or in or about the formation or promotion of the company or in the conduct of the business; (h) To acquire and undertake the whole or any part of the business, property and liabilities of any persons or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of this company; (i) To sell, lease or otherwise dispose of the undertaking, property and interests of this company or any part thereof for such consideration as this company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company;

(j) To lend money to or guarantee the performance of contracts by such person or company and on such terms as may seem expedient and in particular to and by customers and others having dealings with this company; (k) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges or concessions; (l) To issue and allot fully paid-up shares of the capital stock of the company as payment or part payment of any property, real, personal, movable, immovable or otherwise, and any rights or concessions purchased or acquired by the company; (m) To promote or assist in promoting or to become a shareholder in any subsidiary, allied or other company carrying on or having as one of its objects the operation of any business altogether or in part similar to those of this company or to enter into arrangements for sharing profits, partnership, union of interests, joint adventure, reciprocal concessions or otherwise with any person or company; (n) To do all and everything necessary, suitable, convenient or profitable for the accomplishment of any of the purposes or attainment of any one or more of the objects herein enumerated, or which shall or may at any time appear to be necessary for the protection or benefit of the corporation as holders of or interested in any property or otherwise; (o) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company belonging to the company, or which the company may have power to dispose of, or which may be formed to take over the whole or any part of the assets or liabilities of this company; (p) To buy and otherwise acquire, hold, sell, lease, control and otherwise deal in all kinds of inventions, patents for invention, patent rights and information in respect to any invention or any interest therein; (q) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (r) To adopt, execute and to carry into effect, with or without modification, a certain written agreement which has been prepared and is expressed to be made between J. A. McDonald, of the first part, the Nova Scotia Trust Company, of the second part, Amherst Pianos, Limited, to be incorporated hereunder, of the third part, and the Amherst Committee, of the fourth part. A copy of the said agreement has, for the purposes of identification, been signed by J. L. MacKiinnon, a Barrister of the Supreme Court of Nova Scotia, one of the corporate members herein; (s) To establish depots and agencies in different parts of Canada; (t) To promote the study, practice and knowledge of music and to give or arrange concerts and musical entertainments and to employ writers and composers and to purchase copyrights and to give prizes and awards; (u) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition, or for any public, general or useful object; (v) To purchase, lease or otherwise acquire, hold or sell, lease or otherwise dispose of any property, real or personal, and any rights and interest in the same, and to construct, improve, maintain, work, manage, carry out or control any roads, ways, and branches or sidings, on lands owned or contracted by the company, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (w) To adopt such means of making

known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (x) To invest and deal with the moneys of this company not immediately required upon such securities and in such manner as may be from time to time determined; (y) To obtain any Act of Parliament, provisional order or other authority for enabling this company to carry any of its objects into effect or for effecting any modification of this company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated directly or indirectly to prejudice this company's interests; (z) The above objects, powers and purposes of the company shall be deemed to be several and independent of each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in the generality or otherwise construed as having regard to any other clause of such objects, powers or purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Amherst Pianos, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Amherst, in the Province of Nova Scotia.

Dated at the office of the Secretary of State of Canada, this 28th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

31-2

La Justice, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of January, 1913, incorporating Léon Henri Morisset, broker, Maurice Morisset, journalist, Sofrida Morisset, married woman, Bernadin Boutet, advocate, and Victorien Pierre Aubin, printer, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—(a) To carry on and conduct a general printing, advertising and publishing business, including the business of embossers, lithographers, engravers, bookbinders, electrotypers, stereotypers, photo-engravers, manufacturers of and dealers in paper, envelopes, boxes, inks and mucilage; (b) To carry on and conduct the business of newspaper proprietors, general stationers, dealers in and manufacturers of formularies, account books, fancy work, calenders, varieties, manufactured or sold by wholesale or retail stationers; (c) To acquire, own and dispose of copyrights, brevets d'invention, trade marks and patents relating to such business; (d) To manufacture, purchase or sell merchandise, supplies and products of all kinds and description; (e) To operate, manage or undertake, either as principals or agents any and all of the aforesaid privileges; (f) To pay the expenses incurred for the incorporation and organization of the company or relating thereto. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "La Justice, Limitée," with a capital stock of one hundred thousand dollars, divided into 100,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

31-2

Maison Canadienne de Finances et d'Immeubles, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of January, 1913, incorporating Ernest Roy, Roméo Langlais and Oscar Morin, advocates, François-Xavier Godbout and Charles Marie Letarte, students, all of the City of Quebec, in the Province of Quebec, for the following purposes, viz :—(a) To carry on business as general financial agent, broker, promoter and generally carry on a financial development and brokerage business in all its branches ; to acquire, hold, exploit, dispose of in the manner and on the terms considered convenient, immovables and real estate, and generally carry on the business of real estate and immovable property agent ; (b) To trade, invest, buy or otherwise acquire, hold, transfer, sell and otherwise dispose of shares, stocks, bonds, debentures or other securities of any municipal body or chartered bank or incorporated company or otherwise in Canada or elsewhere ; (c) To trade, invest, buy or otherwise acquire, hold, transfer, sell or otherwise dispose of options on or relating to any part of the company's property, or on or respecting commodities of all kinds or any other movable or immovable property, and generally pass contracts respecting any part of the company's property on such terms and for such consideration judged sufficient, the whole notwithstanding the provisions of section 44 of The Companies Act ; (d) To encourage inventions and to promote the interest of inventors, and to patent, buy, rent or otherwise acquire, manage the sale, to hold, transfer, sell or otherwise dispose of all sorts of inventions and patents, patent rights, mining claims, licenses, concessions, options or privileges ; (e) To aid in the promotion, organization, development or management of any corporation, company or society, and to supply money or financially aid, by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities, or otherwise, any other company or corporation, and to offer for public subscription any shares, stocks, bonds, debentures or other securities of any other company or corporation ; to establish, promote and organize and to amalgamate with any undertaking or business and to obtain financial and general information of interest, to print, publish and distribute the same ; (f) To act as agent for the purpose of issuing or countersigning certificates of stock, bonds or other obligations of any association or corporation, municipal or other, to act as transfer agents and registrars in connection with said stock, bonds or other obligations, and to manage any sinking fund therefor on such terms as may be agreed upon ; (g) To manage for its own benefit or for the benefit of any persons or company which may have committed the same to this company, any business, manufacturing, agricultural, financial or other undertaking, and any corporation or company incorporated or not, or partnership ; (h) To receive in custody or to warehouse movable or personal properties of all kinds, either as agents, consignees or custodians ; (i) To act generally as agents, attorneys or trustees for the transaction of any business ; (j) To draw, make, accept, endorse, discount and execute promissory notes, bills of exchange, warrants, securities under The Bank Act, and other negotiable or transferable instruments ; (k) To charge and collect all proper remuneration for any services rendered in the carrying out of its operations ; (l) With the approval of the shareholders to pay for any services rendered and for any acquisition made by the company, in whole or in part in paid-up shares of this company ; (m) To acquire the whole or any part of the stock of any other companies or to amalgamate with such other companies ; (n) To purchase, lease or otherwise acquire, and to assume and undertake the whole or any part of the assets, business, good-will, property, privileges, contracts, rights, obligations and liabilities of any person or persons or of any company carrying on a business similar, in whole or in part, to that which this company is authorized to carry on or possessed of property suitable for the purposes of this company ; (o) To distribute among the

shareholders of the company in kind any shares, debentures, securities, options or other assets belonging to the company ; (p) To sell, lease, exchange or otherwise dispose of the whole or any part of the business, undertakings and property of the company to any other person or persons or to any company for such consideration and security as the company may think fit, and in particular, in whole or in part, for cash, shares, bonds, debentures or securities of any company having objects altogether or in part similar to those of this company ; (q) To do all acts and carry on all powers conducive to the attainment of the company's objects or any of them ; (r) To do any and all the above-mentioned acts and things either as principals, agents or attorneys ; (s) The powers granted in any paragraph hereof must not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Maison Canadienne de Finances et d'Immeubles, Limitée," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

M. Melachrino & Co. of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1913, incorporating Austin Charles Bourne, treasurer, of the Town of St. Lambert, in the Province of Quebec ; Robert Benjamin Edwards, accountant, and Jennie Louise Lawrence, stenographer, both of the City of Westmount, in the said Province of Quebec ; James Burnham Brodie, clerk, of the Town of Notre Dame de Grace, in the said Province of Quebec ; Maurice Alexander, advocate, Darley Burley-Smith, clerk, and Jean Gustave Mignault, student-at-law, all of the City of Montreal, in the said Province of Quebec for the following purposes, viz :—(a) To manufacture, buy, sell, deal with and deal in cigarettes and all other forms of tobacco and tobacco products and by-products ; to plant, grow, cultivate, cure and treat tobacco, and to buy, manufacture, sell, lease, let and hire machines and machinery, tools, implements and appliances and all other property useful and available in the manufacture of cigarettes or any other form of tobacco, tobacco products or by-products, or the cultivation, cure or treatment of tobacco and articles and materials in any wise relating thereto or connected therewith ; (b) To erect, or otherwise acquire, factories and buildings and to establish, maintain and operate factories, warehouses, agencies and depots for the curing, storing and preparation of cigarettes and all forms of tobacco, supplies, machinery, implements and appliances, and for their sale and distribution, and to do any and all things incidental to the business aforesaid or any of it ; (c) To manufacture, buy, sell and deal in goods, chattels, merchandise and supplies which can with advantage to the company be dealt in, in connection with the above business ; (d) To acquire by purchase, lease or otherwise and from time to time to sell, exchange, let or otherwise dispose of all lands necessary or convenient for the company in the prosecution of its business ; (e) To apply for, purchase or otherwise acquire any patents, trade marks, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company and to use, exercise, develop, grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ; (f) To purchase, lease, or otherwise

acquire in whole or in part, the business of any company, firm or any person carrying on any business similar to the business of the company, together with all buildings, machinery, stock in trade, good-will, trade marks, trade names, and assets generally of such business, and to assume in whole or in part the liabilities of any such business, and to pay for the same wholly or in part in fully paid-up and non-assessable stock of the company or in cash, bonds, debentures, mortgages, or other securities; (g) To amalgamate with or take over as a going concern or otherwise any other company or business having objects altogether or in part similar to those of the company on such terms and conditions as may be deemed advisable; (h) To sell, lease or otherwise dispose of the whole or any part of the company's business and undertaking for cash or for the stock, bonds, debentures, securities or shares of any other company; (i) To purchase, take or acquire by original subscription or otherwise, and to hold, and with or without guaranty, to sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in and of any other company having objects similar in whole or in part to the objects of this company or carrying on any business capable of being conducted so as to directly or indirectly benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint; (j) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or company, carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit this company and to lend money to, guarantee the contracts of, or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (k) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (l) To issue and allot, as fully paid up, shares of the company in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, lease, license, contract, real estate, stock, bonds and debentures or other property or rights which it may lawfully acquire by virtue of the powers granted herein; (m) To do all acts, exercise all powers and carry on all business incidental to the carrying out of the objects for which the company is incorporated; (n) To do all or any of the above things as principals, agents or attorneys; (o) The powers of each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "M. Melachrinco & Co. of Canada, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

Canadian Griscom-Russell Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1913, incorporating John Wilson Cook, King's counsel, Allan Angus Magee, advocate, Thomas Joseph Coonan, student-at-law, Thomas Barnard Gould, solicitor, and Pearl Catherine Mahoney, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of iron

founders, manufacturers of machinery of all kinds, tool makers, brass founders, metal workers, engine and boiler makers, mill-wrights, machinists, iron and steel converters, smiths, wood workers, builders, contractors, electrical, marine, steam, refrigerating, heating, ventilating, water and power engineers, and to buy, sell, lease, manufacture, repair, convert, alter, let on hire and otherwise deal in machinery, builders' and contractors' supplies, marine and steamship equipment, implements, rolling stock and hardware of all kinds; (b) To manufacture, construct, repair, operate, erect, import, buy, sell and in general to utilize, traffic and deal in, at wholesale or retail, feed water heaters, hot water converters, condensers, distillers, evaporators, fans, air washers, air conditioning apparatus, steam separators, oil separators, grease extractors, sugar machinery, chemical apparatus, refrigerating machinery, oil burning apparatus, oil cooling apparatus, air compressors, rock drills, core drills, pumps, pneumatic tools, motors, engines, air lifts, elevators, return air pumping systems, mining, tunnelling and quarrying machinery and all other contrivances, devices, apparatus, equipment and machinery operated by hand, air, steam, electricity or other power applicable to, or used in connection with, sewage or filtration plants, power plants, mining or other operations of every kind and description; (c) To manufacture, construct, repair, operate, erect, import, buy, sell, lease, charter and hire motor cars, automobiles, motor or steam trucks, locomotives, stationary or traction engines, motor boats, steamships, vessels, tugs, barges or other craft; (d) To acquire by grant, purchase, license or exchange, and to use and work, or otherwise turn to account, any patent or patent rights, brevets d'invention, license, secret processes, trade marks, industrial designs or other rights and privileges which may be deemed by the directors desirable for the purposes of the company; (e) To acquire the benefit of and work and develop any contracts or undertakings which it may be deemed expedient to acquire or adopt for the sale of or agency for any material connected with the trade of the company, whether manufactured or unmanufactured, and to enter into and carry into effect any such contract with respect to the sale, importing or manufacture of such material as may seem desirable in the interests of the company; (f) To purchase or otherwise acquire or undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company, or possessed of property suitable and proper for the purposes of the company; (g) To issue paid-up shares, bonds or debentures for the payment, either in whole or in part, of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company; (h) To form, promote and establish any other companies or company with limited liability, having objects similar or partly similar to those of this company, and to subscribe for and take, acquire, hold, sell and otherwise dispose of shares or debentures, bonds or obligations of any such companies or company, and guarantee the payment of any securities issued by any such company; (i) To purchase, acquire, hold and own the capital stock bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold, or otherwise dispose of such shares, bonds or other securities, notwithstanding the provisions of section 44 of The Companies Act; (j) To receive and accept bonds, debentures, shares or other securities in payment or part payment for work done or materials supplied in connection with the business of the company; (k) To amalgamate with, enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, partnership or company carrying on or engaged in or about to carry on any business or transaction which this company is

authorized to engage in or carry on; (l) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or otherwise, securities or otherwise of any other company or corporation, and to guarantee the performance of contracts by any such person with whom the company may have business relations; (m) To invest the moneys of the company not immediately required in such manner as may from time to time be determined; (n) To distribute among the shareholders of the company in kind any property or assets of the company, and in particular any shares, debentures or securities of any other company or companies which may have purchased, taken over or otherwise acquired, either in whole or in part, the property, assets or liabilities of this company; (o) To sell, lease, exchange or otherwise dispose of the entire undertaking and assets of the company or any part or portion thereof, either at one time or from time to time as the company may consider expedient, and for such consideration and upon such terms and conditions as the company may deem proper; the consideration price may be payable, if deemed advisable, in whole or in part as the company may determine in shares, bonds, debentures or other securities of any other company or corporation having objects altogether or in part similar to those of the company; (p) To enter into any arrangement with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which it may be desirable to obtain, and to carry out, exercise and comply with or sell and dispose of any such arrangements, rights, privileges and concessions; (q) To make donations and subscriptions to any object likely to promote the interests of the company, and to create and contribute to pension and other funds and schemes for the benefit of persons employed by the company, or the wives, widows, children or dependents of any persons, and to subscribe or guarantee money for any charitable or public object; (r) To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company; (s) To do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth and which may seem to the company capable of being conveniently carried on by the company, or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Griscom-Russell Co., Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of January, 1913.

THOMAS MULVEY,

31-2 Under-Secretary of State.

Corbeil, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of January, 1913, incorporating Avila Corbeil, manufacturer, Emile Corbeil, manager, Léonard Blais, commercial traveller, Théophile Desrochers and Henri Joseph Hector Morrier, foremen, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To purchase and acquire as a going concern any or all the assets and liabilities of the business carried on by the said A. Corbeil, in the City of Montreal as boot and shoe manufacturer, under the name and style of A. Corbeil; (b) To manufacture, sell, buy and deal in, either wholesale or retail, boots and shoes and any and all things appertaining to such

business; (c) To carry on any other business, whether manufacturing or otherwise, related or allied in any way to the purposes above mentioned, or which may seem to the company capable of being conveniently carried on in connection therewith, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (d) To acquire by purchase, concession, exchange or other legal title, and to construct, erect, operate, maintain and manage all factories, shops, storehouses, depots, machine shops, engine houses and other structures and erections necessary for its business and all other property, movable and immovable, necessary and useful for the carrying on of the purposes of the company, and to lease, sell and dispose of the same; (e) To generate and accumulate steam, gas, electricity and other motive power for the creation of light, heat or power for the purposes of the company, with power to sell or otherwise dispose of any surplus power and to supply the same for lighting, heating or power purposes to any person or corporation, upon such terms and conditions as may be agreed upon, provided, however, that the foregoing powers when exercised beyond the property of the company shall be subject to all federal, provincial and municipal laws and regulations in that behalf; (f) To apply for, obtain, register, purchase, lease or license on royalty or otherwise, acquire and hold, own, use, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes, under registration or otherwise, and to use, exercise and develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names, inventions, licenses, processes and the like, or any such other property or rights; (g) To enter into any arrangement with any authorities, federal, provincial, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (h) To hold, purchase or otherwise acquire and to sell shares or bonds of any person or other company having objects similar, in whole or in part, to those of this company, or carrying on a business capable of being conducted so as to directly or indirectly benefit this company or otherwise to dispose of the same, notwithstanding the provisions of section 44 of the said Act; (i) To consolidate or amalgamate with any other company having objects similar, in whole or in part, to those of this company, and to acquire by purchase, lease or otherwise, the property, franchises, undertakings and business of any such company and to assume the liabilities thereof, and to pay for the same, wholly or partly in cash, shares, bonds or other securities of this company; (j) To sell the undertaking of the company or any part thereof for such consideration as the company may see fit, or otherwise dispose of the same; (k) To issue paid-up shares, debentures, bonds or other securities of the company in payment or part payment for any property or rights which may be acquired by, or, with the approval of the shareholders, for any services rendered or agreed to be rendered, or for work done or agreed to be done for the company, or in or towards the payment and satisfaction of debts or liabilities owing by the company; (l) To distribute among the shareholders of the company in specie any property of the company and in particular any shares, debentures or securities of any other company, belonging to the company, or which the company may have power to dispose of; (m) To invest the moneys of the company not immediately required in such manner as may from time to time be determined by the company, or to distribute in specie among the shareholders any part of the property of the company; (n) To acquire by purchase, lease, exchange or otherwise and to own, improve, subdivide, construct, use, manage, lease, sell, exchange movable and immovable properties of all kinds and description or any interest therein, and any rights relating to such movable and immovable properties and to dispose of the same; (o) To act as agent for any company, corporation, partnership or person carry-

ing on any of the businesses or undertakings hereinbefore mentioned; (p) To do all or any of the acts aforesaid, either as principals, agents, contractors, attorneys, trustees or otherwise, or by or through trustees, agents or otherwise, or either alone or in conjunction with others; (q) To do all acts and things which may be conducive to the attainment of the above objects; the powers in each paragraph are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph; (r) To do all and everything convenient or proper for the accomplishment of the above purposes or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Corbeil, Limitée"—"Corbeil, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State

31-2

La Compagnie des Fermes Canadiennes de l'Ouest, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of January, 1913, incorporating Joseph Charles Boulanger, manufacturer, François-Xavier Fafard, land surveyor, and Jacques Ernest Légaré, real estate agent, of the City of Quebec, in the Province of Quebec; Gustave Fleury, financial agent, of the Town of Grand Mère, and Uldoric Allard, lumber merchant, of Courcelles, in the said Province of Quebec, for the following purposes, viz:—(a) To acquire by purchase, lease, exchange or otherwise, and to hold, improve and turn to account lands, lots, hereditaments and other property of any description and tenure, including timber lands and timber limits and licenses or any real estate or interest therein; (b) To sell or dispose of any such property or interest by sale or otherwise and generally to trade in lands and interest therein in any form whatsoever, including timber lands, timber limits, and licenses and leases, and to carry on the business of a land company; (c) To develop, subdivide, improve, lay out any such lands and to cultivate, settle and lease the same and to construct and maintain in and upon such lands, roads, bridges, and other means of communication and to erect and build houses, mills, residences, factories, warehouses, stores, elevators and any other buildings necessary or useful for the occupation or improvement of the property of the company or for the advantage of settlers, farmers and lessees; (d) To act as a colonization society and to do all and everything necessary to induce settlers to settle upon the lands of the company and to cultivate the same; (e) To acquire, maintain, improve and generally operate on the lands belonging to the company or upon lands controlled by the company, railway sidings, tramways or other means of transportation of goods, wares and merchandise belonging to the company or not and for the transportation of freight and passengers; (f) To make advances to settlers, farmers, purchasers or occupants of the lands of the company for the purpose of developing, constructing or improving such lands or for any other purpose relating to the occupation, development or improvement of such property, and to acquire, take and hold mortgages, hypothecs or other securities to guarantee the payment of the purchase price of any property or rights belonging to the company or to guarantee the payment of any debt or obligation due to the company by any other company, person, association or corporation in connection with any of the company's objects, and to sell and dispose of such securities; (g) To pay for any property or rights acquired by the company, or, with the approval of the shareholders, for services rendered or

to be rendered to the company either in cash or in paid-up shares or securities which the company has the power to issue, or partly in one mode and partly in the other, and generally upon such terms and conditions as the company may see fit; (h) To act as agent for the purchase, sale or transportation of merchandise and provisions for the purposes of the company; (i) To sell or dispose of the undertaking, property and assets of the company or any part thereof for such consideration as the company may deem fit and in particular for shares, bonds, debentures or securities of any other company having objects similar in whole or in part to those of this company; (j) To enter into any arrangements with any government or authority municipal or otherwise which may seem conducive to the company's objects, and to obtain from any such authority any rights, privileges and concessions which the company may think proper for the purpose of its business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "La Compagnie des Fermes Canadiennes de l'Ouest, Limitée," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

The Spring Water Company, Limited.

(CORRECTED NOTICE).

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1913, incorporating Thomas Sargent Owens, advocate, Harry McIntyre and Charles George Macartney, accountants, Lawrence Edgar Osborne, clerk, and Maude Robertson, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the trades or businesses of engineers, contractors for the erection, construction and alteration of public and private works, founders, smiths and mechanics, and to carry on the business of a water company and as such to construct, purchase, lease, or otherwise acquire a system or systems of water works, together with the necessary franchises, rights and privileges, and to operate, extend, develop and maintain the same for the supply of water to cities, towns and other municipal corporations, as well as to companies, corporations, firms and persons for public and private service, manufacturing, fire protection and any and all other purposes; (b) To develop and deal in steam, water, electric and other power and for that purpose acquire and construct water power, power stations, transmission lines and all necessary equipment; provided, however, that any transmission or distribution of water, heat or power beyond the lands of the company shall be subject to local and municipal regulations; (c) To deal in real estate and to build, purchase, hold, sell, lease and otherwise acquire or dispose of houses, stores, warehouses, shops and other buildings of any nature and kind whatsoever; (d) To enter into, make, perform and carry out contracts of every sort with any person, firm, association, corporation, private, public or municipal, or body politic for the purposes of the company, and to take, hold, acquire and dispose of in any manner whatsoever municipal franchises of any sort or kind; (e) To construct, execute, carry out, install, equip, lay down, improve, erect, buy, sell, lease, develop, manage, maintain or control public and private works, plants and conveniences of all kind either alone or jointly with any other companies, corporations or persons, including docks, harbours, piers, ferries, wharves, bridges, canals, water works, conduits, gas works, reservoirs, embankments, improvements, sewage, drainage, gas and heat, light and power supply works, plants, lines and systems; (f) To purchase or otherwise acquire any lands,

houses, offices, workshops, buildings and premises and any fixed and movable machinery, tools, engines, boilers, plants, implements, patterns, stock-in-trade, personal property, patents and patent rights convenient to be used in or about the trade or business of engineers, contractors, smiths or machinists; (g) To acquire any undertaking or business similar in whole or in part to that of this company or to any business it is authorized to carry on, together with the plant, stock, good-will, franchises and assets thereof of every description, and to pay for the same in cash, shares, bonds, debentures or securities of this company, or otherwise; (h) To enter into partnership or into any agreement for sharing profits, union of interests, reciprocal concession or co-operation with any person, firm or company, and to promote and aid in the promotion, constitute, form or organize companies, syndicates or partnerships for the purpose of acquiring any property and undertaking any liabilities of this company, or of advancing directly or indirectly the objects thereof, or for any other purpose which this company may think expedient; (i) To purchase, lease or otherwise acquire, hold, own, use, develop, exchange, sell or otherwise turn to account and dispose of concessions, licenses, rights, privileges, permits and franchises suitable, convenient or advantageous for the business of the company; (j) To sell or dispose of the undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (k) To amalgamate with any other company having objects altogether or in part similar to those of this company; (l) To distribute in specie from time to time amongst the shareholders of the company any property, assets or rights of the company and to sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (m) To invest and deal with moneys of the company not immediately required upon such securities as may from time to time be determined; (n) To advance money on such terms as may seem expedient to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (o) To purchase, acquire, hold, deal with or dispose of the shares, bonds and other evidences of indebtedness of any corporation, domestic or foreign, and exercise all the rights and privileges attached thereto, including the right to vote thereon, and to issue in exchange therefor its stock, bonds or obligations or otherwise pay for the same, notwithstanding the provisions of section 44 of The Companies Act; (p) To acquire by purchase or otherwise, and also to use and dispose of any patents, patent rights, industrial designs, trade marks, and to manufacture, use and deal in the inventions secured under such patents; (q) To issue and allot as fully paid-up shares of this company's capital stock in consideration of franchises, contracts, privileges, real or personal property, rights, interests, patents or any other property purchased or acquired, or for work done, or for any security given or to be given, or with the approval of the shareholders, for services rendered or to be rendered in the company's interests, including services rendered or to be rendered by the promoter of the company; (r) To do all such other things as are incidental or conducive to the attainment of any of the above objects; (s) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph hereof, or by reference to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Spring Water Company, Limited," with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

Alaska Securities, Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of January, 1913, changing the name of "Alaska Securities, Limited," to that of "Alaska Ideal Beds, Limited."

Dated at the office of the Secretary of State of Canada, this 29th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

Financial Trust Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of January, 1913, incorporating Henry Noel Chauvin, George Harold Baker, Harold Earle Walker and James Edouard Coulin, of the City of Montreal, in the Province of Quebec, advocates, and Christina Imrie, of the City of Westmount, in the said Province of Quebec, book-keeper, for the following purposes, viz:—(a) To act as receiver, trustee, assignee, liquidator, executor, administrator, curator to insolvent estates, to interdicts, to the person or property of any one and to substitutions; guardian to the person or property, sequestrator, judicial or otherwise; tutor, subrogate tutor and judicial adviser; to act as agent in the purchase, sale and management of real and personal property, to act as an agent or broker in placing insurance of any kind and to act as an adjuster, valuator and agent in any insurance claim; (b) To accept, receive, hold and convey the property of all estates and all other property, whether real or personal, movable or immovable, which may be granted, committed or conveyed to the company by any person, corporation or court of law and to execute and administer all such trusts; (c) To receive all kinds of personal property for deposit and safe-keeping and to make loans thereon and to act as agents, consignees and bailees thereof; (d) To lend and invest money entrusted to the company for such purposes and to secure the repayment of such moneys or the payment of the interest or both, to accept and dispose of any description of property conveyed, pledged, mortgaged, assigned to or deposited or warehoused with the company in connection with any such loan or investment; (e) To promote or assist in promoting any other companies; to underwrite, place or assist in the placing of and guarantee the issue of or the payment of the interest on the shares, debentures, bonds or securities of any such company; (f) To close and wind up the business of persons, partnerships, companies, corporations, associations and estates; (g) To act as trustee in respect to any debenture, mortgage, hypothec or other security issued according to law by any municipal or other corporation; to hold property mortgaged, hypothecated and pledged to secure the payment of debentures and other indebtedness, and to deal with such property in accordance with and for the purposes set forth in the instrument granting such mortgages, hypothec, pledge or obligation; (h) To guarantee any investment made by the company as agent or otherwise; (i) To give bonds for the faithful performance of any contract entered into with any person or corporation by any person or corporation and to act as surety before the courts; (j) To examine, report upon and audit the books, accounts, condition and standing of corporations, partnerships and individuals when requested or authorized so to do by such corporations, partnerships and individuals and also when required by an order of a court of competent jurisdiction; (k) To buy, sell, invest and trade in stocks, bonds, debentures and obligations, whether secured by mortgage or otherwise, and in Dominion, provincial, British, foreign or other public securities; (l) To sell or deal with real or personal property held by the company or in any fiduciary capacity, or on its own behalf, or otherwise, but it shall not so deal with any property held by it in a fidu-

ciary capacity unless thereto duly authorized as may be required by law or by the instrument creating the trust: (m) To charge for, collect and receive all agreed and reasonable remuneration, legal, usual and customary costs, charges and expenses for all or any of the past or future services, duties, trusts or things rendered, observed, executed or done in pursuance of any of the powers of the company, even when the said company is acting as tutor, sub-tutor, curator, judicial adviser, guardian, administrator, executor, trustee, mandatory or in any other capacity where the services are by law or custom usually gratuitous; (n) Generally to act as agents or attorneys for the transaction of business, the management of estates, the investment, collection and payment of moneys, rents, interests, dividends, mortgages, bonds, bills, notes and other securities; to act as agents for the purpose of registering, issuing, countersigning and transferring the certificates of stocks, bonds, debentures and other obligations of the Dominion of Canada or of any province thereof, or of any corporation, association or municipality, and to receive and manage any sinking fund thereof; (o) To deal in real estate, mortgages, leases and other real rights as well as personal property; (p) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (q) To acquire by purchase, lease or otherwise the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company; (r) To apply for, purchase or otherwise acquire and sell any patents, brevets d'invention, trade marks, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or process which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (s) To construct, acquire, hold, maintain, lease, sell and convey any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any land, buildings and easements, and to accept mortgages, charges and liens on real or personal property or any other securities whatsoever and bearing interest or otherwise, as the company may see fit, from any person or corporation dealing with the company, and to sell, assign or otherwise dispose of all or any of such securities; (t) To invest and deal with the moneys of the company not immediately required in such a manner as may be from time to time determined; (u) To issue paid-up shares, bonds or debentures or other securities for the payment, either in whole or in part, of any property, real or personal, movable or immovable; services, rights, lease, business, franchise, undertaking, power, privilege, license or concession which this company may legally acquire, and in payment or part payment of or in exchange for shares, bonds, debentures or other securities of any other company doing a business similar or incidental to the business of this company; (v) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any shares in the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (w) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (x) To do all or any of the above things as principals, contractors, trustees or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others; (y) To amalgamate with any

other company having objects altogether or in part similar to those of this company; (z) To distribute by dividend or otherwise any assets of the company in specie or kind among the members and particularly paid-up shares, debentures or debenture stock of any other company; (aa) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Financial Trust Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

The Loyal Motor Car Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of January, 1913, incorporating David William Henry, manufacturer, John Millar McEvoy, barrister-at-law, Helen Elizabeth Anderson, accountant, and Calvin Selith Parker, manager, all of the City of London, in the Province of Ontario, and Charles Chinnick Wright, of the Town of Strathroy, in the said Province of Ontario, merchant, for the following purposes, viz:—(a) To manufacture, buy, sell, rent or otherwise deal in automobiles and all parts and accessories thereto; (b) To buy, sell, rent and otherwise acquire and dispose of all necessary plant, machinery, buildings and real estate as may be necessary for the purposes aforesaid, and (c) to manufacture and deal in any other kind of machinery or vehicles. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Loyal Motor Car Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Strathroy, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

Central Land Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of January, 1913, incorporating Thibaudau Rinfret, King's counsel, Rosario Genest and Joseph Emile Billette, advocates, and Anna Clement and Angelina Marceau, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on a general real estate business, lease, purchase and transact in immovables; (b) To transact and negotiate with any other company carrying on the same kind of business and generally carry on any operations necessary in the real estate business; (c) To subscribe for, purchase or otherwise acquire the shares, bonds, debentures or other securities of any other company or corporation and to pay for the same in shares, bonds, debentures or other securities of this company, and to hold, sell or otherwise deal in the shares, bonds, debentures or other securities so purchased, and, while holding the same, to exercise all the rights and powers of ownership thereof, including the voting powers thereof, and to guarantee payment of the principal of or dividends and interest on the shares, bonds, debentures or other securities of any other company or corporation having objects altogether

or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this company, or with which the company may have business relations, and to promote any company or corporation having objects altogether or in part similar to those of this company or carrying on any business capable of being carried on so as to directly or indirectly benefit this company; (d) To consolidate or amalgamate with any other company or corporation having objects similar in whole or in part to those of this company, and to enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to engage in or carry on, or capable of being conducted so as to directly or indirectly benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person, company or corporation, and to take or otherwise assist any such person, company or corporation, and to take or otherwise acquire shares and securities of any such company or corporation and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, or otherwise to deal with or dispose of the same; (e) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the name of the persons, firms, company or companies hereinafter referred to, if hereunto duly authorized, all or any of the property, franchise, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake any liabilities of any such person, firm or company, and to exercise the rights, powers and franchises of any other company whose capital stock is owned by this company in the name of such company or in its own name; (f) To sell, lease, exchange, dispose of, turn to account or otherwise deal with the property, rights, franchises and undertakings of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, bonds, debentures or other securities of any other company having objects altogether or in part similar to those of this company; (g) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (h) To distribute in specie or otherwise, as may be resolved, any assets of the company among the members of the company and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Central Land Company, Limited," with a capital stock of three hundred thousand dollars, divided into 3,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 29th day of January, 1913.

THOMAS MULVEY,

31-2

Under-Secretary of State.

Industrial Engineering & Machinery Company, Limited.

(CORRECTED NOTICE)

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1913, incorporating Louis Joseph Loranger and Joseph Alexandre Prud'homme, advo-

cates; Maurice Loranger and Bernard Melançon, notaries, and Gabrielle Letourneau, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, import, export, purchase, sell and deal in any way with all kinds of instruments, machines and machinery, and to carry on the business of commission merchants, agents, brokers, consignee or otherwise handle, distribute and deal with any of its products or commodities; (b) To act as consulting or contracting engineers or both, to acquire, lease, sell, design, operate for profit and otherwise dispose of any kind of water power, lighting plant, whether gas or electric, or both, stone quarries, cement and lime plants, coal, ore, mine, subject, however, to municipal authorities; (c) To carry on business, or any part thereof, either wholesale or retail, or both, and to manufacture or acquire and deal in any way with the ingredient or accessories useful or convenient in that connection; (d) To carry on any other business, whether engineering, contracting, manufacturing or otherwise, which may be capable of being conveniently carried on in connection with the business or objects of the company, or calculated to enhance the value of or render profitable any of the company's properties or rights; to acquire by purchase, leases, concessions, licenses, exchange or other legal titles, and to undertake and to alienate, dispose of or otherwise deal with, either solely or jointly with others, and as principals, agents, engineers or otherwise, contractors or otherwise, the whole or any part of the business, properties, assets, good-will, rights and liabilities of any persons or corporations carrying on or interested in any business or undertakings similar to those which this company is authorized to carry on or to any one or more thereof, or possessed of, or interested in property or rights suitable for the purpose of this company, and to purchase or otherwise acquire any or all of the shares, debentures or other securities of such incorporations, and to pay for any rights and things so acquired or enjoyed by issuing shares of the company's stock as fully paid up and non-assessable or appropriating any of its bonds, debentures or assets for that purpose and for expenses incurred in that connection; (e) To pay for any properties, rights or things required by or useful to the company or for services rendered to the company after its incorporation or previous thereto in preparation for its incorporation or organization or otherwise in bonds, debentures or other securities or assets of the company or by the issue of fully paid-up and non-assessable shares of its capital stock; (f) To use any of the funds or assets of the company, including its bonds, debentures or other securities and its shares which may be issued as fully paid up and non-assessable for the purpose of forming, promoting and contributing to, subsidizing or otherwise assisting any company or companies, to acquire all or any of the undertakings, assets, rights or liabilities of this company or any persons, firms, corporations, syndicates and associations having objects similar to those of this company, or for any other purpose which may seem calculated to benefit the company, and while holding or enjoying any shares, bonds, securities or other rights, to exercise all the rights and powers of ownership thereof, including voting powers, the whole notwithstanding the provisions of section 44 of the said Companies Act; (g) To make application and negotiate for, purchase or otherwise acquire or use, exercise, develop, grant or dispose of or turn to account any patents, trade marks, copyrights, grants, licenses, leases, concessions and the like, which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated to benefit the company, and to pay for the same in bonds, debentures or other securities of the company or by the issue of fully paid-up and non-assessable shares of its capital stock; (h) To amalgamate or enter into partnership or arrangement for sharing profits or union of interest or otherwise with any persons or corporations engaged or interested in any similar or suitable business or transaction and to purchase or otherwise acquire or guarantee the payment of any shares, bonds, debentures or other securities of any such corporation or of any dividends or interest thereon and to sell or re-issue, with or with-

out guarantee, or otherwise deal with the same; (i) To purchase or otherwise acquire, hold, lease, sell, improve, manage, develop, exchange or otherwise dispose of or deal with any real estate lands, buildings or other property or rights necessary or useful for the carrying on of any of the company's business; (j) To sell, lease or otherwise dispose of or deal with the whole or any part of the undertaking of the company and of its assets and good-will, for such consideration as the company may think fit, including shares, debentures or other securities of any other corporation having objects similar in whole or in part to those of the company, and to distribute among its shareholders any cash, securities or other consideration so received; (k) To do all such other things as may be incidental or conducive to the attainment of the above objects or for the carrying out of the company's purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Industrial Engineering & Machinery Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

Longueuil Riverside Land Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of January, 1913, incorporating William Kenneth McKeown, advocate, James Robertson Law, accountant, and May Beatrice Flanagan, Mabel Evelyn Manhire and Berthe Charlebois, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of a land company and in connection therewith, to acquire by purchase, lease, exchange, grant, concession or otherwise and to hold, subdivide, lay out in building lots, streets, lanes, squares and otherwise, to improve, develop, rent, sell, convey, exchange, lease and otherwise dispose of and generally deal in lands and real estate of all and every kind and description, whether vacant, improved or otherwise, as also any rights, title or interest therein, and in and upon such lands and real estate, or any part thereof, to make, erect, construct, build, operate and maintain roads, streets, lanes, bridges, and other means of communication, houses, dwellings, stables, factories, mills, plants, manufactories and all other buildings and works and improvements that may be considered advisable in connection with the purposes of the company, including the construction in and on such lands, or any part thereof, of sidewalks, drains, water mains, sewers, lighting plants and accessories and all and any other improvements of a nature to enhance the value of the company's property, or any part thereof, and to use the capital or any other funds of the company for such purposes or any one of them; (b) To make advances by way of loans for building purposes or other improvements to purchasers or lessees of any part of the company's property and aid by way of advance or otherwise in the construction and maintenance of roads, streets, bridges, sidewalks, water works, sewers, lighting plant or plants and other improvements calculated to render the company's property more accessible or enhance its value; (c) To act as real estate agents, experts, valuers, realty brokers, contractors and builders and do a general real estate agency business, including the undertaking of investigations, valuations, sales, exchanges and the like, and negotiate leases and all other form of contract in respect of real estate, to guarantee the payment of rentals by lessees to whom the company may lease its own or its clients' and customers' properties, or any part thereof, and to charge and collect such commissions and receive such compensation for such services, either in cash or securities of any other company as this company may con-

sider proper and advisable; (d) To take and hold mortgages, hypothecs, liens and charges, pledges or movable property, shares, bonds and other securities to secure the payment of the purchase price, or any part of it, of properties sold by the company, or any money (due to the company from purchasers or advances by the company) to purchasers for building purposes or other improvements, or for any rentals due to the company or guaranteed by the company, as herein set forth; (e) To build, install, maintain and operate one or more systems of water works for the proper supply of water to the holders and purchasers of the property of the company and others and, in connection therewith, aqueducts, filtration plants, pumping stations, mains, connections and other accessories and adjuncts to such water works; to sell and dispose of said water and, for such purposes, to enter into any contracts that may be considered advisable by the company; (f) To acquire by purchase, lease or otherwise and to own, construct, develop and operate steam, electric and hydraulic plants for the purpose of generating heat, light and power for the uses of the company in connection with any of its operations, and to dispose of any surplus of the same not required for such operation, and, in connection therewith, to erect all such dams, sluices, reservoirs, water courses, buildings and other constructions as may be necessary for the proper completing of such works or any of them, and to enter into all and any contracts and agreements for the supply of the heat, light and power that the company may deem proper, provided, however, that any sale, transmission or distribution of electric, hydraulic or other powers beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (g) To construct, improve, maintain, develop, work, manage, carry out or control any roads, ways and branches, railway switches or sidings on lands owned or controlled by the company, and bridges, reservoirs, water courses, wharves, manufactories, warehouses, electric works, shops, stores, houses and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (h) To apply for, secure, acquire by assignment, transfer, purchase or otherwise, and to exercise, carry out and enjoy any charter, license, power, authority, franchise, contract, concession, rights or privileges which any government or authority or any corporation or other public bodies may be empowered to grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof; (i) To acquire by purchase, lease or otherwise and to take over the whole or any part of the undertaking, business, property, assets or liabilities of any person, partnership or company carrying on any business in whole or in part which this company is authorized to carry on or possessed of property suitable and proper for the purposes of this company; (j) To enter into any agreement for sharing of profits, amalgamation, consolidation or union of interests, co-operation, joint adventure, reciprocal concession or other arrangement of a like nature with any person or company or companies carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to engage in or carry on, or having objects altogether or in part similar to those of this company; (k) To purchase, take in exchange or in payment or otherwise acquire, hold and own, and whilst holding same, to exercise all the rights and privileges of holders and owners thereof, and to sell, with or without guarantee, and, notwithstanding the provisions of section 44 of the said Act, deal in the shares, bonds, debentures or other securities of any other company or companies having purposes or objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to establish, promote or otherwise assist any such other company or companies; (l) To issue paid-up shares, bonds, debentures or other securities for the payment, either in whole or in part,

of any property, real or personal, movable or immovable, property rights, lease, business, franchise, undertaking, power, privilege, license or concession which this company may lawfully acquire, as also in payment of services rendered to the company by way of promotion or otherwise, and to issue fully paid shares, bonds, debentures or other securities of the company in payment or part payment of or in exchange for shares, bonds, debentures or other securities of any other company doing a business similar or incidental to the business of this company; (m) To sell, lease, exchange or otherwise dispose of or deal with all or any part of the property, rights or undertaking of the company for such consideration as the company may think proper and in particular for shares, bonds, debentures or other securities of any other company having objects altogether or in part similar to those of the company; (n) To lend money to persons or companies having dealings with the company and guarantee the performance of contracts, as also the performance of any obligation or undertaking of any other company in which the company is interested, and to accept as security for such loans and guarantee any security that may be offered by such person or company, including shares and debentures of such other companies; (o) To draw, make, accept, endorse, discount and issue promissory notes, bills of exchange, warrants, securities under the Bank Act and other negotiable or transferable instruments; (p) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (q) From time to time to do any one or more of the acts and things herein set forth and to exercise and enjoy all such rights and privileges and to do all such other acts and things as are incidental or conducive to the attainment of the above objects or any one of them, as also to carry on any business germane to the purposes and objects above set forth. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Longueuil Riverside Land Company, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

Chambers, McCuigge & McCaffrey Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1913, incorporating William Clark Chambers, contractor, Anson Spotton, barrister, Henry Leighton, manufacturer, Eunice Leighton, bookkeeper, and Irene Edmunds, stenographer, all of the Town of Harriston, in the Province of Ontario, for the following purposes, viz:—(a) To enter into any contracts or agreements in relation to, and to erect, construct, maintain, alter, repair, pull down and restore works of all kinds, both public and private, including wharves, docks, piers, tramways, waterways, roads, bridges, warehouses, factories, mills, engines, machinery, railway carriages, ships and vessels of every description, gas works, electric works, water works, drainage and sewage works and other structures and works connected therewith, and to carry on a general contracting, building, planing mill and lumber business, and to manufacture, buy, sell and deal in lumber, bricks, stone, cement, lime, limestone, artificial stone and all kinds of building materials and supplies; (b) To acquire by purchase, lease or other title all quarries, gravel pits, timber limits, saw mills, water powers, steamboats, dredges, scows, machinery and plant and all other accessories

which may be deemed necessary or convenient for the proper carrying on of the business and undertakings of the company, and to operate the same in connection therewith, and to alienate the same at pleasure; (c) To acquire, own and operate the necessary lands and manufactories required in carrying on and conducting any branch or branches of business incidental to the due carrying out of the objects for which the company is incorporated; (d) To contract, acquire, charter, operate, hire, lease, sell or otherwise dispose of all kinds of steam or sailing vessels, barges, boats and other vessels, wharves, docks, warehouses, freight sheds and other buildings; (e) To aid by guarantee, endorsement, advances or otherwise any corporation with which the company may have business relations, or shares of whose capital stock have been acquired and are held by the company, and to guarantee the performance of contracts by any such corporation, or by any person or persons with whom the company may have business relations; (f) To carry on any other similar business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company; (g) To do all such other things as are incidental or conducive to the attainment of the above objects; (h) To buy or otherwise acquire farming lands and power to sell or otherwise dispose of the same. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Chambers, McCuigge and McCaffrey Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

Burnside Realty Co. Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of January, 1913, incorporating William Langley Bond, King's counsel, Royal Lindsay Hamilton Ewing, real estate Agent, James McBride, agent, and John Bicknell Johnson, bookkeeper, of the City of Montreal, in the Province of Quebec, and James Edouard Coulin, of the Town of Outremont, in the said Province of Quebec, advocate, for the following purposes, viz:—(a) To acquire by purchase, lease or otherwise and to hold and own real estate and immovables; (b) To make, build and construct any and all public and private works, buildings, undertakings and operations, dwelling houses, factories, shops and other buildings; (c) To sell, lease, convey, exchange, dispose of or otherwise deal with such real estate, or any portion thereof, and to develop, improve, exploit and lay out any such property in streets, lanes, squares, lots or otherwise; (d) To aid in the construction and maintenance, or to construct or maintain lanes, roads, streets, water works or other works and improvements calculated to render the company's property more accessible and profitable; (e) To purchase, acquire, hold, transfer, sell and dispose of shares, stocks, debentures, bonds or other securities in any other company having objects in any way similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (f) To sell or otherwise dispose of the undertakings of the company or any part thereof on such terms and conditions as the company shall see fit and to accept shares, bonds, stock or other securities of any company in payment or part payment therefor; (g) To acquire, hold and sell and dispose of any business, franchises, undertakings, rights, privileges, leases, contracts, assets and other rights, which the company may lawfully acquire, and to pay for the same wholly or in part in cash, or wholly or in part in stock, bonds or

other securities of the company, and to that end to issue shares of this company as fully paid up and non-assessable to any individual, firm or corporation in payment of any business, franchises, undertakings, property, rights, privileges, leases, contracts, real estate, stock, assets or other rights which the company may acquire; (h) To generate or purchase electricity and to sell and distribute the same for lighting, manufacturing or other purposes in connection with any part of the company's property; (i) To amalgamate with any other company having objects in whole or in part similar to those of this company; (j) To distribute among the shareholders of the company in kind any shares, debentures, securities or property belonging to the company; (k) To act as general agent, mandatory, real estate and insurance agent and in general to do any and all acts which may be necessary for the promotion of the company's business and the carrying out of its undertakings. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Burnside Realty Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

The Owen Sound Rolling Mills Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of January, 1913, incorporating Archibald Henry Macdonald, John Jacob Drew and Frederic Watt, solicitors, and Priscilla Jean Ryde and Alice Beatrice Cabeldu, stenographers, all of the City of Guelph, in the Province of Ontario, for the following purposes, viz:—(a) To manufacture wrought iron and steel, pipe and tubing, both butt weld and lap weld, nipples, joints and other pipe fittings, steel and cast iron elbows, bar iron and steel, angle iron and steel, and iron and steel rods, structural steel for bridge and building work and such like use, steel railway rails, fish plates, spikes and all other iron and steel used in railway track laying, iron and steel nails, tacks, screws, bolts and nuts, skelp, pig iron, steel billets, brass and iron bedsteads and tubing therefor; (b) To acquire, build and operate smelters; (c) To purchase, construct and use for any of the undertakings of the company steamboats, tugs, dredges and wharves; (d) To acquire by purchase or otherwise iron and coal mines and to operate the same; (e) To build houses for rent or sale to employees of the company and to acquire, hold, sell and convey any real estate requisite for such purposes; (f) To carry on any other business, whether manufacturing or otherwise, capable of being conveniently carried on in connection with the business of the company or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (g) To acquire or undertake the whole or any part of the business, property and liabilities of any persons or other company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purpose of the company; (h) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (i) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of

them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (j) To purchase or otherwise acquire and assume the franchises, contracts, agreements and obligations of any company or companies, person or persons for the purposes of the company and to pay therefor in cash or by the issue of fully paid-up shares of the capital stock, debentures or other securities of the company, or partly in cash and partly by the issue of fully paid-up shares of the capital stock, debentures or other securities of the company as the directors of the company may from time to time see fit; (k) To do all things incidental to the above purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Owen Sound Rolling Mills Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Owen Sound, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

St. Catherine Heights, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of January, 1913, incorporating Joseph Mathias Dorion, of the Town of Lachute, in the Province of Quebec, insurance broker; John Robert Collins and William Henry Moran, of the Town of Fasset, in the said Province of Quebec, lumber merchants; Joseph Aimé Papineau, broker, and Arthur Theodore Côté, accountant, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—(a) To acquire by purchase, lease or otherwise and to hold and own real estate and immovables; to make, build and construct any and all public and private works, buildings, undertakings and operations, dwelling houses, factories, shops and other buildings; to sell, lease, convey, exchange, dispose of or otherwise deal with such real estate or any portion thereof, and to develop, improve, exploit and lay out any such property in streets, lanes, squares, lots or otherwise; (b) To aid in the construction and maintenance, or to construct or to maintain lanes, roads, streets, water works or other works and improvements calculated to render the company's property more accessible and profitable; (c) To purchase, acquire, hold, transfer, sell and dispose of shares, stocks, debentures, bonds or other securities in any other company having objects in any way similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (d) To sell or otherwise dispose of the undertaking of the company or any part thereof on such terms and conditions as the company shall see fit, and to accept shares, bonds, stocks or other securities of any company in payment or part payment therefor; (e) To acquire, hold, sell and dispose of any business, franchise, undertaking, rights, privileges, leases, contracts, assets and other rights which the company may lawfully acquire, and to pay for the same wholly or in part in cash or wholly or in part in the stock, bonds or other securities of the company, and to that end to issue shares of this company as fully paid up and non-assessable to any individual, firm or corporation in payment of any business, franchise, undertaking, property, rights, privileges, leases, contracts, real estate, stock, assets or other rights which the company may acquire; (f) To open up, develop and operate quarries and other works of a similar nature upon the property of the company; (g) To purchase electric power, and to sell and distribute the same for lighting, manufacturing or other purposes in connection with any part of the company's business; (h) To act as an agent in

carrying on any of the business which the company is empowered to transact, and in general to do any and all acts which may be necessary for the promotion of the company's business, and the carrying on of its undertakings. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "St. Catherine Heights, Limited," with a capital stock of seventy-five thousand dollars, divided into 1,500 shares of fifty dollars each, and the chief place of business of the said company to be at the Town of Lachute, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

INSURANCE DEPARTMENT,
OTTAWA, 18th November, 1912.

NOTICE is hereby given that a license No. 331, has this day been granted The California Insurance Company for the transaction throughout Canada of the business of Fire Insurance. The chief agency of the company is established at the City of Vancouver, B.C., and John McLeod has been appointed chief agent.

28-4

W. FITZGERALD,
Superintendent of Insurance.

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following position in the Inside Division of the Civil Service of Canada.

An Assistant in the office of the Engineer-in-Charge of the Cement Testing Laboratory, Department of Public Works, Subdivision B of the Third Division, initial salary \$800 per annum. Candidates must be carpenters of about ten years experience, with a good knowledge of pattern and mould making, and also of electrical wiring and switchboard work, and must be able to draw sketches of the work required. They must be willing to learn the business of making briquettes and testing cement generally.

Candidates must be natural-born or naturalized British subjects, must have been resident in Canada for at least three years, and must be of the full age of eighteen years and not more than thirty-five years.

Application forms, properly filled in, must be filed in the Office of the Civil Service Commission not later than the 10th day of February next. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, 16th January, 1913.

29-4

BOARD OF EXAMINERS FOR DOMINION LAND SURVEYORS.

NOTICE is hereby given that under the provisions of The Dominion Lands Surveys Act, the Board of Examiners for Dominion Land Surveyors will meet at Ottawa, on Monday, the tenth day of February next, for the examination of candidates for admission as articled pupils, for commissions as Dominion Land Surveyors, or for certificates as Dominion Topographical Surveyors. Examinations will be held at Ottawa, Toronto and Kingston, in the Province of Ontario, at Winnipeg, in the Province of Manitoba, and at Calgary and Edmonton, in the Province of Alberta.

F. D. HENDERSON,
Secretary of the Board of Examiners
for Dominion Land Surveyors.

Ottawa, 13th January, 1913.

29-4

NOTICE TO MARINERS.

No. 118 of 1912.

(Inland No. 38.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

ONTARIO.

(330) RIVER ST. LAWRENCE—THOUSAND ISLANDS—
COLOUR OF DAY BEACON SOUTHEASTWARD
OF JACKSTRAW SHOAL.

Position.—700 feet 124° 30' (S. 45° E. Mag.) from Jackstraw shoal lighthouse.

Colour of day beacon.—The mast and drum surmounting the beacon pier are painted black, and not red as stated in the Canadian List of Lights.

N. to M. No. 118 (330) 26-12-12.

Variation in 1912: 12° 30' W.

Authority: Departmental records.

Admiralty charts: Nos. 2789i, 259b and 1152.

Publication: St. Lawrence Pilot above Quebec, 1912, page 178.

Canadian List of Lights and Fog Signals, 1912: No. 1729.

Departmental File: No. 21729.

ONTARIO.

(332) ST. CLAIR RIVER—SHOAL NORTH OF STAG
ISLAND—GAS BUOY TO BE ESTABLISHED.

Date of establishment.—Opening of navigation in 1913, or as soon thereafter as possible, without further notice.

Position.—Marks the north end of the shoal extending northward of Stag island. It will be moored 1,200 feet 117° (S. 60° E. Mag.) from Stag island upper light on the west side of St. Clair river.

Lat. N. 42° 54' 17", Long. W. 82° 27' 44".

Description.—Steel cylindrical buoy, surmounted by a pyramidal steel frame supporting the lantern.

Colour.—Red and black horizontal bands.

Character of Light.—Occulting white.

N. to M. No. 118 (332) 26-12-12.

Variation in 1912: 3° W.

Authority: Memo. from Commissioner of Lights.

Admiralty charts: Nos. 330, 332, and 678.

Publication: U. S. H. O. Publication No. 108C. 1907, page 37.

Canadian List of Lights and Fog Signals, 1912: To be inserted as No. 1917.

Departmental File: No. 33326.

ONTARIO.

(333) LAKE SUPERIOR — THUNDER BAY — PORT
ARTHUR — GAS BUOY REPLACED BY
GAS AND BELL BUOY.

Date of replacement.—On the opening of navigation in 1913, without further notice.

Position.—In the prolongation of the northeastern edge of the dredged channel.

Lat. N. 48° 25' 30", Long. W. 89° 12' 13".

Alteration.—The gas buoy will be replaced by a combined gas and bell buoy.

New description.—Steel cylindrical buoy, surmounted by a steel frame supporting the bell and lantern.

Colour.—Red.

Character of light.—Occulting white.

N. to M. No. 118 (333) 26-12-12.

Authority: Memo from Commissioner of Lights.

Admiralty charts: Nos. 321 and 320; and Dept. of the Naval Service chart No. 101.

Publication: U. S. H. O. Publication No. 108 A. 1906, page 83.

Canadian List of Lights and Fog Signals, 1912: No. 2198.

Departmental File: No. 29214.

ONTARIO.

(334) LAKE SUPERIOR — VICTORIA CHANNEL — MINK ISLAND REEF — BEACON REBUILT.

Former notice.—No. 45 (126) of 1904.

Position.—On the rock awash, lying between Mink island and Sister islands.

Lat. N. 48° 9' 18", Long. W 89° 15' 20".

New description.—Pyramidal concrete beacon, square in plan, 15 feet high.

Colour.—White.

N. to M. No. 118 (334) 26-12-12.

Authority: Records, Chief Engineer's office, M. & F. Admiralty charts: Nos. 321 and 320; and Dept. of the Naval Service chart No. 101.

Publication: U. S. H. O. Publication No. 108 A, 1906, page 79.

Departmental File: No. 25368.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 26th December, 1912.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

31-2

NOTICE TO MARINERS.

No. 120 of 1912.

(Inland No. 39.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

ONTARIO.

(341) WINNIPEG RIVER—WHITE DOG ISLAND TO KENORA—BUOYS ESTABLISHED.

The following spar buoys have been established in the Winnipeg river between White Dog island and Kenora:—

(1). White Dog buoy.

Position.—In 9 feet water, south of Danger point.

Colour.—Red and black horizontal bands.

(2). Frank point buoy.

Position.—In 9 feet water, on east side of shoal.

Colour.—Red.

(3). Manitou reef buoy.

Position.—In 9 feet water on south side of reef.

Colour.—Red and black horizontal bands.

(4). Dowsett reef buoy.

Position.—In 8 feet water, on north side of reef.

Colour.—Red and black horizontal bands.

(5). Bower reef buoy.

Position.—In 9 feet water, on east side of reef, 150 feet east of Bower island.

Colour.—Red.

(6). Webster reef buoy.

Position.—In 9 feet water, on east side of reef.

Colour.—Red.

(7). Wemys reef buoy.

Position.—On east side of reef, 500 feet east of Wemys island.

Colour.—Red.

(8). Holt point buoy.

Position.—In 8 feet water, 100 feet east of point.

Colour.—Red.

(9). Tunnel bay reef buoy.

Position.—In 9 feet water, on west side of reef.

Colour.—Red and black horizontal bands.

(10). Blaikie reef buoy.

Position.—In 9 feet water, on east side of reef.

Colour.—Red.

(11). Hill reef buoy.

Position.—In 8 feet water, on east side of reef.

Colour.—Red.

(12). Robinson reef buoy.

Position.—In 9 feet water, on west side of reef.

Colour.—Black.

(13). Laurencen point buoy.

Position.—In 9 feet water, 150 feet west of point.

Colour.—Black.

(14). Fiddler island buoy.

Position.—In feet 9 water, 200 feet west of island.

Colour.—Black.

(15). Gordon reef buoy.

Position.—In 10 feet water, north of reef.

Colour.—Red.

(16). Dufresne narrows buoy.

Position.—In 9 feet water, on west side of reef.

Colour.—Black.

(17). Villeneuve rapids buoy.

Position.—In 8 feet water, on south side of shoal.

Colour.—Red and black horizontal bands.

(18). Scott island reef.

Position.—In 9 feet water, on west side of reef.

Colour.—Black.

(19). Palmerston reef buoy.

Position.—In 8 feet water, on north side of reef.

Colour.—Red and black horizontal bands.

(20). Magnuson point buoy.

Position.—In 9 feet water, north of point.

Colour.—Red.

N. to M. No. 120 (341) 28-12-12.

Authority: Report from Agent, M. and F., Kenora.
Departmental File: No. 32837.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 28th December, 1912.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

31-2

NOTICE TO MARINERS.

No. 121 of 1912.

(Pacific No. 30.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

BRITISH COLUMBIA.

(342) DISCOVERY PASSAGE—SEYMOUR NARROWS—MAUD ISLAND—CHANGE IN POSITION OF GAS-LIGHTED BEACON.

Former notice.—No. 66 (185) of 1907.

New position.—On the west side of Maud island, 400 feet northwestward of the old site of the beacon.

Lat. N. 50° 7' 30", Long. W. 125° 20' 52".

The beacon stands on a ledge of rock, which runs out a little beyond the line of the shore. The ledge just covers at high water.

Character of light.—Occulting red.

Elevation.—27 feet.

Visibility.—7 miles. The light is now visible to vessels north of it proceeding southward as well as to vessels south of it proceeding northward.

Details.—The gas beacon now stands on a square concrete base 8 feet high.

The height from the top of the concrete base to the top of the lantern is 22 feet.

N. to M. No. 121 (342) 31-12-12.

Authority: Report from Agent, M. and F., Victoria.

Admiralty charts: Nos. 538, 3162, 580 and 1917.

Publication: British Columbia Pilot, 1905, page 245.

Canadian List of Lights and Fog Signals, 1912: No. 2344.

Departmental File: No. 26784.

BRITISH COLUMBIA.

(343) QUEEN CHARLOTTE ISLANDS—ENTRANCE TO HOUSTON STEWART CHANNEL—POSTPONEMENT OF DATE OF REMOVAL OF BEACON FROM KOYA POINT TO DANGER ROCKS.

Former notice.—No. 74 (209) of 1912.

Removal of gas beacon postponed.—The gas beacon will not be moved from Koya point to Danger rocks until the spring of 1913.

N. to M. No. 121 (343) 31-12-12.

Authority: Report from Agent, M. and F., Victoria.

Admiralty charts: Nos. 1923b and 2430.

Publication: British Columbia Pilot, 1905, page 514.

Canadian List of Lights and Fog Signals, 1912: No. 2390.

Departmental File: No. 22390 M.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 31st December, 1912.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

31-2

NOTICE TO MARINERS.

No. 1 of 1913.

(Atlantic No. 1. Pacific No. 1.)

All bearings, unless otherwise noted, are true, and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets. Miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

(1) CAUTION WHEN APPROACHING CANADIAN PORTS.

PART I.

Closing of Ports.

(1) The Canadian Government, having taken into consideration the fact that local or other circumstances may arise in which it may be necessary, on account of periodical exercises, manœuvres, or otherwise, to forbid all entrance to certain ports of the Dominion, this is to give notice that on approaching the shores of Canada or any of the ports referred to in Part III of this notice, a sharp look-out should be kept for the signals described in the following paragraph, and for the vessels mentioned in paragraph (2), Part II, of this notice, and the distinguishing and other signals made by them. In the event of such signals being displayed the port or locality should be approached with great caution, as it may be apprehended that obstructions may exist.

(2) If entrance to a port is prohibited three red vertical lights by night, or three red vertical balls by day, will be exhibited in some conspicuous position, in or near to its approach, which signals will also be shown

by the vessels indicated in paragraph (2), Part II of this notice.

If the signals are displayed, vessels must either proceed to the position marked "Examination Anchorage" on the Admiralty charts and anchor there, or keep the sea.

(3) At all the ports or localities referred to in Part III of this Notice, search-lights are occasionally exhibited for exercise.

Instructions have been given to avoid directing movable search-lights during practice on to vessels under way, but mariners are warned that great care should be taken to keep a sharp look-out for the signals indicated in paragraph (2) above, when search-lights are observed to be working.

PART II.

EXAMINATION SERVICE.

(1) Under certain circumstances it may become necessary to take special measures to examine vessels desiring to enter the ports or localities referred to in Part III of this notice.

(2) In such case, vessels carrying the distinguishing flags or lights mentioned in paragraph (4) will be charged with the duty of examining ships which desire to enter the ports and of allotting positions in which they shall anchor.

(3) As the institution of the Examination Service at any port will never be publicly advertised, especial care should be taken in approaching the ports, by day or night, to keep a sharp look-out for any vessel carrying the flags or lights mentioned in paragraph (4), and to be ready to "bring to" at once when hailed by her or warned by the firing of a gun or sound rocket.

(4) By day the distinguishing flags of the Examination Steamer will be a special flag (white and red horizontal surrounded by a blue border) and a blue ensign.

Also, three red vertical balls if the port is closed.

By night the steamer will carry:—

(a) Three red vertical lights if the port is closed.

(b) Three white vertical lights if the port is open.

The above lights will be carried in addition to the ordinary navigation lights, and will show an unbroken light around the horizon.

(5) Masters are warned that, before attempting to enter any of these ports where the Examination Service is in force, they must in their own interests strictly obey all instructions as to entry given to them by the Examination Steamer. In the absence of any instructions from the Examination Steamer they must proceed to the position marked "Examination Anchorage" on the Admiralty Charts and anchor there, or keep the sea.

(6) In case of fog, Masters of vessels are enjoined to use the utmost care, and the Examination Anchorage itself should be approached with caution.

(7) The pilots attached to the ports will be acquainted with the regulations to be followed.

PART III.

PORTS OR LOCALITIES REFERRED TO.

Halifax, N.S.

Quebec, Que.

Esquimalt, B.C.

N. to M. No. 1 (1) 7-1-13

Authority: Department of the Naval Service, Ottawa.
Departmental File: No. 31589.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 7th January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

31-2

NOTICE TO MARINERS.

No. 2 of 1913.

(Pacific No. 2.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

BRITISH COLUMBIA.

- (2) STRAIT OF GEORGIA—GALIANO ISLAND—
PORLIER PASS—RACE POINT—HAND FOG
HORN AT LIGHTSTATION.

Position.—At Race point lightstation.

Lat. N. 49° 0' 32", Long. W. 123° 35' 5".

Description.—Hand fog horn.

Remarks.—It is used to answer signals from steamers in the vicinity of the station in thick weather.

N. to M. No. 2 (2) 8-1-13.

Authority: Departmental records.

Admiralty charts: Nos. 3594, 3618, 579, 2689 and 917.

Publication: British Columbia Pilot, 1905, page 131.

Canadian List of Lights and Fog Signals, 1912: No. 297.

Departmental File: No. 22297 F.

BRITISH COLUMBIA.

- (3) BURRARD INLET—VANCOUVER HARBOUR—TELEPHONE CABLE LAID ACROSS THE HARBOUR FROM VANCOUVER TO NORTH VANCOUVER—CAUTION.

Telephone cable.—A submarine telephone cable has recently been laid by the British Columbia Telephone Company across Vancouver harbour from Vancouver to North Vancouver.

Position.—The telephone cable runs from a point on the wharf at Vancouver opposite the foot of Seymour street (Lat. N. 49° 16' 58", Long. W. 123° 6' 36") $\frac{1}{2}$ mile 163° (S. 42° E. Mag.) from Brockton point lighthouse to a point at the shore at North Vancouver at the foot of Lonsdale Avenue (Lat. N. 49° 18' 24", Long. W. 123° 4' 49") 9,500 feet 67° (N. 42° E. Mag.) from Brockton point lighthouse.

The telephone cable runs out from the wharf at Vancouver $1\frac{3}{10}$ miles on a bearing of 39° (N. 14° E. Mag.); thence $\frac{1}{10}$ mile 16° (N. 9° W. Mag.); hence $\frac{1}{10}$ mile 45° (N. 20° E. Mag.); and thence 00 feet 32° (N. 7° E. Mag.) to the shore line at North Vancouver at the foot of Lonsdale avenue.

Caution.—Mariners are warned not to anchor in the vicinity of this cable.

N. to M. No. 2 (3) 8-1-13.

Variation in 1913: 25° E.

Authority: Departmental records.

Admiralty charts: Nos. 992, 1922, 2689 and 1917.

Publication: British Columbia Pilot, 1905, pages 177, 178 and 179.

Departmental File: No. 30647.

A. JOHNSTON

Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 8th January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

31-2

NOTICE TO MARINERS.

No. 3 of 1913.

(Atlantic No. 2.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360° measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides and all depths are at low water of ordinary spring tides.

NEW BRUNSWICK.

- (4) SOUTH COAST—BAY OF FUNDY—PASSAMAQUODDY BAY—ST. ANDREWS—LIGHT IMPROVED.

Position.—On the North Point of the eastern entrance to Port St. Andrews.

Lat. N. 45° 4' 6", Long. W. 67° 2' 55".

Alteration.—The fixed white light shown from this lighthouse has been improved by the substitution of a fifth order dioptric illuminating apparatus for the catoptric apparatus heretofore used.

N. to M. No. 3 (4) 10-1-13.

Authority: Report from N.B. Agent, M. and F.

Admiralty charts: Nos. 1743, 464, 2013, 352, 1651, 2492 and 2670.

Publication: Nova Scotia and Bay of Fundy Pilot, 1911, page 290.

Canadian List of Lights and Fog Signals, 1912: No. 34.

Departmental File: No. 20034 A.

NOVA SCOTIA.

- (5) SOUTH COAST—ENTRANCE TO HALIFAX HARBOUR—SAMBRO OUTER BANK—LIGHTSHIP PLACED FOR WINTER MONTHS.

Former notice.—No. 96 (267) of 1912.

Position.— $6\frac{1}{2}$ miles 156° (S. 3° E. Mag.) from Sambro island light.

Lat. N. 44° 20' 30", Long. W. 63° 29' 55".

Lightship placed.—On 10th January, 1913, lightship No. 15 was moored in the above position for the winter months.

N. to M. No. 3 (5) 10-1-13.

Variation in 1913: 21° W.

Authority: Report from N. S. Agent, M. and F.

Admiralty charts: Nos. 2410, 729, 1651, 2666 and 2670.

Publication: Nova Scotia Pilot, 1911, page 40.

Canadian List of Lights and Fog Signals, 1912: No. 322.

Departmental File: No. 26688.

QUEBEC.

- (6) RIVER ST. LAWRENCE—WESTWARD OF ST. ROCH SHOALS—CAN BUOY TO BE REPLACED BY GAS BUOY.

Date of replacement.—Opening of navigation 1913, without further notice.

Position.—Westward of St. Roch shoals, $1\frac{1}{2}$ miles 200° (S. 39° W. Mag.) from Upper Traverse lighthouse.

Lat. N. 47° 16' 57", Long. W. 70° 17' 48".

Alteration.—Black can buoy No. 61 B will be replaced by a steel cylindrical gas buoy.

Colour.—Black, with the number 61 B in white.

Character of light.—Occulting white.

N. to M. No. 3 (6) 10-1-13.

Variation in 1913: 19° W.

Authority: Report from Supt. of Lights and Buoys, Quebec.

Admiralty charts: Nos. 314 and 2516; and Dept. of the Naval Service charts No. 205.

Publication: St. Lawrence Pilot, 1906, page 288.

Canadian List of Lights and Fog Signals, 1912: To be inserted as No. 1178 $\frac{1}{2}$.

Departmental File: No. 11785.

A. JOHNSTON,

Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 10th January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in

aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

31-2

NOTICE TO MARINERS.

No. 119 of 1912.

(Atlantic No. 57.)

All bearings, unless otherwise noted are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, of ordinary spring tides, and all depths are at low water of ordinary spring tides.

NEW BRUNSWICK.

(335) SOUTH COAST—BAY OF FUNDY—PASSAMAQUODDY BAY—ST. ANDREWS HARBOUR—TONGUE SHOAL—LIGHT IMPROVED.

Position.—On the eastern part of Tongue shoal.

Lat. N. 45° 3' 46", Long. W. 67° 0' 48".

Alteration.—The fixed white light shown from this lighthouse has been improved by the substitution of a fourth order dioptric illuminating apparatus for the catoptric apparatus heretofore used.

N. to M. No. 119 (335) 26-12-12.

Source of information: Report from N.B. Agent, M. and F.

Admiralty charts: Nos. 1743, 464, 2013, 352, 1651 and 2670.

Publication: Nova Scotia and Bay of Fundy Pilot, 1911, page 291.

Canadian List of Lights and Fog Signals, 1912: No. 36.

Departmental File: No. 20036 A.

NEW BRUNSWICK.

(336) BAY OF FUNDY—CHIGNECTO CHANNEL—GRINDSTONE ISLAND—NEW LIGHTHOUSE—CHANGE IN CHARACTER OF LIGHT.

Former notice.—No. 19 (45) of 1911.

Position.—On west end of Grindstone island, 200 feet 33° 40' (N. 55° E. Mag.) from the site of the old lighthouse.

Lat. N. 45° 43' 17", Long. W. 64° 37' 21".

New character.—Occulting white light, visible 12 seconds and eclipsed 3 seconds alternately.

Elevation.—97 feet.

Visibility.—15 miles from all points of approach by water.

Order.—Fourth dioptric.

Illuminant.—Petroleum vapour, burned under an incandescent mantle.

New Structure.—Hexagonal tower, with 6 buttresses; octagonal lantern.

Material.—Tower, reinforced concrete; lantern, iron.

Colour.—Tower, white; lantern, red.

Height.—59 feet, from its base to the top of the ventilator on the lantern.

Remarks.—The new lighthouse will be put in operation on the opening of navigation in 1913, when the temporary light will be discontinued.

N. to M. No. 119 (336) 26-12-12.

Variation in 1912: 21° 20' W.

Authority: Records, Chief Engineer's Office, M. and F.

Admiralty charts: Nos. 354, 353, 1651 and 2670.

Publication: Nova Scotia and Bay of Fundy Pilot, 1911, page 320.

Canadian List of Lights and Fog Signals, 1912: No. 126.

Departmental File: No. 20126 R.

NOVA SCOTIA.

(337) SOUTH COAST—HALIFAX APPROACH—CHÉBUCTO HEAD—TEMPORARY LIGHT.

Position.—On Chebucto head.

Lat. N. 44° 30' 4", Long. W. 63° 30' 50".

Temporary light.—The revolving white catoptric light shown from this lighthouse will be replaced, without further notice, by an occulting white fourth order dioptric light, which will be maintained until the under-mentioned permanent light is installed in the lighthouse.

Permanent light.—The permanent light will be a quadruple flashing white light. The illuminating apparatus for the permanent light will be installed in the lighthouse during 1913. Further notice will be given when the permanent light is ready to be put in operation.

N. to M. No. 119 (337) 26-12-12.

Authority: Records, Chief Engineer's Office, M. and F.

Admiralty charts: Nos. 2320, 2410, 729, 1651, 2666 and 2670.

Publication: Nova Scotia Pilot, 1911, page 128.

Canadian List of Lights and Fog Signals, 1912: No. 324.

Departmental File: No. 20324 A.

PRINCE EDWARD ISLAND.

(338) NORTH COAST—OFF ENTRANCE TO CASCUMPEQUE HARBOUR—COLOUR OF BELL BUOY.

Former notice.—No. 56 (156) of 1910.

Position.—Off the outer bar at the entrance to Cascumpeque harbour.

Colour of buoy.—The bell buoy is painted red.

N. to M. No. 119 (338) 26-12-12.

Authority: Report from Agent, M. & F., Charlottetown.

Admiralty charts: Nos. 2027, 2034, 1651, 2516 and 2666.

Publication: St. Lawrence Pilot, 1906, page 500.

Canadian List of Lights and Fog Signals, 1912: No. 794.

Departmental File: No. 26593.

QUEBEC.

(339) RIVER ST. LAWRENCE—CHANNEL PATCH—CHANGE IN COLOUR OF GAS BUOY LIGHT.

Former notice.—No. 37 (93) of 1911.

Position.—At the northeastern end of Channel path.

Lat. N. 47° 15' 15", Long. W. 70° 19' 10".

Alteration.—The characteristic of the light shown from Channel patch gas buoy No. 62 B has been changed from occulting white to occulting red.

N. to M. No. 119 (339) 26-12-12.

Authority: Memo. from Commissioner of Lights.

Admiralty charts: Nos. 3734, 314 and 2516 and Dept. of the Naval Service Chart No. 205.

Publication: St. Lawrence Pilot, 1906, page 28.

Canadian List of Lights and Fog Signals, 1912: No. 1179.

Departmental File: No. 11785.

NEWFOUNDLAND.

(340) WEST COAST—GULF OF ST. LAWRENCE—FEROLLE POINT—FOG ALARM ESTABLISHED—LIGHT TO BE ESTABLISHED.

Date of establishment.—Opening of navigation in 1913, without further notice.

Position.—On Ferolle point, about $\frac{1}{2}$ mile northward of its extremity, on land 100 feet back from the water's edge and 24 feet above high water mark.

Lat. N. 51° 0' 56", Long. W. 57° 5' 40".

Description of fog alarm.—Diaphone, operated with air, compressed by an oil engine. It will give three blasts of $2\frac{1}{2}$ seconds, with intervals of 3 seconds between them, in each minute, thus:

Blast	Silent	Blast	Silent	Blast	Silent interval
$2\frac{1}{2}$ secs.	3 secs.	$2\frac{1}{2}$ secs.	3 secs.	$2\frac{1}{2}$ secs.	$46\frac{1}{2}$ ss.

Structure.—Square building, with a gable roof.

Material.—Wood.

Colour.—White.

Remarks.—The horn is elevated 41 feet above high water mark.

Intended light.—A lighthouse is under construction at this station. On its completion in 1913 a quadruple flashing white light will be shown from it. Further notice will be given when the light is ready to be put in operation.

N. to M. No. 119 (340) 26-12-12.

Authority: Records, Chief Engineer's office, M. and F.

Admiralty charts: Nos. 1677, 1690, 3335, 282, 284, 232b and 2516.

Publication: Newfoundland Pilot, 1907, page 581.

Canadian List of Lights and Fog Signals, 1912: No. 1007.

Departmental File: No. 21007 F.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 26th December, 1912.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters, to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

30-2

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following positions in the Inside Division of the Civil Service:—

1. An Assistant Topographer in the Geological Survey Branch of the Department of Mines, Subdivision A of the Second Division, initial salary \$1,600 per annum. Candidates should be graduates of a technical college, with sufficient knowledge of topography to enable them to take independent charge of a field party. They must be good draughtsmen.

The following qualifications are also required: Practical knowledge of surveying instruments, their adjustment and use; determination of azimuth and time; methods used for control of topographic maps, surveying and levelling; photo-topography, field and office methods; topography by plane-table method; detailed topographic method.

2. A General Draughtsman in the Engineering Branch of the Department of Railways and Canals, Subdivision B of the Second Division, initial salary not to exceed \$1,200 per annum. Candidates must have had experience in connection with surveys and general engineering works of at least seven years' duration. Time spent in pursuing an Engineering Course in a University may be accepted in lieu of the above to the extent of three years.

At least four years should have been spent in the draughting office of a Civil Engineer or an Engineering Corporation and preference will be given to an applicant who has had at least two years experience in draughting in railway work. Neatness and skill in drawing are essential. Experience on survey, estimate and inspection work is desirable.

Application forms, properly filled in, must be filed in the Office of the Civil Service Commission not later than the 24th day of February next. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, 30th January, 1913

31-4

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following positions in the Inside Division of the Civil Service of Canada:—

Ten Translators on the Translation Staff of the House of Commons, Subdivision A of the Second Division, initial salary \$1,600 per annum. The selection of suitable persons for appointment will be made by means of a competitive examination, to be held on the 3rd and 4th days of March next, in the following subjects: Translation of English into French, Translation of French into English, French Composition and French Orthography.

Application forms, properly filled in, must be filed in the Office of the Civil Service Commission not later than the 22nd day of February next, together with the prescribed examination fee of \$8.00. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, 30th January, 1913.

31-4

STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 31st December, 1911 and 1912.

PUBLIC DEBT.		1911	1912.
LIABILITIES.		\$ cts.	\$ cts.
FUNDED DEBT—			
Payable in Canada.....		4,829,494 35	4,774,494 48
do in London.....		263,121,429 64	258,669,833 07
Bank Circulation Redemption Fund..		4,654,276 85	5,254,933 93
Dominion Notes.....		104,836,300 51	115,688,413 90
SAVINGS BANKS—			
	1911.	1912.	
Post Office Savings Banks.....	\$42,721,954 47	\$41,745,155 75	
Dominion Government Savings Banks..	14,401,840 82	14,223,163 02	
		57,123,795 29	55,968,318 77
Trust Funds.....		9,704,367 48	9,663,028 54
Province Accounts.....		11,920,582 42	11,920,486 07
Miscellaneous and Banking Accounts.....		22,298,625 39	27,805,542 04
Total Gross Debt.....		478,488,871 93	489,745,050 80
ASSETS.			
INVESTMENTS—			
Sinking Funds.....		11,889,933 33	13,172,662 71
Other Investments.....		29,776,851 20	32,751,851 20
PROVINCE ACCOUNTS.....		2,296,429 12	2,296,332 77
MISCELLANEOUS AND BANKING ACCOUNTS.....		121,139,006 41	137,329,747 85
Total Assets.....		165,102,220 06	185,550,594 53
Total Net Debt.....		313,386,651 87	304,194,456 27
do to 30th November.....		315,436,632 33	307,511,511 52
Decrease of Debt.....		2,049,980 46	3,317,055 25

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of December, 1911.	Total to 31st December, 1911.	Month of December, 1912.	Total to 31st December, 1912.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.
REVENUE :				
Customs.....	6,872,559 16	64,103,989 25	8,711,932 24	84,747,008 10
Excise.....	1,872,666 16	14,243,524 79	2,104,393 10	16,198,474 30
Post Office.....	1,050,600 00	7,150,000 00	1,250,000 00	8,250,000 00
Public Works, including Railways and Canals..	998,330 32	8,883,874 27	1,001,965 27	9,975,696 57
Miscellaneous.....	802,543 65	5,101,559 65	1,073,889 98	5,406,377 40
Total.....	11,596,099 29	99,482,947 96	14,142,180 59	124,577,556 37
EXPENDITURE.....	6,519,861 86	54,303,871 71	7,548,338 97	67,001,575 05

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
Public Works, including Railways and Canals.....	2,929,997 47	18,591,713 70	2,865,572 01	18,137,346 98
Railway Subsidies.....	218,161 96	391,640 55	593,984 38	4,532,756 57
Total.....	3,148,159 43	18,983,354 25	3,459,556 39	22,670,103 55

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.
FINANCE DEPARTMENT, Ottawa, 7th January, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.

CIRCULATION AND SPECIE.

Provincial.....	\$ 27,792.25	Specie and Bullion held by the Receiver	
Fractional.....	750,109 65	General and the several Assistant Re-	
\$1.....	12,926,734 00	ceivers General, on the 31st December,	
\$2.....	9,423,633 50	1912.....	\$104,076,546 80
\$4.....	277,509 00		
\$5.....	9,016,660 00		
\$50.....	16,850 00		
\$100.....	8,700 00	Specie to be held under The	
\$500.....	1,806,500 00	Revised Statutes of 1906,	
\$1,000.....	4,794,000 00	chapter 27, intituled	
\$500 Legal Tender Notes for Banks.....	336,000 00	"An Act respecting	
\$1,000 " " " ".....	2,102,000 00	Dominion Notes," 25 p.c.	
\$5,000 " " " ".....	74,350,000 00	on \$30,000,000.00.....	\$ 7,500,000.00
	\$115,836,488 40		
PROVINCIAL NOTES.		Specie to be held in excess	
\$1.....	\$ 11,304 50	of \$30,000,000.00.....	\$5,836,488.40
\$2.....	6,068 00		93,336,488 40
\$5.....	4,229 75		
\$10.....	2,180 00		
\$20.....	860 00	Reserve on amount of deposits in Savings	
\$50.....	650 00	Banks on 31st December, 1912, being 10	
\$500.....	2,500 00	p.c. on \$55,968,318.77, to be held under	
	\$ 27,792 25	The Revised Statutes of 1906, intituled	
		"An Act respecting Savings Banks"....	\$5,596,831 83

J. E. ROURKE,
Comptroller of Dominion Currency.

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA 9th January, 1913.

22 tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of December, 1912.

Source of Revenue.	Amounts.	Total.
	\$ cts.	\$ cts.
EXCISE.		
Spirits.....	1,127,802 80	
Malt Liquor.....	10,990 30	
Malt.....	145,848 21	
Tobacco.....	642,315 50	
Cigars.....	52,155 85	
Manufactures in Bond.....	3,509 03	
Acetic Acid.....	556 22	
Seizures.....	355 25	
Other Receipts.....	7,882 90	
Total Excise Revenue.....		1,991,416 06
Methylated Spirits.....		8,956 01
Ferries.....		7,449 61
Inspection of Weights and Measures.....		5,175 00
Gas Inspection.....		8,192 00
Electric Light Inspection.....		844 90
Law Stamps.....		259 00
Other Revenues.....		
Grand Total Revenue.....		2,022,292 58

WM. HIMSWORTH, Acting Deputy Minister.

INLAND REVENUE DEPARTMENT
Ottawa, 18th January, 1913.

30 tf

POST OFFICE Savings Bank Account for the month of November, 1912.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat.

DR.

Can. 1906.)

CR.

	\$ cts.		\$ cts.
BALANCE in hands of the Minister of Finance on 31st October, 1912.....	42,406,934 88	WITHDRAWALS during the month.....	1,237,594 70
DEPOSITS in the Post Office Savings Bank during month.....	984,030 19		
TRANSFERS from Dominion Government Savings Bank during month :—			
PRINCIPAL			
INTEREST accrued from 1st April to date of transfer.....			
TRANSFERS from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada.....	9,305 31		
INTEREST accrued on Depositors accounts and made principal on 31st March.....			
INTEREST allowed to Depositors on accounts during month.....	11,991 44	BALANCE at the credit of Depositors' accounts on 30th November, 1912.....	42,174,667 12
	43,412,261 82		43,412,261 82

R. M. COULTER,
Deputy Postmaster General.

Certified,
W. H. HARRINGTON,
Superintendent, Savings Bank Branch.
POST OFFICE DEPARTMENT,
OTTAWA, 3rd January, 1913.

28-tf

STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks, on 31st December, 1912. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on Nov. 30th, 1912.	Deposits for December, 1912.	Total.	Withdrawals for December, 1912.	Balance on December 31st, 1912.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba</i> :—					
Winnipeg.....	661,119 79	11,171 00	672,290 79	17,978 32	654,312 47
<i>British Columbia</i> :—					
Victoria.....	1,069,180 93	47,654 62	1,116,835 55	37,205 25	1,079,630 30
<i>Prince Edward Island</i> :—					
Charlottetown.....	2,045,152 15	32,522 00	2,077,674 15	53,480 36	2,024,193 79
<i>New Brunswick</i> :—					
Newcastle.....	287,326 60	1,907 00	289,233 60	2,020 74	287,212 86
St. John.....	5,623,634 98	77,825 04	5,701,460 02	81,079 61	5,620,380 41
<i>Nova Scotia</i> :—					
Acadia Mines.....	33,597 46	377 00	33,974 46	1,360 00	32,614 46
Amherst.....	377,247 82	6,108 00	383,355 82	6,408 29	376,947 53
Arichat.....	127,179 73	1,631 78	128,811 51	1,162 68	127,648 83
Barrington.....	144,519 47	100 00	144,619 47	2,293 39	142,326 08
Guysboro'.....	119,860 29	1,764 00	121,624 29	1,066 90	120,557 39
Halifax.....	2,380,621 15	31,524 76	2,412,145 91	31,350 74	2,380,795 17
Kentville.....	259,359 33	7,346 03	266,705 36	9,796 52	256,908 84
Lunenburg.....	427,645 26	2,322 00	429,967 26	7,967 98	421,999 28
Port Hood.....	113,202 30	518 00	113,720 30	1,159 71	112,560 59
Shelburne.....	213,092 50	5,413 48	218,505 98	4,221 24	214,284 74
Sherbrooke.....	89,817 39	434 00	90,251 39	430 00	89,821 39
Wallace.....	122,658 09	1,348 00	124,006 09	823 70	123,182 39
Totals	14,095,215 24	229,966 71	14,325,181 95	259,805 43	14,065,376 52

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 16th January, 1913.

29-tf

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUÉBEC, ON THE 31ST DAY OF DECEMBER, 1912.

CAPITAL.		LIABILITIES.							Total Liabilities.
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice or on a fixed day.	Provincial Govt. deposits payable after notice or on a fixed day.	Other deposits payable after notice or on a fixed day.	Special Poor Fund or Charity Fund Trust.	
		1	2	3	4	5	6	7	8
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	93,341 86					30,713,948 34	180,000 00	201,752 15
Caisse d'Économie Notre-Dame de Québec	1,000,000 00					11,200 00	10,271,769 32	83,000 00	405,252 15
Total.....	3,000,000 00	93,341 86				11,200 00	40,985,717 66	263,000 00	42,020,263 82

ASSETS.

	1	2	3	4	5	6	7	8	9	10	11	Total Assets.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	3,032,631 69	3,301,365 54	15,727,528 59	1,727,804 27		1,767,494 72	7,000,551 93	180,000 00		475,000 00	250,147 87	33,462,524 61
Caisse d'Économie Notre-Dame de Québec.....	1,029,590 36	630,776 26	4,513,196 62	2,235,363 31		821,712 62	2,305,941 78	83,000 00	5,157 62	125,000 00	242,069 29	12,041,837,86
Total.....	4,062,222 05	3,932,141 80	20,240,725 21	4,013,197 58		2,589,207 34	9,306,493 71	263,000 00	5,157 62	600,000 00	492,217 16	45,504,362 47

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA ON THE
1ST JANUARY, 1913.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY AND PROVINCE OR TERRITORY.	POSTMASTER.
Agardsley.....	Sec. 13, Tp. 20, R. 12, W. P. M.	Dauphin..... M.	H. A. Gadd.
Baird.....	Oliver.....	Thunder Bay & R'y R. O.	Richard Ross.
Base Line Road.....	Cornwallis.....	Kings..... N.S.	Herbert Calkin.
(a) Battrum.....	Sec. 30, Tp. 18, R. 17, W. 3rd M.	Moose Jaw..... Sask.	J. A. Becker.
Belloni (re opened).....	Sydney.....	South Cape Breton..... N.S.	Mrs. Jno. McDonald.
Belleville North.....	Argyle.....	Yarmouth..... N.S.	Ambrose Potier.
Belleville South.....	Argyle.....	Yarmouth..... N.S.	Joseph LeBlanc.
(a) Billimun.....	Sec. 5, Tp. 6, R. 9, W. 3rd M.	Moose Jaw..... Sask.	P. Krauss.
Blakesville.....	Sec. 34, Tp. 5, R. 17, W. 4th M.	Medicine Hat..... Alta.	R. L. Blake.
Bouville.....	Sec. 6, Tp. 24, R. 1, W. P. M.	Dauphin..... M.	Eusèbe Bouvier.
Buckskin (to open 15th January).....		Simcoe, E.R..... O.	John Ritchie.
Cap à la Branche.....	Isle aux Coudres.....	Charlevoix..... P.Q.	Alex Gagnon.
Duffield.....	Sec. 34, Tp. 52, R. 3, W. 5th M.	Edmonton..... Alta.	George Duncan.
Dunkirk.....	Sec. 31, Tp. 12, R. 28, W. 2nd M.	Moose Jaw..... Sask.	J. A. Brattan.
Emesville.....	St. Paul.....	Selkirk..... M.	Fred. W. Mills.
Five Fingers.....	Eldon.....	Restigouche..... N.B.	Narcisse Pelletier.
French Hill.....	Cumberland.....	Russell..... O.	E. Hurtubise.
Furness.....	Sec. 12, Tp. 47, R. 28, W. 3rd M.	Battleford..... Sask.	Walter Venning.
Galilée.....	Sec. 27, Tp. 11, R. 26, W. 2nd M.	Moose Jaw..... Sask.	James Hughes.
Garland Mountain.....	Elgin.....	Kings & Albert..... N.B.	Ralph Carter.
Gendron (opened 16th Dec.).....	Hunterstown.....	Maskinongé..... P.Q.	H. Fréchette.
Grand River West.....		Richmond..... N.S.	Philip C. Macaulay.
Hebbville.....	New Dublin.....	Lunenburg..... N.S.	Robert Hebb.
Heon.....	Chester.....	Drummond and Arthabaska..... P.Q.	Mrs. L. Garneau.
(a) Hoselaw.....	Sec. 26, Tp. 59, R. 7, W. 4th M.	Victoria..... Alta.	R. G. Lamb.
Hyannas.....		Inverness..... N.S.	Archibald McDonald.
Isle Verte Sud.....	Isle Verte.....	Témiscouata..... P.Q.	Jos. Dumont.
Jacksonboro.....	Hendry.....	Algoma, E.R..... O.	R. D. McKay.
Jean-Noël.....	St. Irénée.....	Charlevoix..... P.Q.	Irénée Gauthier.
Lac Deligny (opened 2nd Jan.).....	DeLanandière.....	Maskinongé..... P.Q.	Jos. Charpentier.
Lacasse.....	Frampton.....	Dorchester..... P.Q.	Placide Brousseau.
Laurin (opened 18th Dec.).....	Tiny.....	Simcoe, E.R..... O.	T. Robitaille.
Mayberry.....	Sec. 31, Tp. 12, R. 26, W. 2nd M.	Moose Jaw..... Sask.	Donald Mayberry.
Moosehorn.....	Sec. 13, Tp. 27, R. 8, W. P. M.	Dauphin..... M.	S. J. Matthews.
Morse Place.....	East Kildonan.....	Selkirk..... M.	W. J. Herrick.
Moulin Beaupré (opened 12th Dec.).....	Armand.....	Témiscouata..... P.Q.	Hilaire Beaupré.
(a) Nashwaakias Valley.....	Douglas.....	York..... N.B.	Samuel Currie.
Ozanam.....	St. Jean Port Joli.....	L'Islet..... P.Q.	Nap. Ouellet.
Paddockwood.....	Sec. 25, Tp. 52, R. 25, W. 2nd M.	Prince Albert..... Sask.	Frederick S. Pitts.
Pageville.....	St. Charles de Belle-Chasse.....	Bellechasse..... P.Q.	Zotique Couture.
(a) Peers.....	Sec. 16, Tp. 54, R. 14, W. 5th M.	Edmonton..... Alta.	Frank Jones.
Petit Bécancour.....	Bulstrode.....	Drummond & Arthabaska..... P.Q.	Cyprien Moreau.
Pointe Bourque.....	Maria.....	Bonaventure..... P.Q.	A. Doucet.
Ramsay.....		Algoma, E.R..... O.	A. E. Rippon.
Rang St. Joseph (opened 2nd Jan.).....	Ste. Emélie de l'Énergie.....	Joliette..... P.Q.	Camille Joly.
St. Denis Street (reopened 18th Dec.).....	282 St. Catherine St. Montreal.....	St. Lawrence..... P.Q.	J. J. Marchand.
St. Georges de Bagot (opened 9th Dec.).....	St. Simon.....	Bagot..... P.Q.	Jos. Carrière.
Scotland Farm.....	Sec. 30, Tp. 24, R. 2, W. P. M.	Dauphin..... M.	J. C. Thomson.
Seabrook (opened 23rd Dec.).....	Digby.....	Digby..... N.S.	Lewis D. Pyne.
Seafoam East.....	Pictou.....	Pictou..... N.S.	John H. Sutherland.
Senkiw.....	Sec. 9, Tp. 3, R. 5, E. P. M.	Provencher..... M.	Tanaska Tofan.
(a) Sexsmith.....	Sec. 7, Tp. 73, R. 5, W. 6th M.	Edmonton..... Alta.	Mrs. K. E. Johnstone.
Sharp Corners (reopened 5th Dec.).....	Richmond.....	Lennox & Addington. O.	Miss Mary E. Jayne.
Strangmuir.....	Sec. 25, Tp. 22, R. 26, W. 4th M.	Macleod..... Alta.	W. J. Phipps.
Vancouver Sub-Office No. 20.....	Cor. 3rd Ave. & Stephens Street.	Vancouver..... B.C.	A. C. Douglas.
Vallée.....	Metabetchouan.....	Chicoutimi & Sag'y. P.Q.	Ernest Simard.
Voigts Camp.....		Yale-Cariboo..... B.C.	Hugh B. Cannon.
Wako.....	Unsurveyed.....	Th'der Bay & R'y Riv. O.	T. M. McCune.
(a) Wapashoe.....	Sec. 3, Tp. 13, R. 25, W. 3rd M.	Moose Jaw..... Sask.	Mrs. A. V. Snow.
Whitkow.....	Sec. 16, Tp. 43, R. 13, W. 3rd M.	Battleford..... Sask.	Thomas Guest.
Willowvale.....	Sec. 4, Tp. 2, R. 2, W. 3rd M.	Moose Jaw..... Sask.	S. J. McKee.
Wymark.....	Sec. 28, Tp. 13, R. 13, W. 3rd M.	Moose Jaw..... Sask.	John Gerding.

(a) Opened 15th December.

NOTE.—Nicholson Siding, summer office, County of Algoma, E.R., O., has been constituted a regular Post Office.
Empey Hill, County of Lennox and Addington, O., was closed on the 26th of December, on account of Rural Free Delivery and not on the 1st November as previously published.
Delano, District of Medicine Hat, Alta., published as opened on the 1st December went into operation on the 15th November.

CHANGES IN POST OFFICES ALREADY ESTABLISHED

NAMES CHANGED.

Copeville	District of Medicine Hat.....Alta.	to Hanna.
Graham	District of Thunder Bay and Rainy River.O.	to Sioux Lookout.
Main Street North.....	City of Winnipeg.....M.	to Sub-Office No. 4 (Aug.1)
Shipyards	County of Weiland.....O.	to Millers Bay.
Vallejo.....	District of Red Deer.....Alta.	to Loyalist.

OFFICES CLOSED.

(b) Bethel.....	County of Prince Edward.....O.	Closed 23rd December.
(b) Birdell.....	County of Grey, E.R.....O.	
(b) Bourg Royal.....	County of Quebec.....P.Q.	Closed 20th December.
(b) Bradford.....	County of Prince.....P.E.I.	Closed 14th December.
(b) Brownleigh Place.....	County of Drummond & Arthabaska...P.Q.	Closed 18th December.
(b) Bute.....	County of Mégantic.....P.Q.	
(b) Cherry Hill.....	County of Kings.....P.E.I.	Closed 14th December.
(b) Cherry Vale.....	County of Sunbury and Queens.....N.B.	Closed 1st December.
(b) Cowal.....	County of Elgin, W.R.....O.	Closed 14th December.
(b) Crombie.....	County of Dufferin.....O.	
(b) Crossbury.....	County of Compton.....P.Q.	
(b) Davis.....	County of Kings & Albert.....N.B.	
(b) Drummond Station.....	County of Peterborough, E.R.....O.	Closed 27th December.
Dunara.....	County of Selkirk.....M.	Closed 27th November.
(b) East Dudswell.....	County of Richmond & Wolfe.....P.Q.	Closed 10th December.
Eastview.....	District of Moose Jaw.....Sask.	Closed 10th December.
(b) Elmwood.....	County of Kings & Albert.....N.B.	Closed 1st December.
(b) Flanders.....	County of Compton.....P.Q.	Closed 16th December.
Flint Hill.....	County of Kings & Albert.....N.B.	Closed temporarily 1st Dec.
Gatine.....	District of Medicine Hat.....Alta.	
(b) Griersford.....	County of Renfrew, N.R.....O.	
Grove Avenue.....	County of Essex, S.R.....O.	Closed 12th December.
(b) Hopedale.....	County of Middlesex, E.R.....O.	
(b) Knatchbull.....	County of Halton.....O.	
(b) Lake Doré.....	County of Renfrew, N.R.....O.	
(b) Learned Plain.....	County of Compton.....P.Q.	
(b) Leggatt.....	County of Dufferin.....O.	
(b) McAlary.....	County of Kings & Albert.....N.B.	
(b) Mairs Mills.....	County of Simcoe, N.R.....O.	Closed 31st October.
(b) Maple Leaf.....	County of Compton.....P.Q.	Closed 16th December.
(b) Maple Plains.....	County of Prince.....P.E.I.	Closed 14th December.
(b) Martin Farm.....	County of Simcoe, N.R.....O.	
Meldrum Creek.....	District of Yale Cariboo.....B.C.	Closed 7th December.
Mink Lake.....	District of Edmonton.....Alta.	
Minniehill.....	County of Grey, N.R.....O.	Closed 30th September.
Montreal Sub-Office No. 57.....	City of Montreal.....P.Q.	Closed 21st November.
Moulin Dubois.....	County of Drummond & Arthabaska...P.Q.	
(b) Mount Albion.....	County of Queens.....P.E.I.	
(b) Mount Hope.....	County of Bruce, N.R.....O.	
(b) New Canaan.....	County of Sunbury & Queens.....N.B.	Closed 1st December.
(b) North Fork, Salmon Creek.....	County of Sunbury & Queens.....N.B.	Closed 1st December.
(b) North Hill.....	County of Compton.....P.Q.	Closed 16th December.
Percy.....	District of Assiniboia.....Sask.	Closed 23rd November.
(b) Rockdale.....	County of Peterborough, E.R.....O.	Closed 23rd December.
(b) St. Andrews.....	County of Kings.....P.E.I.	
(b) Scotch Weedon.....	County of Compton.....P.Q.	Closed 16th December
(b) Tartan.....	County of Grey, S.R.....O.	
(b) Thistle.....	County of Grey, S.R.....O.	
(b) Upper Granville.....	County of Annapolis.....N.S.	
(b) Upperton.....	County of Kings & Albert.....N.B.	
Vancouver Sub-office No. 17.....	City of Vancouver.....B.C.	
(b) Willisroft.....	County of Bruce, S.R.....O.	

(b) Closed on the inauguration of Rural Free Delivery.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

- 1st. Address "The Canada Gazette, Ottawa, Canada."
- 2nd. Indicate the number of insertions required.

3rd. INVARIABLY REMIT THE FEES FOR SUCH ADVERTISEMENTS, TOGETHER WITH THE PRICE OF ONE GAZETTE, AS BELOW, OTHERWISE THEY WILL NOT BE INSERTED.

The rates are 10 cents for the first insertion, and five cents for each subsequent insertion per line of nine words, each figure counting as one word.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws etc—1 insertion.

NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

Notices received up to 2 o'clock P.M. on Fridays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

C. H. PARMELEE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.

Ottawa, 2nd February, 1909.

APPLICATIONS TO PARLIAMENT.

HOUSE OF COMMONS.

RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

Petitions for Private Bills.

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

Instruction to Committees.

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

Deposit of Bills and Fees.

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public

Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

Additional charges.

3. The following charges shall also be levied and paid in addition to the foregoing, viz:—

- | | |
|---|----------|
| (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... | \$100 00 |
| (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... | 100 00 |
| (c.) When a Bill is presented in the House after the twelfth week of the session..... | 200 00 |
| (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... | 100 00 |
| (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... | 150 00 |
| (f.) When the proposed capital stock of a company is over \$750,000, and does not exceed \$1,000,000..... | 200 00 |
| (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... | 300 00 |
| (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... | 400 00 |
| (i.) For every additional million dollars or fractional part thereof..... | 100 00 |

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves an increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.00.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,

Clerk House of Commons.

RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any

company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks; and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Act* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1906.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with

during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee as sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill of divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
 - (a) The respondent's residence at the time of sending such notice.
 - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
 - (c) The name and address of the solicitor, if any, acting for the respondent.
 - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be considered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210.)

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

THE SENATE.

Notices for Private Bills.

EXTRACTS FROM THE STANDING RULES OF THE SENATE.

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. *A company for the construction of any works* which in their construction or operation might specially affect a particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. *A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company*, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also, to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company is, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or

interests of the shareholders or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed 'Private Bill Notice;' or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate, the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

NOTICE is hereby given that George Sentis Delandes of the Town of Pincher Creek, in the Province of Alberta, surveyor, will apply to the Parliament of Canada, at the next sitting thereof, for a Bill of Divorce from his wife, Violet Emily Louise Deslandes, of the Town of Pincher Creek, in the Province of Alberta, and for the custody of Dorothy Louise Deslandes, the child of the said George Sentis Deslandes and the said Violet Emily Louise Deslandes, on the grounds of adultery and desertion.

Dated at the Town of Macleod, in the Province of Alberta, this 11th day of November, 1912.

McNEILL & MARTIN,
Solicitors for applicant.

21-14
4½

NOTICE is hereby given that Mary Arabella Young, of the City of Calgary, in the Province of Alberta, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband John J. Young, of the City of Spokane, in the State of Washington, one of the United States of America, on the ground of desertion and adultery.

Dated at Calgary, in the Province of Alberta, this 19th day of October, A.D. 1912.

TWEEDIE & MCGILLIVRAY,
105a Eighth Avenue West,
Calgary, Alberta,
Solicitors for the applicant.

23-14

NOTICE is hereby given that Charles Albert Flower, of the City of Winnipeg, in the Province of Manitoba, agent, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Violet Ruth Beatrice Flower, formerly of the City of Winnipeg, in the Province of Manitoba, and at present residing in the Town of Estevan, in the Province of Saskatchewan, on the ground of adultery.

Dated at the City of Winnipeg, in the Province of Manitoba, this 2nd day of November, A.D. 1912.

EDGAR J. TARR,
National Trust Building, 325 Main Street,
Winnipeg, Manitoba,
Solicitor for the said Charles Albert Flower.

20-14

NOTICE is hereby given that D. Madeleine Peterson, of the City of Toronto, County of York, in the Province of Ontario, wife of Francis John Peterson of the same place, banker, will renew her application to the Parliament of Canada, at the current session thereof, for a Bill of Divorce from her husband Francis John Peterson, of the City of Toronto, in the County of York, Province of Ontario, banker, on the ground of adultery, cruelty and non-support.

Dated at Toronto, the 7th day of December, 1912.

25-14 D. MADELEINE PETERSON.

NOTICE is hereby given that Andrew Lorne Hamilton, of the Town of Portage La Prairie, in the Province of Manitoba, and now of the City of Quebec, in the Province of Quebec, bank manager, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Maud Louise Hamilton, formerly of the City of Toronto, in the Province of Ontario but now of parts unknown, on the ground of adultery.

Dated at Montreal, in the Province of Quebec, this seventeenth day of December, 1912.

W. G. MITCHELL,
Solicitor for applicant,
222 St. James St.,
Montreal, Que.

25-14

NOTICE is hereby given that Sarah Lillian Attwood of the Rural Municipality of Shoal Lake, in the Province of Manitoba, married woman, will apply to the Parliament of Canada at the next session thereof for a Bill of Divorce from her husband Frederick Spencer Attwood, of the City of Minneapolis, in the State of Minnesota, one of the United States of America, on the ground of adultery and desertion.

Dated at the Rural Municipality of Shoal Lake, in the Province of Manitoba, this 6th day of November, A.D. 1912.

19-14 SARAH LILLIAN ATTWOOD.

NOTICE is hereby given that Herbert Bell Rugh, of the City of Winnipeg in the Province of Manitoba, architect, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Mae Lillian Rugh, formerly of the City of Winnipeg, but now of the City of Brooklyn, in the State of New York, one of the United States of America, on the ground of adultery.

Dated at Winnipeg, this 4th day of October, A.D. 1912.

CAMPBELL, PITBLADO & CO.,
Farmer Building, Winnipeg,
22-14 Solicitors for HERBERT BELL RUGH.

NOTICE is hereby given that Lenore Power, of the Town of Cobourg, in the County of Northumberland, in the Province of Ontario, will apply to the Parliament of Canada, at this session thereof, for a Bill of Divorce from her husband, Reginald John Manley Power, of the City of Toronto, in the County of York, in the Province of Ontario, real estate agent, on the ground of adultery.

Dated at Cobourg, in the Province of Ontario, 16th day of January, 1913.

LENORE POWER.

THE MANITOBA RADIAL RAILWAY.

THE Manitoba Radial Railway Company will apply to the Parliament of Canada, at its present session, for an Act extending the time for the commencement and completion of the line of railway authorized by chapter 105 of the Statutes of Canada, 1907.

SMITH & JOHNSTON,
Solicitors for the applicants.

Dated at Ottawa, this 23rd day of January, A. D. 1913.

THE RUTHENIAN GREEK CATHOLIC EPISCOPAL CORPORATION.

NOTICE is hereby given that application will be made during the present session of the Parliament of Canada (or at the following session thereof if application cannot be made during this session and the Act applied for passed and sanctioned), for an Act incorporating The Right Reverend Nicetas Budka, Bishop of the Ruthenian Greek Catholic Church, and his successors in office, being of the same faith and rite and appointed by the Roman Pontiff, and persevering in communion with Rome, the Bishops of the said The Ruthenian Greek Catholic Church in the Diocese of Canada, as a body corporate of the said diocese by the name of "The Ruthenian Greek Catholic Episcopal Corporation," with power to the said corporation to acquire lands, borrow money on mortgage, to incorporate, establish, maintain and carry on parishes or missions, to erect, maintain and conduct churches, seminaries, schools, colleges, orphanages and hospitals in any of the provinces of Canada, and for the advancement in other ways of education and religion, charity and benevolence, and with power for other purposes, and to vest in the said corporation the church property of the Ruthenian Greek Catholic Churches throughout the said diocese, and with power to take gifts and other devises, and generally to confer on it the same powers and privileges as are enjoyed by other like corporations.

Dated at Winnipeg, this 6th day of January, A.D. 1913.

THOMAS J. MURRAY,
310 Sterling Bank Building,
Winnipeg, Manitoba,
Solicitor for the applicant.

EDWARD J. DALY,
19 Elgin Street,
Ottawa, Ontario,
Ottawa agent.

28-5

ALBERTA, INTERURBAN RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, during the present session, for an Act validating the proceedings at the organization meeting of the company, held on the 16th day of April, 1912, confirming the appointment of directors appointed thereat, and validating the acts of the said directors.

Dated at Calgary, Alberta, this 21st day of January, A.D. 1913.

CLARKE, McCARTHY, CARSON & MACLEOD,
Solicitors for Alberta Interurban Ry. Co.

LEWIS & SMELLIE, Ottawa Agents. 30-5

SOUTHAMPTON RAILWAY CO.

NOTICE.—The Southampton Railway Company will apply to the Parliament of Canada, at its present Session for an Act authorizing it to lease its railway and undertaking to the Canadian Pacific Railway Company, declaring its railway and undertaking to be a work for the general advantage of Canada, and for other purposes.

Dated at Ottawa, this 16th day of January, 1913.

PRINGLE, THOMPSON & BURGESS,
29-5 Ottawa Agents.

THE EMPIRE LIFE INSURANCE COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at the present session thereof for the incorporation of a Life Insurance Company to carry on the business of life insurance in all its branches and forms under the name of "The Empire Life Insurance Company".

Dated at Saskatoon this 1st day of Jan., A.D. 1913.

BORLAND, McINTYRE & BORLAND,
27-5 Solicitors, for applicants.

ATHABASCA AND GRANDE PRAIRIE RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its present session for an Act to incorporate The Athabasca and Grande Prairie Railway Company with power to construct and operate a line of railway from some point at or near the junction of the Solomon River with the Athabasca River in the Province of Alberta in a north westerly direction to a point at or near the junction of the Smoky River with the Muskeg River in the said Province of Alberta, thence by the most feasible route in a northerly direction to Dunvegan in the Province of Alberta passing through Grande Prairie at a point on the westerly side of Bear Lake; to empower the company to own, develop and operate water powers and own, develop and operate coal and other mines and to deal in coal and other ore in connection with its undertaking; to construct and operate telephone and telegraph lines and to charge tolls for the use thereof; to own, build, purchase or otherwise obtain and operate steam and other vessels of every kind and description in Canada or elsewhere in connection with its line of railway; to build and operate elevators, wharves, warehouses, etc., and to carry on the business of general warehousemen and for such other powers and privileges as may be incidental or necessary to the above or any of them, and that the works and undertakings of the company may be declared to be works for the general advantage of Canada.

Dated at Ottawa this 2nd day of January, A.D. 1913

PRINGLE & GUTHRIE,
Citizen Building,
Solicitors for the applicants

27-5

PACIFIC AND PEACE RAILWAY COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act extending the time within which it may construct its line of railway as defined by its Act of Incorporation, chap. 127, of the Dominion Statutes of 1911, and for increasing the amount of the securities which may be issued by the said railway company, and for other purposes.

Ottawa, January 2nd, 1913.

J. A. RITCHIE,

Solicitor for the Company.

27-5

THE NORTH RAILWAY COMPANY.

NOTICE is hereby given that the North Railway Company (a company incorporated by the Legislature of the Province of Quebec) will apply at the present session of the Parliament of Canada for an Act

(1) Declaring that the works and undertakings of the company are works for the general advantage of Canada.

(2) To confirm in so far as the Parliament of Canada can do so all the rights, powers and privileges already possessed by the said company by its Act of incorporation and amending Acts.

(3) To extend the lines of railway which the company is now authorized to construct and operate as follows:

To construct and operate lines of railway from its main line to the City of Ottawa, and from the City of Montreal to the City of Quebec both in the Province of Quebec and from the said City of Quebec and from the said City of Montreal to the boundaries of the States of Maine, New Hampshire and Vermont with power to construct a bridge across or a tunnel beneath the River St. Lawrence for railway or other traffic, as may be approved by the Governor-in-Council or the Board of Railway Commissioners for Canada.

(4) To acquire by purchase or lease any part of any of the lines of railway mentioned below which may be used advantageously in the operation of the North Railway Company and to sell or lease all or any part of its railway line to any of the said companies, that is to say: the Canadian Pacific Railway, Canadian Northern Railway, Grand Trunk Railway, Grand Trunk Pacific Railway, Intercolonial Railway, National Transcontinental Railway, St. John Valley Railway, Montreal, Quebec & Southern Railway or any lines of railway auxiliary to any of the lines above mentioned.

(5) To receive grants of land or money from any Government, Province or municipality, public body or individual or corporation in aid of construction of its line and to exercise and to do all things and carry on the business necessary to develop and utilize the resources of any lands so acquired.

(6) To construct and operate telephone and telegraph lines and to charge tolls for the use thereof; to own, build, purchase or otherwise obtain and operate steam and other vessels of every kind and description in Canada or elsewhere in connection with its line of railway; to build and operate elevators, wharves, warehouses, etc., and to carry on the business of general warehousemen and for such other powers and privileges as may be incidental or necessary to the above or any of them.

(7) To borrow money and issue securities and make mortgages of its property for any of the purposes aforesaid in addition to such issue of railway shares and bonds as may be authorized by its Charter for the construction of its railway line and for such powers and privileges as may be incidental or necessary to the above.

Dated at Ottawa this 2nd day of January, 1913.

PRINGLE & GUTHRIE,

Citizen Building, Ottawa,

Parliamentary agents for the company.

27-5

REAL ESTATE LOAN CO., LIMITED.

NOTICE is hereby given that The Real Estate Loan Company of Canada, Limited, will apply to the Parliament of Canada at the session of 1912-1913 for an Act to increase its capital stock from \$1,600,000, divided into shares of \$40 each, to \$2,000,000, divided into shares of \$100 each, and, for the purpose of consolidating shares already issued, to authorize the sale and purchase of fractional parts of shares, and to authorize the company to purchase such fractional parts of shares and after consolidation into shares of \$100 to sell the same, and for such other powers for the purposes aforesaid as may be found necessary.

Dated at Toronto this thirtieth day of December, 1912.

H. W. MICKLE,

Confederation Life Building, Toronto.

Solicitor for applicant.

28-5

THE ROMAN CATHOLIC EPISCOPAL CORPORATION OF MACKENZIE.

NOTICE is hereby given that application will be made during the next session of Parliament of Canada, or at the following session thereof, if application cannot be made during next session and the act applied for passed and sanctioned, for an Act incorporating the Right Reverend Gabriel Breynat, The Roman Catholic Vicar Apostolic of the Vicariats of MacKenzie and his successors being Vicar Apostolic of the said Vicariate of MacKenzie in communion with the Church of Rome, as a body corporate by the name of "The Roman Catholic Episcopal Corporation of MacKenzie."

Vesting unto the said corporation all property occupied, possessed or enjoyed by the said Right Reverend Gabriel Breynat as such Vicar Apostolic of the Vicariate of MacKenzie and giving power to acquire real and personal property, sell and dispose of same, to borrow and lend money, execute deeds on behalf of the corporation, etc.

Dated at Ottawa, this 15th day of November, A.D. 1912.

VINCENT, SEGUIN & LABELLE,

Solicitors for applicant.

27-5

38 Rideau St., Ottawa, Ont.

CANADIAN, CENTRAL & LABRADOR RAILWAY COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its present session thereof, for an Act to incorporate the Canadian, Central and Labrador Railway Company, with power (a) to construct and operate a line of railway from a point at or near Cochrane, in the Province of Ontario, thence by the most feasible route in a northeasterly direction to a point at or near Cape St. Lewis on the Atlantic Coast with a branch line from said line of railway to a point at or near the mouth of the Hamilton River, in the Province of Quebec, and also a branch line from a point on said line of railway to the City of Quebec, (b) to construct, acquire, charter, operate, lease and dispose of steam and other vessels and to construct, acquire and lease terminal station facilities, wharves, warehouses, offices and other structures, (c) to build, purchase, lease or otherwise acquire, manage and operate hotels and restaurants, parks and summer resorts, and to purchase, lease, hold and dispose of lands necessary for such purpose, (d) to borrow money upon the issue of securities for the acquisition, construction, extension or development of any such properties, assets or works for the railway as the company may be authorized to acquire, construct or operate and to issue preference stock, (e) to develop water, electric and other power or energy and to construct and operate telegraph, telephone and power transmission lines and charge tolls for use of same.

Dated at Ottawa, this 7th day of January, 1913.

SMITH & JOHNSTON,

Solicitors for applicants.

28-5

CANADIAN RAILWAY ACCIDENT
INSURANCE CO.

NOTICE is hereby given by the Canadian Railway Accident Insurance Company, a body politic and corporate of Montreal, in the Province of Quebec, that it will make application at the next session of Parliament, for an Act to amend its charter, 57-58 Victoria, chapter 118, amended by 62-63 Victoria, chapter 106, by changing its name to "The Globe Indemnity Company."

Montreal, 14th January, 1913.

30-5 CRAMP, EWING & McFADDEN,
Solicitors for applicant.

THE WESTERN CANADA RAILWAY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a company to construct, operate and maintain a railway under the name of The Western Canada Railway, to be operated by steam and electricity from Port Churchill, on Hudson's Bay, through the Province of Manitoba south of Churchill River and north of Nelson River, to a point at or near Sea Falls on said river; thence north of Lake Winnipeg through the Province of Saskatchewan to Prince Albert, in said province; thence continuing through said province and the Province of Alberta, in a direct line to Calgary, in said last mentioned province, with power to construct a branch line from a point near Manitoba Lake, in the Province of Saskatchewan, to Edmonton, in the Province of Alberta; also, with power to build, purchase, charter, maintain and navigate steam and other vessels to ply between Port Churchill and other countries, to carry and convey passengers and freight and carry on a general transportation service in connection with said railway; to construct, operate and maintain such bridges, docks, wharves, elevators, &c., as may be necessary and advantageous for the purposes of the said undertaking; also, to construct and operate telegraph and telephone lines along the whole length of the proposed railway and said branch for the transmission of messages for the public as well as for the purposes of said railway; also, to acquire such water powers as may be deemed requisite for the generation of electricity for the purposes of said railway and said branch, and the purpose, erection and maintenance of all such electrical plant as may be necessary in connection with said railway and branch, its bridges, elevators, wharves and docks, and with all such powers and rights as may be advantageous and necessary to the success of said undertaking, including such as may be granted and prescribed, with the consent of the Parliament of Canada, by the Parliament of Great Britain and Ireland.

Ottawa, Ont., 17th January, 1913.

30-5 VINCENT, SEGUIN & LABELLE,
Solicitors for the applicants.

WESTERN CANADA ACCIDENT AND GUARANTEE INSURANCE CO.

NOTICE is hereby given that application will be made to the Parliament of Canada at its present session by The Western Canada Accident and Guarantee Insurance Company, a Company incorporated by Act of the Legislature of Manitoba, being Chapter 77 of 7 and 8 Edward VII, for an Act to incorporate the Western Canada Accident and Guarantee Insurance Company, with head office at the City of Winnipeg, in the Province of Manitoba, with power to carry on the business of a Guarantee and Accident Company in all its branches, and with such other powers and privileges as may be deemed necessary or incidental thereto.

Dated at Winnipeg this 25th day of January, 1913.

31-5 CAMPBELL, PITBLADO, HOSKIN & CO.,
Solicitors for applicants.

BANK OF SASKATCHEWAN.

TAKE notice that application will be made to the Parliament of Canada at the present session thereof for a Bill amending chapter 145 of 2 George V, A.D. 1912, respecting the Bank of Saskatchewan so as to provide that the said Bank shall have until July 1st, 1913, to complete its organization, notwithstanding anything in the Bank Act contained.

Dated the 30th day of January, A.D. 1913.

MACCRACKEN, HENDERSON,
GREENE & HERRIDGE,
31-5 Solicitors for the said Bank.

STANDARD PAINT CO.

NOTICE is hereby given that the Standard Paint Company, the holders of Canadian Patents Numbers 93027 and 93160 for improvements in flexible roofings or floorings, and weather-proof coverings, will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the importation of the patented articles for a limited period, on account of their factory being burned down and having to be rebuilt.

Dated at Ottawa, this 30th day of January, 1913.

FETHERSTONHAUGH & SON,
Solicitors for applicants,
15 Elgin Street,
31-5 Ottawa, Ontario, Canada.

MISCELLANEOUS.

VANDERHOOF-GUNN CO., LIMITED.

NOTICE.—At a special meeting of the shareholders of the Vanderhoof-Gunn Co., Limited, held at the company's office in London, Ontario, By-law No. 1, section A of the company's by-laws was amended, whereby the chief place of business of the company in Canada, was changed from Winnipeg, Manitoba, to London, Ontario.

J. B. MONTGOMERY,
Secretary.
Toronto, 28th January, 1913. 31-1

BRITISH COLUMBIA BREWERIES, LIMITED.

SPECIAL BY-LAW No 4.

ENTITLED a By-law to increase the number of directors from five to nine.

WHEREAS it is in the interest of the company that the number of directors be increased from five to nine—

Now, therefore, be it resolved as a by-law of the company—

That the number of directors is hereby increased from five to nine, of whom five shall constitute a quorum.

I, the undersigned, hereby certify that the foregoing is a true copy of Special By-law No. 4 of British Columbia Breweries, Limited, regularly adopted at a meeting of the board of directors of said company, held on the 19th day of October, 1912, and subsequently ratified and confirmed by the unanimous vote of the shareholders of the said company at a special general meeting duly called for the purpose of considering the same and held at the head office of the company, in the City of Montreal, on the 19th day of October, 1912, at which meeting all of the capital stock of said company was represented.

JAMES G. CARTWRIGHT,
31-1 Secretary.

BRITISH COLUMBIA BREWERIES, LIMITED.

SPECIAL BY-LAW No. 3.

ENTITLED a By-law to change the Head Office of the Company from the City of Montreal to the City of Vancouver.

WHEREAS it is in the interests of the company that its head office should be removed from the City of Montreal to the City of Vancouver,—

Now, therefore, be it enacted as a by-law of the company—

That the head office of the company be and the same is hereby removed from the City of Montreal to the City of Vancouver.

I, the undersigned, hereby certify that the foregoing is a true copy of Special By-law No. 3 of British Columbia Breweries, Limited, regularly adopted at a meeting of the Board of Directors of said company, held on the 19th day of October, 1912, and subsequently ratified and confirmed by the unanimous vote of the shareholders of the said company, at a special general meeting duly called for the purpose of considering the same, and held at the head office of the company in the City of Montreal, on the 19th day of October, 1912, at which meeting all of the capital stock of said company was represented.

JAMES G. CARTWRIGHT,
Secretary.

31-1

ALASKA SECURITIES, LIMITED.

BY-LAW No. 2.

THE directors shall be nine in number. Three members of the board shall form a quorum. No shareholder shall be qualified to act as director unless he owns, absolutely in his own right, one share of the company's stock.

I, the undersigned, secretary of Alaska Securities, Limited, certify that the foregoing is a true copy of By-law No. 2, of Alaska Securities, Limited, and that the same was duly enacted by the board of directors and approved by a vote of all the stock represented by the shareholders present, in person or by proxy, at a special general meeting duly called for considering the same, and remaining of record on the books of the company.

E. C. BUDGE,
Secretary.

31-1

THE CANADIAN NORTHERN MONTREAL LAND COMPANY, LIMITED.

BY-LAW No. 3.

A BY-LAW to increase the number of the directors of The Canadian Northern Montreal Land Company, Limited, from five to seven.

Be it enacted as a By-law of the Canadian Northern Montreal Land Company, Limited, as follows:—

The number of the directors is increased from five to seven.

Passed by the directors this 1st day of April, 1912, and sealed with the company's seal.

D. B. HANNA,
Third Vice-President.
R. P. ORMSBY, secretary.

The Canadian Northern Montreal Land Company, Limited. [Seal.]

The undersigned Secretary of The Canadian Northern Montreal Land Company, Limited, hereby certifies that the foregoing is a true and accurate copy of the company's By-law No. 3, and that the said By-law was unanimously approved at a special general meeting of the shareholders of the company, duly called for considering the same, and held on the 15th day of April, 1912.

Witness the seal of the company this 28th day of January, 1913.

R. P. ORMSBY, secretary.

The Canadian Northern Montreal Land Company, Limited. [Seal.]

31-1

THE MERCHANTS BANK OF CANADA

QUARTERLY DIVIDEND.

NOTICE is hereby given that a dividend of two and one half per cent for the current quarter, being at the rate of ten per cent per annum, upon the paid-up capital stock of this institution, has been declared, and that the same will be payable at its banking-house in this city and at its branches, on and after the 1st day of March next, to shareholders of record at the close of business on the 15th day of February.

By order of the Board,
E. F. HEBDEN,
General manager.

Montreal, 24th January, 1913.

31-5

UNION BANK OF CANADA.

DIVIDEND No. 104.

NOTICE is hereby given that a dividend at the rate of eight per cent per annum upon the paid-up capital stock of this institution, has been declared for the current quarter, and that the same will be payable at its banking house in this City, and also at its branches, on and after Saturday, the first day of March next, to shareholders of record of 14th February, 1913.

By order of the Board,
G. H. BALFOUR,
General manager.

Winnipeg, 21st January, 1913.

31-5

THE BANK OF OTTAWA.

DIVIDEND No. 86.

NOTICE is hereby given that a dividend of three per cent, being at the rate of twelve per cent per annum, upon the paid-up capital stock of this Bank, has this day been declared for the current three months, and that the said dividend will be payable at the Bank and its branches on and after Saturday the first day of March, 1913, to shareholders of record at the close of business on the 15th February next.

By order of the Board,
GEO. BURN,
General manager.

Ottawa, Ont., 20th January, 1913.

31-5

IN THE MATTER OF THE NAVIGABLE WATERS PROTECTION ACT.

REVISED STATUTES OF CANADA, CHAPTER 115.

NOTICE is hereby given that the British Columbia Sugar Refining Company, Limited Liability, has deposited in the Land Registry Office at the City of Vancouver, British Columbia, and with the Minister of Public Works, Ottawa, a plan of a proposed extension to their wharf and a description of the proposed site of the same on Burrard Inlet, in the City of Vancouver, British Columbia, and notice is further given that one month after the date of such deposit the said, the British Columbia Sugar Refining Company, Limited Liability, will apply to the Governor in Council for approval of the construction of such wharf extension.

Dated this 22nd day of January, 1913.

THE BRITISH COLUMBIA SUGAR REFINING CO., LTD. LY.

J. W. F. JOHNSON,
Secretary.

31-5

ATLANTIC & LAKE SUPERIOR RAILWAY.

A SPECIAL general meeting of the holders of participation certificates of the Atlantic and Lake Superior Railway Trust Fund will be held on Wednesday, at twelve o'clock noon, 12th February, at the office of Société des Ingénieurs Civils de France, 19 rue Blanche, Paris, France, for the purpose of approving certain accounts of expenditure and authorizing the payment thereof.

Montreal, 30th January, 1913.

McGIBBON, CASGRAIN,
MITCHELL & CASGRAIN.

31-2

NOTICE is hereby given, that on the 24th day of January, 1913, there was deposited in the office of the Secretary of State for the Dominion of Canada, a duly executed lease, dated 15th January, 1913, the Guaranty Trust Company of New York, as trustee, to The New York Central and Hudson River Railroad Company, The Lake Shore and Michigan Southern Railway Company, The Michigan Central Railroad Company, The Cleveland, Cincinnati, Chicago and St. Louis Railway Company, The Pittsburgh and Lake Erie Railroad Company, and the Toledo and Ohio Central Railroad Company, in pursuance of chapter 38 of the Statutes of Canada for 1907, being an Act to amend The Railway Act, and amendments thereto.

Dated 24th January, 1913.

ALBERT H. HARRIS,
31-2 Vice-President and General Counsel.

LA BANQUE INTERNATIONALE DU CANADA.

NOTICE is hereby given that a special general meeting of the shareholders of La Banque Internationale du Canada will be held at the head office of the said bank, in the City of Montreal, Que., on the nineteenth day of March next, A.D. 1913, at the hour of twelve o'clock noon, for the purpose of considering an agreement for the sale by the said La Banque Internationale du Canada of its assets to the Home Bank of Canada, upon the terms set out in such agreement, a copy of which will be mailed postpaid to each shareholder with this notice, and, if deemed advisable, of passing a resolution or resolutions approving the said agreement and authorizing the President and General Manager of La Banque Internationale du Canada to affix to said agreement the corporate seal of the bank, and to sign and execute the same for and in the name of and on behalf of the bank; and also for the purpose of considering, and, if deemed advisable, of passing all such other and further resolutions for fully carrying out the said agreement and the terms thereof as the shareholders shall consider expedient or advisable, and for the purpose of authorizing the Board of Directors to give all such notices and make all such applications and to pass and execute all such other acts, resolutions, deeds, instruments, matters and things as may be deemed necessary for procuring the assent of the Governor-in-Council to the said agreement, and for carrying out the same and distributing the proceeds of the said sale.

By order of the Board,

GODFREY BIRD,
General Manager.
Montreal, 28th January, 1913. 31-6

E. J. MATHEWS.

NOTICE is hereby given that thirty days after date I intend to apply to the Governor-in-Council for a quit-claim deed, for the following described foreshore: Commencing at the south-west corner of Lot 446, Range 5, Coast District, British Columbia, which is on the high-water line; thence west seven hundred (700) feet; thence north twenty-two degrees, and forty-five minutes west (N. 22° 45' W.) twenty-eight hundred (2,800) feet; thence north ten degrees west (N. 10° 0' W.) forty-four hundred and seventy (4,470) feet; thence east seven hundred (700) feet to the Grand Trunk Pacific Railway Right-of-Way; thence south seventeen degrees and forty-one minutes east (S. 17° 41' E.) to high water mark; following the west boundary of the Grand Trunk Pacific Railway Right-of-Way, eleven hundred (1,100) feet; thence southerly following high water mark, sixty-two hundred and fifty (6,250) feet more or less to point of commencement; excepting that portion (included within the above boundaries) covered by the Grand Trunk Pacific Right-of-Way.

E. J. MATHEWS.
RITCHIE, AGNEW & Co.
Surveyors and Engineers,
Agents.

Prince Rupert, B.C., 23rd December, 1912. 28-5

THE STERLING BANK OF CANADA.

NOTICE is hereby given that a dividend of one-and-one-half per cent ($1\frac{1}{2}\%$) for the quarter ending 31st January, inst. (being at the rate of six per cent (6%) per annum, on the paid-up capital stock of this Bank, has been declared, and that the same will be payable at the head office and branches of the Bank on and after the 15th day of February next. The transfer books will be closed from the 17th January to the 31st January, both days inclusive.

By order of the Board,

F. W. BROUGHALL,
General manager.
Toronto, 7th January, 1913. 28-5

THE ROYAL BANK OF CANADA.

DIVIDEND No. 102.

NOTICE is hereby given that a dividend of three per cent (being at the rate of twelve per cent per annum) upon the paid-up capital stock of this Bank, has been declared for the current quarter, and will be payable at the Bank and its branches on and after Saturday, the 1st day of March next, to shareholders of record of 15th February.

By order of the Board,

E. L. PEASE,
General manager.
Montreal, P.Q., January 14, 1913. 30-6

THE WEYBURN SECURITY BANK.

DIVIDEND No. 3.

NOTICE is hereby given that a dividend at the rate of five per centum per annum upon the paid-up capital stock of this Bank has been declared for the six months ending 31st December, 1912, and that the same will be payable at its head office and branches on and after the first day of March, 1913.

By order of the Board,

H. O. POWELL,
General manager.
Weyburn, 10th January, 1913. 30-5

BANK OF HAMILTON.

DIVIDEND NOTICE.

NOTICE is hereby given that a dividend of three per cent (twelve per cent per annum) on the paid-up capital of the bank, for the quarter ending 28th February has this day been declared, and that the same will be payable at the bank and its branches on 1st March next.

The transfer books will be closed from 21st to 28th February, both inclusive.

By order of the Board,

J. TURNBULL,
General manager.
Hamilton, 20th January, 1913. 30-5

THE CANADIAN BANK OF COMMERCE.

DIVIDEND No. 104.

NOTICE is hereby given that a quarterly dividend of $2\frac{1}{2}\%$ per cent upon the capital stock of this institution has been declared, for the three months ending the 28th February, 1913, and that the same will be payable at the Bank and its branches on and after Saturday, 1st March, 1913, to shareholders of record at the close of business on the 14th day of February, 1913.

By order of the Board,

ALEXANDER LAIRD,
General manager.
Toronto, 22nd January, 1913. 30-5

NOTICE is hereby given, that on the 22nd day of January, 1913, there was deposited in the office of the Secretary of State for the Dominion of Canada, a duly executed agreement, dated January 1, 1913, by and between John Carstensen, Alfred H. Smith and Edward L. Rossiter, Vendors, The Guarantee Trust Company of New York, Trustee, and The New York Central and Hudson River Railroad Company, The Lake Shore and Michigan Southern Railway Company, The Michigan Central Railroad Company, The Cleveland, Cincinnati, Chicago and St. Louis Railway Company, The Pittsburg and Lake Erie Railroad Company, and the Toledo and Ohio Central Railway Company, in pursuance of Chapter 38 of the Statutes of Canada for 1907, being an Act to amend The Railway Act, and amendments thereto.

Dated January 22, 1913.

30-2

THE QUEBEC BANK.

QUARTERLY DIVIDEND.

NOTICE is hereby given that a dividend of one and three-quarters per cent upon the paid-up capital stock of this institution, has been declared for the current quarter, and that the same will be payable at its banking-house in this city, and at its branches, on and after Saturday, the first day of March next, to shareholders of record of 13th February.

By order of the Board,

B. B. STEVENSON,
General manager.

Quebec, 21st January, 1913.

30-5

THE BANK OF TORONTO.

DIVIDEND No. 126.

NOTICE is hereby given that a dividend of two and three-quarters per cent for the current quarter, being at the rate of eleven per cent per annum, upon the paid-up capital stock of the Bank, has this day been declared; and that the same will be payable at the Bank and its branches, on and after the 1st day of March next, to shareholders of record at the close of business on the 15th day of February next.

The transfer books will be closed from the seventeenth to the twenty-fifth days of February next, both days inclusive.

By order of the Board,

THOMAS F. HOW,
General manager.

The Bank of Toronto,
Toronto, 22nd January, 1913.

30-5

BANK OF MONTREAL.

NOTICE is hereby given that a dividend of two and one-half per cent upon the paid-up capital stock of this institution has been declared for the three months ending 31st January, 1913, and that the same will be payable at its Banking House in this City, and at its branches, on and after Saturday, the first day of March next, to shareholders of record of 31st January, 1913.

By order of the Board,

H. V. MEREDITH,
General manager.

Montreal, 21st January, 1913.

30-5

BANQUE D'HOCHELAGA.

NOTICE is hereby given that a dividend of two and a quarter per cent ($2\frac{1}{4}\%$) equal to nine per cent (9%) per annum on the paid-up capital of this institution, has been declared for the quarter ending on the 28th February next, and will be payable at the head office of this Bank or at its branches, on and after the First day of March next, to the shareholders on record at the close of business on the 13th February.

By order of the Board,

F. G. LEDUC,
Manager.

30-5

IN RE LA BANQUE DE ST. JEAN, IN LIQUIDATION.

NOTICE is hereby given that in virtue of a judgment of the Honorable Dominique Monet, one of the judges of the Superior Court of the Province of Quebec, sitting in and for the District of Iberville, dated January 21st, 1913, all the creditors of La Banque de St. Jean, in liquidation, are ordered to file with the undersigned liquidator, at his office No. 99 Richelieu Street, St. Johns, P.Q., their claim duly attested under oath between now and the 22nd of February, 1913.

Depositors of the said Bank are dispensed from filing their claims, and each depositor shall be collocated on the dividend sheet *pro rata* of the amount for which he appears to be a creditor according to the books of the said Bank.

St. Johns, January 22, 1913.

TANCREDE BIENVENU,
Liquidator.

KAVANAGH, LAJOIE & LACOSTE,
Solicitors for liquidator.

30-2

THE BANK OF NEW BRUNSWICK.

NOTICE is hereby given that a dividend of \$1.63 per share, being at the rate of thirteen (13%) per cent per annum on the capital stock of this Bank, has this day been declared for the period ending 15th February, 1913, and that the same will be payable at the office of the Bank in the City of St. John on the 17th day of February next to shareholders of record of 31st January. The transfer books will close on the 31st January.

By order of the Board,

C. H. EASSON,
General Manager.

St. John, N.B., 10th January, 1913.

29-5

THE NAVIGABLE WATERS PROTECTION ACT, R.S.C., CAP. 115.

NOTICE is hereby given that Shevlin Clarke Company, Limited, have applied to the Minister of Public Works for Canada for permission to construct a boom in the Rainy River, in front of Indian Reserve No. 1, at Pithers Point in Rainy River, Lots 18 and 19, Township of McIrvine, and in front of part of the Townplot of Fort Frances, as described in License of Occupation No. 469, issued to the Shelvin Clarke Company, Limited, by the Minister of Lands, Forests and Mines of the Province of Ontario, and have deposited with the said Minister of Public Works copies of the plans and description of the site of such proposed works, and have also deposited with the Registrar of the District of Rainy River duplicate of such plans and description of site.

Dated at Fort Frances, this 8th day of January, A.D. 1913.

(Sgd.) H. A. TIBBETTS,

29-5

Solicitor for the applicants.

WEST VANCOUVER FERRY CO., LIMITED.

NOTICE is hereby given that the West Vancouver Ferry Co., Ltd., has applied to His Excellency the Governor General in Council for approval of the site and plans for a proposed wharf in front of Fourteenth Street, in the District of West Vancouver, and that plans and description of the proposed site have been deposited with the Minister of Public Works, and in the Office of the Registrar of Land Titles at Vancouver, in accordance with the provisions of the Navigable Waters Protection Act.

Dated this 4th day of January, 1913.

MACNEILL, BIRD, MACDONALD & BAYFIELD,
Solicitors for
West Vancouver Ferry Co., Ltd.

28-5

STERLING ACCIDENT AND GUARANTEE CO.

THE Sterling Accident and Guarantee Company of Canada hereby gives notice that on the first day of October, instant, it ceased to carry on business in Canada, and that on and after the 5th day of February, 1913, it will apply to the Minister of Finance for a release of the company's deposit. Any policy holders opposing the release will file their opposition with the Minister of Finance on or before 1st January, 1913.

Dated at the City of Montreal, in the Province of Quebec, the 8th day of October, A.D 1912.

ROBERT THOMSON,
President.

PERCY W. THOMSON,
Secretary treasurer.

17-16

KAIEN INVESTMENT CO., LTD.

NOTICE is hereby given that thirty days after date we intend to apply to the Governor in council, for a quit-claim-deed, for the following described foreshore:—

Commencing at the North-west corner of Lot 641, Range Five, Coast District, British Columbia, thence

West, Seven hundred (700) feet; thence South seven degrees and forty-five minutes West (S. 7° 45' W), Six hundred, and forty (640) feet; thence East Seven hundred (700) feet, to High-water-mark; thence Northerly, following High-water mark, to the point of commencement; excepting that portion (included within the above boundaries) covered by the Grand Trunk Pacific Right-of-Way.

KAIEN INVESTMENT COMPANY, LTD.

Prince Rupert, B.C., 30th December, 1912. 28-6

GUELPH JUNCTION RAILWAY COMPANY.

NOTICE is hereby given that the annual general meeting of the shareholders of this company for the transaction of all business proper to be transacted thereat, will be held at the office of the company, 12 Douglas Street, in the City of Guelph, at 4 p.m., on Tuesday, the 4th day of February, 1913, pursuant to Statute.

A. H. MACDONALD,

Secretary.

29-3

PUISSANCE DU CANADA.



NOMINATIONS.

SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON ALTESSE ROYALE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, 20 janvier 1913.

ROBERT CAMPBELL, écuyer, un des conseils de Sa Majesté, greffier du Conseil législatif de la province de Québec : Commissaire pour recevoir la déclaration des qualifications exigées des membres du Conseil législatif contenu à la cinquième annexe de l'Acte de l'Amérique Britannique du Nord de 1867.

24 janvier 1913.

FERDINAND GAGNON, de Montmagny, dans la province de Québec : Gardien du quai de l'Etat au Bassin de Montmagny, dans la dite province.

25 janvier 1913.

FRED TRAVIS TENNANT TRUMPOUR, de la cité d'Ottawa, dans la province d'Ontario : Aide-inspecteur des poids et mesures dans la division des poids et mesures d'Ottawa, dans la dite province, à compter du 1er décembre 1912.

FERDINAND GAGNON, de Saint-Thomas, dans le comté de Montmagny, dans la province de Québec : Gardien du quai de l'Etat à cet endroit, en remplacement de Louis Dionné.

IRA A. COPP, de Waterside, dans le comté d'Albert, dans la province du Nouveau-Brunswick : Maître de havre de Waterside susdit, en remplacement de Harris T. Copp.

IRA A. COPP, de Waterside, dans la province du Nouveau-Brunswick : Gardien du quai de l'Etat à cet endroit, en remplacement de Harris T. Copp.

WILLIAM MCINTOSH, d'Arcola, dans la province de la Saskatchewan : Aide-inspecteur des poids et mesures dans le district d'inspection de Saskatoon, dans la dite province, en remplacement de Henry Illingworth, démissionnaire.

PROCLAMATIONS.

ARTHUR.
[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans
Sous-ministre de la Justice, } et par la Partie XII
Canada. } de la *Loi de la marine*

marchande, Statuts révisés de 1906, chapitre 113, il est entre autre choses en substance statué que Notre Gouverneur en conseil peut, par proclamation déclarer havre public toute étendue recouverte d'eau et soumise à la juridiction de Notre Parlement du Canada ;

ET ATTENDU que Son Altesse Royale Notre Gouverneur en conseil est d'avis que Joggins Mines, dans la province de la Nouvelle-Ecosse, renfermant l'étendue ci-après mentionnée, soit proclamé havre public,—

SACHEZ DONC que par les présentes Nous proclamons et déclarons que Joggins Mines, renfermant une étendue d'eau qui peut être décrite comme suit :—

Toutes les eaux de la Baie de Fundy et de ses eaux tributaires, au sud d'une ligne tirée franc ouest, astronomiquement, depuis l'extrémité de Boss Point, au nord d'une ligne tirée franc ouest, astronomiquement, depuis l'extrémité ouest de Ragged Reef Point ; et à l'est à mi-chenal entre les comtés de Cumberland et Westmoreland,—seront un havre public.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. TÉMOIN, Notre Très cher et Bien-aimé Oncle et Très Fidèle Conseiller le Feld-maréchal Son Altesse Royale le Prince ARTHUR WILLIAM PATRICK ALBERT, Duc de Connaught et Strathearn, comte de Sussex (dans la pairie du Royaume-Uni) ; Prince du Royaume-Uni de la Grande-Bretagne et d'Irlande, Duc de Saxe, Prince de Saxe-Cobourg et Gotha ; Chevalier de Notre Ordre Très noble de la Jarretière ; Chevalier de Notre Ordre Très ancien et Très noble du Chardon ; Chevalier de Notre Ordre Très illustre de Saint-Patrice ; l'un de Notre Très honorable Conseil privé ; Grand Maître de Notre Ordre Très honorable du Bain ; Chevalier Grand Commandeur de Notre Ordre Très exalté de l'Etoile de l'Inde ; Chevalier Grand-croix de Notre Ordre Très distingué de Saint-Michel et Saint-Georges ; Chevalier Grand Commandeur de Notre Ordre Très éminent de l'Empire Indien ; Chevalier Grand-croix de Notre Ordre Royal de Victoria ; Notre Aide-de-camp personnel ; Gouverneur Général et commandant en chef de Notre Puissance du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce DEUXIEME jour de JANVIER, en l'année de Notre-Seigneur mil neuf cent treize, et de Notre Règne la troisième.

Par ordre,

THOMAS MULVEY,
So is-Secrétaire d'Etat.

ARTHUR.
[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que Jans
Sous-ministre de la Justice, } Et par la Partie XII
Canada. } de la *Loi de la marine*
marchande, Statuts révisés de 1906, chapitre 113, il est
entre autres choses en substance statué que Notre
Gouverneur on conseil peut, par proclamation déclarer
havre public toute étendue recouverte d'eau et soumise
à la juridiction de Notre Parlement du Canada ;

ET ATTENDU que Notre Gouverneur en conseil est
d'avis que le havre de Belliveau's Cove, dans la pro-
vince de la Nouvelle-Ecosse, renfermant l'étendue ci-
après mentionnée, scit proclamé havre public :—

SACHEZ DONC que par ces présentes Nous procla-
mons et déclarons le dit havre de Belliveau's Cove,
comprenant une étendue recouverte d'eau qui peut être
décrite comme suit, savoir :—

Toutes les eaux renfermées entre les promontoires de
la dite anse,—seront un havre public.

De ce qui précède Nos féaux sujets et tous ceux qui
les présentes peuvent concerner, sont par les présentes
requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos pré-
sentes Lettres Patentes, et à icelles fait apposer le
Grand Sceau du Canada. TÉMOIN, Notre Très
cher et Bien-aimé Oncle et Très Fidèle Conseiller
le Feld-maréchal Son Altesse Royale le Prince
ARTHUR WILLIAM PATRICK ALBERT, Duc de
Connaught et Strathearn, comte de Sussex (dans
la pairie du Royaume-Uni), Prince du Royaume-
Uni de la Grande-Bretagne et d'Irlande, Duc de
Saxe, Prince de Saxe-Cobourg et Gotha ; Chevalier
de Notre Ordre Très noble de la Jarretière ; Cheva-
lier de Notre Ordre Très ancien et Très noble du
Chardon ; Chevalier de Notre Ordre Très illustre
de Saint-Patrice ; l'un de Notre Très honorable
Conseil privé ; Grand Maître de Notre Ordre Très
honorable du Bain ; Chevalier Grand Commandeur
de Notre Ordre Très exalté de l'Etoile de l'Inde ; Che-
valier Grand-croix de Notre Ordre Très distingué
de Saint-Michel et Saint-Georges ; Chevalier Grand
Commandeur de Notre Ordre Très éminent de
l'Empire Indien ; Chevalier Grand-croix de Notre
Ordre Royal de Victoria ; Notre Aide-de-camp
personnel ; Gouverneur Général et commandant
en chef de Notre Puissance du Canada.

A Notre Hôtel du Gouvernement en Notre CITÉ
d'OTTAWA, ce DEUXIEME jour de JAN-
VIER, en l'année de Notre-Seigneur mil neuf
cent treize, et de Notre règne la troisième.

Par ordre,

THOMAS MULVEY,
Sous-Secrétaire d'Etat.

29-3

DÉPÊCHES, Etc.

DEPARTEMENT DES AFFAIRES
EXTERIEURES.

SON Altesse Royale le Gouverneur général a reçu une
dépêche du Secrétaire d'Etat pour les Colonies,
datée le 3 de janvier 1913, annonçant que le 1er no-
vembre 1912, les Pays-Bas avaient accédé à la Con-
vention Internationale des droits d'auteurs signée à Berlin
le 13 de novembre 1908.

30-2

DEPARTEMENT DES AFFAIRES EXTE-
RIEURES.

14 janvier 1913.

LE gouvernement canadien s'étant informé auprès
du gouvernement italien, sur l'autorité des offi-
ciers consulaires italiens de recevoir des deniers adju-
gés par des tribunaux canadiens à des sujets italiens
non domiciliés au Canada, la réponse que contient la
dépêche ci-dessous a été reçue comportant que les offi-
ciers consulaires italiens sont autorisés à recevoir des
articles et deniers dus à des sujets italiens non domi-
ciliés au Canada :

*Du Secrétaire d'Etat pour les Colonies au Gouverneur
général.*

Canada,
n° 874.

DOWNING STREET,
20 décembre 1912.

MONSIEUR,—J'ai l'honneur de transmettre à Votre
Altesse Royale, pour le renseignement de Vos Minis-
tres, les documents cités ci-dessous concernant le paie-
ment par les tribunaux canadiens de la compensation
et autres deniers adjugés à des Italiens non domiciliés
au Canada.

J'ai, etc.,

L. HARCOURT.

A l'Administrateur du Gouvernement
du Canada.

Consulaire, n° 33.

ROME, 9 décembre 1912.

MONSIEUR,—Au reçu de votre dépêche consulaire
n° 47 du 10 septembre dernier, au sujet du paiement
par les tribunaux canadiens de compensation et autres
effets adjugés à des Italiens non domiciliés au Canada,
M. Dering a adressé une note au gouvernement italien
dans le sens de la lettre du 21 août du Département
canadien des Affaires Extérieures.

En réponse à cette note le Ministre italien pour les
Affaires Etrangères dit que les officiers consulaires
italiens sont autorisés par les règlements consulaires de
recevoir des autorités locales ou du représentant de la
personne qui y a droit, les articles et deniers dus à des
sujets italiens non domiciliés dans le pays intéressé, et
que leur reçu est valide. La procédure suivie est que
les deniers sont transmis par l'officier consulaire au
Ministère italien pour les Affaires Etrangères et ce der-
nier le transmet aux autorités judiciaires compétentes
(ou au consul italien, à l'étranger, selon le cas), qui
effectue le paiement et obtient des reçus des personnes
intéressées ; ces reçus sont ordinairement déposés aux
archives du ministère, mais si la chose est désirée ils
peuvent être transmis aux autorités à l'étranger qui
ont opéré le paiement original. Ce dernier moyen est
fréquemment adopté dans le cas de petits héritages et
de compensation pour accidents à des ouvriers reçus
dans la Grande-Bretagne et quelques-unes de ses dépen-
dances, *e. g.*, l'Union Sud-africaine, par les consuls
italiens pour transmission aux héritiers en Italie.

Il est fait mention que le mode de transmission ci-
dessus indiqué est absolument sûr et que les personnes
auxquelles l'argent est dû n'encourent aucune dépense.
On admet que ce moyen est un peu long et l'on suggère
que si les chèques émis par les autorités canadiennes en
faveur des personnes qui y ont droit étaient employés
il y aurait moins de temps perdu sous ce rapport ;
d'un autre côté, les personnes qui reçoivent ces chèques
si elles demeurent dans des campagnes éloignées,
comme le cas se présenterait souvent, auraient de la
difficulté à faire changer les chèques.

Le Ministre des Affaires Etrangères termine en dé-
clarant que son ministère fera tout son possible pour
faciliter la transmission aux héritiers de toutes les
sommes qui seront confiées aux officiers consulaires
italiens par les autorités canadiennes.

J'ai etc.,

R. RODD.

Le Très Honorable

Sir E. Grey, Bart., C.J., M.P.,
etc., etc., etc.

29-3

Extrait de la LONDON GAZETTE, 1er janvier 1913.

CHANCELLERIE DE L'ORDRE DE SAINT-MICHEL ET SAINT-GEORGES.

DOWNING STREET, 1er janvier 1913.

Il a gracieusement plu au Roi, de faire les promotions et nominations ci-dessous à l'Ordre Très distingué de Saint-Michel et Saint-Georges :—

*Membre ordinaire de la deuxième classe, ou Chevalier
Commandeur du dit Ordre Très distingué :—*

L'honorable Sir James Pliny Whitney, Chev., C.R.,
Président du Conseil et Premier Ministre de la province d'Ontario.

*Membres ordinaires de la troisième classe, ou Compagnons
du dit Ordre Très distingué :*

Le lieutenant-colonel William Patrick Anderson,
ingénieur en chef, Département de la Marine et des Pêcheries, Dominion du Canada.

Zachary Taylor Wood, écuyer, Aide-Commissaire,
royale gendarmerie à cheval du Nord-Ouest, Dominion du Canada.

WHITEHALL, 17 décembre 1912.

Il a gracieusement plu à Sa Majesté le Roi de décorer la Médaille royale pour la police aux officiers ci-dessous des forces constabulaires et des brigades de pompiers dans les possessions de Sa Majesté au delà des mers :—

John C. McRae, ex-constable en chef, Winnipeg.

William Patrick Traynor, constable, corps de police de la cité de Winnipeg.

Hugh James Brown, constable, corps de police de la cité de Winnipeg.

Extrait de la LONDON GAZETTE du 7 janvier 1913.

FOREIGN OFFICE,

31 décembre 1912

PASSEPORTS POUR TRIPOLI.

LE Principal Secrétaire d'Etat de Sa Majesté pour les Affaires étrangères a reçu une dépêche du consul général en exercice à Tripoli de Barbarie disant qu'un décret avait été rendu par le "commandant de place" duquel décret les articles ci-dessous sont tirés et publiés (en traduction) pour renseignement en général :—

Article 11.—Pour que les étrangers puissent descendre à terre ils doivent montrer un passeport émis récemment pour la Tripolitaine par l'autorité compétente et visé par les autorités italiennes au port d'embarquement.

Article 12.—Les étrangers doivent, sous deux jours de leur arrivée, se présenter au bureau de police pour faire enregistrer leurs passeports, lesquels seront contresignés par leurs consuls respectifs résidant ici.

Article 13.—Les Italiens ou étrangers qui arrivent sans s'être conformés aux dispositions qui précèdent ne seront pas admis.

Article 15.—Personne, qu'il soit Italien, natif ou étranger, n'aura la permission de s'embarquer pour d'autres ports dans la Tripolitaine ou la Cyrénaïque sans une autorisation spéciale écrite sur son passeport.

Article 20.—Les personnes autres que des Italiens qui désirent quitter doivent montrer un visa semblable de date récente sur leurs passeports accordés par leurs consuls respectifs.

31-3

DÉPARTEMENT DES AFFAIRES EXTÉRIEURES.

SON Altesse Royale le Gouverneur général a reçu une dépêche du Secrétaire d'Etat pour les Colonies, datée le 16 janvier 1913, — n° 51 — annonçant que le 1er juillet 1912, le Danemark avait accédé à la Convention Internationale des droits d'auteurs signée à Berlin le 13 de novembre 1908.

31-2

Extrait de la LONDON GAZETTE, 10 janvier 1913.

FOREIGN OFFICE,

31 décembre 1912.

Il a plu au Roi d'approuver la nomination de Monsieur L. G. A. Cressé comme consul de Guatémala à Montréal et Québec.

ARRÊTÉS EN CONSEIL.

[196]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que demande a été faite au nom de la province de la Saskatchewan d'investir Sa Majesté le Roi George V, pour l'usage de la dite province, du titre du quart fractionnaire sud-est de la section 28, township 43, rang 16, à l'ouest du 3e méridien, pour l'emplacement d'un asile d'aliénés ;

Et attendu que le colon occupant ce homestead a cédé à la Couronne ses droits à ce quart de section et que le Ministre de l'Intérieur est d'avis que cette demande soit accordée,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil de décréter que Sa Majesté le Roi George V soit investi, pour l'usage de la province de la Saskatchewan, du titre du dit quart fractionnaire sud-est de la section 28, township 43, rang 16, à l'ouest du 3e méridien.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

[126]

HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 20e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil de décréter ce qui suit :

L'article 1 des règlements régissant l'admission des cadets de la marine, règlements établis par un arrêté en conseil du 26 septembre 1910, est par ces présentes modifié en y prescrivant que les candidats devront être âgés de 14 à 16 ans le 1er juillet suivant immédiatement la date de l'examen.

L'article 3 des dits règlements est par ces présentes modifié en y prescrivant que l'examen d'admission aura lieu annuellement au cours du mois de mai, au lieu du mois de novembre.

RODOLPHE BOUDREAU,

31-2

Greffier du Conseil privé.

[212]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil d'établir à Prince-Rupert, dans la province de la Colombie-Britannique, une ligne de havre permanente au delà de laquelle il ne sera érigé à l'avenir aucun quai, jetée, brise-lames ou autre construction, conformément au plan et à la description dont copie est exposée au bureau de l'ingénieur de district du département des Travaux publics à Prince-Rupert et au département des Travaux publics à Ottawa.

RODOLPHE BOUDREAU,

31-3

Greffier du Conseil privé.

[1895]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 3e jour d'octobre 1913.

PRÉSENT :

SON EXCELLENCE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 3 août 1911, qu'en vertu des dispositions de la loi d'irrigation la compagnie dite "The Southern Alberta Land Company, Limited," a été autorisée à construire un système d'irrigation tirant l'eau de la rivière Bow à un endroit dans le quart sud-est de la section 31, township 21, rang 25, à l'ouest du 4e méridien, et que sous l'empire de cette autorisation la compagnie a arpenté et partiellement creusé un canal à partir du dit endroit jusqu'à et à travers le terrain qui doit être irrigué ;

Le Ministre ajoute qu'en vertu de l'autorité que lui confère l'article 54 de la Loi d'irrigation des règlements ont été établis pour la concession gratuite du droit de passage des canaux et fossés d'irrigation, ce droit de passage comprenant en outre de la largeur du canal ou fossé une lisière marginale n'excédant pas vingt pieds d'un côté et dix pieds de l'autre côté du dit canal ou fossé, pour en permettre la mise en opération et les réparations. Les dits règlements autorisent aussi la concession d'une plus grande largeur de terrain, mais n'excédant pas dix acres en tout, lorsqu'il est démontré que ce terrain est nécessaire pour le bon fonctionnement du système d'irrigation ;

Vu les dimensions du canal que creuse actuellement la compagnie susdite, la profondeur de la tranchée à certains points et la hauteur du remblai à d'autres endroits, il a été jugé nécessaire dans certains cas d'inclure une plus grande superficie dans le droit de passage afin de pouvoir disposer des déblais et faciliter l'entretien des travaux ;

Toutes les terres mentionnées ci-dessous sont occupées en vertu d'inscriptions de homestead ou de préemption et les inscrits ont dans chaque cas cédé par convention à la compagnie dite "Southern Alberta Land Company, Limited," le droit de passage pour son canal sur ces terres, les dites conventions étant maintenant enregistrées au ministère de l'Intérieur ;

Par conséquent, le Ministre recommande que l'autorisation soit donnée de concéder gratuitement à la compagnie dite "Southern Alberta Land Company, Ltd.," par permis d'occupation, le droit de passage pour son entreprise sur et à travers les terres ci-dessous décrites, mais n'excédant pas la superficie mentionnée dans chaque cas, ainsi qu'indiqué sur le plan des travaux déposé au bureau du Commissaire d'irrigation et au ministère de l'Intérieur et enregistré au bureau du registraire des titres de terres à Calgary, dans la province d'Alberta, sous la désignation "Irr. 158," cette concession demeurant valide tant que les travaux ci-dessus mentionnés serviront aux fins d'irrigation, savoir :—

1. Le quart sud-ouest de la section 30, township 13, rang 17, à l'ouest du 4e méridien, comprenant 20.02 acres, plus ou moins.

2. Le quart nord-est de la section 28, township 13, rang 18, à l'ouest du 4e méridien, comprenant 11.31 acres, plus ou moins.

3. Le quart sud-ouest de la section 17, township 14, rang 19, à l'ouest du 4e méridien, comprenant 11.20 acres, plus ou moins.

4. Le quart sud-ouest de la section 31, township 13, rang 18, à l'ouest du 4e méridien, comprenant 14.31 acres, plus ou moins.

5. Le quart nord-est de la section 24, township 14, rang 20, à l'ouest du 4e méridien, comprenant 11.10 acres plus ou moins.

6. Le quart sud-est de la section 23, township 13, rang 18, à l'ouest du 4e méridien, comprenant 21.35 acres plus ou moins.

7. Le quart nord-ouest de la section 28, township 13, rang 18, à l'ouest du 4e méridien, comprenant 13.67 acres plus ou moins.

8. Le quart sud-est de la section 31, township 13, rang 18, à l'ouest du 4e méridien, comprenant 14.31 acres plus ou moins.

9. Le quart sud-ouest de la section 32, township 13, rang 18, à l'ouest du 4e méridien, comprenant 10.38 acres plus ou moins.

10. Le quart sud-ouest de la section 9, township 14, rang 19, à l'ouest du 4e méridien, comprenant 12.21 acres plus ou moins.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

31-2

Greffier du Conseil privé.

[194]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions de l'article 27 du chapitre 113 des Statuts révisés du Canada, 1906, de permettre le changement du nom du bateau à vapeur "Charles Lemcke," d'Owen Sound, Ontario, numéro officiel 126058, en celui de "Henry Pedwell."

RODOLPHE BOUDREAU,

31-2

Greffier du Conseil privé.

[66]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 4 janvier 1913, que M. Joseph St-Germain a demandé la concession gratuite du lot n° 42, dans l'établissement de Shaftsbury, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens.

Le Ministre ajoute que la preuve soumise démontre que le requérant, par l'entremise de son agent, M. Charles St-Germain, occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899.

Par conséquent, le Ministre recommande qu'en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, il soit autorisé à concéder gratuitement à M. Joseph St-Germain le lot n° 42, dans l'établissement de Shaftsbury, province d'Alberta, contenant 152 acres plus ou moins.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

30-4

Greffier du Conseil privé.

[3578]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 24e jour de décembre 1912.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. Adam Calheo a demandé la concession gratuite du lot n° 3, dans l'établissement du lac Flying-Shot, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve soumise démontre que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899.

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la "Loi des terres fédérales," d'autoriser par ces présentes la concession gratuite à M. Calheo du lot n° 3, dans l'établissement du lac Flying-Shot, province d'Alberta, contenant 128 acres, plus ou moins.

RODOLPHE BOUDREAU,

28-4

Greffier du Conseil privé.

[95]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 7 janvier 1913 que M. H. T. Holness s'est établi sur un terrain non arpenté situé sur la rive nord de la branche nord du creek Sheep dans la réserve forestière des Montagnes Rocheuses, dans la province d'Alberta, avant l'établissement de cette réserve, dans l'attente que ces terres seraient finalement arpentées et ouvertes aux colons, et qu'il pourrait obtenir l'inscription de homestead pour un quart de section. M. Holness représente que les fonctionnaires du ministère de l'Intérieur l'ont assuré que l'inscription de homestead lui serait accordée dès que ces terres seraient arpentées; qu'il a fait des améliorations considérables sur ce terrain, soit une maison, une étable, des clôtures et des travaux de défoncement; qu'il y a résidé depuis 1907 et que si la réserve n'avait pas été établie, il aurait maintenant droit aux lettres patentes de ce terrain.

Le Ministre ajoute que ce terrain pouvant avoir une valeur considérable pour l'emmagasinage de l'eau, il ne croit pas sage d'en déposséder la Couronne et, par conséquent, des négociations ont été ouvertes avec M. Holness pour s'assurer à quelles conditions il céderait les droits à ce terrain qu'il peut avoir acquis. M. Holness a consenti à céder ses droits au terrain en question sur paiement d'une somme de \$1,600, soit \$10 l'acre, avec la permission de s'inscrire pour un homestead d'un quart de section de terres fédérales ailleurs disponibles et d'en obtenir les lettres patentes sans être tenu à l'accomplissement d'autres obligations de homestead.

Le Ministre recommande que cette convention soit approuvée et demande l'autorisation de payer à M. Holness la somme de \$1,600 tirée du crédit pour la protection des forêts dans le Manitoba, la Saskatchewan, l'Alberta, etc., et d'accorder à M. Holness les lettres patentes d'un quart de section de terres fédérales disponibles dès qu'il aura cédé les droits qu'il peut avoir au terrain sur lequel il est établi.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

30-4

Greffier du Conseil privé.

[67]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que demande a été faite au nom de la ville de Waterous, dans la province de Saskatchewan, de la concession de la subdivision légale fractionnaire 1 et 2 de la section 10, township 32, rang 25, à l'ouest du 2e méridien, pour les fins d'un parc;

Et attendu que le Ministre de l'Intérieur est d'avis que cette demande soit accordée, le terrain en question étant disponible d'après les archives du ministère de l'Intérieur,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (d) de l'article 76 de la *Loi des terres fédérales*, de décréter que les subdivisions légales fractionnaires 1 et 2 de la section 10, township 32, rang 25, à l'ouest du 2e méridien, contenant 23.90 acres, ainsi qu'indiqué en couleur rose sur le plan ci-annexé, soient mises en réserves et affectées aux fins d'un parc, et d'en autoriser la concession pour les dites fins à la ville de Waterous, dans la province de Saskatchewan, l'acte de cession devant contenir la condition que ce terrain retournera à la Couronne si, en aucun temps, le concessionnaire, ses successeurs ou ayants droit ne l'affecte pas aux fins susdites.

RODOLPHE BOUDREAU,

30-4

Greffier du Conseil privé.

[3151]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU qu'il a été déposé au ministère de l'Intérieur une copie certifiée d'un arrêté du lieutenant-gouverneur du Manitoba en conseil n° 19749, daté le 25 octobre 1912, demandant au gouvernement du Canada de mettre en réserve le terrain requis pour un chemin public traversant le quart sud-est de la section 30, township 23, rang 4, à l'est du méridien principal;

Et attendu qu'en vertu de l'article 13 du chapitre 99 des Statuts révisés du Canada, le lieutenant-gouverneur du Manitoba en conseil peut, du consentement du Gouverneur en conseil, lorsqu'il est jugé opportun de le faire dans l'intérêt des établissements et de la colonisation, ordonner que des chemins soient ouverts sur les terres non couvertes par des patentes, qu'elles soient occupées ou non, et soit que ces terres aient ou non été prises comme établissements, par préemption, ou mises à part ou réservées au profit ou à l'usage de qui que ce soit; et ces chemins peuvent ensuite être transférés par le Gouverneur en conseil à la Couronne pour la province;

Et attendu que le quart sud-est de la section 30, township 23, rang 4, à l'est du méridien principal, dans la province du Manitoba, n'est pas couvert par une patente,—

Par conséquent, il plaît au Gouverneur général en conseil d'autoriser par ces présentes le Ministre de l'Intérieur d'y mettre en réserve le terrain compris dans le chemin public, ainsi qu'indiqué sur le plan et décrit dans le règlement 35 de la municipalité rurale de Bifrost, adopté le 12e jour d'octobre 1910, qui accompagnait la copie de l'arrêté du lieutenant-gouverneur du Manitoba en conseil mentionnée ci-dessus, savoir, un terrain décrit comme suit :

Commençant au coin sud-ouest du dit quart de section; de là vers le nord le long de la borne ouest du dit quart de section sur une distance de 40 chaînes, plus ou moins, jusqu'au coin nord-ouest du dit quart de section; de là vers l'est le long de la borne nord du dit quart de section sur une distance d'une chaîne; de là vers le sud parallèlement à la dite borne ouest, sur une distance de 40 chaînes, plus ou moins, jusqu'à l'intersection de la borne sud du dit quart de section; de là vers l'ouest le long de la dite borne sud sur une distance d'une chaîne, plus ou moins, jusqu'au point de départ, le dit terrain couvrant une superficie de quatre acres plus ou moins.

Il plaît de plus au Gouverneur général en conseil, en vertu des dispositions de l'article 13 du chapitre 99 des Statuts révisés du Canada, 1906, et d'après le rapport du Ministre de l'Intérieur, de décréter que le dit chemin public, ainsi que ci-dessus décrit, soit transféré à la Couronne pour la province du Manitoba.

RODOLPHE BOUDREAU,

30-4

Greffier du Conseil privé.

[72]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions de l'article 27 du chapitre 113 des Statuts révisés du Canada, 1906, de permettre les changements suivants :

1. Le changement du nom du bateau à vapeur "Zara," numéro officiel 98652, en celui de "Solgar";
2. Le changement du nom du bateau à gazoline "San Felice," numéro officiel 131158, en celui de "Susie W.";
3. Le changement du nom du bateau à gazoline "Ethel May," en celui de "Aurora 2nd."

RODOLPHE BOUDREAU,

30-2

Greffier du Conseil privé.

[65]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 31 décembre 1912, que Madame Joséphine Hamelin a demandé la concession gratuite du lot n° 32, dans l'établissement du Petit Lac des Esclaves, en qualité de représentant personnel de son mari décédé, Pierre Hamelin, basant sa demande sur le fait que ce dernier occupait ce terrain à la date de l'extinction du titre des Indiens.

Le Ministre ajoute que la preuve soumise démontre que feu Pierre Hamelin occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899, et que des lettres d'administration nommant la requérante administratrice de sa succession ont été déposées au Ministère de l'Intérieur.

Par conséquent, le Ministre recommande qu'en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales* il soit autorisé à concéder gratuitement à Madame Hamelin le lot n° 32, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, contenant 24 acres, plus ou moins, en sa qualité de représentant personnel de feu Pierre Hamelin.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

30-4

[94]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que demande a été faite, au nom de la Mission Catholique Ruthénienne de l'Ordre de St-Basile le Grand au Canada, de la concession de 3.71 acres de terre compris dans le coin nord-ouest du quart sud-ouest de la section 22, township 26, rang 32, à l'ouest du méridien principal, pour les fins d'une église ;

Et attendu que les conditions ordinaires ont été remplies et que le Ministre est d'avis que la demande soit accordée,—

Par conséquent, il plaît au Gouverneur général en conseil, en vertu des dispositions du paragraphe (d) de l'article 76 de la *Loi des terres fédérales*, de réserver et affecter aux fins d'une église 3.71 acres de terre compris dans le coin nord-ouest du quart sud-ouest de la section 22, township 26, rang 32, à l'ouest du méridien principal, et par ces présentes, d'en autoriser la concession à la Mission Catholique Ruthénienne de l'Ordre de St-Basile le Grand au Canada, pour les dites fins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

30-4

[96]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 8 janvier 1913, qu'en juin 1906 la moitié sud de la section 23, township 11, rang 15, à l'ouest du 4e méridien, située au sud de la rivière Belly et contenant 79 acres, a été vendue à l'enchère publique à M. George E. Hunter au prix courant de \$3.00 l'acre, ce terrain ayant depuis été complètement payé.

Comme on a depuis découvert qu'à l'époque de la vente M. Hunter était un employé du Département de l'Intérieur, le Ministre recommande qu'en vertu des dispositions de l'article 84 de la *Loi des terres fédérales* la vente à M. Hunter du terrain ci-dessus décrit soit confirmée.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

30-4

[62]

HOTEL DU GOUVERNEMENT A OTTAWA.

Vendredi, le 10e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît au Gouverneur général en conseil, en vertu des dispositions de la Partie XII de la *Loi de la marine marchande au Canada*, de décréter ce qui suit :

Les règlements suivants concernant l'arrivée dans un havre public du Canada de navires venant d'un port quelconque infesté ou soupçonné d'être infesté de la peste bubonique sont par ces présentes ajoutés comme articles 49a, 49b et 49c, aux règlements généraux pour l'administration des havres publics au Canada, ainsi qu'approuvés par un arrêté en conseil du 20 avril 1911 :

49a. Il est illégal pour tout navire venant d'un port quelconque où existe ou est soupçonné d'exister la peste bubonique, et entrant dans un havre public au Canada, de mouiller à un quai ou d'être amarré en eau dormante à une distance du quai moindre que six pieds ; et où cette distance du quai ne peut être maintenue à cause de la force du courant, la distance sera aussi près de six pieds que, de l'avis du maître de havre, les circonstances le permettent.

49b. Il est illégal pour tout navire venant d'un port quelconque où existe ou est soupçonné exister la peste bubonique, et entrant dans un havre public au Canada, d'être amarré à un quai par un câble ou des câbles sur lesquels n'a pas été placée une garde ou entonnoir en métal pour empêcher le passage des rats, cette garde ayant au moins trois pieds de diamètre et étant placée à au moins trois pieds du quai.

49c. Il est illégal pour tout navire venant d'un port quelconque où existe ou est soupçonné exister la peste bubonique et entrant dans un havre public au Canada d'être relié à un quai par une passerelle qui n'est pas gardée par quelque personne dans le but d'empêcher les rats de quitter le navire par cette passerelle ; toutes les passerelles seront relevées lorsqu'elles ne seront pas en usage.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

29-3

[51]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 11e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur fait rapport, le 14 décembre 1912, que la compagnie dite "The Northern Trading Company, Limited," d'Edmonton, dans la province d'Alberta, a demandé un permis d'occupation d'une partie du lot riverain n° 1, ouest, dans l'établissement d'Athabaska Landing, province d'Alberta ;

Comme c'est l'intention de transporter sur ce terrain certains entrepôts qui ont été construits sur le chemin de la rivière, le Ministre est d'avis que cette demande soit accordée,—

Par conséquent, le Ministre recommande qu'un permis d'occupation pouvant être résilié en tout temps après soixante jours d'avis aux concessionnaires soit accordé à la compagnie dite "The Northern Trading Company, Limited," pour une période de cinq ans, au loyer annuel de \$10, payable d'avance, pour toute cette partie du lot riverain n° 1 ouest, dans l'établissement d'Athabaska Landing, province d'Alberta, située entre la limite sud du terrain mis en réserve par un arrêté en conseil du 28 avril 1898 pour prolonger le chemin longeant la rivière Athabaska à cet endroit et la limite nord du terrain concédé à Colin Johnston par lettres patentes datées le 13 mars 1903, partie qui n'est pas comprise dans les limites d'un chemin arpenté traversant le dit terrain et couvrant approximativement une superficie de cinquante-cinq centièmes d'un acre, plus ou moins, ainsi que colorié en jaune sur le plan ci-annexé.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

29-4

(Q.G 70-77-1.)

"Cérémonial—|1|1|1|1|1|1|1|1|1|1". (Q. G. 70-77-1.)

**RÈGLEMENTS CONCERNANT LES EFFETS
D'HABILLEMENT DE LA MILICE CANA-
DIENNE, PARTIE II, (UNITÉS NON
PERMANENTES), 1909—
MODIFICATIONS.**

(c) Pour transport, 1 wagon par escadron.

3. Page 21.—Régiments de 3 escadrons, après "17e régiment ajoutez "*" et ajoutez note—"*" Actuellement sur l'effectif d'un régiment de 4 escadrons." (Q.G. 2-1-11.)

4. Page 57, Tableau XXVI—Réserve de corps, après "Artillerie" ajoutez— *Génie

" Majors	9
Capitaines	13
Lieutenants	44

Total..... 66

Ajoutez note.

* Le personnel ci-dessous, Réserve des corps, génie canadien, peut être ajouté à l'effectif de dressage des unités spécifié ci-dessous, pourvu qu'elles ne présentent 70 p. c. de son effectif pour dressage—

Troupe de campagne.	1 capitaine.
	2 lieutenants.
Compagnie de campagne.	1 major.
	1 capitaine.
	4 lieutenants.

(Q.G. 1-17-76.)
(Q.G. 5-1-29.)

O. G. 17.

ORGANISATION.

DISTRICT MILITAIRE N° 13.—La formation d'un escadron de cavalerie, avec chef-lieu à Wetaskiwin, Alberta, est autorisée. Cet escadron, avec les deux escadrons indépendants de cheval-légers à Red Deer et Pine Lake, Alberta, formeront un régiment de trois escadrons, avec chef-lieu à Red Deer, et sera désigné "The 35th Central Alberta Horse."

(Q.G. 32-1-146.)

O. G. 18.

SOCIÉTÉS DE TIR.

La formation de la société de tir ci-dessous mentionnée, est autorisée :—

Civile.

N° 601, Legion of Frontiersmen, avec chef-lieu à Calgary, Alta.

(Q.G. 29-L-18.)

LICENCIEMENT.

Le licenciement des sociétés de tir ci-dessous mentionnées est autorisé :—

Militaire.

Escadron "B", 17e hussards, avec chef-lieu à Rigaud, P.Q.

(Q.G. 29-523-8.)

Civiles.

N° 150, Kinnear's Mills, avec chef-lieu à Kinnear's Mills, P.Q.

(Q.G. 29-119.)

N° 160, West Isles, avec chef-lieu à Fair Haven, N.-B.

(Q.G. 29-95.)

Par ordre,

V. A. S. WILLIAMS,
Colonel,
Adjudant Général.

AVIS DU GOUVERNEMENT.

COMMISSION D'EXAMEN POUR LA PROFESSION D'ARPENTEUR FÉDÉRAL.

AVIS est donné par le présent qu'en conformité des dispositions de la *Loi des arpentages fédéraux*, la Commission d'examen pour la profession d'arpenteur fédéral se réunira à Ottawa, lundi, le dixième jour de février prochain, pour l'examen des aspirants à la profession d'arpenteur fédéral, à des brevets d'arpenteurs, ou pour des certificats d'arpentiers topographiques fédéraux à Ottawa, Toronto et Kingston, dans la province d'Ontario, à Winnipeg, dans la province de Manitoba, et à Calgary et Edmonton, dans la province d'Alberta.

F. D. HENDERSON,
Secrétaire de la Commission d'examen
des arpenteurs fédéraux.

Ottawa, 13 janvier 1913.

29-4

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil donnent avis que des demandes seront reçues de candidats capables de remplir la situation ci-dessous dans la division intérieure du Service Civil du Canada :—

Dix traducteurs pour le bureau de traduction de la Chambre des Communes, dans la subdivision A de la deuxième division, au traitement initial de \$1,600 par année. Le choix de titulaires qualifiés se fera par examen de concours, qui aura lieu les 3 et 4 mars prochain, et qui comportera les sujets suivants : traduction de l'anglais au français, traduction du français à l'anglais, composition française et orthographe française.

Les formules de demande, dûment remplies, et accompagnées d'un honoraire de \$8, doivent parvenir au bureau de la Commission du Service civil, pas plus tard que le 22 février prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, le 30 janvier 1913.

31-4

COMMISSION DU SERVICE CIVIL.

AVIS est donné au public qu'un examen de concours général pour les cadets de marine dans le Service Naval du Canada, sera tenu, sous la direction de la Commission du Service Civil du Canada, mercredi, le 14e jour de mai 1913 et les jours suivants, à Sydney, Charlottetown, Halifax, Yarmouth, St. Jean, N.B., Frédéricton, Moncton, Québec, Sherbrooke, Montréal, Ottawa, Kingston, Toronto, Hamilton, London, Sault-Ste-Marie, Port-Arthur, Winnipeg, Brandon, Régina, Saskatoon, Calgary, Edmonton, Nelson, Vancouver et Victoria.

Les parents ou tuteurs des aspirants pourront se procurer tous les renseignements voulus, copies des règlements et formules de demandes d'inscription, en s'adressant au Secrétaire de la Commission, personnellement ou par écrit.

Les aspirants devront produire leur demande d'inscription au Secrétaire, Commission du Service Civil, Ottawa, pas plus tard que le 15 avril prochain. Cette règle est de rigueur.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, 29 janvier 1913.

31-1

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil du Canada donnent avis que des demandes seront reçues de candidats capables de remplir la situation ci-dessous dans la division intérieure du Service Civil du Canada :—

Un aide dans le bureau de l'ingénieur en charge des laboratoires pour l'épreuve du ciment, au ministère des Travaux publics, dans la subdivision B de la troisième division, au traitement initial de \$800 par année. Les candidats doivent être des charpentiers ayant eu au moins dix ans de pratique, avec une bonne connaissance de la confection des patrons et des moules et aussi de la manipulation des fils électriques et des tableaux de distribution des courants. Ils doivent encore être capables de faire des esquisses des travaux requis et être décidés à apprendre la fabrication des briquettes et à faire en général l'épreuve du ciment.

Les candidats doivent être sujets britanniques de naissance ou naturalisés, doivent avoir résidé au pays au moins trois ans et être âgés de 18 ans au moins et de pas plus de trente-cinq.

Les formules de demande d'inscription, dûment remplies, doivent parvenir au bureau de la Commission du Service civil, pas plus tard que le 10 février prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, le 16 janvier 1913.

29 4

Lord, Bourbonnais et Perron, Limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 21e jour de janvier 1913, constituant en corporation Donat Lord, et Jeffrey Lord, manufacturiers, Joseph Nestor Perron, comptable, tous trois de Saint-Pierre aux Liens; Elfége Bourbonnais, contracteur, et Joseph Léonie Bourbonnais, charpentier, tous deux de Lachine, tous dans la province de Québec, pour les fins suivantes:—(a) Faire le commerce de bois; construire, acheter, vendre et exploiter des moulins à scie, préparer et travailler le bois; acheter, vendre, changer et exploiter des limites à bois, préparer et manufacturer tout le matériel employé dans la construction en général, le fer, l'acier, le bois, le ciment et autres matériaux similaires; (b) Construire, vendre, exploiter des briqueteries, et leurs produits, des carrières et leurs produits, et préparer, vendre, acheter la pierre naturelle et artificielle, le ciment et autres matériaux similaires; (c) Exécuter des contrats de construction et de réparation des édifices ou maisons publiques ou privés, de chemins publics ou privés et de rues en général, de macadamisage, de pavage, de trottoirs, d'égouts, préparer et manufacturer tout ce qui est employé dans ces travaux; (d) Acheter, vendre ou échanger et manufacturer tout ce qui est employé dans la construction ou dans les réparations comme la peinture, le ciment, le verre et la ferronnerie en général; (e) Acheter, vendre et échanger, exploiter des terres, terrains, lots, et les subdiviser, les vendre, les donner à bail, y construire des immeubles, les vendre, les échanger ou les exploiter; (f) Acquérir, vendre ou échanger, les intérêts ou actions dans d'autres compagnies; (g) Rémunérer toutes personnes pour services rendus, soit en plaçant ou aidant à placer ou en garantissant le placement du stock de la compagnie soit en aidant à la formation ou à l'organisation de la compagnie, ou à la conduite de ses affaires; (h) Exercer tous et chacun des pouvoirs ci-haut mentionnés comme principaux, agents, contracteurs, fidéicommissaires ou autrement soit seuls ou conjointement avec d'autres; (i) Faire toutes autres choses découlant des dites objets ou de nature à aider à l'accomplissement des dits objets. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Lord, Bourbonnais et Perron, Limitée," avec un capital-actions de cent mille dollars, divisé en 2,000 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Lachine, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 22e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

Fort Realty Co., Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de janvier 1913, constituant en corporation Ralph William Barclay et William Rorison Church, gérant, Joseph Godbout, jeune, commerçant, et Joseph Greetham de Lorimier, avocat, de la cité de Westmount, dans la province de Québec, et Eugène Honoré Godin, de la cité de Montréal, dans la dite province de Québec, avocat, pour les fins suivantes: (a) Faire le commerce des immeubles et propriétés immobilières, et généralement faire les opérations d'une compagnie de biens-fonds; (b) Acquérir par achat ou autrement la totalité ou toute partie des biens de toute personne, maison ou compagnie engagée dans une industrie identique à celle que la présente compagnie est autorisée à exercer, ou s'associer avec toute telle personne, maison ou compagnie dans le but d'exercer une entreprise quelconque et de partager les profits; (c) Vendre ou autrement disposer de la totalité ou d'une partie des affaires et des biens de la présente compagnie aux conditions et aux termes que la compagnie jugera bon; (d) Prendre, par souscription originale, acheter, accepter en paiement ou autrement acquérir, détenir, vendre ou

disposer des actions, obligations ou autres valeurs de toute compagnie dont les objets sont semblables en tout ou en partie à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi; (e) Payer, au moyen d'obligations ou autres valeurs ou biens de la présente compagnie, ou par l'émission et répartition d'actions acquittées de son capital toutes dettes ou réclamations contre la compagnie pour tous biens ou droits acquis ou possédés par la compagnie, et, avec l'approbation des actionnaires, pour services rendus ou qui seront rendus d'une manière quelconque; (f) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie et en particulier toutes actions, obligations ou autres valeurs de toute autre compagnie appartenant à la présente compagnie; (g) Faire tous les actes et choses ci-dessus comme principaux, agents, entrepreneurs ou fondés de pouvoirs. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Fort Realty Company, Limited," avec un capital-actions de trois cent cinquante mille dollars, divisé en 3,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

Canadian Jewish Times Publishing Co., Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de janvier 1913, constituant en corporation Samuel William Jacobs et Alexander Rives Hall, tous deux conseils du Roi; Louis Fitch, avocat, et Violet Winifred Leslie Henry-Anderson et Minnie Isabel Bustin, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—(a) Acheter ou autrement acquérir et se charger des entreprises, propriétés, actif et passif de la Canadian Jewish Times Publishing Company, une société faisant affaires comme imprimeurs et éditeurs en la cité de Montréal, et les payer en totalité ou en partie en deniers comptants ou en totalité ou en partie en actions acquittées, obligations, débentures ou autres valeurs de la compagnie; (b) Publier, imprimer, relier, manufacturer, distribuer, acheter, vendre, négocier et autrement faire valoir des livres, magazines, publications, papiers-nouvelles, pamphlets, mappes, cartes géographiques, gravures, lithographies, gravures à eaux fortes, vignettes sur bois, électrotypes, images et illustrations, coloriés ou sans couleurs, et quel que soit le procédé ou les procédés de production, actuellement en usage, ou qui seront plus tard découverts, ou inventés, et généralement exercer l'industrie d'imprimeurs, relieurs, stéréotypier, lithographes, graveurs et éditeurs, et faire les opérations générales d'annonces et de publicité, et d'entrepreneurs et d'agents de publicité; (c) Bâtir, construire, ériger, acheter, arrenter, louer ou autrement procurer des bâtiments, bureaux, ateliers, outillage, machinerie ou autres choses nécessaires ou utiles dans le but d'atteindre les objets de la compagnie, et les vendre, arrenter ou autrement en disposer; (d) Vendre, louer ou autrement disposer de la totalité ou d'une partie des affaires, entreprise, propriété, engagements et franchises de la compagnie à toute autre personne ou compagnie pour la compensation jugée suffisante, et en particulier pour des actions, débentures ou valeurs de toute compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie; (e) Acquérir et prendre à son nom comme industrie active l'entreprise, les biens et engagements de toute personne ou compagnie engagée dans une industrie en tout ou en partie semblable à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété convenable aux fins de la présente compagnie, et les payer en obligations, débentures, actions ou autres valeurs de la compagnie; (f) Demander, obtenir, enregistrer, acheter, louer ou licencier, moyennant un droit régalien ou autrement, acquérir et détenir, utiliser, posséder, exploiter et introduire, et vendre, céder ou autrement disposer de tous droits

d'auteur, noms de commerce, brevets d'invention, perfectionnements ou procédés enregistrés ou non utiles à l'industrie de la compagnie, et utiliser, exercer, développer, permettre l'usage ou autrement faire valoir toutes telles marques de commerce, noms de commerce et inventions, licences, procédés et choses semblables, ou tout tel autre propriété ou droits ; (g) Agir comme agents pour toute industrie, compagnie ou corporation engagée dans une industrie de quelque manière semblable ou qui peut être avantageusement combinée avec l'industrie comprise dans la présente charte ; (h) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables et transférables ; (i) Distribuer en espèces ou autrement selon ce qui sera décidé, tous biens de la compagnie, entre ses membres, et en particulier les actions, obligations, débentures ou autres valeurs de toute autre compagnie formée pour prendre à son nom la totalité ou toute partie des biens et engagements de la présente compagnie ; (j) Vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété ou des droits de la compagnie ; (k) Exercer toute autre industrie que la compagnie jugera capable d'être avantageusement exercée en rapport avec ce qui précède, en tout ou en partie, ou censée accroître directement ou indirectement la valeur de la propriété ou des droits de la compagnie ou les rendre profitables ; (l) Acheter ou autrement acquérir, vendre, utiliser, arrenter ou autrement disposer des bâtiments, outillages et machinerie nécessaires ou reliés à l'industrie exercée par la compagnie ; (m) Les pouvoirs accordés dans chaque paragraphe ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Canadian Jewish Times Publishing Company, Limited", avec un capital-actions de vingt-cinq mille dollars, divisé en 250 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

Rubber Substitutes Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 15e jour de janvier 1913, constituant en corporation James Quinn, manufacturier, James Frederick Reilly, ingénieur des mines, George Strubbe, agent, Mademoiselle Martha Kennedy, sténographe, et Louis Gosselin, avocat, tous des cité et district de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter, vendre, manufacturer et faire le commerce de substituts de caoutchouc et d'articles, matériaux, effets, marchandises et fournitures fabriqués avec des substituts du caoutchouc, et exercer généralement l'industrie de marchands et manufacturiers pour la vente de tous les articles, effets et marchandises de tous genres, soit à commission ou autrement ; (b) Acheter, prendre à son nom et exercer comme industrie active, l'industrie de substituts du caoutchouc actuellement exercée à Montréal et ailleurs par James Quinn et James Frederick Reilly comme manufacturiers et marchands de substituts du caoutchouc et d'articles, effets, matériaux et fournitures fabriqués avec des substituts du caoutchouc, ainsi que les formules secrètes des dits Quinn et Reilly, pour composer et fabriquer des substituts du caoutchouc et des articles, matériaux, effets, marchandises et fournitures fabriqués avec des substituts du caoutchouc, y compris la machinerie, le fonds de commerce, les contrats, clientèle et biens quelconques des dits Quinn et Reilly, et les payer en totalité ou en partie en deniers comptants, obligations ou actions acquittées de la présente compagnie ; (c) Acquérir par achat, bail ou autre titre légal, et vendre ou autrement céder des mines, minéraux, droits miniers ou intérêts quelconques, et les explorer et développer, et

sortir, laver, fondre, essayer, amalgamer et coupler du minerai, des métaux et minéraux de toutes sortes appartenant à la compagnie ou non, et généralement exercer l'industrie d'une compagnie d'affinage, métallurgique, de bocardage et minière, dans toutes ses diverses spécialités, pour les fins de la compagnie ; (d) Acheter, louer ou autrement acquérir des chutes d'eau et privilèges hydrauliques et en développer de l'énergie électrique ou autre force, et l'employer pour l'industrie de la compagnie, et la transmettre, et vendre, arrenter ou disposer des chutes d'eau et de privilèges hydrauliques ou de force et conclure des conventions avec toutes autres compagnies, personnes, maisons ou corporations pour l'emploi de cette force, et établir, exploiter et entretenir des installations pour la lumière, la chaleur ou la force, et vendre et céder de la lumière, de la chaleur et de la force, pourvu toujours que les droits et privilèges conférés à la compagnie par le présent paragraphe de produire, vendre et céder de l'énergie électrique pour la lumière, la chaleur et la force, s'ils sont exercés au delà de la propriété de la compagnie, seront subordonnés à toutes les lois et règlements provinciaux et municipaux à cet effet ; (e) Manufacturer ou produire, acheter, prendre à bail ou en échange ou autrement acquérir, soit pour les fins ci-dessus mentionnées ou non, des machines et outillages de toutes sortes et tous les autres articles, produits ou choses utilisées dans l'une quelconque des industries de la compagnie et les acheter, les vendre, fournir ou en disposer ; (f) Acquérir par achat, bail ou autrement, et détenir la propriété immobilière qui sera jugée nécessaire et utile pour les fins de l'industrie de la compagnie, y compris des magasins, entrepôts et autres établissements, et les ériger et construire à l'époque et à l'endroit qui seront jugés opportuns, et vendre, arrenter, transférer, échanger, céder ou autrement disposer de telle propriété, immeubles, bâtiments ou toute partie de cette dite propriété ; (g) Vendre, échanger ou arrenter toute propriété mobilière ou immobilière de la compagnie, ou tous droits, servitudes, privilèges ou intérêts dans tels biens ; (h) Acheter ou autrement acquérir des formules, procédés secrets, brevets ou droits de brevet, licences, concessions et choses semblables conférant un droit exclusif, non exclusif ou limité d'utiliser toute invention capable d'être employée pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des permis à leur sujet, ou autrement faire valoir la propriété et les droits ainsi acquis ; (i) Acheter ou autrement acquérir et prendre et se charger de la totalité ou d'une partie des biens, affaires, propriété, privilèges, contrats, droits, obligations et engagements de toute personne, maison ou compagnie exerçant une industrie que la présente compagnie peut exercer ou toute industrie semblable ou en possession de propriété propre aux fins de l'industrie de la présente compagnie, et émettre en plein paiement ou en paiement partiel de toute propriété, droits ou privilèges obtenus par la présente compagnie ou pour garantir les obligations de la présente compagnie ou pour services rendus, des parts du capital-actions de la présente compagnie, souscrites ou non, comme acquittées et non cotisables ou des obligations, débentures ou autres valeurs de la présente compagnie ; (j) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne ou compagnie exerçant ou se proposant d'exercer ou entreprendre une industrie ou transaction que la présente compagnie peut exercer ou entreprendre, et promouvoir ou aider ou prendre part à la promotion de toute telle compagnie ; (k) Lever et aider à lever des deniers, et aider par voie de bonis, promesses, endossements, garanties ou autrement, toute personne ou toute corporation dont la compagnie détient des parts du capital-actions ou avec laquelle elle est en relations d'affaires, et agir en qualité d'employés, agents ou gérants de toute telle corporation, et garantir l'exécution des contrats de toute telle corporation ou de toute personne ou personnes avec lesquelles la compagnie aura des relations d'affaires ; (l) Acheter, souscrire, acquérir, détenir, vendre ou autrement céder des actions ou stocks, obligations, débentures ou autres valeurs de toute autre corporation, et des preuves de dettes de

toute telle corporation, nonobstant les dispositions de l'article 44 de la dite loi ; (m) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres effets négociables ou transférables ; (n) Se fusionner avec toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie ; (o) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie, et en particulier les actions, débiteures ou valeurs de toutes autres compagnie appartenant à la présente compagnie ou dont elle a le pouvoir de disposer ; (p) Faire enregistrer, autoriser et reconnaître la compagnie dans tout pays étranger et y désigner des personnes conformément aux lois de ce pays étranger, pour représenter la compagnie et accepter la signification de pièces pour et au nom de la compagnie, dans toute procédure ou poursuite ; (q) Faire tous les actes et exercer tous les pouvoirs et faire toutes les opérations reliées à la bonne exécution des objets pour lesquels la compagnie est constituée et qui sont nécessaires pour permettre à la compagnie de poursuivre ses entreprises d'une manière profitable ; (r) L'industrie ou les fins de la compagnie sont de faire de temps à autre l'un ou plusieurs des actes ou choses mentionnées dans la présente charte ; (s) Faire tout ce qui précède en qualité de principaux, agents et fondés de pouvoirs. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Rubber Substitutes Company, Limited," avec un capital-actions de trois cent mille dollars, divisé en 3,000 actions de cent dollars chacune, et le principal lieu d'affaire de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 16e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

Scottish Gowganda Mines, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de janvier 1913, constituant en corporation John Jennings Creelman, Gilbert Sutherland Stairs, Pierre François Casgrain, avocats, et Florence Ellen Seymour et Marie Fabiola Caisse, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Creuser et obtenir, acheter, vendre, disposer et autrement faire le commerce d'or, argent, fer, manganèse, houille, argile, pétrole et autres huiles minérales, et autres minéraux et minerais et leurs produits secondaires ; et exercer l'industrie de raffineurs d'huiles, fabricants de produits chimiques et distillateurs ; (b) Acheter, prendre, louer ou autrement acquérir des mines d'or, d'argent, de fer, de manganèse, de houille, d'argile, terrains pétrolifères et autres huiles minérales ou autres mines ou terrains miniers, gisements d'or, d'argent, de fer, de manganèse, de houille, d'argile, de pétrole ou autres huiles minérales et autres mines ou carrières d'autres minéraux ou substances métalliques et terrains miniers, et les détenir, exploiter, arrenter, vendre ou autrement en disposer ; (c) Construire, acheter, louer, fréter ou autrement acquérir, détenir, utiliser, employer, vendre, arrenter ou autrement disposer de biens meubles et immeubles, voies ferrées, tramways, vaisseaux, lignes de tuyaux, outillages pour l'expédition et l'emménagement, matériel roulant, laboratoires, manufactures, usines à gaz, condensateurs, raffineries, réservoirs, alambics, machines à vapeur, machinerie, bâtiments, aqueducs, chutes d'eau, barrages, flumes, sluices, usines, outillages, matériel, fonds de commerce, marchandises, meubles et effets mobiliers, privilèges et franchises qui seront nécessaires, utiles ou convenables pour l'industrie de la compagnie ; (d) Manufacturer, acheter, vendre et faire le commerce de marchandises, effets et art icles ; (e) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommiss et choses de nature à profiter aux employés ou ex-employés de la compagnie ou aux personnes dépendant ou alliées à ces personnes, et accorder des pensions et allocations et

faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienfaisance ou pour toute exposition ou pour tout objet public, général ou utile ; (f) Construire, régir, entretenir et exploiter des magasins, maisons de commerce, résidences et maisons de pension pour l'usage des employés de la compagnie et louer des logements, des chambres ou autres commodités ; (g) Construire ou acquérir par achat, bail ou autrement et exploiter des usines et installations pour produire et céder de la vapeur, de la force ou énergie électrique, pneumatique, hydraulique ou autre, et produire, créer, développer, acquérir par bail ou autrement et contrôler et généralement céder et utiliser, vendre, arrenter ou autrement disposer de cette vapeur, force ou énergie électrique, pneumatique, hydraulique et autre pour toutes fins et objets pour lesquels cette force est adaptée, subordonnée aux lois et règlements municipaux et provinciaux à ce sujet ; (h) Demander, enregistrer, acheter et autrement acquérir toutes marques de commerce, patentes, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout renseignement secret ou autre au sujet d'une invention capable d'être utilisée pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter à la présente compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des licences à leur sujet ou autrement faire valoir les biens, droits, intérêts ou renseignements ainsi acquis ; (i) Placer les deniers disponibles de la compagnie en la manière qui sera déterminée de temps à autre, et établir des fonds de réserve et en faire le placement dans l'industrie de la compagnie ou autrement, selon que la chose sera décidée ; (j) Rémunérer toute personne ou compagnie pour services rendus ou à rendre, en plaçant ou en aidant à placer, ou en souscrivant ou en garantissant le placement de toute partie des actions du capital de la compagnie, ou de toutes débiteures ou autres valeurs de la compagnie, ou relativement à la formation de la compagnie ou la conduite de ses affaires ; (k) Acheter, louer ou autrement acquérir la totalité ou une partie des affaires, propriété, biens, franchises, clientèle, droits et privilèges et se charger ou non des engagements de toute personne, maison ou corporation engagée dans une industrie que la compagnie est autorisée à entreprendre, ou en possession de propriété propre aux fins de la présente compagnie, et les payer soit en totalité ou en partie en deniers comptants ou en totalité ou en partie en actions acquittées ou en partie acquittées de la compagnie, obligations ou autres valeurs ou autrement ; (l) Prendre ou acquérir par souscription originale ou autrement et détenir, vendre ou autrement céder les actions, stocks, débiteures, obligations et autres valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie, ou exerçant une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et en garantir le principal, l'intérêt et les dividendes, voter en vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs nommeront ; (m) Promouvoir ou aider à promouvoir toute compagnie dans le but d'exercer toute industrie en totalité ou en partie semblable à celle de la présente compagnie, ou dans le but d'acquérir la totalité ou une partie de la propriété de la présente compagnie, ou pour toute autre fin qui sera censée profiter directement ou indirectement à la présente compagnie ; (n) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute compagnie engagée ou exerçant ou à la veille d'exercer ou entreprendre une industrie ou transaction pouvant être conduite de façon à profiter directement ou indirectement à la présente compagnie ; et faire des avances de deniers, garantir les entreprises ou autrement aider toute telle compagnie ; (o) Se fusionner avec toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, en totalité ou en partie ; (p) Conclure des conventions avec toute autorité municipale, locale, ou autre qui seront propres à atteindre les objets de la compagnie ou aucun de ses objets, et développer ou obtenir tout décret provisoire ou loi du parlement ou de toute législature afin

de permettre à la compagnie d'atteindre ses objets ou pour toute autre fin qui sera jugée convenable, et s'opposer à toute procédure ou demande de nature à porter préjudice aux intérêts de la compagnie, directement ou indirectement ; (g) Vendre ou autrement céder la propriété ou les entreprises de la compagnie, ou toute partie de ses entreprises, comme industrie active ou autrement, pour la compensation que la compagnie jugera convenable, et en particulier en totalité ou en partie pour des deniers comptants, actions, obligations, débiteures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (r) Distribuer entre les actionnaires de la compagnie, en nature, tous biens de la compagnie et en particulier les actions, débiteures ou valeurs de toute compagnie appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer ; (s) Faire tout ce qui précède en qualité de principaux, agents, entrepreneurs, syndics ou autrement, et par l'entremise de syndics ou agents ou autres, et soit seuls ou conjointement avec d'autres ; (t) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant et exercer toute autre industrie, manufacturière ou autre, reliée aux fins ci-dessus énumérées, et que la compagnie croira capable d'être convenablement exercée en rapport avec les opérations ou objets de la compagnie ou censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Scottish Gowganda Mines, Limited," avec un capital-actions de trois cent mille livres, divisé en 300,000 actions d'une livre chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 16e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

La Justice, Limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 22e jour de janvier 1913, constituant en corporation Léon Henri Morisset, courtier, Maurice Morisset, journaliste, Sofrida Morisset, femme mariée, Bernadin Boutet, avocat, et Victorien Pierre Aubin, imprimeur, tous de la cité d'Ottawa, dans la province d'Ontario, pour les fins suivantes :—(a) Exploiter et administrer une entreprise générale d'imprimerie, de publicité et d'édition, y compris le travail de bosselage, de lithographie, de gravure, de reliure, d'électrotypie, de stéréotypie, de photogravure, la manufacture et le commerce de papier, des enveloppes, des boîtes, des encres et des mucilages ; (b) Exploiter et administrer le commerce de propriétaires de journaux, papetiers généraux, négociants et fabricants de formulaires, de livres de comptabilité, d'ouvrages de fantaisie, calendriers, variétés, fabriqués ou vendus par les papetiers en gros ou en détail ; (c) Acquérir, posséder et négocier des droits d'auteurs, des brevets, des marques de commerce et des patentes se rapportant à ce négoce ; (d) Manufacturer, acheter ou vendre des marchandises, accessoires et produits de toutes sortes ; (e) Exploiter, administrer ou entreprendre, comme principaux ou agents, chacun ou aucun des privilèges ci-dessus ; (f) Payer les dépenses directes ou connexes de l'incorporation et de l'organisation de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "La Justice, Limitée", avec un capital-actions de cent mille dollars, divisé en 100,000 actions d'un dollar chacun, et le principal lieu d'affaires de la dite compagnie sera en la cité d'Ottawa, dans la province d'Ontario.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

Wm. Currie, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 21e jour de janvier 1913, constituant en corporation Henry Johnstone Elliott, conseil du Roi, Louis Athanase David et George Leonard Alexander, avocats, Edward Charles Baker, comptable, et Segfried Hinson Read Bush, étudiant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer toutes ou chacune des industrie de confectionneurs, tailleurs, drapiers, merciers, costumiers, chapeliers, pelletiers, gantiers, cordonniers, marchands de cotonnades ou de draps, ou manufacturiers ou importateurs, bonnetiers, fabricants de porte-manteaux et fournisseurs en général, manufacturiers, exportateurs et importateurs et commerçants d'effets en caoutchouc et imperméables, parapluies, cannes, nécessaires de toilette et de tous autres articles, effets ou choses nécessaires ou commodes pour l'une quelconque des fins de la compagnie ; (b) Manufacturer, acheter ou autrement acquérir, détenir, posséder, vendre, céder, transférer, placer, négocier et faire le commerce d'effets, articles et marchandises de toutes sortes et descriptions, et plus particulièrement des chemises, cols, toutes sortes de vêtements d'hommes, bonneterie, toutes sortes de tissus, matériaux et articles entrant de quelque manière dans la manufacture des hardes ou de leur composition, ou reliés à ces choses ; (c) Exercer toute autre industrie (manufacturière ou non) que la compagnie jugera capable d'être avantageusement exercée en rapport avec ce qui précède, ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie, ou les rendre profitables ; (d) Acheter, acquérir et entreprendre la totalité ou toute partie des affaires, propriété et engagements ou tout bien particulier ou droit de toute personne, société ou compagnie engagée dans une industrie que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie, et les payer au moyen d'actions acquittées ou autrement ; (e) Demander, acheter, ou acquérir autrement tous brevets, brevets d'invention, licences, concessions et autres choses semblables conférant un droit exclusif, non exclusif ou limité, d'utiliser, ou toute information secrète ou autre concernant toute invention qui pourrait être employée pour aucune des fins de la compagnie, ou dont l'acquisition pourrait sembler profitable à la compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des permis pour leur usage ou faire valoir autrement les biens, droits, intérêts ou informations ainsi acquises ; (f) Acheter ou autrement acquérir des actions de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, ou engagée dans une industrie capable d'être exercée de manière à profiter directement ou indirectement à la présente compagnie ; (g) Se fusionner avec toute autre compagnie dont les objets sont en tout ou partie semblables à ceux de la présente compagnie ; (h) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engagée ou à la veille d'entreprendre ou s'engager dans toute industrie ou transaction que la présente compagnie peut exercer ou entreprendre, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les détenir, vendre, réémettre, avec ou sans garantie, ou autrement en disposer ; (i) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et engagements de la présente compagnie, ou pour toutes autres fins qui seront jugées propres à profiter directement ou indirectement à la présente compagnie, et agir comme agent pour toute personne ou compagnie ; (j) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicomis et choses de nature à profiter aux employés ou ex-employés de la compagnie (ou de ses prédécesseurs en affaires) ou les personnes dépendant ou alliées à ces employés ou ex-employés, et accorder des pensions et allocations et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans

un but de charité ou de bienveillance ou pour toute exposition ou pour tout objet public, général ou utile ; (k) Vendre, arrenter ou autrement disposer de la propriété et entreprise de la compagnie, ou de toute partie de son entreprise, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures, obligations ou valeurs de toute autre compagnie ; (l) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie et, en particulier les actions, débetures ou autres valeurs d'autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer, et faire tous les actes et exercer tout pouvoir de faire les opérations que la compagnie croira reliées à la bonne exécution des objets pour lesquels la présente compagnie est constituée ; (m) Les pouvoirs contenus dans chacun des paragraphes ci-dessus ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Wm. Currie, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 5,000 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 23e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

Macdonald Car Buffer, Limited.

(AVIS CORRIGÉ)

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 21e jour de janvier 1913, constituant en corporation Maurice Alexander, avocat, Patrick Clarke Dwyer, gérant, Darley Burley Smith, commis, et Jean Gustave Mignault, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, et Jennie Louise Lawrence, de la cité de Westmount, dans la dite province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de marchands généraux, exploitants de bois et marchands de bois dans toutes ses spécialités, manufacturiers de fenêtres, portes et articles en bois de toutes sortes, constructeurs et entrepreneurs pour l'érection et la construction de bâtiments et travaux de toute nature et de toutes les choses employées dans la construction ou s'y rattachant, ainsi que l'industrie de manufacturiers de tous les articles et produits dans la fabrication desquels le métal, la pierre, la brique, le bois ou tous ou chacun de ces matériaux forment partie ; (b) Manufacturer toutes sortes de wagons, tampons de wagons, moyens de transport et matériel de chemins de fer de tous genres, ainsi que les matériaux et tous les appareils et spécialités employés avec ces choses ou s'y rattachant ; (c) Fondre, concentrer, ajuster, de quelque manière que ce soit et par des procédés quelconques, et manufacturer du fer, des produits minéraux et métalliques ou autres, et à cette fin faire, construire et exécuter tous les travaux nécessaires et convenables, et faire tous les actes et choses nécessaires et opportuns, et ériger et entretenir tous les hauts fourneaux, forges, bocards, usines, maisons et bâtiments convenables ; (d) Acquérir, détenir, louer, céder et généralement exploiter toutes mines, terrains et droits miniers, extraire toutes sortes de métaux, s'engager dans l'exploitation minière dans toutes ses spécialités, vendre et céder et généralement faire le commerce de tous les produits miniers ; (e) Acquérir, détenir, louer, céder et généralement disposer de terres boisées, limitées à bois et concessions forestières ; couper, scier, acheter, vendre, préparer pour le marché et faire le commerce de bois de construction ; (f) Construire, améliorer, exploiter, entretenir, développer ou régir, exécuter ou contrôler des chemins, voies, ponts, réservoirs, cours d'eau, quais et vaisseaux de nature à accroître directement ou indirectement les intérêts de la compagnie, et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, régie, exécution ou

contrôle ; (g) Posséder et mettre en service, soit au moyen de la vapeur, de la force électrique ou autre, des tramways et voies d'évitement sur les terrains possédés ou contrôlés par la compagnie ou sur tous terrains voisins de ceux de la compagnie, avec le consentement de leur propriétaire ou détenteur ; (h) Acquérir et prendre à son nom comme industrie active l'entreprise, l'actif et le passif de toute personne ou compagnie exerçant une industrie en totalité ou en partie semblable à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie, et avec cet objet en vue, acquérir la totalité ou une partie des actions ou engagements de telles compagnies ; (i) Vendre, arrenter ou autrement céder la totalité ou toute spécialité ou partie des affaires, entreprises, propriétés, engagements et franchises de la compagnie à toute autre personne ou compagnie, pour la compensation que la présente compagnie jugera bon, et en particulier pour les actions, débetures ou valeurs de toute compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (j) Demander, obtenir, enregistrer, acheter, louer ou autrement acquérir, et détenir, utiliser, posséder, exploiter et introduire, et vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets, inventions, perfectionnements et procédés employés ou obtenus en vertu de lettres patentes du Canada ou d'ailleurs ou autrement ; et utiliser, exercer, développer, accorder des permis pour leur usage ou autrement faire valoir toutes telles marques de commerce, brevets, licences, procédés et choses semblables, ou tous tels biens ou droits ; (k) Acheter, prendre ou acquérir par souscription originale ou autrement, et détenir, vendre ou autrement céder les actions ordinaires ou actions-priorité, débetures, obligations et autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie pouvant être conduite de manière à profiter à la présente compagnie, directement ou indirectement, nonobstant les dispositions de l'article 44 de la dite loi, et voter en vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs désigneront ; (l) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement, et faire des avances de fonds, garantir les contrats ou autrement aider toute telle personne, et prendre ou acquérir autrement des actions et valeurs de telle compagnie et les vendre, détenir, réémettre, avec ou sans garantie ou autrement en disposer ; (m) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autres ; (n) Distribuer entre les actionnaires de la compagnie, en espèces ou autrement, tous biens de la compagnie et en particulier les actions, obligations, débetures ou valeurs de toute autre compagnie formée dans le but de prendre à son nom la totalité ou une partie des biens ou engagements de la présente compagnie ; (o) Vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie ; (p) Conclure des conventions avec tous gouvernements ou autorités suprêmes, municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces gouvernements ou autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (q) Faire toutes les choses autorisées par la présente charte soit seuls ou conjointement avec d'autres ou en qualité de facteurs, syndics ou agents pour toutes autres compagnies ou personnes ou par l'entremise de tous facteurs, syndics ou agents ; (r) Exercer toute autre industrie que la compagnie jugera propre à être avantageusement exercée en rapport avec son industrie

ou de nature à augmenter la valeur de la propriété ou des droits de la compagnie ou de les rendre profitables ; (s) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints, par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Macdonald Car Buffer, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 23e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

Maison Canadienne de Finances et d'Immeubles, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 22e jour de janvier 1913, constituant en corporation Ernest Roy, Roméo Langlais et Oscar Morin, avocats. François-Xavier Godbout et Charles-Marie Letarte, étudiants, tous de la cité de Québec, dans la province de Québec, pour les fins suivantes :—(a) Faire les opérations d'agent financier en général, de courtier, de promotion et généralement conduire une agence financière de promotion et de courtage dans toutes ses spécialités ; acquérir, posséder, exploiter, disposer de la manière et aux conditions qui seront jugées convenables, des immeubles et propriétés immobilières et en général exercer le commerce d'immeubles et d'agent d'immeubles ; (b) Négocier, placer, acheter ou autrement acquérir, détenir, transférer, vendre ou autrement disposer des parts, actions, stocks, obligations, débentures ou autre valeur de toute corporation municipale ou autre, banque chartrée ou compagnie constituée en corporation ou non en Canada ou ailleurs ; (c) Négocier, placer, acheter ou autrement acquérir, détenir, transférer, vendre ou autrement disposer d'options sur ou concernant toute partie de la propriété de la compagnie ou sur ou concernant des denrées de toutes sortes ou tout autre bien meuble ou immeuble, et généralement passer des contrats concernant toute partie de la propriété de la compagnie aux termes et conditions et pour la considération qui sera jugée convenable, le tout nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (d) Encourager des inventions et promouvoir l'intérêt des inventeurs et breveter, acheter, arrêter ou autrement acquérir, négocier la vente, détenir, céder, vendre ou autrement disposer de toutes sortes d'inventions et de brevets, droits de brevet, baux miniers, licences, concessions, options ou privilèges ; (e) Aider à la promotion, l'organisation, le développement ou l'administration de toute corporation, compagnie ou société, et leur fournir des fonds ou les aider financièrement, leur procurer du capital, du crédit ou tout autre aide, par voie de bons, prêts, promesses, endossements, garantie de bons, débentures ou autre garantie, ou autrement, offrir au public pour être souscrites, toutes actions, parts, stocks, bons, débentures ou toute autre valeur de toute autre compagnie ou corporation, établir, étendre et organiser, fusionner toute entreprise ou industrie et recueillir des renseignements d'intérêt général et financier, les imprimer, publier et distribuer ; (f) Agir comme agent pour l'émission ou la signature des certificats, stocks, bons ou autres obligations de toute compagnie, société ou corporation municipale ou autre, et agir comme agent pour le transfert et l'enregistrement, en rapport avec les dits stocks, bons ou autres obligations, et pour l'administration de tout fonds de rachats, à tels termes qui seront jugés convenables ; (g) Administrer pour elle ou pour quiconque lui en confiera la charge, toute entreprise industrielle, agricole, financière ou toute autre entreprise, et toute corporation ou compagnie constituée en corporation ou non, ou société ; (h) Recevoir en dépôt ou en entrepôt des biens meubles de toute

nature et de toute catégorie, en qualité d'agent, de consignataire ou de dépositaire ; (i) Agir en général comme agent, procureur ou fidéicommissaire, pour la transaction des affaires de toute nature ; (j) Tirer, faire accepter, endosser et émettre des billets à ordre, lettres de change, mandats, valeurs en vertu de la *Loi des banques*, et autres instruments négociables et transférables ; (k) Fixer et percevoir toute rémunération pour tous services dans l'exercice de ses attributions ; (l) Payer totalement ou partiellement avec l'approbation des actionnaires tous services rendus et toute acquisition quelconque faite par la compagnie, en actions libérées de la compagnie ; (m) Acquérir en tout ou en partie le capital d'autres compagnies ou se fusionner avec telles compagnies ; (n) Acheter, arrêter ou autrement acquérir, prendre à sa charge et entreprendre la totalité ou une partie des biens, affaires, clientèle, propriétés, privilèges, contrats, droits, obligations et engagements de toute personne ou personnes ou de toute compagnie autorisée à exercer une industrie totalement semblable à celle de la présente compagnie ou en possession de propriété convenable aux fins de la présente compagnie ; (o) Distribuer entre les membres et actionnaires de la compagnie, en nature, toutes actions, débentures, valeurs, options ou autre actif appartenant à la compagnie ; (p) Vendre, arrêter, échanger ou autrement disposer de toute entreprise et des biens de la compagnie ou de toute partie de ces biens, soit en une seule fois ou de temps à autre selon que la compagnie le jugera convenable, et pour la compensation et aux termes et conditions que la compagnie jugera bon, le prix d'achat étant payable au choix de la compagnie, en tout ou en partie, en argent ou en actions, obligations, débentures ou autres valeurs de toute autre compagnie ou corporation dont les objets sont en tout ou en partie semblables à ceux de la compagnie ; (q) Faire tous actes et exercer tous pouvoirs propres à atteindre les objets ci-dessus ou aucuns d'eux ; (r) Faire tous et chacun des actes ci-dessus comme principal, agent ou fondé de pouvoir ; (s) Les pouvoirs spécifiés dans chaque paragraphe ne seront en aucune façon limités ou restreints par induction ou par déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Maison Canadienne de Finances et d'Immeubles, Limitée," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

Modern Joint of Montreal, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 23e jour de janvier 1913, constituant en corporation Joseph Galipeau et Simon Langlais, mécaniciens, Théophile Goulet, industriel, Zéphirin Odessa Tourangeau, marchand, et Joseph Ovide Baril, gérant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire affaires comme manufacturiers et fondeurs et vendre, louer et disposer, de quelque façon que ce soit, de tous les articles ou marchandises manufacturées ou fondues par la compagnie ; construire, entretenir, améliorer ou reconstruire des bâtisses, moulins, machineries, installations de machineries et autres choses nécessaires ou utiles pour l'exploitation d'une fonderie et pour toutes les autres fins pour lesquelles cette compagnie est constituée ; (b) Acquérir par achat ou autrement des immeubles, terres, lots de terre, bâtisses, machineries, installations de machineries, outils, patentes, brevets d'invention ou droits sur des brevets d'invention, procédés secrets ou toutes autres choses mobilières ou immobilières pouvant être nécessaires ou utiles pour les fins de la compagnie, et en particulier tous brevets d'invention, patentes ou droits dans des bre-

vets d'invention qui sont actuellement la propriété de Joseph Galipeau, mécanicien, de Montréal, et sur lesquels il peut avoir des droits, et payer pour tous tels brevets d'invention, bâties, patentes et autres propriétés mobilières et immobilières en parts acquittées de cette compagnie, débentures ou autres valeurs ; (c) Acheter la clientèle, les droits, propriétés et actif de toutes sortes, assumer les obligations et continuer les affaires de toutes personnes, sociétés ou corporations faisant un commerce semblable à celui de cette compagnie, et payer pour tel achat en argent, actions ou débentures de cette compagnie ou autrement ; (d) Obtenir des patentes, brevets d'invention, licences et permis d'exploitation pour toutes inventions, découvertes ou améliorations nécessaires ou utiles pour les fins de cette compagnie ; (e) Obtenir des bonis, exemptions de taxes et tous autres avantages quelconques en rapport avec la construction et l'opération de fondries ou manufactures avec pouvoir de faire les contrats nécessaires à cette fin, avec toutes municipalités, corporations, personnes ou compagnies ; (f) Acquérir et détenir, vendre, transporter, disposer de ou souscrire des actions du capital social, des débentures ou autres valeurs émises par d'autres corporations, sociétés ou personnes et exercer tous les droits et privilèges de propriété s'y rattachant, y compris le droit de vote en vertu de telles actions, nonobstant les dispositions de la section 44 du dit acte, et les payer en argent, actions ou bons de la présente compagnie ou autrement ; (g) Vendre, échanger, louer ou autrement disposer des terres, terrains, constructions, installations manufacturières, machineries, droits, affaires, entreprises et propriétés quelconques de cette compagnie, en tout ou en partie, de quelque façon que ce soit, et recevoir en paiement de l'argent, des parts, des débentures ou autres valeurs émises par d'autres corporations, avec tous les droits et privilèges s'y rattachant, y compris le droit de vote ; (h) Avec l'approbation des actionnaires, rémunérer en parts acquittées de cette compagnie, débentures ou autrement toutes personnes ou compagnies pour services rendus ou à être rendus dans le placement des actions du capital social de cette compagnie, ou pour autres services rendus relativement à sa formation et à la conduite de ses opérations. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Modern Joint of Montreal, Limited," avec un capital-actions de soixante-quinze mille dollars, divisé en 750 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

30-2

National Builder's Supply and Enamel Concrete Brick Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de janvier 1913, constituant en corporation Alexandre Papineau Mathieu et Armand Mathieu, avocats, Joseph Adhémar Ogden, notaire, et Marie Lacelle, sténographe, tous de la cité de Montréal, dans la province de Québec ; et Michael Murray Hackett, de la ville de Chambly, dans la dite province de Québec, comptable, pour les fins suivantes : —(a) Manufacturer, importer, exporter, acheter, vendre et faire le commerce de toutes sortes de brique, tuiles, tuyaux à l'eau, de drain et d'égoûts et leurs raccordements, coudes, courbes, trappes, siphons, fosses d'aisance, conduites, doublages naturels et artificiels, évier, cabinets, trémies et toutes sortes d'articles en argile, manufacturer du plâtre et autres matériaux plastiques, et tous leurs produits secondaires ; (b) Manufacturer, acheter, vendre ou autrement faire le commerce de machinerie, outillages, appareils et matériaux de tous genres employés dans les usines, outillages et exploitations susdites, et agir en qualité d'agents, courtiers ou agents à commission pour l'achat ou le commerce des articles susdits ; (c) Acquérir par achat, bail

ou autrement des dépôts d'argile, de schiste et de sable, terres boisées, tourbières, terrains, mines, minéraux et droits miniers ou intérêts en ces choses, et travailler, exploiter, développer et entretenir ou autrement disposer de leurs produits naturels et produits secondaires manufacturés ou non ; (d) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne ou compagnie exerçant ou engagée dans une industrie ou transaction que la présente compagnie peut exercer, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les vendre, détenir ou réemettre, avec ou sans garantie, ou autrement en disposer ; (e) Rémunérer, avec le consentement des actionnaires, par des paiements en deniers comptants, actions ou autrement, toute personne ou compagnie pour services rendus en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la compagnie, ou de toutes débentures ou autres valeurs de la compagnie ou au sujet de la conduite de ses affaires ; (f) Entreprendre, bâtir, construire et équiper des travaux publics et privés de tous genres, et acquérir, détenir, vendre, céder, fournir, manufacturer et produire toutes sortes de matériaux pour servir à la construction et équipement de ces travaux publics et privés, et sous-louer ces contrats en tout ou en partie ; (g) Se consolider ou se fusionner avec toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie, et acquérir par achat, bail ou autrement la propriété, les franchises, l'entreprise et l'industrie de toute telle corporation, et se charger de ses engagements, et les payer en totalité ou en partie en deniers comptants, actions, obligations ou autres valeurs de la compagnie ; (h) Vendre ou autrement céder l'entreprise de la compagnie ou de toute partie de son entreprise pour la compensation que la compagnie jugera suffisante, et en particulier pour les actifs, débentures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (i) Acquérir ou se charger de la totalité ou d'une partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie peut exercer ou qui pourrait avoir quelque valeur pour la compagnie, et émettre des actions acquittées ou en partie acquittées de la compagnie en compensation totale ou partielle de telle industrie, et faire des avances de fonds et garantir les contrats ou autrement aider toute personne, maison ou compagnie avec laquelle la présente compagnie aura des relations d'affaires ; (j) Acquérir acheter, vendre céder à forfait ou moyennant un droit régalien des inventions brevetées de toutes sortes et des brevets au sujet de ces inventions, ou faire breveter toutes inventions ainsi achetées ou acquises, et acquérir, obtenir, acheter, vendre, enregistrer, arrêter ou permettre l'usage moyennant un droit régalien ou autrement, et détenir, utiliser, posséder, exploiter, introduire, vendre, céder ou autrement disposer de toutes marques de commerce, nom de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou autres utiles pour l'industrie de la compagnie, et utiliser, exercer, développer, accorder des licences à leur sujet ou autrement faire valoir toutes telles marques de commerce, noms de commerce, inventions, licences, procédés et choses semblables à tous tels autres biens ou droits ; (k) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissances, mandats, et autres effets négociables ou transférables ; (l) Emettre des actions acquittées, obligations, débentures ou autres valeurs de la compagnie en plein paiement ou en paiement partiel de toute propriété ou droits qui pourront être acquis par la compagnie, ou pour services rendus ou travail exécuté pour la compagnie, ou en paiement ou compensation de réclamations et obligations dues par la compagnie, ou accepter en paiement de toutes créances dues à la compagnie, des actions, obligations, débentures ou autres valeurs de toute compagnie ; (m) Construire, entretenir, altérer, faire, posséder et exploiter sur la propriété possédée ou contrôlée par la compagnie ou sur toute propriété voisine, tous les réservoirs, bâges, flumes, coursiers de décharge et autres travaux, estacades, monte-charges, améliorations,

vannes, chutes d'eau, aqueducs, puits, tranchées, canaux, quais, jetées, glissoirs, chemins de halage, charpentes pour rouler les billes, ou autres constructions et ouvrages qui seront nécessaires ; (n) Placer les deniers disponibles de la compagnie en la manière qui sera déterminée de temps à autre par la compagnie ; (o) Distribuer entre les actionnaires de la compagnie en nature tous biens de la compagnie et en particulier toutes parts, débentures, ou valeurs d'autre compagnie, appartenant à cette compagnie, ou dont cette compagnie a le droit de disposer ; (p) Acquérir par achats, concession, échange ou autre titre légal, et construire, ériger, exploiter, entretenir et régir toutes fabriques, ateliers, magasins, maisons, scieries, hôtels, gares, ateliers de machines, salles de machines, bureaux et toutes les autres constructions nécessaires pour son industrie et tous biens meubles et immeubles nécessaires et utiles à l'une ou plusieurs des fins de la compagnie, et les arrêter, les vendre ou en disposer autrement ; (q) Acheter, vendre, manufacturer, céder à bail, importer, exporter et faire le commerce de toutes sortes de marchandises, effets et articles qui pourront être requis pour les fins des dites opérations ou qui pourront être cédés avec profit en rapport avec les dites opérations de la compagnie ; (r) Acquérir par achat, bail ou autrement et développer et exploiter des chutes d'eau, droits riverains, privilèges hydrauliques, et produire et accumuler de la vapeur, du gaz, de l'électricité ou autre force motrice pour exploiter l'industrie de la compagnie ou pour produire de la lumière, de la chaleur ou de la force pour les fins de la compagnie, avec la faculté d'en vendre tout excédent disponible, et les fournir pour des fins de lumière, de chaleur ou de force motrice à toute personne ou corporation en Canada et ailleurs aux conditions qui seront agréées, pourvu que si les pouvoirs ci-dessus sont exercés au delà de la propriété de la compagnie, ils seront subordonnés à tous les décrets et règlements provinciaux et municipaux y relatifs ; (s) Exercer toute autre industrie (manufacturière ou autre) que la compagnie croira capable d'être convenablement exercée en rapport avec les opérations ci-dessus mentionnées ou censées augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables, et faire tous les actes et exercer tous les pouvoirs se rattachant à l'accomplissement des objets pour lesquels la compagnie est constituée et qui sont nécessaires pour permettre à la compagnie d'exercer son industrie d'une manière profitable ; (t) Acquérir par bail, achat, licence ou autrement, et vendre, permettre l'usage ou autrement disposer de marques de commerce, de noms de commerce et dessins de fabrique ; (u) Bâti, acheter, acquérir, affréter, louer, naviguer et gérer des bateaux, vapeurs, canots à gazoline, vaisseaux, remorqueurs, barges ou autres inventions pour le transport du fret et des passagers par eau et par terre ; et construire, acheter, arrêter, acquérir, entretenir et gérer des docks, quais, jetées et autres facilités de têtes de ligne ; (v) Conclure des arrangements avec toute autorité fédérale, provinciale, municipale, locale ou autre qui seront de nature à atteindre les objets de la compagnie ou aucun d'eux. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "National Builder's Supply and Enamel Concrete Brick Company, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 8e jour de janvier 1913.

THOMAS MULVEY,

30-2

Sous-secrétaire d'Etat.

La Compagnie des Fermes Canadiennes de l'Ouest, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres

patentes en date du 25e jour de janvier 1913, constituant en corporation Joseph Charles Boulanger, manufacturier, François-Xavier Fafard, arpenteur, et Jacques Ernest Légaré, agent d'immeubles, de la cité de Québec, dans la province de Québec ; Gustave Fleury, agent financier, de la ville de Grand'Mère, et Uldoric Allard, marchand de bois, de Courcelles, dans la dite province de Québec, pour les fins suivantes :—(a) Acquérir par achat, bail, échange ou autrement, et détenir, améliorer et faire valoir des terres, lots, héritages et autres propriétés de toute description et tenure, y compris les terres à bois et les licences de bois et baux, ou tout immeuble ou intérêt dans les immeubles ; (b) Vendre ou disposer de toute telle propriété ou intérêts par vente ou autrement et généralement trafiquer sur les terres et intérêts dans les terres de quelque forme que ce soit, y compris les terres à bois et les licences et baux, et faire le commerce de compagnie d'immeubles ; (c) Développer, subdiviser, améliorer, aligner toutes telles terres et les cultiver, établir et affermer et y construire et maintenir des routes, ponts et autres moyens de communication, et ériger, construire des maisons, moulins, habitations, manufactures, entrepôts, magasins et élévateurs et toute autre construction nécessaire ou utile pour l'occupation ou l'amélioration des propriétés de la compagnie, ou pour l'avantage des colons, fermiers et locataires ; (d) Agir comme société de colonisation et faire toutes démarches pour amener les colons à s'établir sur les terres de la compagnie et à les cultiver ; (e) Acquérir, entretenir, améliorer et en général exploiter sur les terres de la compagnie ou sur les terres contrôlées par elle des voies d'évitement, tramways ou autres moyens de transport des marchandises, denrées et provisions, appartenant ou non à la compagnie, et pour le transport de toute charge et des passagers ; (f) Faire des avances de fonds aux colons, fermiers, acquéreurs ou occupants des terres de la compagnie pour les aider à les développer ou pour construire ou améliorer tel que ci-haut mentionné ou pour toute autre fin ayant rapport à l'occupation, au développement ou à l'amélioration de telles propriétés, et acquérir, prendre et conserver des hypothèques ou autres sûretés pour assurer le paiement de toute propriété ou droits appartenant à la compagnie, ou pour assurer le paiement de toute dette ou obligation due à la compagnie par toute autre compagnie, personne, association ou corporation en rapport avec aucun des objets de la compagnie et vendre et disposer de ces sûretés ; (g) Payer pour toute propriété ou droits acquis par la compagnie ou avec l'approbation des actionnaires pour services rendus ou à rendre à la compagnie soit en deniers comptants ou en actions acquittées ou en valeurs que la compagnie a le pouvoir d'émettre ou partie d'une façon et partie de l'autre, et généralement aux termes et conditions que la compagnie déterminera ; (h) Agir comme agent dans l'achat, vente ou transport des marchandises et provisions pour les fins de la compagnie ; (i) Vendre, louer ou autrement disposer de la totalité ou d'une partie de l'entreprise, propriété et biens de la compagnie pour la compensation que la compagnie jugera suffisante et en particulier pour des actions, obligations, débentures ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (j) Faire des conventions avec toutes autorités, gouvernementales, municipales ou autres qui seraient avantageuses pour la compagnie et obtenir de telles autorités tous droits, privilèges et concessions que la compagnie jugera avantageuses aux fins de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "La Compagnie des Fermes Canadiennes de l'Ouest, Limitée," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de janvier 1913.

THOMAS MULVEY,

31-2

Sous-secrétaire d'Etat.

Anglins', Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 23e jour de janvier 1913, constituant en corporation Andrew Ross McMaster, de la cité de Westmount, dans la province de Québec, conseil du Roi ; Talbot Mercer Papineau, avocat, Auguste Angers, étudiant en droit, et Minnie Bradley, secrétaire, de la cité de Montréal, dans la dite province de Québec ; et Gertrude Harriet Flawn, de la ville d'Outremont, dans la dite province de Québec, secrétaire, pour les fins suivantes :—(a) Exercer l'industrie d'entrepreneurs, ingénieurs et constructeurs généraux pour l'érection, la construction, l'altération et la réparation de travaux publics et privés et entreprises, et construire des bâtiments de toutes sortes publics et privés, et conclure des conventions avec tout gouvernement, corporation, ou association, maison ou personne pour la construction de travaux de tous genres, et sous-louer ou autrement céder la totalité ou une partie de tous contrats passés au sujet des constructions ci-dessus mentionnées ; (b) Acquérir par achat, échange, bail ou autre titre, et détenir, posséder ou faire le commerce, et vendre ou autrement disposer de biens-fonds et immeubles, terrains, fermes, lots, maisons et bâtiments et de tous intérêts ou droits s'y rattachant ; (c) Développer, embellir ou de toute autre manière disposer de ses propres immeubles ou autres et les diviser et y construire des chemins, rues, ruelles, squares, parcs, aqueducs et autres travaux et aider par des subventions en espèces ou autrement à leur construction ou promotion ou à tous autres embellissements de nature à accroître la valeur de la propriété de la compagnie, et à en faciliter l'accès et à la rendre plus profitable ; (d) Acheter, vendre, troquer et faire le commerce de marchandises, articles, denrées, instruments, provisions, fournitures et matériaux de tous genres nécessaires ou reliés à la bonne exécution des objets de la compagnie ou requis par elle ou ses employés ; (e) Faire des avances par voie de prêts ou autrement aux clients et autres ayant des relations d'affaires avec la compagnie sur les valeurs qui seront jugées acceptables, et garantir l'exécution de toute obligation ou entreprise de toute autre compagnie, maison ou particulier ayant des relations d'affaires avec la compagnie ; (f) Mettre en service, vendre et autrement disposer de toutes facilités de transport, bateaux, chevaux, camions et machines de traction qui seront nécessaires dans la conduite des opérations ou de l'industrie de la compagnie, et exercer l'industrie de camionneurs et voituriers pour les fins de la compagnie ; (g) Fabriquer de l'électricité, du gaz et tous les autres moyens de produire de la lumière, de la chaleur et de la force motrice, et acquérir, ériger et entretenir tous les bâtiments, appareils et installations nécessaires pour la fabrication, la distribution ou la transmission de cette lumière, chaleur ou force motrice, pourvu, toutefois, que la vente, la distribution ou la transmission de la lumière, de la chaleur ou de la force électrique, sur les terrains de la compagnie, sera subordonnée aux règlements locaux et municipaux ; (h) Conclure des conventions avec toutes autorités municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces gouvernements ou autorités tous droits, privilèges, franchises ou concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges ou concessions, et à cette fin, acquérir par achat, bail ou autrement, et entretenir, exploiter et développer des chutes d'eau, et tous les autres installations, outillages, bâtiments et machinerie nécessaires ou convenables pour fabriquer ces moyens de produire de la lumière, de la chaleur et de la force motrice ; (i) Acheter, arrenter ou autrement acquérir, et détenir, posséder, exploiter, développer, vendre ou autrement disposer de carrières, sablières, sablonnières, mines et terrains miniers, et acquérir, détenir, vendre, troquer, manufacturer, importer, exporter, dégrossir, fondre, traiter, essayer, affiner et autrement préparer pour le marché et faire valoir du sable, du ciment, des minéraux et métaux et leurs produits naturels et produits secondaires ; (j) Manufacturer, acheter, vendre et faire

le commerce de bois de construction et autre bois et pâte de bois ; (k) Acheter, louer, acquérir, construire, exploiter et disposer de scieries, moulins à raboter et autres moulins et fabriques, et acheter, louer ou autrement acquérir, et exploiter, détenir et vendre des terres boisées et concessions forestières ; (l) Exercer toute autre industrie ou entreprise que la compagnie croira capable d'être convenablement exercée en rapport avec l'exploitation industrielle de la compagnie ou censée accroître directement ou indirectement les intérêts de la compagnie ; (m) Acheter, acquérir ou souscrire, et accepter, détenir ou céder les actions, débentures ou valeurs de toute compagnie ou corporation dont les objets sont semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (n) Agir en qualité d'agents pour toute compagnie, société ou personne exerçant une industrie semblable ou reliée à celle de la présente compagnie ; (o) Se fusionner, s'unir ou se joindre à toute autre personne, compagnie ou corporation exerçant une industrie semblable ou reliée à celle de la présente compagnie ; (p) Vendre, arrenter ou autrement céder la totalité ou une partie des affaires et entreprises de la compagnie à toute autre personne, maison, compagnie ou corporation et accepter en compensation de cette vente, location ou transfert les actions, débentures, obligations ou valeurs de toute telle compagnie ou corporation, accepter des deniers comptants, ou en accepter une partie en deniers comptants et une partie en valeurs de telle corporation ; (q) Rémunérer soit en deniers comptants ou en actions acquittées ou en partie acquittées de la compagnie, toute personne, maison ou compagnie pour services rendus ou à rendre à la compagnie au sujet de sa formation, promotion ou organisation, ou relativement à la conduite des affaires de la compagnie ou pour tous droits en des propriétés acquis par la compagnie ; (r) Distribuer en espèces de temps à autre entre les actionnaires de la compagnie, toute propriété, biens ou droits de la compagnie ; (s) Tout pouvoir ci-dessus pourra être étendu, mais aucun ne sera limité par induction ou déduction de tout autre pouvoir. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Anglins', Limited," avec un capital-actions d'un million de dollars divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1913.

THOMAS MULVEY,

31-2

Sous-secrétaire d'Etat.

Corbeil, Limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 25e jour de janvier 1913, constituant en corporation Avila Corbeil, manufacturier, Emile Corbeil, gérant, Léonard Blais, voyageur de commerce, Théophile Desrochers, et Henri Joseph Hector Morrier, contremaîtres, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter et acquérir comme une affaire en opération, tous ou chacun des biens et actif des affaires conduites par le dit A. Corbeil, de la cité de Montréal, comme manufacturier de chaussures, sous les nom et raison de de A. Corbeil ; (b) Manufacturer, faire la vente et acheter, soit en gros ou en détail, des chaussures et tout ce qui s'y rapporte ; (c) Faire toutes autres affaires, soit comme manufacturier ou autrement, qui peuvent paraître à la compagnie capables d'être conduites convenablement en rapport avec aucune des affaires ci-dessus spécifiées et qui pourraient directement ou indirectement augmenter la valeur ou rendre profitables aucun des biens ou droits de la compagnie ; (d) Acquérir par achat, concession, échange ou autre titre légal, et construire, ériger, mettre en opération, maintenir et conduire toutes manufactures, boutiques, entrepôts, dépôts, ateliers pour machines, remises pour engins, garages et autres constructions et érections néces-

saies ou utiles pour ses affaires et toute autre propriété mobilière et immobilière nécessaire et utile pour la mise en opération d'aucun des objets de la compagnie, et les louer, vendre et en disposer ; (e) Produire et accumuler la vapeur, le gaz, l'électricité et autre pouvoir moteur, pour la production de l'éclairage, chauffage ou pouvoir pour les fins de la compagnie, avec pouvoir de vendre tout surplus non requis ou en disposer autrement, et les fournir pour les fins d'éclairage, chauffage ou pouvoir à toute personne ou corporation, à tels termes qui peuvent être convenus, pourvu que les susdits pouvoirs lorsqu'ils seront exercés en dehors de la propriété de la compagnie, soient sujets à toutes les lois fédérales, provinciales et municipales et règlements à cette fin ; (f) Demander, obtenir, enregistrer, acheter, louer ou licencier sur royaute ou autrement, acquérir et détenir, employer, posséder, mettre en opération, introduire, vendre, céder toute marque de commerce, noms de commerce, patentes d'inventions, améliorations et procédés sous enregistrement ou autrement, utiles aux affaires de la compagnie, ou en disposer autrement, et employer, exercer, développer, octroyer des licences y ayant rapport ou autrement mettre à profit toutes telles marques de commerce, noms de commerce et inventions, licences, procédés et autres ou tels autres biens ou droits ; (g) Entrer en aucun arrangement avec toute autorité fédérale, provinciale, municipale, locale ou autrement qui peut paraître utile aux objets de la compagnie ou à aucun d'eux, et obtenir de toute telle autorité tous les droits, privilèges et concessions que la compagnie peut juger à propos d'obtenir et faire, exercer et exécuter tous tels arrangements, droits, privilèges et concessions ; (h) Détenir, acheter ou acquérir autrement et vendre des actions ou obligations de toute personne ou autre compagnie ayant des objets, en tout ou en partie, semblables à ceux de cette compagnie, ou faisant des affaires capables d'être conduites directement ou indirectement pour le bénéfice de la compagnie, ou en disposer autrement nonobstant les dispositions de l'article 44 de la dite loi ; (i) Se consolider ou s'amalgamer avec toute autre compagnie ayant des objets, en tout ou en partie, semblables à ceux de la compagnie, et acquérir par achat, bail ou autrement, les biens, franchises, entreprises et affaires de toute telle corporation, et assumer les obligations d'icelle, et les payer, en tout ou en partie, en argent, actions, obligations ou autres garanties de la compagnie ; (j) Vendre l'entreprise de la compagnie ou toute partie d'icelle pour telle considération que la compagnie jugera à propos, ou en disposer autrement ; (k) Emettre des actions acquittées, obligations, débiteures ou autres garanties de la compagnie en paiement ou partie de paiement pour tous les biens ou droits qui peuvent être acquis par icelle, ou avec l'approbation des actionnaires pour tous les services rendus ou pour tout travail fait pour la compagnie, ou dans ou au sujet du paiement ou acquittement des dettes et obligations dues à la compagnie ; (l) Distribuer parmi les actionnaires de la compagnie, en espèces, tous les biens de la compagnie et en particulier toutes actions, débiteures ou sécurités de toute autre compagnie appartenant à la compagnie ou dont la compagnie peut avoir le pouvoir de disposer ; (m) Placer les fonds non employés de la compagnie en la manière qui pourra être déterminée de temps à autre et en faire le commerce ou distribuer en argent, parmi les actionnaires, toute partie des biens de la compagnie ; (n) Acquérir par achat, bail, échange ou autrement et posséder, améliorer, subdiviser, construire sur, utiliser, administrer, louer, vendre, échanger toute sorte d'immeubles et propriétés immobilières et tous biens ou intérêts en ceux, et tous droits ayant rapport à tels immeubles et propriétés immobilières et en disposer ; (o) Agir comme agent pour toute compagnie, corporation, société ou personne faisant aucune des affaires ou entreprises ci-dessus mentionnées ; (p) Faire toutes ou aucunes des susdites choses, comme principaux, agents, entrepreneurs, procureurs, fidéicommissaires ou autrement, ou par l'intermédiaire de fidéicommissaires, agents ou autrement, ou soit seuls ou conjointement avec d'autres ; (q) Faire toutes choses nécessaires pour atteindre les susdits objets. L'interprétation de tous les pouvoirs octroyés par aucun des susdits paragraphes, ne seront pas limités ou restreints par rapport à ou déduction des termes de tout autre paragraphe quelconque ; (r) Faire tous les autres actes et

choses en rapport ou utiles à l'acquisition des susdits objets ou aucun d'eux. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Corbeil, Limitée," "Corbeil, Limited," avec un capital-actions d'un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

Windsor Arcade, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 22e jour de janvier 1913, constituant en corporation Gordon Walters MacDougall, conseil du Roi, Charles Alexander Pope, Gregor Barclay et William Bridges Scott, avocats, et Robert Edwin Moyse, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter, louer ou autrement acquérir et posséder des biens-fonds ; vendre, arrenter, transférer, échanger, céder ou autrement faire le commerce d'immeubles ou de toute partie de ces dits immeubles, et développer, embellir et diviser toute telle propriété en lots à bâtir, rues, ruelles, squares ou autrement, et construire des maisons d'habitation et autres bâtiments sur ces immeubles ou toute partie de ces dits immeubles ; louer, posséder et exploiter des hôtels, maisons de rapport, entrepôts et plains-pieds pour les industriels, et généralement construire, posséder, arrenter, entretenir et exploiter toutes sortes de bâtiments employés à des fins quelconques, ainsi que toutes les commodités nécessaires ou utiles ou qui pourront être avantageusement fournies en rapport avec ces dits bâtiments ; (b) Agir en qualité d'agents ou de fondés de pouvoirs pour l'administration de successions, la vente de propriétés, le placement, la disposition, le prêt, le paiement, la transmission et le recouvrement de loyers, intérêts, hypothèques et autres valeurs, faire des évaluations et autres enquêtes au sujet de propriétés immobilières, et agir en qualité de courtiers d'assurance et agents d'assurance ; (c) Acheter, vendre et faire le commerce de matériaux de construction ; (d) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec tout gouvernement, autorité municipale ou locale ou avec toute personne, maison ou compagnie exerçant ou engagée, ou sur le point d'exercer ou entreprendre une industrie ou transaction que la présente compagnie peut exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de nière à profiter directement ou indirectement à la présente compagnie, et garantir les entreprises, avec ou sans garantie, et faire des avances de fonds ou autrement aider cette personne, maison ou compagnie ou toute personne, maison ou compagnie qui entreprend la construction ou l'embellissement de toute propriété dans laquelle la présente compagnie est intéressée et généralement aux personnes, maisons ou compagnies et aux clauses et conditions que la présente compagnie jugera bon ; (e) Prendre et détenir des hypothèques, gages ou charges pour garantir le paiement du prix d'achat de toute propriété venue par la compagnie ou de tous deniers dus à la compagnie par les acheteurs ou avancés par la compagnie aux acheteurs ou autres pour des fins de construction ou autres embellissements ; (f) Garantir le paiement de deniers obtenus ou payables au moyen d'obligations, actions, contrats, hypothèques, charges, engagements ou autres valeurs de toute compagnie, ou entreprise dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (g) Acquérir par achat, bail ou autrement ou se charger de la totalité ou d'une partie des affaires, franchises, propriétés, droits et entreprises de toute personne, maison ou compagnie exerçant une industrie que la présente compagnie peut exercer ou en possession de propriété propre aux fins de la présente compagnie ; (h)

Acheter, acquérir, détenir, transférer, vendre et céder les actions, stocks, débiteures ou valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*; (i) Emettre des actions acquittées et non cotisables, obligations ou autres valeurs de la compagnie en plein paiement ou en paiement partiel de toute propriété mobilière ou immobilière, droits ou autres biens acquis par la compagnie à titre quelconque, ou pour des services rendus sous forme de promotion ou autrement; (j) Vendre, arrester, échanger ou autrement disposer de la totalité ou d'une partie de la propriété, droits ou entreprise de la compagnie pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, obligations, débiteures ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie; (k) Placer et affecter les fonds disponibles de la compagnie en les valeurs et de la manière qui seront déterminés de temps à autre; (l) Se fusionner avec tout individu, maison ou corporation ayant des objets semblables, en totalité ou en partie, à ceux de la présente compagnie aux clauses et conditions qui seront jugées acceptables; (m) Distribuer entre les actionnaires de la compagnie de temps à autre, toutes espèces, actions, obligations, débiteures, valeurs et autres biens appartenant à la compagnie; (n) Faire tous autres actes et choses reliés aux objets susdits, ou propres à les atteindre, soit en qualité de principaux, agents, courtiers ou autrement. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Windsor Arcade, Limited," avec un capital-actions de deux millions de dollars, divisé en 20,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

Armour Amusement Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 23e jour de janvier 1913, constituant en corporation William Harland Knowles, Henry Lorne Grier et James Hood, commis, et John Edward Armour, secrétaire, de la cité de Montréal, dans la province de Québec, et George Hudson, de la ville de Verdun, dans la dite province de Québec, commis, pour les fins suivantes:—(a) Posséder, exploiter et diriger des théâtres, représentations théâtrales, amusements et divertissements; (b) Manufacturer, acquérir, détenir, utiliser, louer ou céder, d'une manière quelconque, des pellicules photographiques, négatives et positives, d'objets au repos et d'objets en mouvement, ou les deux, et d'appareils, matériaux ou procédés s'y rattachant ou reliés à leur fabrication, acquisition, possession, usage ou disposition, et tous ou chacun des droits territoriaux ou autres y relatifs; (c) Manufacturer, acquérir, détenir, utiliser, louer ou céder d'une manière quelconque des appareils, matériaux ou procédés de tous genres employés ou se rattachant à l'équipement ou utiles pour donner des expositions publiques ou privées, divertissements, conférences, expositions, séances ou représentations de vues animées ou théâtrales de toute nature ou pour des salles ou bâtiments quelconques pour donner de telles séances, ainsi que tous les droits territoriaux ou autres y relatifs; (d) Acquérir, détenir, utiliser ou céder d'une manière quelconque des compositions ou œuvres littéraires, dramatiques, musicales ou artistiques, inventions, perfectionnements, marques de commerce ou noms de commerce, et tous droits territoriaux ou autres propres à l'entreprise de la compagnie; (e) Demander, obtenir, enregistrer, acheter, louer ou autrement acquérir, et détenir, utiliser, posséder, exploiter et introduire, et

vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets, inventions, perfectionnements, procédés et droits d'auteur employés ou obtenus en vertu de lettres patentes du Canada ou d'ailleurs ou autrement; et utiliser, exercer, développer, accorder des permis pour leur usage ou autrement faire valoir toutes telles marques de commerce, brevets, licences, procédés, droits d'auteur et choses semblables, ou tous tels biens ou droits; (f) Acquérir par achat, par souscription ou autrement, et détenir, utiliser, vendre ou autrement céder les stocks, obligations ou autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou formée ou engagée ou poursuivant une ou plusieurs des opérations, fins ou objets ci-dessus désignés ou exerçant une industrie pouvant être conduite de manière à profiter à la présente compagnie, directement ou indirectement, ou en possession ou détenant toute propriété d'une nature quelconque mentionnée dans la présente charte ou en possession ou détenant les stocks, obligations ou valeurs de toute telle corporation, nonobstant les dispositions de l'article 44 de la dite loi, et tant qu'elle possédera les dits stocks, obligations ou valeurs, elle en exercera tous les droits, pouvoirs et privilèges d'un propriétaire, et elle exercera aussi le pouvoir de voter en vertu de ces valeurs; (g) Aider de toute manière toute corporation dont les actions, obligations ou autres valeurs sont totalement ou de quelque manière garanties par la présente compagnie et faire tous les actes ou choses nécessaires pour conserver, protéger, améliorer ou augmenter la valeur de telles actions, obligations ou autres valeurs, et faire tous les actes ou choses destinées à ces fins; (h) Acquérir et prendre à son nom comme industrie active l'entreprise, les biens et engagements de toute personne ou compagnie exerçant une industrie en totalité ou en partie semblable à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie, et, dans ce but, acquérir la totalité ou une partie des actions ou obligations de telle compagnie; (i) Vendre, arrester ou autrement disposer de la totalité ou de toute spécialité ou partie de l'industrie, entreprises, propriétés, engagements et franchises de la présente compagnie à toute autre personne ou compagnie pour la compensation que la présente compagnie jugera bon et par les officiers et sous l'autorité des règlements que la compagnie désignera ou adoptera, et en particulier pour les actions, débiteures ou valeurs de toute compagnie que la présente compagnie est autorisée à acquérir en vertu de l'article (f) de la présente charte; (j) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant, ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement, et faire des avances de fonds, garantir les contrats, obligations, débiteures ou autres valeurs ou autrement aider toute telle personne ou compagnie, et prendre ou acquérir autrement des actions et valeurs de telle compagnie et les vendre, détenir, réémettre, avec ou sans garantie ou autrement en disposer; (k) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autre; (l) Distribuer entre les actionnaires de la compagnie, en espèces ou autrement selon qu'il sera résolu, tous biens de la compagnie et en particulier les actions, obligations, débiteures ou valeurs de toute autre compagnie formée dans le but de prendre à son nom la totalité ou une partie des biens ou engagements de la présente compagnie; (m) Vendre, améliorer, gérer, développer, échanger, arrester, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie; (n) Conclure des conventions avec tous gouvernements ou autorités suprêmes, municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces gouvernements ou autorités tous droits, privilèges et concessions que la compagnie croirait dési-

nable d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (o) Faire toutes les choses autorisées par la présente charte soit seuls ou conjointement avec d'autres ou en qualité de facteurs, syndics ou agents pour toutes autres compagnies ou personnes ou par l'entremise de tous facteurs, syndics ou agents ; (p) Exercer toute industrie que la compagnie jugera propre à être avantageusement exercée en rapport avec son industrie ou de nature à augmenter directement ou indirectement la valeur de la propriété ou toute partie de son industrie, ou des droits de la compagnie ou de les rendre profitables ; (q) Emettre des actions de la compagnie en paiement de propriété acquise par la compagnie ou pour services rendus, y compris, avec l'approbation des actionnaires, pour services rendus par les organisateurs au sujet de la formation et de l'organisation de la compagnie ; (r) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement des fins ou pour atteindre les objets ci-dessus énumérés ou qui semblera profitable à la compagnie, à une époque quelconque ; (s) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints, par induction ou déduction dans des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Armour Amusement Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera dans la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

Short and Trower, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 22e jour de janvier 1913, constituant en corporation Clifton Medley Johnston et George Reece Kappelé, avocats, et Florence Alice Sweet, Edith Heyes et Bertha Folliott, sténographes, tous de la cité de Toronto, dans la province d'Ontario, pour les fins suivantes :—(a) Assurer, souscrire, acheter ou autrement acquérir et détenir, soit comme principaux ou agents et absolument comme propriétaires ou par voie de garantie collatérale ou autrement, et vendre, échanger, transférer, céder ou autrement disposer d'obligations ou de rentes, stocks, actions ou autres valeurs de tout gouvernement ou corporation municipale ou scolaire ou de toute banque chartée ou de toute autre compagnie ou compagnies dûment constitués en corporation ; (b) Aider à promouvoir, organiser, développer ou gérer toute corporation ou compagnie, et lever ou aider à lever des fonds et aider par voie de bonis, prêts, promesses, endossements, garantie d'obligations, débiteures ou autres valeurs ou autrement toute autre compagnie ou corporation, et offrir à la souscription du public les actions, stocks, obligations, débiteures ou autres valeurs de toute autre compagnie ou corporation ; (c) Agir en qualité d'agents aux fins d'émettre ou contresigner les certificats d'actions, obligations ou autres valeurs de toute association ou corporation municipale ou autre, et agir comme agents de transfert et registraires au sujet des dites actions, obligations ou autres valeurs et administrer tout fonds d'amortissement s'y rattachant aux conditions qui seront agréées ; (d) Faire des recherches et rapports sur les titres de toutes propriétés immobilières, terrains, tenements et effets mobiliers ; (e) Faire des recherches et rapports, et, si la chose est nécessaire, garantir la légalité d'émission d'obligations ou de débiteures de toute corporation autorisée par la loi à faire une émission d'obligations ou de débiteures ; (f) Agir généralement en qualité de fondés de pouvoirs, agents, syndics, ainsi qu'en qualité d'exécuteurs ou administrateurs, lorsqu'une cour de juridiction compétente l'autorisera, pour la transaction de toutes affaires, le placement de fonds, l'administration de successions, le recouvrement de prêts, loyers, intérêts

dividendes, créances, hypothèques, débiteures, obligations, comptes, billets, coupons et autres valeurs ou deniers ; (g) Exiger, percevoir et recevoir toute rémunération convenable, frais et dépens ordinaires, usuels et loyaux coûts pour tous tels services, devoirs et fidéjussements ; (h) Demander, obtenir, acquérir par cession, transfert, achat ou autrement, et exercer, accomplir et avoir la jouissance de toute charte, licence, pouvoir, autorité, franchise, concession, droits ou privilèges que tout gouvernement ou autorité ou toute corporation ou autres corps publics peuvent accorder, et les payer, aider et contribuer à les rendre effectifs, et affecter les actions, obligations et biens de la compagnie pour en acquitter les frais et dépens nécessaires et loyaux coûts ; (i) Garantir et autrement aider à l'exécution des contrats ou hypothèques des personnes, maisons ou corporations avec lesquelles la présente compagnie aurait des relations d'affaires et se charger et prendre ces contrats ou hypothèques à défaut de paiement ; (j) Acheter ou autrement acquérir et détenir, vendre, échanger ou céder, soit comme principaux ou agents, toute entreprise, propriété, droits ou affaires dans le but de les fusionner avec toute autre entreprise, propriété, droits ou affaires, ou pour des fins d'organisation ou de réorganisation ou pour en disposer autrement en qualité de financiers ou organisateurs ; (k) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, acheter, acquérir et détenir ou autrement céder les actions, stocks, obligations, actions-débiteures, scrip ou valeurs de toute compagnie ou corporation que ce soit ; (l) Emettre des actions acquittées, actions-débiteures, débiteures, obligations ou autres valeurs de la compagnie en plein paiement ou en paiement partiel de toute propriété, droits ou servitudes que la compagnie pourra acquérir ou, avec l'approbation des actionnaires, pour tous services rendus ou travail exécuté pour la compagnie ou relativement au paiement ou à l'acquittement de toutes dettes ou engagements de la compagnie ; (m) Demander, acheter ou autrement acquérir tous brevets, marques de commerce, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre au sujet d'une invention qui pourra être utilisée pour les fins de la compagnie ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des permis à leur sujet ou autrement faire valoir la propriété, les droits ou informations ainsi acquises ; (n) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou de s'engager dans une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prêter des fonds, garantir les contrats, ou autrement aider toute telle personne ou compagnie, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les vendre, détenir, rémettre, avec ou sans garantie, ou autrement en disposer ; (o) Acquérir tous tels placements, comme susdit, par souscription originale, soumission, participation à des syndicats ou autrement et qu'ils soient acquittés ou non, et faire des versements à mesure qu'ils seront demandés ou d'avance ou autrement, et les assurer ou souscrire, avec ou sans conditions, et soit comme placement ou pour les revendre ou autrement et varier les placements de la compagnie, et généralement vendre, échanger ou disposer et faire valoir tous biens de la compagnie ; (p) Faire des avances de fonds sur tous tels placements comme susdit, offrir à la souscription publique ou autrement aider à placer des fonds comme susdit, et accepter et exécuter tous les fidéjussements nécessaires pour les fins de la compagnie ; (q) Garantir le paiement des dividendes ou intérêts sur tous stocks, actions, débiteures ou autres valeurs émises par toute telle compagnie, société anonyme, association, entreprise ou corps publics ou privés ou toute autre entreprise ou obligation, et faire tous les actes et choses qui sembleront avantageux ou convenables, à une époque quelconque pour la protection de la compagnie en qualité de détenteurs ou intéressés dans

tous tels placements et valeurs comme susdit ; (r) Acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens meubles ou immeubles que la compagnie jugera nécessaires ou désirables et vendre, améliorer, régir, développer, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété de la compagnie ; (s) Lever et aider à lever des fonds et aider par voie de bonis, prêts, promesses, endossements, garantie d'obligations, débiteures ou autres valeurs ou autrement toute autre compagnie ou corporation et garantir l'exécution des contrats de toute telle compagnie ou corporation ou de toute autre personne ou personnes avec lesquelles la présente compagnie aura des relations d'affaires ; (t) Placer et appliquer les fonds disponibles de la compagnie en les valeurs et de la manière qui sera déterminée de temps à autre ; (u) Acquérir ou se charger de la totalité ou d'une partie des affaires, propriétés et engagements de toute personne ou compagnie, et promouvoir toute compagnie ou compagnies formées dans le but d'acquérir la totalité ou une partie des biens et engagements de la présente compagnie ou pour toute autre fin qui semblera directement ou indirectement avantageuse pour la compagnie ; (v) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie et en particulier des parts, débiteures ou valeurs d'autres compagnies appartenant à la compagnie, ou que la compagnie aura le droit de céder ; (w) Exercer toute autre industrie (manufacturière ou autre) que la compagnie jugera propre à être exercée en rapport avec l'un quelconque des objets susdits, ou censée accroître directement ou indirectement la valeur des biens et des droits de la compagnie ou les rendre profitables ; (x) Faire tous les actes et choses ci-dessus en qualité de principaux, d'agents, d'entrepreneurs, de fidéicommissaires, ou autrement, et soit seuls soit conjointement avec d'autres ; (y) Les pouvoirs conférés par chaque paragraphe ne seront en aucune manière ni limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe que ce soit ; (z) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant. La compagnie exercera son industrie par tout le Canada et ailleurs sous la raison sociale de "Short and Trower, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de janvier 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

31-2

M. Melachrino & Co. of Canada, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 24e jour de janvier 1913, constituant en corporation Austin Charles Bourne, trésorier, de la ville de St-Lambert, dans la province de Québec ; Robert Benjamin Edwards, comptable, et Jennie Louise Lawrence, sténographe, tous deux de la cité de Westmount, dans la dite province de Québec ; James Burnham Brodie, commis, de la ville de Notre-Dame de Grâce, dans la dite province de Québec ; Maurice Alexander, avocat, Darley Burley-Smith, commis, et Jean Gustave Mignault, étudiant en droit, tous de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, vendre et faire le commerce de cigarettes et de toutes autres formes de tabac et de produit du tabac et de ses produits secondaires ; planter, cultiver, sécher et traiter le tabac, et acheter, manufacturer, vendre, arrenter, louer et affermer des machines et des machineries, outils, instruments et accessoires et toute autre propriété utile et disponible dans la manufacture des cigarettes ou toute autre forme de tabac, produits du tabac ou produits secondaires, ou la culture, séchage ou traitement du tabac et articles et matériaux reliés de quelque manière à cette industrie ; (b) Eriger, ou autrement

acquérir des fabriques et bâtiments, et établir, entretenir et exploiter des fabriques, entrepôts, agences et dépôts, pour le séchage, emmagasinage et préparation des cigarettes et de toutes formes de tabac, approvisionnement, machinerie, instruments et appareils, et pour leur vente et distribution, et faire tous les actes et choses reliés à l'industrie susdite en tout ou en partie ; (c) Manufacturer, acheter, vendre, et faire le commerce d'effets, articles, marchandises, et approvisionnements qui seront jugés avantageux aux opérations de la compagnie ; (d) Acquérir par contrat, bail ou autrement, et de temps à autre vendre, échanger, louer ou autrement disposer de tous terrains nécessaires ou utiles à la compagnie dans l'exercice de son industrie ; (e) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et autres droits et privilèges spéciaux conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre, relativement à toute invention capable d'être utilisée pour toutes les fins de la compagnie, ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des licences à leur sujet ou autrement faire valoir la propriété, les droits ou informations ainsi acquises ; (f) Acheter, arrenter, ou autrement acquérir en tout ou en partie, l'industrie de toute compagnie, maison ou personne engagée dans toute industrie semblable à celle de la compagnie, avec tous les bâtiments, machinerie, fonds de commerce, clientèle, marques de commerce, noms de commerce et actif généralement de telle industrie, et se charger de la totalité ou d'une partie des engagements de toute telle industrie, et la payer en tout ou en partie en actions acquittées et non cotisables de la compagnie ou en deniers comptants, obligations, débiteures, hypothèques ou autres valeurs ; (g) Se fusionner avec toute autre compagnie ou prendre à son nom comme industrie active ou autrement toute autre compagnie ou industrie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, aux termes et conditions qui seront jugés convenables ; (h) Vendre, arrenter ou autrement disposer de la totalité ou de toute partie de l'industrie ou entreprise de la compagnie, pour deniers comptants ou pour les stocks, obligations, débiteures, valeurs ou actions de toute autre compagnie ; (i) Acheter, prendre ou acquérir par souscription originale ou autrement, et détenir, avec ou sans garantie, vendre ou autrement céder les stocks, actions ordinaires ou actions-priorité, débiteures, obligations et autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie pouvant être conduite de manière à profiter à la présente compagnie, directement ou indirectement, nonobstant les dispositions de l'article 44 de la dite loi, et voter en vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs désigneront ; (j) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne, maison ou compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement, et faire des avances de fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie, et prendre ou acquérir autrement des actions et valeurs de telle compagnie et les vendre, détenir, réémettre, avec ou sans garantie, ou autrement en disposer ; (k) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autres ; (l) Emettre et répartir comme acquittées des actions de la compagnie en plein paiement ou en paiement partiel de toute industrie, franchise, entreprise, propriété, droits, pouvoirs, privilèges, bail, licence, contrat, immeuble, stock, obligations et débiteures ou autres propriétés ou droits que la compagnie peut légalement acquérir en vertu des pouvoirs qui lui sont conférés par la présente charte ; (m) Faire tous les actes, exercer tous les pouvoirs et conduire toute industrie de nature à atteindre les objets de la compagnie ; (n) Faire tous les actes et choses ci-

dessus en qualité de principaux, agents ou fondés de pouvoirs; (o) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints, par induction ou déduction, des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "M. Melachrinco & Co. of Canada, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

The Perkins Electric Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 24e jour de janvier 1913, constituant en corporation Frederick John Parsons et Philip Sylvanus Fergusson, marchands, Walter Rice Baillie, commerçant d'immeubles, et George Frederick Perkins, commis aux ventes, de la cité de Montréal, dans la province de Québec, et Calvin Colborne Perkins, du village de Mansonville, dans la dite province de Québec, bourgeois, pour les fins suivantes:—(a) Manufacturer, acheter, vendre, céder, importer et exporter des machines électriques, articles, accessoires, outillages et appareils pour produire, utiliser, transmettre, distribuer ou autrement disposer d'électricité ou autre force ou énergie pour toutes les fins pour lesquelles cette force est adaptée, et exercer l'industrie d'ingénieurs-mécaniciens et ingénieurs-électriciens; (b) Eriger, entretenir et exploiter des installations, usines, machinerie, accessoires, lignes, câbles et appareils pour produire, fabriquer, fournir, transmettre et distribuer de la force électrique, pneumatique, hydraulique ou autre énergie pour la lumière, la chaleur ou la force motrice ou pour toute autre fin pour laquelle cette force peut être employée; et développer, accumuler, fournir, distribuer ou transmettre de la force hydraulique, électrique ou autre énergie, pourvu, toutefois, que si la distribution, la transmission ou autre disposition de force électrique, hydraulique ou autre énergie, a lieu au delà des terrains de la compagnie, elle sera subordonnée à tous les règlements locaux et municipaux y relatifs; (c) Acheter, acquérir, vendre ou céder des terrains et tous droits en des terrains nécessaires à l'installation, l'outillage, les fabriques, les bureaux ou pour les autres fins de la compagnie; (d) Faire des avances de fonds, garantir les contrats ou autrement aider toute personne ou compagnie exerçant une industrie en totalité ou en partie semblable à celle de la présente compagnie ou toute personne ou compagnie ayant des relations d'affaires avec la présente compagnie; (e) Acheter, souscrire ou autrement acquérir et détenir, posséder, vendre ou céder des actions, obligations, débentures ou autres valeurs de toute corporation, nonobstant les dispositions de l'article 44 de la dite loi; (f) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira capable d'être convenablement exercée en rapport avec l'industrie de la compagnie et censée augmenter, directement ou indirectement, la valeur des biens ou droits de la compagnie ou les rendre profitables; (g) Acquérir ou se charger de la totalité ou d'une partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie peut exercer ou en possession de propriété propre aux fins de la présente compagnie; (h) Demander, acheter ou autrement acquérir toutes patentes, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout renseignement secret ou autre au sujet d'une invention capable d'être utilisée pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter à la présente compagnie, directement ou indirectement, et utiliser, exercer, développer

ou accorder des licences à leur sujet ou autrement faire valoir les biens, droits, intérêts ou renseignements ainsi acquis; (i) S'associer ou conclure des conventions au sujet du partage des profits, de la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou de s'engager dans une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prêter des fonds, garantir les contrats ou autrement aider toute telle personne, compagnie ou corporation, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie ou corporation, et les vendre, détenir, émettre ou ré-émettre, avec ou sans garantie ou autrement en disposer; (j) Prendre ou autrement acquérir et détenir des actions de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie capable d'être conduite de façon à profiter, directement ou indirectement, à la présente compagnie; (k) Conclure des conventions avec toute autorité, municipale, locale ou autre qui sembleront avantageuses pour les objets de la compagnie ou l'un de ses dits objets, et obtenir de cette autorité tous les droits, privilèges, franchises et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer à ces conventions, droits, privilèges et concessions; (l) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommiss et choses de nature à profiter aux employés ou ex-employés de la compagnie (ou de ses prédécesseurs en affaires) ou les personnes dépendant ou alliées à ces employés ou ex-employés, et accorder des pensions et allocations et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition ou pour tout objet public, général ou utile; (m) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et engagements de la présente compagnie, ou pour toutes autres fins qui seront jugées propres à profiter directement ou indirectement à la présente compagnie; (n) Acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens meubles et tous droits ou privilèges que la compagnie croira nécessaires ou convenables pour les fins de son industrie, et en particulier, toute machinerie, matériel, fonds de commerce; (o) Construire, améliorer, entretenir, travailler, gérer, exécuter ou contrôler tous chemins, voies, tramways, embranchements ou voies d'évitement, sur les terrains possédés ou contrôlés par la compagnie, ponts, réservoirs, cours d'eau, quais, manufactures, entrepôts, usines électriques, ateliers, magasins et autres travaux et facilités qui paraîtront propres à favoriser directement ou indirectement les intérêts de la compagnie, et contribuer, subventionner ou autrement aider, ou prendre part à leur construction, amélioration, entretien, administration ou exécution ou contrôle; (p) Faire des avances de fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et garantir l'exécution des contrats de toute telles personnes; (q) Tirer, faire, accepter, endosser, escompter, exécuter et émettre des billets à ordre, lettres de change, connaissances, mandats et autres instruments négociables ou transférables; (r) Vendre ou disposer de l'entreprise de la compagnie, ou de toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie; (s) Prendre les moyens de faire connaître les produits de la compagnie que la compagnie jugera à propos, et en particulier au moyen d'annonces dans la presse, de circulaires, l'achat et l'exposition d'œuvres d'art ou d'intérêt, par la publication de livres et de périodiques, et en accordant des prix, récompenses et dons; (t) Vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété et des droits de la compagnie; (u) Faire tous les actes et

choses ci-dessus en qualité de principaux, d'agents, d'entrepreneurs, de fidéicommissaires ou autrement, et soit seuls en conjointement avec d'autres ; (v) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant. La compagnie exercera son industrie par tout le Canada et ailleurs, sous la raison sociale de "The Perkins Electric Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

Laporte, Martin, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 28e jour de janvier 1913, constituant en corporation Hormidas Laporte, Joseph Ethier, Adhémar Delorme, Hormidas Delorme et Wilbrod Imbleau, marchands, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter, vendre et disposer de spiritueux, vins, liqueurs, épices, provisions, thés, fruits, tabacs, et de tous autres produits, et faire un commerce général d'épicerie et d'importateur et commerçant en gros d'épicerie, et agir comme marchand à commission des dits effets ci-dessus décrits ; (b) Exercer, acheter et prendre à son nom le commerce actuellement exploité à Montréal et ailleurs sous le nom de "Laporte, Martin & Cie" (Limited), et payer l'actif de ce commerce, y compris l'achalandage, en actions acquittées de la valeur au pair de la compagnie ou en obligations de la compagnie, et se charger de tous les droits comme de toutes les obligations de la dite maison "Laporte, Martin & Cie" (Limited) ; transiger avec les porteurs d'actions privilégiées de la maison "Laporte, Martin & Cie" (Limited), pour le rachat de leurs dites actions privilégiées, soit en payant en deniers, aux porteurs des dites actions, la valeur de leurs actions privilégiées, soit en leur donnant en échange des actions ou obligations de la présente compagnie ; (c) Acheter et acquérir tout commerce d'une nature semblable, ou acheter et acquérir tout contrôle et intérêt dans tout commerce de même nature, et le payer en actions ou obligations de la présente compagnie ; et acheter et détenir des actions et obligations de toute compagnie engagée dans un commerce semblable, et payer ces actions et obligations en deniers ou en actions ou obligations de la présente compagnie nonobstant les dispositions de l'article 44 de la dite loi ; (d) Se fusionner avec d'autres compagnies autorisées à exercer une industrie semblable à celle de la présente compagnie ; (e) Acheter, ériger, construire et exploiter des travaux, bâtiments, entrepôts, machines et outillages pour les fins du dit commerce, et agir comme agent pour les fabricants et commerçants des matières ci-dessus mentionnées et autres choses semblables ; (f) Faire le commerce d'entrepôts et les affaires y ayant rapport ; émettre des certificats négociables ou non, ou des ordres pour les marchandises emmagasinées par la compagnie ; faire des avances ou prêts sur la garantie des marchandises en entrepôt et pour autres fins accessoires ; (g) Agir comme liquidateurs, cessionnaires ou fidéicommissaires de biens dans lesquels la compagnie est intéressée, soit comme créancière ou autrement ; (h) Acquérir, louer et disposer de marques de commerce, droits de brevets, privilèges et autorisations concernant toute invention qui sera jugée utile à la compagnie dans son commerce ; et acquérir et exploiter tout brevet d'invention ou tous permis de se servir de toutes inventions qui pourront être utiles au dit commerce, et les vendre, louer ou en disposer ; (i) Faire des arrangements, concernant le partage des profits, l'union des intérêts, la coopération, les risques conjoints, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée, ou se proposant d'exercer ou de s'engager

dans toute affaire ou transaction que la compagnie est autorisée à entreprendre ou à exercer, et acquérir des parts et valeurs de toute telle compagnie ; (j) Prendre, acquérir et détenir des valeurs de toutes sortes, mobilières et immobilières, pour des dettes, obligations à la compagnie et hypothèques, et engager, vendre, louer ou disposer de toute propriété de la compagnie ; (k) Acquérir et détenir, pour le bénéfice de la compagnie, des propriétés mobilières et immobilières, et les payer, soit en deniers, soit en actions ou obligations de la présente compagnie, et vendre, louer et disposer de ces propriétés mobilières et immobilières ; (l) Emettre des actions du fonds capital de la compagnie comme actions complètement libérées et non cotisables, en paiement de toutes actions, débiteures, fonds de commerce et généralement de tous biens meubles et immeubles que la compagnie peut ou pourra acquérir, ou, avec l'approbation des actionnaires, pour services rendus, ou pour toute considération que les directeurs jugeront nécessaires et raisonnables ; (m) Faire des avances de fonds par voie de prêts aux clients et autres ayant des relations d'affaires avec la compagnie ; prendre et détenir les garanties qui, de temps à autre, seront jugées convenables, et garantir l'exécution de tout engagement et entreprise de toute autre compagnie et en particulier de compagnies ayant des relations d'affaires avec la présente compagnie, aux conditions qui seront agréées ; (n) Conclure avec tout gouvernement ou autorité municipale, des conventions qui sembleraient avantageuses pour les objets de la compagnie ou l'un de ces objets, et obtenir de tel gouvernement ou autorité tous droits, privilèges, concessions, subventions ou autres bénéfices que la compagnie croit désirable d'obtenir ; exécuter ces conventions et s'y conformer ; (o) Faire autoriser, enregistrer et reconnaître la compagnie dans tout autre pays et y désigner des personnes pour faire les actes et choses convenables, conformément aux lois de cet autre pays pour représenter la compagnie et pour lui permettre d'exercer son industrie ou son commerce d'une manière effective, ou poursuivre ses affaires dans ce dit pays ; (p) Etablir, entretenir et exploiter des succursales, fabriques, agences, salles de vente et bureaux en rapport avec les affaires de la compagnie ; exercer toute autre industrie manufacturière, mercantile ou autre que la compagnie croira capable d'être convenablement exercée en rapport avec ce qui précède ou censée augmenter directement ou indirectement, la valeur des biens ou droits de la compagnie, ou les rendre profitables ; (q) Distribuer entre les actionnaires de la compagnie, en nature, tous biens ou propriétés de la compagnie et en particulier toutes actions ou autres valeurs de toute autre compagnie qui aura acheté et pris en son nom la totalité ou une partie de la propriété, des biens et engagements de la présente compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Laporte, Martin, Limitée" avec un capital-actions de un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 29e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

The Spring Water Company, Limited.

(AVIS CORRIGÉ.)

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 3e jour de janvier 1913, constituant en corporation Thomas Sargent Owens, avocat, Harry McIntyre et Charles George Macartney, comptables, Lawrence Edgar Osborne, commis, et Maude Robertson, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer la profession ou l'industrie d'ingénieurs, entrepreneurs pour l'érection, la construction et l'altération de travaux publics et privés, fondeurs, forgerons et mécaniciens, et faire les opérations d'une compagnie,

hydraulique, et en cette qualité construire, acheter, louer ou autrement acquérir un système ou des systèmes d'aqueducs, ainsi que toutes les franchises, droits et privilèges nécessaires, et les exploiter, étendre développer et entretenir pour fournir de l'eau aux cités, villes et autres corporations municipales, ainsi qu'aux compagnies, corporations, maisons et personnes pour l'usage public et privé, pour des fins industrielles, pour la protection contre l'incendie et pour toutes autres fins ; (b) Développer et céder de la vapeur, de la force hydraulique, électrique et autre, et à cette fin acquérir et construire des chutes d'eau, usines génératrices, lignes de transmission et toutes les installations nécessaires, pourvu, toutefois que toute transmission ou distribution d'eau, de chaleur ou de force au delà des terrains de la compagnie sera subordonnée aux règlements locaux et municipaux ; (c) Faire le commerce d'immobiliers et construire, acheter, détenir, vendre, arrêter et autrement acquérir ou disposer de maisons, magasins, entrepôts, ateliers et autres bâtiments de toute nature que ce soit ; (d) Conclure, faire, accomplir et exécuter des contrats de toute sorte avec toute personne, maison, association, corporation privée, publique ou municipale ou corpe politique pour les fins de la compagnie, et prendre, détenir, acquérir et disposer d'une manière quelconque de franchises municipales de tous genres ; (e) Construire, exécuter, accomplir, installer, équiper, poser, améliorer, ériger, acheter, vendre, arrêter, développer, régir, entretenir ou contrôler des travaux publics et privés, outillages et facilités de toutes sortes, soit seuls ou conjointement avec toutes autres compagnies, corporations ou personnes, y compris des bassins, ports, jetées, passages d'eau, quais, ponts, canaux, aqueducs, conduites, usines à gaz, réservoirs, remblais, perfectionnements, égouts, drainage, usines, installations, lignes et systèmes pour fournir du gaz et de la chaleur, de la lumière et de l'énergie ; (f) Acheter ou autrement acquérir tous terrains, maisons, bureaux, ateliers, bâtiments et dépendances et toute machinerie, fixe ou mobile, outils, machines à vapeur, chaudières, matériel, instruments, modèles, fonds de commerce, effets mobiliers, brevets et droits de brevet convenables ou pouvant être employés dans la profession ou l'industrie d'ingénieur, entrepreneur, forgeron ou mécanicien ; (g) Acquérir toute entreprise ou industrie semblable en totalité ou en partie à celle de la présente compagnie ou à toute industrie qu'elle est autorisée à exercer ainsi que son matériel, fonds de commerce, clientèle, franchises et biens de toute nature et les payer en deniers comptants, actions, obligations, débetures ou valeurs de la présente compagnie ou autrement ; (h) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, les concessions réciproques ou la coopération avec toute personne, maison ou compagnie, et promouvoir, aider à promouvoir, constituer, former ou organiser des compagnies, syndicats ou sociétés aux fins d'acquérir toute propriété et de se charger de tout engagement de la présente compagnie, ou pour promouvoir, directement ou indirectement, ses objets, ou pour toute autre fin que la présente compagnie jugera convenable ; (i) Acheter, louer ou autrement acquérir, détenir, posséder, utiliser, développer, échanger, vendre ou autrement faire valoir et disposer de concessions, permis, droits, privilèges, licences et franchises convenables, avantageuses ou propres à l'industrie de la compagnie ; (j) Vendre ou céder l'entreprise de la compagnie ou toute partie de son entreprise pour la compensation que la compagnie croira acceptable, et en particulier pour les actions, débetures ou valeurs de toute autre compagnie dont les objets sont entièrement ou partiellement semblables à ceux de la présente compagnie ; (k) Se fusionner avec toute autre compagnie ayant des objets entièrement ou partiellement semblables à ceux de la présente compagnie ; (l) Distribuer en espèces de temps à autre entre les actionnaires de la compagnie toute propriété, biens ou droits de la compagnie, et vendre, améliorer, régir, développer, échanger, arrêter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie ; (m) Placer les deniers disponibles de la compagnie en les valeurs qui seront déterminées de temps à autre ; (n) Faire des avances de fonds, aux conditions qui seront jugées avantageuses, aux clients et autres ayant des relations d'affaires avec

la compagnie et garantir l'exécution des contrats de toutes telles personnes ; (o) Acheter, acquérir, détenir ou céder les actions, obligations et autres preuves de dettes de toute corporation, domestique ou étrangère, et exercer tous les droits et privilèges s'y rattachant, y compris le droit de voter en vertu de ces actions, et émettre en échange de telles valeurs ses actions, obligations ou valeurs ou les payer autrement, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (p) Acquérir par achat ou autrement et aussi utiliser et disposer de tous brevets, droits de brevet, dessins industriels, marques de commerce, et manufacturer, utiliser et céder les inventions obtenues en vertu de tels brevets ; (q) Emettre et répartir comme acquittées les parts du capital-actions de la présente compagnie en compensation de toutes franchises, contrats, privilèges, propriété mobilière ou immobilière, droits, intérêts, brevets ou tous autres biens achetés ou acquis ou pour travail fait ou pour toute garantie donnée ou à être donnée, ou, avec l'approbation des actionnaires, pour services rendus ou à rendre dans l'intérêt de la compagnie, y compris les services rendus ou à rendre par le promoteur de la compagnie ; (r) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant ; (s) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe ou par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Spring Water Company, Limited," avec un capital-actions de deux millions de dollars, divisé en 20,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de janvier 1913.

THOMAS MULVEY,

Sous secrétaire d'Etat.

31-2

General Realty and Investments, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27e jour de janvier 1913, constituant en corporation Paul St. Germain, Léopold Guérin, et Boisdoré Panet Raymond, avocats, Fabiola Lefebvre, et Agnès Langlois, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire le commerce d'immeubles sous toutes ses formes ; faire le commerce d'agent et courtier d'assurance généralement : assurance contre le feu, sur la vie, contre les maladies, contre les accidents, de garanties et autres ; (b) Acquérir, par achat, échange ou autrement, subdiviser, construire, administrer, louer, vendre, échanger toutes sortes d'immeubles et propriétés immobilières et mobilières et en disposer ; (c) Faire aucun arrangement ou contrat avec toutes personnes, municipalités ou corporations, pour construire, paver, macadamiser et réparer les rues, chemins publics et trottoirs, ou pour construire, ouvrir et réparer les conduites, drainages et égouts ; aider par des avances d'argent à la construction et l'entretien des chemins, rues, ruelles, aqueducs, égouts et autres travaux jugés propres à donner un meilleur accès à la propriété de la compagnie et pour augmenter sa valeur ; (d) Agir comme agents et courtiers pour l'achat, la vente, l'échange et le loyer d'immeubles et pour toutes autres transactions de même nature ; (e) Prêter de l'argent aux clients, propriétaires de lots et autres ayant des affaires avec la compagnie ; (f) Prendre et détenir des hypothèques, obligations, garanties et charges sur propriétés immobilières pour garantir toutes dettes dues à la compagnie ou avances faites par elle ; placer les fonds dont la compagnie n'aura pas un besoin immédiat de la manière, que de temps à autre, elle en jugera convenable ; (g) Exploiter le commerce d'agent général pour les fins de la compagnie, soit pour la fabrication, l'achat ou la vente à commission ou autre-

ment de toutes marchandises et de tous produits étrangers ou domestiques ; (h) Demander et obtenir, enregistrer, prendre à loyer, acheter, vendre, louer, disposer ou accorder des permis relativement à tous brevets d'invention, perfectionnements ou procédés, marques de commerce et autres choses nécessaires ou utiles aux fins de la compagnie, ou autrement les faire valoir ; (i) Agir comme agent, commissaire ou facteur de toutes personnes ou compagnies avec qui la présente compagnie peut être en relations d'affaires ; (j) Faire et entreprendre toutes affaires et choses nécessaires, avantageuses ou utiles à aucun des pouvoirs et droits accordés par les présentes, y compris le droit d'acquérir les actions, obligations, débiteures ou autres formes de titres et garanties de compagnies à fonds social formées pour les mêmes fins et objets, en tout ou en partie, en échange pour actions, obligations ou débiteures dans la compagnie, nonobstant les dispositions de l'article 44 de la dite loi, et aussi pour pouvoir émettre des actions libérées en paiement de toutes propriétés, marchandises et tout achalandage quelconque, et, avec l'approbation des actionnaires, pour salaires et services rendus. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "General Realty and Investments, Limited," avec un capital-actions de cinquante mille dollars divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 29e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

Canadian Griscom-Russell Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 24e jour de janvier 1913, constituant en corporation John Wilson Cook, conseil du Roi, Allan Angus Magee, avocat, Thomas Joseph Coonan, étudiant en droit, Thomas Barnard Gould, solliciteur, et Pearl Catherine Mahoney, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de métallurgistes, manufacturiers de machinerie de toute sorte, fabricants d'outils, fondeurs de cuivre, ouvriers en métal, fabricants de machines à vapeur et de chaudières, constructeurs de moulins, mécaniciens, convertisseurs de fer et d'acier, forgerons, industriels, constructeurs, entrepreneurs, ingénieurs électriciens, ingénieurs maritimes, ingénieurs pour la construction d'installations à vapeur, de réfrigération, de chauffage, de ventilation, hydrauliques et de force motrice, et acheter, vendre, louer, manufacturer, réparer, convertir, altérer, céder à bail et autrement faire le commerce de machinerie, matériaux pour les constructeurs et entrepreneurs, équipements maritimes et de navigation, instruments, matériel roulant et ferronnerie de toutes sortes ; (b) Manufacturer, construire, réparer, mettre en service, ériger, importer, acheter, vendre, et en général utiliser, troquer et faire le commerce, en gros ou en détail, de calorifères à alimentation d'eau, convertisseurs à eau chaude, condensateurs, distillateurs, évaporateurs, machines soufflantes, machines à laver pneumatiques, appareils pour la ventilation, séparateurs à vapeur, extracteurs de graisse, machinerie pour la fabrication du sucre, appareils de chimie, machinerie pour la réfrigération, appareils à combustion de pétrole, appareils pour refroidir l'huile, compresseurs à air, forêts pour le roc, forêts à métaux, pompes, outils pneumatiques, moteurs, machines à vapeur, monte-charges pneumatiques, ascenseurs, systèmes de pompes à retour d'air, machinerie employée dans les mines, tunnels et carrières, et toutes les autres combinaisons, inventions, appareils, outillages et machinerie mus à la main, à l'air, la vapeur, l'électricité ou autre force motrice employée ou se rattachant à des systèmes d'égout ou de filtration, aux usines de force, aux opérations minières ou autres de toute nature ; (c) Manufacturer, cons-

truire, réparer, mettre en service, ériger, importer, acheter, vendre, louer, affréter et arrenter des wagons automobiles, véhicules automobiles, camions automobiles ou mus par la vapeur, locomotives, machines à vapeur stationnaires ou locomobiles, bateaux moteurs, navires à vapeur, vaisseaux, remorqueurs, chalands ou autres embarcations ; (d) Acquérir par octroi, achat, licence, échange, et utiliser et exploiter ou autrement faire valoir tous brevets ou droits de brevet, brevets d'invention, licences, procédés secrets, marques de commerce, dessins industriels ou autres droits et privilèges que les directeurs croiront désirables pour les fins de la compagnie ; (e) Acquérir le bénéfice et exploiter et développer tous contrats ou entreprises qu'elle jugera à propos d'acquérir ou d'adapter à la vente ou l'agence de tous matériaux reliés à l'industrie de la compagnie, manufacturés ou non, et conclure et rendre effectifs tous tels contrats relatifs à la vente, l'importation ou la fabrication de ces matériaux selon que la chose sera jugée désirable dans l'intérêt de la compagnie ; (f) Acheter ou autrement acquérir ou se charger de la totalité ou d'une partie des affaires, propriété, biens ou engagements de toute personne, société ou compagnie exerçant une industrie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, ou en possession de propriété convenable et propre aux fins de la présente compagnie ; (g) Emettre des actions acquittées, obligations ou débiteures en plein paiement ou en paiement partiel de toute propriété mobilière ou immobilière, droits, réclamations, privilèges, concessions ou autres avantages que la compagnie peut légalement acquérir et émettre aussi telles actions acquittées, obligations ou autres valeurs en plein paiement, en paiement partiel ou en échange pour les actions, obligations, débiteures ou autres valeurs de toute autre compagnie exerçant une industrie en totalité ou en partie semblable à celle de la présente compagnie ou reliée à son industrie ; (h) Former, promouvoir et établir toutes autres compagnies ou compagnie à responsabilité limitée, ayant des objets semblables ou en partie semblables à ceux de la présente compagnie, et souscrire et prendre, acquérir, détenir, vendre et autrement disposer des actions ou débiteures, obligations ou valeurs de toutes telles compagnies ou compagnie, et garantir le paiement de toutes valeurs émises par toute telle compagnie ; (i) Acheter, acquérir, détenir et posséder le capital-actions, les obligations ou autres valeurs de toute autre compagnie, corporation ou personne exerçant ou engagée dans une industrie que la présente compagnie a le pouvoir d'exercer ou entreprendre, et acquérir, détenir ou autrement disposer de ces actions, obligations ou autres valeurs, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (j) Recevoir et accepter des obligations, débiteures, actions ou autres valeurs en plein paiement ou en paiement partiel de travaux exécutés ou de matériaux fournis en rapport avec l'industrie de la compagnie ; (k) Se fusionner ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne, société ou compagnie exerçant ou engagée ou sur le point d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ; (l) Lever et aider à lever des fonds et aider au moyen de bonis, prêts, promesses, endossement, garantie d'obligations, débiteures ou autrement, valeurs ou autrement, de toute autre compagnie ou corporation et garantir l'exécution des entreprises de telle compagnie ou corporation avec laquelle la présente compagnie aurait des relations d'affaires ; (m) Placer les fonds dont la compagnie n'aura pas immédiatement besoin en les valeurs et en la manière qui sera déterminée de temps à autre ; (n) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété ou actif de la compagnie, et en particulier toutes parts, débiteures ou valeurs de toute autre compagnie ou compagnies qui auraient acheté ou pris, en tout ou en partie, la propriété, les biens et engagements de la présente compagnie ; (o) Vendre, arrenter, échanger, ou autrement céder la totalité ou toute spécialité ou partie de l'entreprise et de l'actif de la compagnie, soit en une seule fois ou de temps à autre, selon que la compagnie le jugera bon, pour la compensation,

et aux clauses et conditions que la présente compagnie jugera convenables ; le prix d'achat pourra être payable, si la chose est jugée avantageuse, et en totalité ou en partie, selon que la compagnie le décidera, en actions, obligations, débetures ou valeurs de toute autre compagnie ou corporation dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (p) Conclure des conventions avec tous gouvernements ou autorités suprêmes, municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces gouvernements ou autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions, ou les vendre ou en disposer ; (q) Faire des dons et souscrire à tout objet de nature à promouvoir les intérêts de la compagnie, et créer et contribuer à des pensions et autres fonds et projets pour le bénéfice des personnes employées par la compagnie, ou les épouses, veuves, enfants ou personnes dépendant des dites personnes, et souscrire ou garantir des deniers pour tout objet de charité ou public ; (r) Payer à même les fonds de la compagnie tous les frais et dépens se rattachant à l'organisation et à la formation de la compagnie ; (s) Faire tous les autres actes et choses propres à atteindre les objets ci-dessus ou s'y rattachant, et exercer toute industrie, manufacturière ou autre, reliée aux fins et objets mentionnés dans la présente charte et que la compagnie croira capable d'être convenablement exercée par la compagnie, ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Canadian Griscom-Russell Co., Ltd.," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

Industrial Engineering & Machinery Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 23e jour de janvier 1913, constituant en corporation Louis Joseph Loranger et Joseph Alexandre Prud'homme, avocats, Maurice Loranger et Bernard Melançon, notaire, et Gabrielle Letourneau, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, importer, exporter, acheter, vendre et faire le commerce de toutes sortes d'instruments, machines et machinerie, et exercer l'industrie de marchands à commission, agents, courtiers, consignataires ou autrement disposer, distribuer et faire le commerce de ses produits ou commodités ; (b) Agir en qualité d'ingénieurs consultants ou entrepreneurs ou les deux, et acquérir, arrenter, vendre, préparer les plans, exploiter à bénéfice, et autrement disposer de toutes chutes d'eau, installations pour produire de la lumière, soit au gaz ou à l'électricité ou les deux, carrières de pierre, usines et installations pour fabriquer du ciment et de la chaux, houille, minéral, mines, subordonnement, toutefois, aux règlements des autorités municipales ; (c) Faire telles opérations ou toute partie des dites opérations, soit en gros ou en détail, ou les deux, et manufacturer ou acquérir et disposer de quelque manière que ce soit, d'ingrédients ou accessoires utiles ou convenables aux dites opérations ; (d) Faire toute autre opération de génie, d'entreprise, manufacturière ou autre, capable d'être convenablement exercée en rapport avec l'industrie ou les objets de la compagnie ou censée accroître la valeur des biens ou droits de la compagnie ou les rendre profitables ; acquérir par achat, bail, concession, licence, échange ou autre titre légal, et se charger et aliéner,

céder ou autrement disposer, soit seuls ou conjointement avec d'autres et en qualité de principaux, agents, ingénieurs ou autrement, entrepreneurs ou autrement, de la totalité ou d'une partie des affaires, propriétés, biens, clientèle, droits et engagements de toutes personnes ou corporations exerçant ou intéressées dans toute industrie ou entreprises semblables à celles que la présente compagnie est autorisée à exercer ou à l'une ou plusieurs d'entre elles, ou en possession ou intéressée dans des biens ou droits propres aux fins de la présente compagnie, et acheter ou autrement acquérir la totalité ou toute partie des actions, débetures ou autres valeurs de telles corporations, et payer pour tous droits ou choses ainsi acquises ou possédées par l'émission de parts du capital-actions de la compagnie comme acquittées et non cotisables ou affecter ses obligations, débetures ou biens pour cette fin et pour les frais encourus à leur sujet ; (c) Payer pour toutes propriétés, droits ou choses requises ou utiles à la compagnie ou pour services rendus à la compagnie avant ou après sa formation ou organisation ou autrement, en obligations, débetures ou autres valeurs ou biens de la compagnie ou par l'émission de parts acquittées et non cotisables de son capital-actions ; (f) Utiliser les fonds ou biens de la compagnie, y compris ses obligations, débetures ou autres valeurs et ses actions, qui pourront être émises comme acquittées et non cotisables dans le but de former, promouvoir et contribuer, subventionner ou autrement aider toute compagnie ou compagnies à acquérir la totalité ou une partie des entreprises, biens, droits ou engagements de la présente compagnie ou de toutes personnes, maisons, corporations, syndicats et associations ayant des objets semblables à ceux de la présente compagnie, ou pour toute autre fin de nature à profiter à la présente compagnie, et tant qu'elle détiendra ou possèdera toutes actions, obligations, valeurs ou autres droits, elle en exercera tous les droits et pouvoirs d'un propriétaire, y compris le droit de voter en vertu de ces valeurs, le tout nonobstant les dispositions de l'article 44 de la dite *Loi des compagnies* ; (g) Demander et négocier l'achat ou autrement acquérir ou utiliser, exercer, développer, donner ou céder ou faire valoir toutes patentes, marques de commerce, droits d'auteur, octrois, licences, baux, concessions et choses semblables capables d'être utilisés pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter à la compagnie, et les payer en obligations, débetures ou autres valeurs de la compagnie ou par l'émission de parts acquittées et non cotisables de son capital-actions ; (h) Se fusionner ou s'associer ou conclure des conventions au sujet du partage des profits ou la fusion des intérêts ou autrement avec toutes personnes ou corporations engagées ou intéressées dans toute industrie ou transaction identique ou convenable, et acheter ou autrement acquérir ou garantir le paiement de toutes actions, obligations, débetures ou autres valeurs de toutes telles corporations ou des dividendes ou intérêts sur telles valeurs, et les vendre ou réemettre, avec ou sans garantie, ou autrement en disposer ; (i) Acheter ou autrement acquérir, détenir, louer, vendre, améliorer, régir, développer, échanger ou autrement disposer de biens-fonds, terrains, bâtiments ou autres biens ou droits nécessaires ou utiles pour exercer l'industrie de la compagnie ; (j) Vendre, arrenter ou autrement disposer de la totalité ou d'une partie de l'entreprise de la compagnie et de ses biens et clientèle, y compris les actions, débetures ou autres valeurs de toute autre corporation dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, et distribuer entre ses actionnaires tous deniers comptants, valeurs ou autre compensation ainsi reçue ; (k) Faire toutes les autres choses avantageuses pour atteindre les objets ou les fins de la compagnie ou s'y rattachant. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Industrial Engineering & Machinery Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

COMPTE de la Caisse d'Épargne des Postes, pour le mois de novembre 1912.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargnes, chap. 30, Statuts Refondus
DT. Can., 1906.) Av.

	\$	c.		\$	c.
BALANCE en caisse chez le Ministre des Finances au 31 octobre 1912.....	42,406,934	88	REMBOURSEMENTS durant le mois.....	1,237,594	70
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	984,030	19			
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :-					
PRINCIPAL.....					
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert.....					
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	9,305	31			
INTÉRÊT acquis aux comptes des déposants et porté au capital le 31 mars					
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois	11,991	44	BALANCE au crédit des comptes des déposants au 30 novembre 1912.....	42,174,667	12
	43,412,261	82		43,412,261	82

Certifié,
W. H. HARRINGTON,
Surintendant, Division des Caisses d'Épargne.
DÉPARTEMENT DES POSTES, Ottawa, 3 janvier 1913.

R. M. COULTER,
Sous-maitre général des Postes.
28 tf

ETAT non revisé des Revenus de l'Intérieur, acquis durant le mois de décembre 1912.

Source des revenus.	Montants.	Total.
	\$	\$
	c.	c.
ACCISE.		
Spiritueux.....	1,127,802	80
Liqueur de malt.....	10,990	30
Malt.....	145,848	21
Tabac.....	642,315	50
Cigares.....	52,155	85
Fabrications en entrepôt.....	3,509	03
Acide acétique.....	556	22
Saisies.....	335	25
Autres revenus.....	7,882	90
Total du revenu de l'accise.....		1,991,416 06
Spiritueux pyroxyliques.....		8,956 01
Passages d'eau.....		
Inspection des poids et mesures.....		7,449 61
Inspection du gaz.....		5,175 00
Inspection de la lumière électrique.....		8,192 00
Timbres de pièces judiciaires.....		844 90
Autres revenus.....		259 00
Grand revenu total.....		2,022,292 58

MINISTÈRE DU REVENU DE L'INTÉRIEUR,
Ottawa, 18 janvier 1913.

WM. HIMSWORTH,
Sous-ministre suppléant.
30-tf

ÉTAT

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 31 décembre 1912.

DETTE PUBLIQUE.	1911.	1912.
PASSIF.	\$ c	\$ c.
DETTE FLOTTANTE—		
Payable au Canada.....	4,829,494 35	4,774,494 48
Payable à Londres.....	263,121,429 64	258,669,833 07
Fonds de rachat de la circulation des banques.....	4,654,276 85	5,254,933 93
Billets du Dominion.....	104,836,300 51	115,688,413 90
CAISSES D'ÉPARGNES—	1911. 1912.	
Caisses d'épargnes des Postes.....	\$42,721,954 47 \$41,745,155 75	
Caisses d'épargnes du Gouvernement.....	14,401,840 82 14,223,163 02	
	57,123,795 29	55,968,318 77
Fonds en fidéicommiss.....	9,704,367 48	9,663,028 54
Comptes des provinces.....	11,920,582 42	11,920,486 07
Divers, et comptes de banque.....	22,298,625 39	27,805,542 04
Total de la dette brute.....	478,488,871 93	489,745,050 80
ACTIF.		
PLACEMENTS—		
Fonds d'amortissement.....	11,889,933 33	13,172,662 71
Autres placements.....	29,776,851 20	32,751,851 20
COMPTES DES PROVINCES.....	2,296,429 12	2,296,332 77
DIVERS, ET COMPTES DE BANQUES.....	121,139,006 41	137,329,747 85
Total de l'actif.....	165,102,220 06	185,550,594 53
Total de la dette nette.....	313,386,651 87	304,194,456 27
“ au 30 novembre.....	315,436,632 33	307,511,511 52
Diminution de la dette.....	2,049,980 46	3,317,055 25

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois de décembre 1911.	Total au 31 décembre 1911.	Mois de décembre 1912.	Total au 31 décembre 1912.
REVENU :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Douanes.....	6,872,559 16	64,103,989 25	8,711,932 24	84,747,008 10
Accise.....	1,872,666 16	14,243,524 79	2,104,393 10	16,198,474 30
Département des Postes.....	1,050,000 00	7,150,000 00	1,250,000 00	8,250,000 00
Travaux Publics, y compris les chemins de fer et canaux.....	998,330 32	8,883,874 27	1,001,965 27	9,975,696 57
Divers.....	802,543 65	5,101,559 65	1,073,689 98	5,406,377 40
Total.....	11,596,099 29	99,482,947 96	14,142,180 59	124,577,556 37
DÉPENSES	6,519,861 86	54,303,871 71	7,548,338 97	67,001,575 05

DÉPENSES À COMPTE DU CAPITAL, ETC.				
Travaux publics, y compris chemins de fer et canaux.	2,929,997 47	18,591,713 70	2,865,972 01	18,137,346 98
Subventions aux chemins de fer.....	218,161 96	391,640 55	593,984 38	4,532,756 57
Total.....	3,148,159 43	18,983,354 25	3,459,956 39	22,670,103 55

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion.

DÉPARTEMENT DES FINANCES, Ottawa, 7 janvier 1913.

T. C. BOVILLE,
Sous-ministre des Finances.

28—tf

AUX ANNONCEURS DANS LA GAZETTE.

CEUX qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.

3. TRANSMETTRE INVARIABLEMENT LE PRIX DE L'ANNONCE AINSI QUE LE PRIX D'UN EXEMPLAIRE DE LA GAZETTE, TELS QUE DONNÉS PLUS BAS ; SANS CELA L'ANNONCE NE SERA PAS PUBLIÉE.

Les prix sont de dix cts. pour la première insertion et cinq cts. pour chaque insertion subséquente par ligne de neuf mots, chaque chiffre comptant pour un mot.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous :

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UNE PIASTRE.

Les annonces reçues jusqu'à 2 heures p.m. le vendredi seront insérées dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cts., et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

C. H. PARMELEE,
Imprimeur du Roi et Contrôleur
de la Papeterie.

Département des Impressions
et de la Papeterie publiques,
Ottawa, 2 février 1909.

DEMANDES AU PARLEMENT.

CHAMBRE DES COMMUNES.

RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, et tout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'Examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

Instruction aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou

en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill ; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents piastres.

Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent savoir :—

- | | |
|--|-----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$ 100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième | 100 00 |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... | 200 00 |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000 et n'excède pas \$500,000..... | 100 00 |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... | 150 00 |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... | 200 00 |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... | 300 00 |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000 et n'excède pas \$2,000,000..... | 400 00 |
| (i) Pour chaque million ou fraction de million de dollars additionnel..... | 100 00 |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter, sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans le cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, telle qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,
Greffier des Communes.

RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada* ; le dit avis devra énoncer clairement et distinctement la nature et l'objet

de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires ; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis ; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés ; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit :—

A. Lorsque la demande sera faite pour un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal :— Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés

2. Une compagnie de télégraphe ou de téléphone :— Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation ; ou pour obtenir quelques droits ou privilèges exclusifs ; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers :— Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de fidéicommis ; une compagnie de prêt ; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques :— Dans la *Gazette du Canada* seulement.

B. Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal :— Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par ce prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés ; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs) ; ou pour l'augmentation ou la réduction du capital social de quelque compagnie ; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie :— Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

(C.) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes : dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives ; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français ; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal ; et la preuve de la publication régulière de l'avis sera

établie dans chaque cas par une déclaration conforme à la loi ; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

(D.) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

(E.) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir ; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général ; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,

Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes :—

CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit".

CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a.) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelquel effet sur la dite région ; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait ;

(b.) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

SÉNAT.

SUBSTANCE DES RÈGLES ET FORMES DE PROCÉDER DU SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1906.

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé ; il fait insérer cet avis, pendant trois

mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province ; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district ; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration ; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu ; les faits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants :

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat :

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

SENAT.

Avis de bills privés.

EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada* ; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires ; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit :—

A. Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée ;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer ;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière ; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse ;

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de crédit ; une compagnie de prêt ou une compagnie industrielle, sans pouvoirs exclusifs—dans la *Gazette du Canada* seulement ;

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis ; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés ; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B. Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal ;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège ;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs) ; d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie, —dans un des principaux journaux du lieu de la situation de son siège.

c. Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives ; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires *marqués* de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots : “ *Avis de bill privé* ” ; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au Secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents ; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'une compagnie de canal, ou pour l'extension de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres Permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux ; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session ; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session ; aucun rapport d'un comité permanent ou spécial sur un bill privé n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre,

huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français ; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts ; et elle remettra au commissaire-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

A VIS est par le présent donné que Herbert Bell Rugh, de la cité de Winnipeg, dans la province du Manitoba, architecte, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Mae Lillian Rugh. ci-devant de la cité de Winnipeg, mais maintenant de la ville de Brooklyn, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, pour cause d'adultère.

Daté à Winnipeg, ce 4e jour d'octobre 1912.

CAMPBELL, PITBLADO & CO.,

Farmer Building, Winnipeg,

22-14

Solliciteurs de Herbert Bell Rugh.

A VIS est donné par le présent que Sarah Lillian Attwood, de la municipalité rurale de Shoal Lake, dans la province du Manitoba, femme mariée, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son époux Frederick Spencer Attwood, de la cité de Minneapolis, dans l'Etat de Minnesota, un des Etats Unis d'Amérique, pour cause d'adultère et d'abandon.

Daté à la municipalité rurale de Shoal Lake, dans la province du Manitoba, ce 6e jour de novembre 1912.

19-14

SARAH LILLIAN ATTWOOD.

A VIS est par les présentes donné que Charles Albert Flower, agent, de la cité Winnipeg, dans la province du Manitoba, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Violet Ruth Beatrice Flower, ci-devant de la ville de Winnipeg, dans la province du Manitoba, mais maintenant de la ville d'Estevan, dans la province de Saskatchewan, pour cause d'adultère.

Daté à Winnipeg, dans la province du Manitoba, ce 2e jour de novembre 1912.

EDGAR J. TARR,

National Trust Building, 325 rue Principale,
Winnipeg, Man.

20-14

Solliciteur du dit Charles Albert Flower.

A VIS est donné par le présent que Andrew Lorne Hamilton, de la ville de Portage La Prairie, dans la province de Manitoba, et actuellement de la cité de Québec, dans la province de Québec, gérant de banque, s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un bill de divorce d'avec son épouse, Maud Louise Hamilton, ci-devant de la cité de Toronto, dans la province d'Ontario, mais maintenant de lieux inconnus, pour cause d'adultère.

Daté à Montréal, dans la province de Québec, ce 17e jour de décembre 1912.

W. G. MITCHELL,

Solliciteur du requérant,

222 rue Saint-Jacques,

25-14

Montréal, P. Q.

CHEMIN DE FER DU NORD.

AVIS est donné par le présent que la Compagnie de chemin de fer du Nord (compagnie constituée en corporation par la législature de la province de Québec) demandera au parlement du Canada, à sa présente session un acte—

(1) déclarant que les travaux et entreprises de la compagnie sont des travaux à l'avantage général du Canada ;

(2) pour confirmer, en tant que le parlement du Canada peut le faire, tous les droits, pouvoirs et privilèges déjà possédés par la dite compagnie en vertu de son acte constitutif et les actes qui le modifient ;

(3) pour prolonger les lignes de voie ferrée que la compagnie est actuellement autorisée à construire et exploiter comme ci-dessous :—Construire et exploiter des lignes de voie ferrée depuis sa ligne mère jusqu'à la cité d'Ottawa, et depuis la cité de Montréal jusqu'à la dite cité de Québec, toutes deux dans la province de Québec, et depuis la dite cité de Québec et depuis la dite cité de Montréal jusqu'aux frontières des Etats du Maine, New-Hampshire et Vermont, avec la faculté de construire un pont au-dessus ou un tunnel au-dessous du fleuve Saint-Laurent pour le chemin de fer ou autre trafic, selon que la chose sera approuvée par le Gouverneur en conseil ou la Commission des chemins de fer pour le Canada ;

(4) acquérir par achat ou bail toute partie des lignes de voie ferrée mentionnée plus bas qui serait jugée avantageuse dans le service de la Compagnie de chemin de fer du Nord, et vendre ou affermer la totalité ou une partie de sa ligne de voie ferrée à l'une quelconque des dites compagnies, c'est-à-dire : le chemin de fer Canadien du Pacifique, le chemin de fer Canadien Nord, le Grand Tronc de chemin de fer, le chemin de fer Grand Tronc Pacifique, le chemin de fer Intercolonial, le chemin de fer National Transcontinental, le chemin de fer de la Vallée de St-Jean, le chemin de fer Montréal Québec et Sud, ou toutes lignes auxiliaires de voie ferrée à l'une quelconque des lignes ci-dessus mentionnées ;

(5) recevoir des subventions en terres ou en deniers de tout gouvernement, province ou municipalité, corps public, individu ou corporation pour l'aider à construire sa ligne, et exercer et faire toutes les choses et opérations nécessaires pour développer et utiliser les ressources de toutes terres ainsi acquises ;

(6) construire et mettre en service des lignes de télégraphe et de téléphone, et exiger une rémunération pour leur usage ; posséder, construire, acheter ou autrement obtenir et mettre en service des bateaux à vapeur et autres vaisseaux de tous genres en Canada ou ailleurs en rapport avec sa ligne de voie ferrée ; construire et exploiter des élévateurs, quais, entrepôts, etc., et faire les opérations générales d'entreposeurs et exercer tous les autres pouvoirs et privilèges nécessaires ou reliés aux objets ci-dessus ou à l'un de ces dits objets ;

(7) emprunter des deniers et donner des garanties et hypothéquer sa propriété pour toutes les fins susdites et émettre en outre les actions et obligations de chemin de fer qui seront autorisées par sa charte pour construire sa ligne de voie ferrée et exercer tous les autres pouvoirs et privilèges nécessaires ou reliés aux objets ci-dessus ou à l'un des dits objets.

Daté à Ottawa ce 2e jour de janvier 1913.

PRINGLE & GUTHRIE,
Citizen Building,
Ottawa,

27-5 Agents parlementaires pour la compagnie.

MANITOBA RADIAL RAILWAY.

LA compagnie dite "The Manitoba Radial Railway Company" s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et terminer la ligne de voie ferrée qu'elle a été autorisée à construire en vertu du chapitre 105 des Statuts du Canada de 1907.

Daté à Ottawa ce 23e jour de janvier A.D. 1913.

SMITH & JOHNSTON,
Solliciteurs des requérants.

30-5

LA CORPORATION EPISCOPALE CATHOLIQUE RUTHÉNIENNE GRECQUE.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada à sa présente session (ou à la prochaine session du dit parlement si la demande ne peut être faite durant la présente session et que l'acte demandé ne puisse être passé et sanctionné) à l'effet d'obtenir un acte constituant en corporation Le Très Révérend Nicetas Budka, évêque de l'Eglise Catholique Ruthénienne Grecque et ses successeurs en office ayant la même foi et possédant les mêmes rites et nommés par le Pontife romain, et étant en communion constante avec Rome, les évêques de la dite Eglise Catholique Ruthénienne Grecque dans le diocèse du Canada, comme corps constitué du dit Diocèse sous le nom de "La Corporation Episcopale Catholique Ruthénienne Grecque," avec pouvoir d'acquérir des terrains, d'emprunter des deniers sur hypothèque, constituer, établir, entretenir et soutenir des paroisses ou missions, ériger, entretenir et conduire des églises, séminaires, écoles, collèges, orphelinats et hôpitaux dans toutes les provinces du Canada, et pour l'avancement de tous les autres moyens d'éducation et de religion, de charité et de bienfaisance, et pour d'autres fins, et mettre la dite corporation en possession des biens religieux des Eglises Catholiques Ruthéniennes Grecques dans tout le dit Diocèse, avec le pouvoir de recevoir des dons et autres legs, et généralement lui conférer les mêmes pouvoirs et privilèges dont jouissent d'autres corporations semblables.

Daté à Winnipeg, ce 6e jour de janvier A.D. 1913.

THOMAS J. MURRAY,
310 Edifice de la Sterling Bank,
Winnipeg, Manitoba,
Solliciteur du requérant.

EDWARD J. DALY,
.19 rue Elgin,
Ottawa, Ont.,
28-5 Agent à Ottawa.

CIE D'ASSURANCE DES CHEMINS DE FER CANADIENS CONTRE LES ACCIDENTS.

AVIS est donné par le présent que la Compagnie d'Assurance des Chemins de fer Canadiens contre les Accidents, corps politique et constitué, de Montréal, dans la province de Québec, s'adressera au parlement, à sa prochaine session, afin d'obtenir un acte modifiant sa charte, 57-58 Victoria, chapitre 118, modifiée par 62-63 Victoria, chapitre 106, en changeant son nom en celui de "The Globe Indemnity Company."

Montréal, 14 janvier 1913.

CRAMP, EWING & McFADDEN,
30-5 Solliciteurs de la requérante.

CHEMIN DE FER CANADIEN, CENTRAL ET LABRADOR.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation la Compagnie de chemin de fer Canadien, Central et Labrador, autorisée (a) à construire et mettre en service une ligne de voie ferrée partant d'un point à ou près de Cochrane dans la province d'Ontario, de là par la route la plus praticable dans une direction nord-est jusqu'à un point à ou près du Cap St-Louis sur la côte de l'Atlantique avec un embranchement depuis la ligne de voie ferrée jusqu'à un point à ou près de l'embouchure de la rivière Hamilton, dans la province de Québec, et aussi une ligne d'embranchement depuis un point sur la dite ligne de voie ferrée jusqu'à la cité de Québec, (b) Construire, acquérir, affréter, exploiter, louer et disposer de vaisseaux à vapeur et autres, et construire, acquérir et louer des facilités de têtes de ligne, quais, entrepôts, bureaux, et autres structures ; (c) Construire, acheter, louer ou autrement acquérir, gérer et exploiter des hôtels, restaurants, parcs et places d'été, et acheter, louer, détenir, et disposer des terrains nécessaires à

ces fins ; (d) Emprunter des fonds sur la garantie de valeurs pour l'acquisition, construction, prolongement, ou développement de toutes telles propriétés, biens, ou ouvrages pour la voie ferrée que la compagnie serait autorisée à acquérir, construire, ou exploiter, et émettre des actions-priorité ; (e) Développer de la force ou énergie hydraulique, électrique et autre, et construire et mettre en service des lignes télégraphique, téléphonique et de traction et de transmission, et prélever des péages pour leur usage.

Daté à Ottawa, ce 7e jour de janvier 1913.

SMITH ET JOHNSTON,
Solliciteurs des requérants.

23-5

CIE D'ASSURANCE CONTRE LES ACCIDENTS ET DE GARANTIE DU CANADA OUEST.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la Compagnie d'assurance contre les accidents et de garantie du Canada Ouest, une compagnie constituée en corporation par un acte de la Législature du Manitoba, étant le chapitre 77 de 7 et 8 Édouard VII, afin d'obtenir un acte à l'effet de constituer en corporation la Compagnie d'assurance contre les accidents et de garantie du Canada Ouest, ayant son bureau-chef en la cité de Winnipeg, dans la province du Manitoba, avec la faculté de faire les opérations d'une compagnie d'assurance de garantie et contre les accidents dans toutes ses spécialités, et avec tous les autres pouvoirs et privilèges qui seront jugés nécessaires et utiles à de telles opérations.

Daté à Winnipeg, ce 25e jour de janvier 1913.

CAMPBELL, PITBLADO,
HOSKIN ET COMPAGNIE,
Solliciteurs des requérants.

31-5

CHEMIN DE FER BAIE D'HUDSON, RIVIÈRE LA PAIX ET PACIFIQUE.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte prolongeant le délai fixé pour construire sa ligne de voie ferrée, telle que définie par son acte constitutif, chap. 93 des Statuts du Canada, 1911, et pour d'autres fins.

Daté à Ottawa, 18 décembre 1912.

LEWIS & SMELLIE,
7 Trust Building, Ottawa,
Solliciteurs de la compagnie.

31-5

COMPAGNIE DE PORT NELSON.

A VIS est donné par le présent que la Compagnie de Port Nelson, Limitée, ou ses directeurs, demandera au parlement du Canada, à sa présente session, un acte changeant son nom en celui de "The Port Nelson Company," ou pour la constitution d'une compagnie sous ce dernier nom pour acquérir et se charger des affaires, obligations et biens de la Port Nelson Company, Limited, et confirmant les lettres patentes fédérales constituant en corporation la compagnie en dernier lieu mentionnée, datées le 22 mai 1912, et rendant l'article 69 de la partie I et la partie II toute entière de la Loi des compagnies applicables à la compagnie et à son industrie, et autorisant la compagnie à émettre des share-warrants, et pour d'autres fins.

Daté à Ottawa, le 21 novembre 1912.

LEWIS & SMELLIE,
7 Trust Building, Ottawa,
Solliciteurs de la requérante.

31-5

AVIS DIVERS.

LA BANQUE INTERNATIONALE DU CANADA.

A VIS est par le présent donné qu'une assemblée générale spéciale des actionnaires de La Banque Internationale du Canada aura lieu au bureau-chef de la dite banque, dans la cité de Montréal, P.Q., le dix-neuvième jour de mars prochain, A.D. 1913, à midi, dans le but de prendre en considération une convention pour la vente par la dite Banque Internationale du Canada de son actif à la Home Bank of Canada, aux clauses et conditions mentionnées dans la dite convention, copie de laquelle sera expédiée par la malle, sous enveloppe affranchie, à chaque actionnaire avec le présent avis, et, si la chose est jugée opportune, adopter une résolution ou des résolutions approuvant la dite convention et autorisant le président et le gérant général de La Banque Internationale du Canada à apposer à la dite convention le sceau corporatif de la banque, et la signer et mettre à exécution pour et au nom de la banque ; ainsi que dans le but de prendre en considération et, si la chose est jugée opportune, adopter toutes les autres résolutions nécessaires pour la complète exécution de la dite convention et des clauses qu'elle contient, selon que les actionnaires le jugeront utile ou convenable, et dans le but d'autoriser le conseil de direction à donner les avis, à faire les demandes et à passer et mettre à exécution tous les autres actes, résolutions, contrats, instruments, matières et choses qui seront jugés nécessaires pour obtenir le consentement du Gouverneur en conseil à la dite convention et pour la rendre effective et distribuer le produit de la dite vente.

Par ordre du conseil de direction,

GODFREY BIRD,
Gérant général.

Montréal, 28 janvier 1913.

31-6

BANQUE DES MARCHANDS DU CANADA

DIVIDENDE TRIMESTRIEL.

A VIS est donné par le présent qu'un dividende de deux et demi pour cent pour le trimestre courant, étant au taux de 10 pour cent par année sur le capital payé de cette institution, a été déclaré, et sera payable à la banque, en cette cité et à ses succursales, dès et après le 1er jour de mars prochain, aux actionnaires enregistrés à la clôture des affaires le 15e jour de février.

Par ordre du conseil de direction,

E. F. HEBDEN,
Gérant général.

Montréal, 24 janvier 1913.

31-5

IN RE LA BANQUE DE ST. JEAN, EN LIQUIDATION.

A VIS est par le présent donné qu'en vertu d'un jugement de l'Honorable Dominique Monet, juge de la Cour Supérieure de la province de Québec, siégeant dans et pour le district d'Iberville, en date du 21 janvier, 1913, il est ordonné à tous les créanciers de la Banque de St-Jean, en liquidation de produire entre les mains du liquidateur soussigné à son bureau No. 99 rue Richelieu, St-Jean, P.Q., leurs réclamations assermentées d'ici au 22 février 1913.

Les déposants de la dite Banque sont dispensés de produire leurs réclamations, et chacun d'eux sera colloqué sur le bordereau des dividendes suivant le montant auquel il paraît avoir droit d'après les livres de la dite Banque.

St-Jean, 22 janvier 1913.

TANCRÈDE BIENVENU,
Liquidateur.

KAVANAGH, LAJOIE ET LACOSTE,
Avocats du liquidateur.

30-2

BANQUE ROYALE DU CANADA.

DIVIDENDE N° 102.

AVIS est donné par le présent qu'un dividende de trois pour cent (au taux de douze pour cent par année) sur le capital payé de cette banque, a été déclaré pour le trimestre courant, et sera payable à la banque et à ses succursales, à compter de samedi, le 1er jour de mars prochain, aux actionnaires enregistrés le 15 février.

Par ordre du conseil de direction,

E. L. PEASE,
Gérant général.

Montréal, P.Q., 14 janvier 1913.

30-9

BANQUE UNION DU CANADA.

DIVIDENDE No 104.

AVIS est donné par le présent qu'un dividende au taux de huit pour cent par année, a été déclaré sur le capital payé de cette institution pour le trimestre courant, et sera payable à la banque en cette cité, et à ses succursales, dès et après samedi, le premier jour de mars prochain, aux actionnaires enregistrés le 14 février 1913.

Par ordre du conseil de direction,

G. H. BALFOUR,
Gérant général.

Winnipeg, 21e jour de janvier 1913.

31-5

STERLING ACCIDENT AND GUARANTEE CO.

LA Compagnie Sterling contre les accidents et de garantie du Canada donne avis que le 1er jour d'octobre courant, elle a cessé de faire des opérations en Canada, et que dès et après le 5e jour de février 1913 elle demandera au Ministre des Finances le remboursement du dépôt de la compagnie. Les détenteurs de polices qui s'opposent au remboursement produiront leur opposition au Ministre des Finances le ou avant le 1er janvier 1913.

Daté en la cité de Montréal, dans la province de Québec, le 8e jour d'octobre A.D. 1912.

ROBERT THOMSON,
Président.

PERCY W. THOMSON,
Secrétaire-trésorier.

17-16

BANQUE DE MONTREAL.

AVIS est donné par le présent qu'un dividende de deux et demi pour cent sur le capital versé de cette institution a été déclaré pour le trimestre finissant le 31 janvier 1913, et sera payable à la banque en cette cité, et à ses succursales, à compter de samedi, le 1er jour de mars prochain, aux actionnaires enregistrés le 31 janvier 1913.

Par ordre du conseil de direction,

H. V. MEREDITH,
Gérant général.

Montréal, 21 janvier 1913.

30-5

BANQUE DE QUEBEC.

DIVIDENDE TRIMESTRIEL.

AVIS est donné par le présent qu'un dividende de un et trois quarts pour cent sur le capital versé de cette institution, a été déclaré pour le trimestre courant, et qu'il sera payable à sa banque, en cette cité, et à ses succursales, le et après samedi, le premier jour de mars prochain, aux actionnaires inscrits le 13 février.

Par ordre du conseil de direction,

B. B. STEVENSON,
Gérant général.

Québec, 21 janvier 1913.

30-5

BANQUE D'HOCHELAGA.

AVIS est donné par le présent qu'un dividende de deux et un quart pour cent (2½%) égal au taux de neuf pour cent (9%) par année sur le capital payé de cette institution, a été déclaré pour le trimestre finissant le 28 février prochain, et qu'il sera payable au bureau-chef de la banque ou à ses succursales, le et après le premier jour de mars prochain, aux actionnaires inscrits au registre le 13 février au soir.

Par ordre du conseil de direction,

F. G. LEDUC,
Gérant.

30-5

ATLANTIC & LAKE SUPERIOR RAILWAY.

UNE assemblée générale spéciale des détenteurs de certificats de participation au fonds en fidéicomis de la compagnie dite "The Atlantic & Lake Superior Railway Company" aura lieu mercredi, le 12e jour de février prochain, à midi, au bureau de la Société des Ingénieurs Civils de France, 19 rue Blanche, Paris, France, dans le but d'approuver certains comptes de dépenses et en autoriser le paiement.

Montréal, 30 janvier 1913.

McGIBBON, CASGRAIN, MITCHELL
& CASGRAIN.

31-2

INDEX OF NEW MATTER IN THIS GAZETTE.

No. 31.

APPOINTMENTS. 2741

DESPATCHES, etc.—

Appointments to the Most Distinguished Order of Saint Michael and Saint George	2742
Consul of Guatemala at Montreal and Quebec	2742
Accession of Denmark to the International Copyright Convention	2743
Passports for Tripoli	2743

ORDERS IN COUNCIL—

Entry of Naval Cadets, regulations amended	2743
Permanent harbour head line, Prince Rupert, B.C.	2744
Str. "Charles Lemcke," name changed to "Henry Pedwell"	2744
S.E.¼ of Sec. 28, Tp. 43, for asylum grounds, Saskatchewan	2744
British Preferential Tariff extended to certain countries	2744

CANADIAN MILITIA—

General Orders	2748
--------------------------	------

GOVERNMENT NOTICES—

Copyrights entered, 29th January, 1913	2750
North American Accident Insurance Company, licensed	2750
Competitive Examination for Naval Cadets	2750
Texas Prairie Lands, Ltd., decrease of capital stock	2761
Walter M. Lowney Co. of Canada, Ltd., increase of capital stock	2762
Alaska Securities, Ltd., name changed	2770
Position vacant in the Department of Mines	2781
Positions vacant on the Translation Staff of the House of Commons	2781

Charters granted to—

Macdonald Car Buffer, Ltd. (Corrected notice)	2754
Short and Trower, Ltd.	2762
Perkins Electric Co., Ltd.	2763
Amherst Piano, Ltd.	2764
M. Melachrino & Co. of Canada, Ltd.	2766
Canadian Griscom-Russell Co., Ltd.	2767
Corbeil, Ltée	2768
Compagnie des Fermes Canadiennes de l'Ouest, Ltée	2769
Spring Water Co., Ltd. (Corrected notice)	2769
Financial Trust Co., Ltd.	2770
Central Land Co., Ltd.	2771
Loyal Motor Car Co., Ltd.	2771
Industrial Engineering & Machinery, Co., Ltd. (Corrected notice)	2772
Longueuil Riverside-Land Co., Ltd.	2773
Chambers, McCuigge & McCaffrey Co., Ltd.	2774
Burnside Realty Co., Ltd.	2774
Owen Sound Rolling Mills Co., Ltd.	2775
St. Catherine Heights, Ltd.	2775
Laporte, Martin, Ltée	2822
General Realty and Investments, Ltd.	2823

GOVERNMENT NOTICES—Continued.

Notices to Mariners—

River St. Lawrence—Thousand islands—Colour of day beacon southeastward of Jackstraw shoal	2776
St. Clair river—Shoal north of Stag island—Gas buoy to be established	2776
Lake Superior—Thunder bay—Port Arthur—Gas buoy replaced by gas and bell buoy	2776
Lake Superior—Victoria channel—Mink island reef—Beacon rebuilt	2777
Winnipeg river—White Dog island to Kenora—Buoys established	2777
Discovery passage—Seymour narrows—Maud island—Change in position of gas-lighted beacon	2777
Queen Charlotte islands—Entrance to Houston Stewart channel—Postponement of date of removal of beacon from Koya point to Danger rocks	2778
Caution when approaching Canadian ports	2778
Strait of Georgia—Galiano island—Porlier pass—Race point—Hand fog horn at light-station	2780
Burrard inlet—Vancouver harbour—Telephone cable laid across the harbour from Vancouver to North Vancouver—Caution	2780
South coast—Bay of Fundy—Passamaquoddy bay—St. Andrews—Light improved	2780
South coast—Entrance to Halifax harbour—Sambro outer bank—Lightship placed for winter months	2780
River St. Lawrence—Westward of St. Roch shoals—Can buoy to be replaced by gas buoy	2780

ADVERTISEMENTS—

Applications to Parliament.

Western Canada Accident and Guaranty Insurance Co.	2794
Bank of Saskatchewan	2794
Standard Paint Co.	2794

Miscellaneous

British Columbia Breweries, Ltd., number of directors	2794
Vanderhoof-Gunn Co., Ltd., head office changed	2794
Merchants Bank of Canada, dividend	2795
Union Bank of Canada, dividend	2795
British Columbia Breweries, Ltd., head office changed	2795
Alaska Securities, Ltd., number of directors	2795
The Bank of Ottawa, dividend	2795
British Columbia Sugar Refining Co., Ltd., extension of wharf, plan deposited	2795
Canadian Northern Montreal Land Co., Ltd., number of directors	2795
Atlantic and Lake Superior Railway Trust Fund, meeting of the holders of participation certificates	2795
Banque Internationale du Canada, special general meeting	2796
Guaranty Trust Co. of New York, etc., lease deposited	2796



The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, FEBRUARY 8, 1913.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF
STATE OF CANADA.

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL
has been pleased to make the following appointments,
viz:—

OTTAWA, 17th December, 1912.

LAWRENCE FORTESCUE, of the City of Ottawa, in
the Province of Ontario, Esquire, I.S.O.: to be Compt-
roller of the Royal North West Mounted Police, with
the rank of a Deputy Head of a Department, from 1st
January, 1913, in the room and stead of Frederick
White, Esquire, C M.G., retired.

18th January, 1913.

F. A. McBRIDE, of Canning, in the Province of Nova
Scotia: to be Harbour Master for the Harbour of
Canning, in the said Province.

25th January, 1913.

JOHN E. GOW, of the City of Kingston, in the Pro-
vince of Ontario, Esquire, Inspector of Inland Revenue
for the District of Kingston: to be Inspector of Bonded
Manufactories for the Dominion of Canada.

BERT MANTROP, of the City of Victoria, in the Pro-
vince of British Columbia: to be an Inspector of Boilers
and Machinery of Steamboats at Victoria aforesaid, in
the room and stead of J. A. Thomson, deceased.

F. F. PICHARD, of the City of Victoria, in the
Province of British Columbia: to be an Inspector of
Hulls and Equipment of Steamboats at Victoria, afore-
said, in the room and stead of John C. Kinghorn.

ALBERT E. LAMB, Esquire, B.A., LL.B., of the City
of Dawson, in the Yukon Territory: to be Registrar
for the Yukon Land Registration District, in the room
and stead of Napoleon Laliberté, Esquire.

GEORGE PATTON MACKENZIE, of the City of Daw-
son, in the Yukon Territory, Esquire: to be Gold Com-
missioner and Crown Timber and Land Agent for the
said Yukon Territory, in the room and stead of F. X.
Gosselin, Esquire.

30th January, 1913.

A. N. PATERSON, of Stewart, in the Province of
British Columbia: to be Wharfinger of the Govern-
ment wharf at that place.

1st February, 1913.

A. H. DUTTON, of the City of Vancouver, in the
Province of British Columbia, Acting Inspector of
Weights and Measures: to be Inspector of Weights
and Measures for the District of Vancouver, in the
said Province, from 1st December, 1912, in the room
and stead of R. Marshall, superannuated.

PROCLAMATIONS.

ARTHUR.
[L.S.]

CANADA.

GEORGE THE FIFTH by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS it is in
Deputy Minister of Justice, } and by Part XII of
Canada. } The Canada Shipping
Act, Revised Statutes 1906, chapter 113, amongst
other things in effect enacted that Our Governor in
Council may, by proclamation, declare to be a public
harbour any area covered with water within the jurisdic-
tion of Our Parliament of Canada ;

AND WHEREAS Our Governor in Council has advised that the Harbour of Canning, in the Province of Nova Scotia comprising the area hereinafter mentioned be proclaimed a public harbour,—

NOW THEREFORE KNOW YE that We do by these presents proclaim and declare the said Harbour of Canning comprising an area covered with water which may be described as follows, that is to say :—

“All the waters of the Habitant or Canning River and its tributaries west of a line drawn due south, astronomically, from Kingsport lighthouse, and north of a line drawn due east, astronomically, from Porter point lighthouse,” to be a public harbour.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely beloved Uncle and Most Faithful Counsellor Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom), Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha ; Knight of Our Most Noble Order of the Garter ; Knight of Our Most Ancient and Most Noble Order of the Thistle ; Knight of Our Most Illustrious Order of Saint Patrick ; one of Our Most Honourable Privy Council ; Great Master of Our Most Honourable Order of the Bath ; Knight Grand Commander of Our Most Exalted Order of the Star of India ; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George ; Knight Grand Commander of Our Most Eminent Order of the Indian Empire ; Knight Grand Cross of Our Royal Victorian Order ; Our Personal Aide-de-Camp ; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this EIGHTEENTH day of JANUARY, in the year of Our Lord one thousand nine hundred and thirteen, and in the third year of Our Reign.

By Command,

THOMAS MULVEY,
Under-Secretary of State.

32-3

DESPATCHES, Etc.

DEPARTMENT OF EXTERNAL AFFAIRS.

HIS Royal Highness the Governor General has received a despatch from the Secretary of State for the Colonies, dated 16th January, 1913, No. 51, notifying that on the 1st July, 1912, Denmark acceded to the International Copyright Convention signed at Berlin, 13th November, 1908.

31-2

Extract from the LONDON GAZETTE of 7th
January, 1913.

FOREIGN OFFICE,
December 31, 1912.

PASSPORTS FOR TRIPOLI.

HIS Majesty's Principal Secretary of State for Foreign Affairs has received a despatch from the Acting British Consul-General at Tripoli of Barbary reporting that an Order has been issued by the “Commandant de Place,” of which the following articles are hereby published (in translation) for general information :—

Article 11.—Foreigners to be allowed to land must show a passport issued within recent date for Tripolitania by the proper authority and visaed by the Italian authority at the port of embarkation.

Article 12.—Foreigners must, within two days of their arrival, present themselves at the Police Office for the registration of their passports, which will be countersigned by their respective Consuls here resident.

Article 13.—Italians or foreigners who arrived without having complied with the foregoing dispositions will be at once refused admission.

Article 15.—No person whether Italian, native or foreigner, will be allowed to embark for other ports in Tripolitania or Cyrenaica without a special authorisation on his passport.

Article 20.—Non-Italians wishing to leave must show a similar visa of recent date on their passports granted by their respective Consuls.”

31-3

ORDERS IN COUNCIL.

[2541]

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 3rd day of October, 1911.

PRESENT :

HIS EXCELLENCY THE GOVERNOR-GENERAL
IN COUNCIL.

THE Minister of the Interior submits, under date the 2nd October, 1911, that under the authority of the Order in Council dated the 27th June, 1889, that portion of Section 32, lying north of the river, and the N.W. $\frac{1}{4}$ of Section 33, lying west of the river, in Township 12 ; the S.W. $\frac{1}{4}$ of Section 5, and the E. $\frac{1}{2}$ of Section 5, lying west of the river, in Township 13, all in Range 5, west 4th Meridian, were set aside as a reserve for the North-West Mounted Police at Medicine Hat.

The Comptroller of the Royal North West Mounted Police having recently advised the Minister that the lands above described are no longer required for police purposes, the Minister recommends that the reservation authorized by the Order in Council above referred to be removed from the said lands.

The Minister further submits that the City of Medicine Hat, by a resolution of the city council, has applied, for park purposes, for part of the N. $\frac{1}{2}$ of Section 32, Township 12, Range 5, West 4th Meridian, formerly reserved for the North-West Mounted Police.

The Minister recommends, as the lands are no longer required for police purposes, that under the provisions of sub-section (d) of section 76 of The Dominion Lands Act, that portion of Section 32, lying North of the South branch of the Saskatchewan River, and that portion of the N.W. $\frac{1}{4}$ of Section 33, lying West of the River, in Township 12, Range 5, West 4th Meridian, containing 176.50 acres, be set apart and appropriated for park purposes, and that a grant of the same be authorized, to the City of Medicine Hat, for the above mentioned purposes.

The Minister observes that attached hereto is a tracing of a portion of Townships 12 and 13, Range 5, West 4th Meridian, showing thereon, coloured pink, the lands which are no longer required for Royal North West Mounted Police purposes, and coloured pink and hatched green the lands it is proposed to grant to the City of Medicine Hat.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

32-4

[167]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date 14th January, 1913, that the Quartz Mining Regulations, approved by Order in Council dated 13th August, 1908, provide that a mineral claim shall be marked by two legal posts placed as near as possible on the line of the lode or vein, and that a post shall also be planted where mineral in place has been discovered.

The Minister further submits that by an Order in Council dated 8th May, 1912, authority was given to W. Tees Curran and L. O. Armstrong, of Montreal, to stake out on behalf of themselves and others, during the year 1912, fifty mineral claims on any available land situated on the islands in Hudson's Bay, near the eastern shore, in the Provisional District of Ungava, and to obtain entries therefor under the provisions of the regulations;

That Mr. Curran has now submitted to the Department of the Interior applications for entries, under the provisions of the above Order in Council, for thirty mineral claims situated on three small islands in Hudson's Bay, and he has represented that these islands are devoid of timber, and as they were reached by the overland route it was not possible to carry a sufficient number of posts of the size prescribed by the regulations with which to mark these claims; that for this reason the claims in question were marked on the ground by erecting cairns of stones in lieu of placing the legal posts required by the regulations; and that no posts were placed at the point where mineral in place was discovered.

The Minister states that it would appear from the affidavits filed in the Department of the Interior that the applicants have actually discovered mineral in place on the locations in question, that there has been on their part a *bona fide* attempt to comply with the conditions of the regulations, and that a very large expenditure has been incurred in connection with the expedition of discovery.

The Minister, therefore, recommends that he authorized to waive observance of the formalities above referred to in connection with staking, and to grant entries for the claims in question, provided the applicants have otherwise complied with the requirements of the regulations.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

32-4

[188]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date 18th November, 1912, that authority has been granted to "The Southern Alberta Land Company, Limited," under the provisions of The Irrigation Act, to construct a reservoir in townships thirteen and fourteen, range ten, west of the fourth meridian; that the said reservoir comprises all, or part, of certain quarter sections which are now held under homestead or pre-emption entries and that the successful operation of the said company's irrigation system requires that the land comprised in the said reservoir site shall be owned or controlled by the company.

The Minister further states that in some cases all of the land so held under entry is required for reservoir purposes; in other cases the greater portion of the land so held is included in the entries and, in his opinion, the remaining portions are not sufficient for

the support of a family by ordinary farming operations.

The Minister, therefore, recommends that "The Southern Alberta Land Company, Limited, be permitted to acquire, by purchase from the respective entrants, the land shown in the schedule appended hereto and to take quit-claim deeds, or surrenders, from the said entrants for all of their right or interest in the said land, the said quit-claim deeds, or surrenders, to be filed by the said company with the Minister of the Interior; that upon the filing, as aforesaid, of quit-claim deeds, or surrenders, in evidence of the extinction of all the right and interest of the respective entrants in the said land, letters patent for such land shall be granted to "The Southern Alberta Land Company, Limited", without further payment or condition, and that each such entrant who so surrenders his right and interest in the land shall have the privilege of acquiring a similar area of land elsewhere under homestead or pre-emption entry; and that the residence duties performed by each such entrant upon the surrendered land shall be counted towards the duties required by law upon the lands hereafter to be selected by him in lieu of the surrendered land.

The Minister observes that the land affected and the names of the respective entrants are as follows and are further shown on the plan annexed hereto:—

1. The south half of section thirty-four, township thirteen, range ten, west of the fourth meridian, which is held by Milton D. Clark under homestead and pre-emption entries;

2. The west half of section thirty-five, township thirteen, range ten, west of the fourth meridian, which is held by Max Con under homestead and pre-emption entries;

3. The north half of section thirty-four, township thirteen, range ten, west of the fourth meridian, which is held by James Bell under homestead and pre-emption entries;

4. The northeast quarter of section thirty-three, township thirteen, range ten, west of the fourth meridian, which is held by John Stewart under homestead entry;

5. The northwest quarter of section thirty-three, township thirteen, range ten, west of the fourth meridian, which is held by Samuel Tucker under homestead entry;

6. The southeast quarter of section thirty-three, township thirteen, range ten, west of the fourth meridian, which is held by Edward Altman under homestead entry.

The Minister further observes that the east half of section thirty-five, township thirteen, range ten, west of the fourth meridian, is held by A. M. Lyon, the northeast quarter of the said section under pre-emption and the southeast quarter under homestead entry; that the reservoir hereinbefore referred to covers 110.8 acres of the said northeast quarter.

The Minister further recommends that "The Southern Alberta Land Company, Limited," be permitted to acquire, by purchase, all of the right and interest of the said A. M. Lyon in that portion of the northeast quarter of section thirty-five, township thirteen, range ten, west of the fourth meridian, covered by the said reservoir, viz: one hundred and ten and eight one-tenth acres (110.8) more or less, and to take a quit-claim deed, or surrender, from the said A. M. Lyon for all of his right and interest therein, such quit-claim deed, or surrender, to be filed by the said company with the Minister of the Interior; that upon the filing of such evidence of surrender of the entrants' right and interest, letters patent shall issue to the said company for the land so surrendered, without further payment or condition, and the said A. M. Lyon shall have the privilege of acquiring one quarter section of land elsewhere, under the regulations governing pre-emption entries; *provided* that no residential duties shall be required from the said A. M. Lyon upon the land to be so selected by him.

The Committee, concurring in the foregoing, submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

32-4

[194]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council, in virtue of the provisions of section 27, chapter 113, of the Revised Statutes of Canada, 1906, is pleased to grant permission to change the name of the steamer "Charles Lemcke," of Owen Sound, Ontario, official number 126058, to that of "Henry Pedwell."

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

31 2

[212]

AT THE GOVERNMENT HOUSE AT OTTAWA

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to establish a permanent Harbour Headline beyond which breakwaters, wharves, piers and other structures shall not in future be built, at Prince Rupert, in the Province of British Columbia, according to plan and description, copy of which may be seen at the office of the District Engineer of the Department of Public Works, at Prince Rupert, or at the Department of Public Works at Ottawa.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

31 -3

[6]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order that, in addition to the British countries enumerated in section 3 of paragraph 1 of the Customs Tariff 1907, an Act respecting the Duties of Customs, and pursuant to section 4 of the said Act,—the benefits of the British Preferential Tariff be extended to and apply on goods the produce or manufacture of the following countries, subject to the provisions of the said Act, that is to say,—

Swaziland,
Basutoland,
Bechuanaland Protectorate,
Northern Rhodesia,
Nyasaland Protectorate,
Uganda Protectorate,
East Africa Protectorate,
Protectorate of Northern Nigeria,
Colony and Protectorate of Southern Nigeria,
Gold Coast,
Sierra Leone,
Gambia,
Somaliland Protectorate,
Federated Malay States,
British North Borneo,
Sarawak,
Brunei,
Mauritius and Dependencies thereof,
Seychelles,
St. Helena,
Ascension,
Friendly or Tonga Islands,
Fiji,
Falkland Islands,
British Honduras.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

31-3

[196]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of the government of the Province of Saskatchewan to have the fractional S. E. $\frac{1}{4}$ of Section 28, Township 43, Range 16, west of the third meridian, vested in His Majesty King George the Fifth in the right and to the use of the said Province, for the purpose of a site for asylum grounds ;

And whereas the homesteader of the said quarter-section has surrendered his rights thereto to the Crown, and the Minister of the Interior is of the opinion that the application should receive favourable consideration,—

Therefore, His Royal Highness the Governor General in Council is pleased to Order that the said fractional S. E. $\frac{1}{4}$ of Section 28, Township 43, Range 16, west of the third meridian, shall be and the same is hereby vested in His Majesty King George the Fifth in the right and to the use of the Province of Saskatchewan.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

31-4

[96]

AT THE GOVERNMENT HOUSE AT OTTAWA

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 8th January, 1913, that in June, 1906, the fractional S. $\frac{1}{2}$ of Section 23, Township 11, Range 15, west of the Fourth Meridian, lying south of Belly River and containing 79 acres, was sold by public auction to Mr. George E. Hunter at the current rate of \$3.00 an acre, payment in full for which has since been made.

The Minister recommends, as it has since transpired that Mr. Hunter was, at the time of the sale, an employee of the Department of the Interior, that, under the provisions of section 84 of The Dominion Lands Act, the sale of the above land to Mr. Hunter be confirmed.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[94]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of the Ruthenian Catholic Mission of St. Basil the Great in Canada for a grant of 3.71 acres of land comprised in the north west corner of the S. W. $\frac{1}{4}$ of Section 22, Township 26, Range 32, west of the Principal Meridian, for church purposes ;

And whereas the customary requirements have been complied with and the Minister of the Interior is of the opinion that the application should receive favourable consideration,—

Therefore His Royal Highness the Governor General in Council, in virtue of the provisions of sub-section (d) of section 76 of The Dominion Lands Act, is pleased to set apart and appropriate for church purposes, 3.71 acres of land comprised in the north west corner of the S. W. $\frac{1}{4}$ of Section 22, Township 26, Range 32, west of the Principal Meridian, and to authorize a grant thereof to the Ruthenian Catholic Mission of St. Basil the Great in Canada for the said purposes.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[1895]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 3rd day of October, 1911.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

THE Minister of the Interior states under date 3rd August, 1911, that authority has been granted under the provisions of The Irrigation Act to the Southern Alberta Land Company, Limited, to construct a system of irrigation works taking water from Bow river at a point on the southeast quarter of Section thirty-one, Township twenty-one, Range twenty-five, west of the Fourth Meridian, and that, pursuant to such authority, the said company has surveyed and partly constructed a canal from the said point of intake to and across the tract of land to be irrigated ;

The Minister observes that by authority vested in him by section 54 of The Irrigation Act, regulations have been made for granting free right of way for irrigation canals and ditches, such right of way to include, in addition to the width of the canal or ditch, a marginal strip not exceeding twenty feet on one side and ten feet on the other side of the said canal or ditch, to give access to the same for purposes of operation and repairs ; provision having also been made in the said regulations for granting a greater width, not exceeding ten acres in all, when such shall be shown to be necessary for the effective operation of the irrigation system ;

Owing to the size of the canal now under construction by the aforesaid company, to the depth of the excavation at certain points and to the height of the fill at other points, it has been found necessary in some cases to allow a greater area to be included in the right of way in order to permit of the disposal of the excavated material and to afford adequate facilities for the maintenance of the works ;

All of the lands to which reference is hereinafter made are held under homestead or pre-emption entry and the entrants have in each case executed easements in favour of the Southern Alberta Land Company, Limited, granting right of way of the canal over the lands, the said easements being now registered in the Department of the Interior,—

The Minister, therefore, recommends that authority be given for granting free right of way, by license of occupation, to the Southern Alberta Land Company, Limited, for its works, through, over and upon the lands hereinafter described, not exceeding the area mentioned in each case and as shown on the plan of the said works filed in the office of the Commissioner of Irrigation and in the Department of the Interior and registered in the office of the Registrar of Land Titles at Calgary, in the province of Alberta, as Irr. 158, such grant to remain in effect for so long as the works herein referred to are used for irrigation purposes, viz :—

1. The southwest quarter of Section thirty, Township thirteen, Range seventeen, west of the Fourth Meridian, comprising twenty and two one-hundredths acres (20.02) more or less.

2. The northeast quarter of Section twenty-eight, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising eleven and thirty-one one-hundredths acres (11.31) more or less.

3. The southwest quarter of Section seventeen, Township fourteen, Range nineteen, west of the Fourth Meridian, comprising eleven and twenty one-hundredths acres (11.20) more or less.

4. The southwest quarter of Section thirty-one, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising fourteen and thirty-one one-hundredths acres (14.31) more or less.

5. The northeast quarter of Section twenty-four, Township fourteen, Range twenty, west of the Fourth Meridian, comprising eleven and ten one-hundredths acres (11.10) more or less.

6. The southeast quarter of Section twenty-three, Township thirteen, Range eighteen, west of the Fourth

Meridian, comprising twenty-one and thirty-five one-hundredths acres (21.35) more or less.

7. The northwest quarter of Section twenty-eight, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising thirteen and sixty-seven one-hundredths acres (13.67) more or less.

8. The southeast quarter of Section thirty-one, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising fourteen and thirty-one one-hundredths acres (14.31) more or less.

9. The southwest quarter of Section thirty-two, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising ten and thirty-eight one-hundredths acres (10.38) more or less.

10. The southwest quarter of Section nine, Township fourteen, Range nineteen, west of the Fourth Meridian, comprising twelve and twenty one-hundredths acres (12.21) more or less.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[97]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS a certified copy of an Order of the Lieutenant-Governor of Manitoba in Council, numbered 19749 and dated the 25th of October, 1912, has been filed in the Department of the Interior, requesting the Government of the Dominion of Canada to reserve the land required for a public highway through the south-east quarter of Section 30, Township 23, Range 4, east of the Principal Meridian ;

And whereas under section 13 of chapter 99 of the Revised Statutes of Canada, the Lieutenants-Governor of Manitoba in Council may, with the consent of the Governor in Council, where it is deemed advisable to do so for the purpose of settlement and colonization, direct roads to be opened through any unpatented lands, whether occupied or not, and whether such lands have been homesteaded, pre-empted, set apart or reserved for the benefit or use of any person, and the Governor in Council may thereafter on the report of the Minister of the Interior transfer such roads to the Crown in the right of the Province ;

And whereas the south-east quarter of Section 30, Township 23, Range 4, east of the Principal Meridian, in the province of Manitoba, is unpatented,—

Therefore the Governor General in Council is hereby pleased to authorize the Minister of the Interior to reserve therefrom the land comprised in the public highway as shown on the plan and described in By-law 35 of the Rural Municipality of Bifrost, passed on the twelfth day of October, 1910, which accompanied the copy of the Order of the Lieutenant-Governor of Manitoba in Council hereinbefore referred to, that is to say, a parcel of land described as follows :—

Beginning at the south-west corner of the said quarter section, thence northerly along the westerly boundary of the said quarter section a distance of 40 chains more or less to the north-west corner of the said quarter section ; thence easterly along the northerly boundary of the said quarter section a distance of one chain ; thence southerly and parallel to the said westerly boundary a distance of 40 chains more or less to the intersection with the southerly boundary of the said quarter section ; thence westerly along the said southerly boundary a distance of one chain more or less to the place of beginning, the said parcel containing an area of four acres more or less.

The Governor General in Council, in accordance with the provisions of section 13 of chapter 99 of the Revised Statutes of Canada, 1906, and on the report of the Minister of the Interior, is further pleased to order that the said public road or highway, as above described, be transferred to the Crown in the right of the Province of Manitoba.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[95]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 7th January, 1913, that Mr. H. T. Holness located on certain unsurveyed land on the north side of the north branch of Sheep Creek, in the Rocky Mountains Forest Reserve, in the Province of Alberta, prior to the reservation being established, with the expectation that the lands would be finally surveyed and thrown open for homestead entry, and that he would obtain entry for a quarter section. Mr. Holness represents that he was given assurance from officers of the Department of the Interior that entry would be granted him so soon as the land was surveyed; that he has made improvements upon the said lands, consisting of a house, stable, fencing and breaking; that he has resided upon the land since 1907, and, if the reservation had not been established, would now be entitled to letters patent for the land as a homestead.

The Minister further states that, as the land upon which Mr. Holness is located may be of considerable value for water storage purposes, it is not considered advisable that it should be alienated from the Crown, and negotiations were therefore entered into with Mr. Holness to ascertain upon what conditions he would be prepared to surrender any rights that he might have acquired to the land; that Mr. Holness has agreed to execute a surrender of his rights to the land in question on payment of \$1,600, being \$10 per acre, and upon his being permitted to make homestead entry for a quarter-section of available Dominion Lands elsewhere, and obtaining letters patent therefor without being required to undertake any further homestead duties.

The Minister recommends that this arrangement be approved, and that he be authorized to pay the sum of \$1,600 to Mr. H. T. Holness from the vote for the protection of timber in Manitoba, Saskatchewan, Alberta, &c., and to grant him letters patent for a quarter-section of available Dominion Lands, upon his executing a surrender of any rights he may have to the land upon which he located.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[67]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of the Town of Waterous, in the Province of Saskatchewan, for a grant of fractional Legal Subdivisions 1 and 2 of Section 10, Township 32, Range 25, west of the second Meridian, for park purposes;

And whereas the Minister of the Interior is of the opinion that the application should receive favourable consideration, the land in question being available according to the records of the Department of the Interior,—

Therefore His Royal Highness the Governor General in Council is pleased, under the provisions of subsection (d) of section 76 of The Dominion Lands Act, to order that fractional Legal Subdivisions 1 and 2 of Section 10, Township 32, Range 25, west of the second Meridian, containing together 23·90 acres, and as shown coloured pink on the sketch attached hereto, be set apart and appropriated for park purposes and that a grant thereof be authorized to the Town of Waterous, in the Province of Saskatchewan, for the said purposes, such grant to contain the proviso that, should the grantee, its successors or assigns fail or neglect to use the said land at any time for the purposes aforesaid, the said land shall revert to the Crown.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[65]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 31st December, 1912, that Mrs. Josephine Hamelin has made application for a free grant of Lot numbered 32, Lesser Slave Lake Settlement, in her capacity of personal representative of her late husband, Pierre Hamelin, by virtue of his occupation of the land at the date of the extinguishment of the Indian title.

The Minister observes that evidence has been submitted showing the late Pierre Hamelin to have been in actual occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899, and letters of administration appointing the applicant administratrix of his estate have been filed in the Department of the Interior.

The Minister, therefore, recommends that,—under the provisions of subsection (c) of section 76 of The Dominion Lands Act,—a free grant be authorized to Mrs. Hamelin of Lot numbered 32, Lesser Slave Lake Settlement, in the Province of Alberta, containing by admeasurement 24 acres, more or less, in her capacity of personal representative of the late Pierre Hamelin.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[66]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 4th January, 1913, that Mr. Joseph St. Germain has applied for a free grant of Lot numbered 42, Shaftsbury Settlement, in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title.

The Minister observes that evidence has been submitted showing the applicant, through his agent, Mr. Charles St. Germain, to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899.

The Minister, therefore, recommends that,—under the provisions of subsection (c) of section 76 of The Dominion Lands Act,—a free grant be authorized to Mr. Joseph St. Germain of Lot numbered 42, Shaftsbury Settlement in the Province of Alberta, containing by admeasurement 1½2 acres, more or less.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[126]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 20th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General is pleased to Order as follows:—

Section 1 of the Regulations for the Entry of Naval Cadets, established by Order-in-Council of the 26th September, 1910, is hereby amended by providing that candidates must be between the ages of 14 and 16 years on the 1st July immediately following date of examination.

Section 3 of the said Regulations is hereby amended by providing that the entrance examination will be held annually in the month of May instead of November as at present.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

31-3

[51]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 11th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior, under date 14th December, 1912, reports that application has been made by The Northern Trading Company, Limited, of Edmonton, in the Province of Alberta, for a license of occupation of a portion of River lot 1 west, at Athabaska Landing Settlement, in the said Province of Alberta.

The Minister is of the opinion that, as it is proposed to move to the land applied for certain storehouses which have been constructed on the river road, the application should be granted.

The Minister, therefore, recommends that a license of occupation be issued in favour of The Northern Trading Company, Limited, for a period of five years at an annual rental of \$10, payable in advance and terminable at any time, upon sixty days' notice being given the licensees, for all that portion of River lot 1 West, at Athabaska Landing Settlement, in the Province of Alberta, which lies between the southern limit of the land set apart by Order in Council of 28th April, 1898, as an extension to the road along the Athabaska River at this point and the northern limit of the land granted to Colin Johnston by letters patent, dated 13th March, 1903, and which is not included within the limits of a surveyed trail crossing the said parcel, and containing an approximate area of fifty-five hundredths of an acre, more or less, and as shown coloured yellow on the sketch, hereto attached.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

29-4 Clerk of the Privy Council.

APPOINTMENTS, PROMOTIONS
AND RETIREMENTS.

CANADIAN MILITIA.

1913.

HEADQUARTERS,

OTTAWA, 7th January, 1912.

The following appointments, promotions, retirements and confirmations of rank are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

G. O. 9.

DIVISIONAL AREAS.

2ND DIVISION, 4TH INFANTRY BRIGADE.—To be Brigade Commander: Lieutenant-Colonel E. E. W. Moore, from the Reserve of Officers, *vice* Colonel W. A. Logie, who is transferred to the Reserve of Officers on the expiration of his period of tenure of command. 1st January, 1913.

PERMANENT FORCE.

THE CANADIAN ORDNANCE CORPS.—To be Captain: Lieutenant G. P. Loggie,* to complete establishment. 12th November, 1912.

* Will be required to qualify in Artillery Duties.

CAVALRY.

12TH MANITOBA DRAGOONS.—Lieutenant A. F. Nation is transferred to the Corps Reserve. 27th December, 1912.

23RD ALBERTA RANGERS.—Lieutenant R. E. Mercer is absorbed into the establishment and appointed provisional Musketry Instructor, *vice* Lieutenant G. A. Buchanan. 14th December, 1912.

INDEPENDENT SQUADRON, LIGHT HORSE (PINE LAKE.) Provisional Lieutenant G. K. Colbourne is retired. 12th December, 1912.

INFANTRY.

16TH PRINCE EDWARD REGIMENT.—Provisional Lieutenant A. Van Dusen is permitted to retire. 27th December, 1912.

27TH LAMBTON REGIMENT "ST. CLAIR BORDERERS."—To be Captain: Lieutenant J. C. Massie, *vice* Captain L. E. Jones, resigned. 31st October, 1912.

37TH REGIMENT "HALDIMAND RIFLES."—Lieutenant C. U. Holmes is transferred to the Army Medical Corps. 19th November, 1912.

38TH REGIMENT "DUFFERIN RIFLES OF CANADA."—To be Provisional Lieutenant (supernumerary): Garfield Bruce Gordon, gentleman. 23rd December, 1912.

44TH LINCOLN AND WELLAND REGIMENT.—To be Provisional Lieutenant (supernumerary): Ralph Thomas Johnson, gentleman. 31st December 1912.

64TH "CHATEAUGUAY AND BEAUHARNOIS REGIMENT." To be Majors: Captain E. H. Thérien, who vacates the appointment of Adjutant. 6th December, 1912. Captain H. Delorme. 10th December, 1912.

To be Captain: Lieutenant C. T. W. Etches. 30th December, 1912.

"72ND REGIMENT SEAFORTH HIGHLANDERS OF CANADA."—To be Provisional Lieutenant (supernumerary): Beverly Woon Browns, gentleman. 24th November, 1912.

80TH NICOLET REGIMENT.—To be Captain:—Lieutenant H. McCaffrey, *vice* Captain J. E. V. Lincourt, who is appointed Musketry Instructor. 1st December, 1912.

To be Lieutenant: Julien Firmin Bissonnette, gentleman, *vice* Lieutenant M. Saint-Germain, who is permitted to resign his commission. 26th December, 1912.

85TH REGIMENT.—Captain E. L. Poliquin is transferred to the Corps Reserve. 26th December, 1912.

To be Captain: Lieutenant V. Lemieux, *vice* Captain P. R. Bisailon, promoted. 18th December, 1912.

Provisional Lieutenant E. Bourassa is permitted to retire. 26th December, 1912.

99TH REGIMENT "MANITOBA RANGERS."—Provisional Lieutenant W. P. Cowan, is permitted to retire. 23th December, 1912.

101ST REGIMENT "EDMONTON FUSILIERS."—Provisional Lieutenant H. H. Emerson is permitted to retire. 28th December, 1912.

SIGNALLING CORPS.

Lieutenant J. Schofield is transferred to the Corps Reserve. 12th December, 1912.

To be Provisional Lieutenant: Cyril Alexander McCready, gentleman. 12th December, 1912.

ARMY MEDICAL SERVICES.

Army Medical Corps.

To be Captain: Lieutenant H. Morell- 18th January, 1913.

To be Lieutenant: Lieutenant C. U. Holmes, transferred from the 37th Regiment "Haldimand Rifles." 19th November, 1912.

To be Provisional Lieutenants (supernumerary): Albert Edward Logie, gentleman. 10th December, 1912.

Henry Robert Dunstan Gray, gentleman. 17th December, 1912.

Malcolm Alex. Carmichael, gentleman. 18th December, 1912.

CANADIAN ARMY VETERINARY CORPS.

To be Lieutenant-Colonel: Major J. W. Fisher. 1st November, 1912.

CORPS OF SCHOOL CADET INSTRUCTORS.

To be Lieutenants: Frederick William French, gentleman. 5th December, 1912.
Levi Moore, gentleman. 23rd December, 1912.

MEMORANDA.

Captain G. G. Moffatt is transferred to the Reserve of Officers on disbandment of the Kootenay Rifles. 1st June, 1912.

The name of Provisional Lieutenant Joseph Alfred Nadeau, 87th Quebec Regiment, is as now described, and not as stated in General Order 181 of 1912.

General Order 78 of 1912, so far as it concerned the appointment of Provisional Major A. H. Corelli to No. 18 Company, C.A.S.C., should have read—"To be Provisional Major, on re-organization: Captain A. H. Corelli, from the Retired List. 1st April, 1912."

CONFIRMATION OF RANK.

The undermentioned provisionally appointed officers' having qualified themselves for their appointments, are confirmed in their rank from the dates set opposite their respective names:—

Lieutenant T. J. Walton, Ind. Sqdn., Pine Lake, 15th February, 1912.

Lieutenant P. G. Bell, C.A.M.C., 1st November, 1912.

Lieutenant S. A. Smith, C.A.M.C., 9th December, 1912.

Lieutenant C. MacArthur, C.A.M.C., 11th December, 1912.

Sup. Lieutenant A. Laurendeau, C.A.M.C., 26th April, 1912.

By Command,

V. A. S. WILLIAMS,
Colonel,
Adjutant General.

APPOINTMENTS, PROMOTIONS
AND RETIREMENTS.

CANADIAN MILITIA.

1913.

HEADQUARTERS,

OTTAWA, 14th January 1913.

The following appointments, promotions, retirements and confirmations of rank, are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

G. O. 10.

DIVISIONAL AREAS.

2ND DIVISION, 1ST CAVALRY BRIGADE.—The period of tenure of appointment of Major G. T. Denison as Brigade-Major is extended to 14th July, 1913.

4TH INFANTRY BRIGADE.—To be Brigade-Major: Major F. C. McCordick, 19th "Lincoln" Regiment, *vice* Major H. L. Roberts, 91st Regiment Canadian Highlanders. 13th December, 1912.

CAVALRY.

12TH MANITOBA DRAGOONS.—Lieutenant H. B. Armistage is permitted to resign his commission. 31st December 1912.

Provisional Lieutenant G. A. Davison is retired. 2nd January, 1913.

THE 16TH LIGHT HORSE.—Honorary Captain and Chaplain The Reverend W. R. Adams, is retired. 30th December, 1912.

THE 18TH MOUNTED RIFLES.—Lieutenant J. M. Forrester is retired. 31st December, 1912.

"22ND SASKATCHEWAN LIGHT HORSE."—Provisional Lieutenant W. J. White is permitted to retire. 2nd January, 1913.

31ST REGIMENT "BRITISH COLUMBIA HORSE."—Provisional Captain L. B. Pangman is permitted to retire. 28th December, 1912.

32ND "MANITOBA HORSE."—To be Provisional Captain: Anson Todd Button, Esquire, *vice* Provisional Captain W. A. Rolston. 2nd November, 1912.

CORPS OF GUIDES.

Major A. B. Snow is seconded while employed as Organizer and Inspector of Cadet Corps, M. D. No. 11.

To be Major: Captain E. K. Connell. 14th January, 1913.

INFANTRY.

7TH REGIMENT "FUSILIERS."—To be Provisional Lieutenant: Harry William Kemp, gentleman. 1st January, 1913.

Provisional Lieutenants W. J. Forbes-Mitchell, and V. J. Blackwell, are permitted to retire. 3rd January, 1913.

10TH REGIMENT "ROYAL GRENADIERS."—Lieutenant C. E. H. Morton vacates the appointment of Signaling Officer. 13th January. 1913.

19TH "LINCOLN" REGIMENT.—Major F. C. McCordick is seconded during his tenure of appointment as Brigade Major, 4th Infantry Brigade. 13th December, 1912.

26TH REGIMENT "MIDDLESEX LIGHT INFANTRY."—To be provisional Lieutenant: Wilbert Moscrip Logan, gentleman. 20th November, 1912.

To be Provisional Lieutenant (supernumerary): William Garnett Lee, gentleman. 25th November, 1912.

30TH REGIMENT "WELLINGTON RIFLES."—To be Lieutenant: Lieutenant J. J. McWilliam, transferred from the Corps of School Cadet Instructors. 22nd November, 1912.

35TH REGIMENT "SIMCOE FORESTERS."—To be Provisional Lieutenant: Sergeant Ernest Walker. 28th December, 1912.

42ND LANARK AND RENFREW REGIMENT.—To be Adjutant: Captain T. R. Caldwell, *vice* Captain A. B. Gillies, promoted. 30th December, 1912.

Provisional Lieutenant O. Milburn is permitted to retire. 2nd January, 1913.

66TH REGIMENT "PRINCESS LOUISE FUSILIERS."—To be Provisional Lieutenant: Charles Gerald Roche, gentleman. 20th December, 1912.

79TH CAMERON HIGHLANDERS OF CANADA.—To be Provisional Lieutenant (supernumerary): Robert James Mure McKerrell, gentleman. 2nd January, 1913.

90TH REGIMENT "WINNIPEG RIFLES."—To be Captains: Lieutenant J. M. Stuart, *vice* Captain E. N. Page, transferred to the Corps Reserve. 28th February, 1912.

Lieutenant S. Eadie, *vice* Captain C. F. Blanchard, promoted. 1st June, 1912.

Lieutenant N. J. Black, *vice* Captain G. M. Thomson, transferred to the Corps Reserve. 26th July, 1912.

To be Adjutant: Captain J. M. Stuart, *vice* Captain E. S. Baker. 21st December, 1912.

To be Provisional Lieutenants (Supernumerary): Colour Sergeant Roy Lyon Worthington. 1st November, 1912.

Sergeant George Frank Andrews. 15th November, 1912.

Provisional Lieutenant J. A. Forlong is permitted to retire. 4th January, 1913.

MEMORANDA.

Major H. R. Hopwood (Indian Army) Canadian Militia, and Major R. C. Holman (Military Forces of the Commonwealth of Australia) resign their commissions in the Active Militia, on the expiration of their period of employment under the Canadian Government.

Captain F. R. Sedgwick, Royal Regiment of Artillery, (Major, Canadian Militia) is promoted Major in the Royal Regiment of Artillery, and is to remain seconded during his period of employment under the Canadian Government. 5th October 1912. (*London Gazette*, 17th December, 1912.)

The name of Provisional Lieutenant Carl Louis Rebstock, 44th Regiment, is as now described, and not as stated in General Order 96 of 1912

The date of the temporary commission as Lieutenant in the Active Militia, granted to Lieutenant G. W. Cox, Royal Warwickshire Regiment by General Order 221 of 1912, is amended to read from the 23rd May, 1911.

CONFIRMATION OF RANK.

The undermentioned provisionally appointed officers, having qualified themselves for their appointments, are confirmed in their rank from the dates set opposite their respective names:—

Major E. G. Benwell, 21st Hussars, 1st April, 1911.
Lieutenant J. E. Gibeault, 19th Dragoons, 7th May, 1911.

Captain T. G. Delemere, 28th Regt., 7th August 1912.

" S. M. Loghrin,	"	"
" J. L. Young,	"	"
" R. T. Harding	"	"
" J. C. Makins,	"	"
" J. H. Gordon,	"	"
Lieut. F. A. Copus,	"	"
" O. A. Cannon,	"	"
" J. A. Beatty,	"	"
" J. A. Kennedy,	"	"
" A. B. Manson;	"	"
" C. H. Young,	"	"

By Command,

V. A. S. WILLIAMS,
Colonel,
Adjutant General.

GOVERNMENT NOTICES.

COPYRIGHTS

Entered during the week ending 5th February, 1913, at the Department of Agriculture—Copyright and Trade Mark Branch.

26691. "Incubation." Lesson VIII—Poultry for Profit. (Booklet.) Correspondence School of Scientific Farming of Western Canada, Limited, Winnipeg, Man., 30th January, 1913.

26692. "I Fell in with a Gang of Suckers." (Photo.) Canadian Post Card Company, Toronto, Ont., 31st January, 1913.

26693. "Just Arrived." (Photo.) Canadian Post Card Company, Toronto, Ont., 31st January, 1913.

26694. "It Pains Me to Leave You." (Photo.) Canadian Post Card Company, Toronto, Ont., 31st January, 1913.

26695. "I Would Like to Turkey Trot With You." (Photo.) Canadian Post Card Company, Toronto, Ont., 31st January, 1913.

26696. "I have Two Bows on a String." (Photo.) Canadian Post Card Company, Toronto, Ont., 31st January, 1913.

26697. "There is a Good Opening Here." (Photo.) Canadian Post Card Company, Toronto, Ont., 31st January, 1913.

26698. "I am Having a Good Rest." (Photo.) Canadian Post Card Company, Toronto, Ont., 31st January, 1913.

26699. "The School." Vol. I. No. 6. February, 1913. (Magazine.) Publishers of 'The School,' Toronto, Ont., 31st January, 1913.

26700. "Sir Charles." (Black Fox.) (Photo. No. 1.) E. R. Brow & W. A. Miller, Charlottetown, Prince Edward Island, 31st January, 1913.

26701. "Sir Charles." (Black Fox.) (Photo. No. 2.) E. R. Brow & W. A. Miller, Charlottetown, Prince Edward Island, 31st January, 1913.

26702. "The Ideal Barn." (Book.) The Metal Shingle & Siding Co., Limited, Preston, Ont., 31st January, 1913.

26703. "Map of Ottawa." C. Herbert Rogers, Ottawa, Ont., 31st January, 1913.

26704. "The Canadian Magazine." February, 1913. (Book.) The Ontario Publishing Co., Limited, Toronto, Ont., 31st January, 1913.

26705. "Principles and Practice of Debating." Prepared for the Department of Extension. By E. R. Broadus, Ph.D., Professor of English Literature in the University of Alberta. (Booklet.) The Department of Extension of the University of Alberta, Edmonton, Alberta, 1st February, 1913.

26706. "Official Telephone Directory, Eastern Ontario, January, 1913." (Book.) The Bell Telephone Company of Canada, Limited, Montreal, Que., 1st February, 1913.

26707. "In My Harem." Words and Music by Irving Berlin. Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 1st February, 1913.

26708. "McConnell's Vanity Fair: A Portfolio of Caricatures." (Book.) Newton McConnell, Toronto, Ont., 3rd February, 1913.

26709. "Premium Book. Spring and Summer, 1913." (Book.) Frederick William Johnston, Toronto, Ont., 3rd February, 1913.

26710. "The Soldiers of Our Empire." Words by Cecil E. Selwyn. Music by Arthur A. Penn. Cecil E. Selwyn, Winnipeg, Man., 3rd February, 1913.

26711. "The Hamilton Herald's Proverb Contest." (Newspaper Sheet.) The Herald Printing Company of Hamilton, Limited, Hamilton, Ont., 3rd February, 1913.

26712. "Catalogue of Keuffel & Esser Co., of New York, 1913." Canada Edition. (Book.) Keuffel & Esser Co., New York. Montreal, Que., 4th February, 1913.

26713. "SS. 'Cheslakee' Wrecked at Van Anda, B.C., January 7, 1913." (Photo. No. 1.) Walter James Ellis, Powell River, British Columbia, 4th February, 1913.

26714. "SS. 'Cheslakee' Wrecked at Van Anda, B.C., January 7, 1913." (Photo. No. 2.) Walter James Ellis, Powell River, British Columbia, 4th February, 1913.

26715. "Insurance Plans of Brockville, Penetanguishene, Arnprior, Sheet 12; Hawkesbury, Sheets 8 and 9; Renfrew, Sheet 10, in Ontario." (Plans.) Chas. E. Goad Co., Toronto, Ont., 4th February, 1913.

26716. "La Belle Parisienne." Words by Wm. Le Baron. Music by Robert Hood Bowers. Jerome H. Remick & Co., New York, N.Y., U.S.A., 5th February, 1913.

26717. "Won't You Love Me." Words by Wm. Le Baron. Music by Robert Hood Bowers. Jerome H. Remick & Co., New York, N.Y., U.S.A., 5th February, 1913.

26718. "First Easter Morn." Composed by John Adamson. (Words and Music.) Whaley, Royce & Co., Limited, Toronto, Ont., 5th February, 1913.

INTERIM COPYRIGHT.

1493. "Journal of Health, Administration and Sociology." (Journal.) L. M. Coulter, Toronto, Ont., 4th February, 1913.

GEO. F. O'HALLORAN,
32-1 Deputy of the Minister of Agriculture.

INSURANCE DEPARTMENT.

OTTAWA, January 30, 1913.

NOTICE is hereby given that a license, No. 334, has this day been issued to The North American Accident Insurance Company, for the transaction throughout Canada of the business of Accident Insurance and Plate Glass Insurance. The head office of the company is established in the City of Toronto, and H. E. Ridout has been appointed chief agent.

W. FITZGERALD,
31-4 Superintendent of Insurance.

The Walter M. Lowney Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1913, increasing the capital stock of "The Walter M. Lowney Company of Canada, Limited," from the sum of two hundred and fifty thousand dollars to the sum of five hundred thousand dollars, such increase to consist of two thousand five hundred shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 28th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

Modern Joint of Montreal, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1913, incorporating Joseph Galipeau and Simon Langlais, machinists, Théophile Goulet, manufacturer, Zéphirin Odessa Tourangeau, merchant, and Joseph Ovide Baril, manager, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as manufacturers and founders, and to sell, lease and otherwise dispose of all kinds of articles or goods manufactured or smelted by the company; to construct, maintain, improve or rebuild buildings, mills, machinery, works, plants and other things necessary or useful for the operation of a foundry and for any and all purposes for which this company is incorporated; (b) To acquire, by purchase or otherwise, real estate, lands, building lots, buildings, machinery, works, plants, tools, patents, brevets d'invention or patent rights, secret processes or any other property, movable or immovable, which may be necessary or useful for the purposes of this company, and in particular any patents, brevets d'invention, patent rights belonging actually to Joseph Galipeau, machinist, of Montreal, or upon or over which he may have acquired any rights, and to pay for such patents, brevets d'invention, buildings and other property, movable or immovable, in paid-up shares, debentures or other securities of this company; (c) To acquire the good-will, rights, property and assets of all kinds and to assume the liabilities and to continue the business of any persons, partnerships or corporations carrying on a business similar to that of this company, and to pay for the same in cash, shares or debentures of this company or otherwise; (d) To obtain any patents, brevets d'invention, licenses, permits to operate any inventions, discoveries or improvements necessary or useful for the purposes of this company; (e) To secure any bonus, franchises and other advantages relating to the construction and operation of foundries or manufactures, with power to enter into any and all contracts for that purpose, with any municipalities, corporations, persons or companies; (f) To acquire and hold, sell, transfer, dispose of or take shares of stock, debentures or other securities issued by other corporations, partnerships or persons and to exercise all the rights and privileges of ownership thereof, including the right to vote thereon, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in cash, shares or bonds of this company or otherwise; (g) To sell, exchange, lease or otherwise dispose of lands, buildings, works, machinery, rights, business, undertakings and property of any kind and description, belonging to this company, in whole or in part, and in any manner whatsoever, and to receive payment therefor in cash, shares, debentures or other securities issued by other corporations, with all the rights and privileges attached thereto, including the right to vote thereon; (h) With the approval of the shareholders to remunerate in paid-up shares of this company, debentures or otherwise any persons or companies for services rendered or to be rendered in placing the shares

of this company's capital stock, or in or about the incorporation of this company or the conduct of its business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Modern Joint of Montreal, Limited," with a capital stock of seventy-five thousand dollars, divided into 750 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

Short and Trower, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of January, 1913, incorporating Clifton Medley Johnston and George Reece Kappel, barristers-at-law, and Florence Alice Sweet, Edith Heyes and Bertha Folliott, stenographers, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To underwrite, subscribe for, purchase or otherwise acquire and hold, either as principal or agent, and absolutely as owner or by way of collateral security or otherwise, and to sell, exchange, transfer, assign or otherwise dispose of or deal in the bonds, or debentures, stocks, shares or other securities of any government or municipal or school corporation, or of any chartered bank or of any other duly incorporated company or companies; (b) To assist in the promotion, organization, development or management of any corporation or company, and to raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities, or otherwise, any other company or corporation, and to offer for public subscription any shares, stocks, bonds, debentures or other securities of any other company or corporation; (c) To act as agent for the purpose of issuing or countersigning certificates of stock, bonds or other obligations of any association or corporation, municipal or otherwise, to act as transfer agents and registrars in connection with said stock, bonds or other obligations, and to manage any sinking fund therefor on such terms as may be agreed upon; (d) To investigate and report upon the title to any immovable property, lands, tenements and chattels real; (e) To investigate and report on, and if necessary guarantee the legality of the issue of the bonds or debentures of any corporation authorized by law to make an issue of bonds or debentures; (f) To act generally as attorneys, agents, trustees and also as executors or administrators when approved by a competent court, for the transaction of business, the investment of funds, the management of estates, the collection of loans, rents, interest, dividends, debts, mortgages debentures, bonds, bills, notes, coupons and other securities or moneys; (g) To charge, collect and receive all proper remuneration, legal, usual and customary costs, charges and expenses, for all such services, duties and trusts; (h) To apply for, secure, acquire by assignment, transfer, purchase or otherwise, and to exercise, carry out and enjoy any charter, license, power, authority, franchise, concession, rights or privilege which any government or authority or any corporation or other public body may be empowered to grant and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof; (i) To guarantee and otherwise assist in the performance of contracts or mortgages of persons, firms or corporations with whom the company may have dealings and to assume and take over such mortgages or contracts on default; (j) To purchase or otherwise acquire and hold, sell, exchange or deal with either as principal or agent, any undertaking, property, rights or business for the purpose of amalgamating the same with any other undertaking, property,

rights or business, or for purposes of organization or reorganization or for otherwise dealing with the same as financier or promoter; (k) Notwithstanding the provisions of section 44 of The Companies Act, to purchase, acquire and hold, or otherwise deal with, any shares, stocks, bonds, debenture stocks, scrip, obligations or securities of any company or corporation whatsoever; (l) To issue paid-up shares, debenture stock, debentures, bonds or other securities of the company in payment or in part payment for any property, rights or easements which may be acquired by or, with the approval of the shareholders, for any services rendered to or work done for the company or in or towards the payment or satisfaction of debts or liabilities owing by the company; (m) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise and develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (n) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (o) To acquire any such investments as aforesaid by original subscription, tender, participation in syndicates or otherwise and whether or not fully paid up and to make payments thereon as called upon or in advance of calls or otherwise and to underwrite or subscribe for the same conditionally or otherwise, and either with a view to investment or for re-sale, or otherwise and to vary the investments of the company and generally to sell, exchange or otherwise dispose of, deal with and turn to account any of the assets of the company; (p) To make advances upon any such investments as aforesaid, to offer for public subscription or otherwise aid or assist in placing any such investments as aforesaid and to undertake and execute any trusts where necessary for the purposes of the company; (q) To guarantee the payment of dividends or interest on any stocks, shares, debentures or other securities issued by, or any other contract or obligation of, any such company, société anonyme, association, undertaking or public or private body, and to do all other acts, matters and things which shall at any time appear conducive or expedient for the protection of the company as holders of or interested in any such investments and securities as aforesaid; (r) To purchase, take on lease or in exchange, hire or otherwise acquire any real or personal property which the company may think necessary or desirable and to sell, improve, manage, develop, lease, dispose of, turn to account or otherwise deal with all or any part of the company's property; (s) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise any other company or corporation and to guarantee the performance of contracts by any such company or corporation, and by any other person or persons with whom the company may have business relations; (t) To invest the moneys of the company not immediately required in such manner as may from time to time be determined; (u) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company and to promote any company or companies for the purposes of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (v) To distribute among the shareholders of the company in kind any property of the company and in

particular any shares, debentures or securities in any other company belonging to the company, or which the company may have power to dispose of; (w) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (x) To do all or any of the above things as principals, agents, bailees, contractors, trustees or otherwise and either alone or in conjunction with others; (y) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph; (z) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Short and Trower, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

The Perkins Electric Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1913, incorporating Frederick John Parsons and Philip Sylvanus Fergusson, merchants, Walter Rice Baillie, real estate dealer, and George Frederick Perkins, salesman, of the City of Montreal, in the Province of Quebec; and Calvin Colborne Perkins, of the Village of Mansouville, in the said Province of Quebec, gentleman, for the following purposes, viz:—(a) To manufacture, buy, sell, deal in, import and export electrical machinery and supplies, accessories, equipment and apparatus for producing, using, transmitting, distributing or otherwise dealing with electricity or other power or force for any purpose for which the same may be used, and to carry on the business of electrical and mechanical engineers; (b) To erect, maintain and operate plants, works, machinery, supplies, lines, cables and equipment for the production, manufacture, supply, transmission and distribution of electric, pneumatic, hydraulic or other power or force for heat, light or power, or for any other purpose for which the same may be used, and to develop, accumulate, supply, distribute or transmit hydraulic, electric or other power or force, provided, however, that any distribution, transmission or other disposal of electric, hydraulic or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (c) To purchase, acquire, sell or dispose of lands and any interests therein necessary for the plant, equipment, factories, offices or other purposes of the company; (d) To make advances to, guarantee the contracts of or otherwise assist any person or company carrying on a business similar in whole or in part to that of this company, or any person or company with which this company may have business relations; (e) To purchase, subscribe for or otherwise acquire and to hold, own, sell or deal with shares, bonds, debentures or other securities of any corporation, notwithstanding the provisions of section 44 of the said Act; (f) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (g) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the

company; (h) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (i) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (j) To take, or otherwise acquire and hold, shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (k) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (l) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependants or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (m) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (n) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade; (o) To construct, improve, maintain, work, manage, carry out or control any roads, ways, tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (p) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (q) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (r) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (s) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (t) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and

rights of the company; (u) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (v) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Perkins Electric Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of January, 1913.

THOMAS MULVEY,

31-2

Under-Secretary of State.

Amherst Planos, Limited.

PUBLIC Notice is hereby given that under the First part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 25th day of January, 1913, incorporating Robert Harper Murray and John Lauchlin MacKinnon, barristers, Emily Hilton and Grace Catherine Griffin, stenographers, and William Martin McDonald, accountant, all of the City of Halifax, in the Province of Nova Scotia, for the following purposes, viz:—(a) To carry on business as manufacturers, merchants, importers and exporters of and to buy, sell and deal in all kinds of goods, wares and merchandise; (b) To manufacture, buy, sell and let pianos, organs, gramophones, phonographs and all kinds of musical instruments and appliances and to issue, sell and publish sheet music, musical paper and other goods; (c) To manufacture, buy, sell, let and deal generally in sewing machines and other household furniture; (d) To erect, construct, maintain and operate any buildings, works, machinery and conveniences which may seem directly or indirectly conducive to any of the company's objects; (e) To subscribe for, purchase and to acquire, own, hold, sell and re-issue, notwithstanding the provisions of section 44 of The Companies Act, shares, debentures, bonds and other securities of any company or corporation and to pay for the same wholly or partly in cash, shares, bonds, debentures or other securities of the company, and to guarantee payment of the principal of or dividends upon such shares, bonds, debentures or other securities, and to manage and to operate and to carry on as a manager, the property, franchise, undertaking and business of any corporation any of whose shares, bonds, debentures or other securities are held by the company for such remuneration as may be deemed reasonable and proper, and to vote all shares so held through such agent or agents as the directors may appoint; (f) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company and to acquire by purchase, lease or otherwise the property, franchise, undertaking and business of any other corporation, and to assume the liabilities thereof, and to pay for same wholly or partly in cash, shares, bonds or other securities of the company; (g) To remunerate by payment in cash, and with the approval of the shareholders in shares, bonds or any other matter any person or persons or corporations for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of shares or stock of the company or in or about the formation or promotion of the company or in the conduct of the business; (h) To acquire and undertake the whole or any part of the business, property and liabilities of any persons or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of this company; (i) To sell, lease or otherwise dispose of the undertaking, property and interests of this company or any part thereof for such consideration as this company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company;

(j) To lend money to or guarantee the performance of contracts by such person or company and on such terms as may seem expedient and in particular to and by customers and others having dealings with this company; (k) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges or concessions; (l) To issue and allot fully paid-up shares of the capital stock of the company as payment or part payment of any property, real, personal, movable, immovable or otherwise, and any rights or concessions purchased or acquired by the company; (m) To promote or assist in promoting or to become a shareholder in any subsidiary, allied or other company carrying on or having as one of its objects the operation of any business altogether or in part similar to those of this company or to enter into arrangements for sharing profits, partnership, union of interests, joint adventure, reciprocal concessions or otherwise with any person or company; (n) To do all and everything necessary, suitable, convenient or profitable for the accomplishment of any of the purposes or attainment of any one or more of the objects herein enumerated, or which shall or may at any time appear to be necessary for the protection or benefit of the corporation as holders of or interested in any property or otherwise; (o) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company belonging to the company, or which the company may have power to dispose of, or which may be formed to take over the whole or any part of the assets or liabilities of this company; (p) To buy and otherwise acquire, hold, sell, lease, control and otherwise deal in all kinds of inventions, patents for invention, patent rights and information in respect to any invention or any interest therein; (q) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (r) To adopt, execute and to carry into effect, with or without modification, a certain written agreement which has been prepared and is expressed to be made between J. A. McDonald, of the first part, the Nova Scotia Trust Company, of the second part, Amherst Pianos, Limited, to be incorporated hereunder, of the third part, and the Amherst Committee, of the fourth part. A copy of the said agreement has, for the purposes of identification, been signed by J. L. MacKinnon, a Barrister of the Supreme Court of Nova Scotia, one of the corporate members herein; (s) To establish depots and agencies in different parts of Canada; (t) To promote the study, practice and knowledge of music and to give or arrange concerts and musical entertainments and to employ writers and composers and to purchase copyrights and to give prizes and awards; (u) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition, or for any public, general or useful object; (v) To purchase, lease or otherwise acquire, hold or sell, lease or otherwise dispose of any property, real or personal, and any rights and interest in the same, and to construct, improve, maintain, work, manage, carry out or control any roads, ways, and branches or sidings, on lands owned or contracted by the company, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (w) To adopt such means of making

known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (x) To invest and deal with the moneys of this company not immediately required upon such securities and in such manner as may be from time to time determined; (y) To obtain any Act of Parliament, provisional order or other authority for enabling this company to carry any of its objects into effect or for effecting any modification of this company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated directly or indirectly to prejudice this company's interests; (z) The above objects, powers and purposes of the company shall be deemed to be several and independent of each other, and the company may pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in the generality or otherwise construed as having regard to any other clause of such objects, powers or purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Amherst Pianos, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Amherst, in the Province of Nova Scotia.

Dated at the office of the Secretary of State of Canada, this 28th day of January, 1913.

THOMAS MULVEY,

31-2

Under-Secretary of State.

La Justice, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of January, 1913, incorporating Léon Henri Morisset, broker, Maurice Morisset, journalist, Sofrida Morisset, married woman, Bernadin Boutet, advocate, and Victorien Pierre Aubin, printer, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—(a) To carry on and conduct a general printing, advertising and publishing business, including the business of embossers, lithographers, engravers, bookbinders, electrotypers, stereotypers, photo-engravers, manufacturers of and dealers in paper, envelopes, boxes, inks and mucilage; (b) To carry on and conduct the business of newspaper proprietors, general stationers, dealers in and manufacturers of formularies, account books, fancy work, calenders, varieties, manufactured or sold by wholesale or retail stationers; (c) To acquire, own and dispose of copyrights, brevets d'invention, trade marks and patents relating to such business; (d) To manufacture, purchase or sell merchandise, supplies and products of all kinds and description; (e) To operate, manage or undertake, either as principals or agents any and all of the aforesaid privileges; (f) To pay the expenses incurred for the incorporation and organization of the company or relating thereto. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "La Justice, Limitée," with a capital stock of one hundred thousand dollars, divided into 100,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,

31-2

Under-Secretary of State.

Maison Canadienne de Finances et d'Immeubles, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of January, 1913, incorporating Ernest Roy, Roméo Langlais and Oscar Morin, advocates, François-Xavier Godbout and Charles Marie Letarte, students, all of the City of Quebec, in the Province of Quebec, for the following purposes, viz :—(a) To carry on business as general financial agent, broker, promoter and generally carry on a financial development and brokerage business in all its branches ; to acquire, hold, exploit, dispose of in the manner and on the terms considered convenient, immovables and real estate, and generally carry on the business of real estate and immovable property agent ; (b) To trade, invest, buy or otherwise acquire, hold, transfer, sell and otherwise dispose of shares, stocks, bonds, debentures or other securities of any municipal body or chartered bank or incorporated company or otherwise in Canada or elsewhere ; (c) To trade, invest, buy or otherwise acquire, hold, transfer, sell or otherwise dispose of options on or relating to any part of the company's property, or on or respecting commodities of all kinds or any other movable or immovable property, and generally pass contracts respecting any part of the company's property on such terms and for such consideration judged sufficient, the whole notwithstanding the provisions of section 44 of The Companies Act ; (d) To encourage inventions and to promote the interest of inventors, and to patent, buy, rent or otherwise acquire, manage the sale, to hold, transfer, sell or otherwise dispose of all sorts of inventions and patents, patent rights, mining claims, licenses, concessions, options or privileges ; (e) To aid in the promotion, organization, development or management of any corporation, company or society, and to supply money or financially aid, by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities, or otherwise, any other company or corporation, and to offer for public subscription any shares, stocks, bonds, debentures or other securities of any other company or corporation ; to establish, promote and organize and to amalgamate with any undertaking or business and to obtain financial and general information of interest, to print, publish and distribute the same ; (f) To act as agent for the purpose of issuing or countersigning certificates of stock, bonds or other obligations of any association or corporation, municipal or other, to act as transfer agents and registrars in connection with said stock, bonds or other obligations, and to manage any sinking fund therefor on such terms as may be agreed upon ; (g) To manage for its own benefit or for the benefit of any persons or company which may have committed the same to this company, any business, manufacturing, agricultural, financial or other undertaking, and any corporation or company incorporated or not, or partnership ; (h) To receive in custody or to warehouse movable or personal properties of all kinds, either as agents, consignees or custodians ; (i) To act generally as agents, attorneys or trustees for the transaction of any business ; (j) To draw, make, accept, endorse, discount and execute promissory notes, bills of exchange, warrants, securities under The Bank Act, and other negotiable or transferable instruments ; (k) To charge and collect all proper remuneration for any services rendered in the carrying out of its operations ; (l) With the approval of the shareholders to pay for any services rendered and for any acquisition made by the company, in whole or in part in paid-up shares of this company ; (m) To acquire the whole or any part of the stock of any other companies or to amalgamate with such other companies ; (n) To purchase, lease or otherwise acquire, and to assume and undertake the whole or any part of the assets, business, good-will, property, privileges, contracts, rights, obligations and liabilities of any person or persons or of any company carrying on a business similar, in whole or in part, to that which this company is authorized to carry on or possessed of property suitable for the purposes of this company ; (o) To distribute among the

shareholders of the company in kind any shares, debentures, securities, options or other assets belonging to the company ; (p) To sell, lease, exchange or otherwise dispose of the whole or any part of the business, undertakings and property of the company to any other person or persons or to any company for such consideration and security as the company may think fit, and in particular, in whole or in part, for cash, shares, bonds, debentures or securities of any company having objects altogether or in part similar to those of this company ; (q) To do all acts and carry on all powers conducive to the attainment of the company's objects or any of them ; (r) To do any and all the above-mentioned acts and things either as principals, agents or attorneys ; (s) The powers granted in any paragraph hereof must not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Maison Canadienne de Finances et d'Immeubles, Limitée," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

M. Melachrino & Co. of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1913, incorporating Austin Charles Bourne, treasurer, of the Town of St. Lambert, in the Province of Quebec ; Robert Benjamin Edwards, accountant, and Jennie Louise Lawrence, stenographer, both of the City of Westmount, in the said Province of Quebec ; James Burnham Brodie, clerk, of the Town of Notre Dame de Grace, in the said Province of Quebec ; Maurice Alexander, advocate, Darley Burley-Smith, clerk, and Jean Gustave Mignault, student-at-law, all of the City of Montreal, in the said Province of Quebec for the following purposes, viz :—(a) To manufacture, buy, sell, deal with and deal in cigarettes and all other forms of tobacco and tobacco products and by-products ; to plant, grow, cultivate, cure and treat tobacco, and to buy, manufacture, sell, lease, let and hire machines and machinery, tools, implements and appliances and all other property useful and available in the manufacture of cigarettes or any other form of tobacco, tobacco products or by-products, or the cultivation, cure or treatment of tobacco and articles and materials in any wise relating thereto or connected therewith ; (b) To erect, or otherwise acquire, factories and buildings and to establish, maintain and operate factories, warehouses, agencies and depots for the curing, storing and preparation of cigarettes and all forms of tobacco, supplies, machinery, implements and appliances, and for their sale and distribution, and to do any and all things incidental to the business aforesaid or any of it ; (c) To manufacture, buy, sell and deal in goods, chattels, merchandise and supplies which can with advantage to the company be dealt in, in connection with the above business ; (d) To acquire by purchase, lease or otherwise and from time to time to sell, exchange, let or otherwise dispose of all lands necessary or convenient for the company in the prosecution of its business ; (e) To apply for, purchase or otherwise acquire any patents, trade marks, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company and to use, exercise, develop, grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ; (f) To purchase, lease, or otherwise

acquire in whole or in part, the business of any company, firm or any person carrying on any business similar to the business of the company, together with all buildings, machinery, stock in trade, good-will, trade marks, trade names, and assets generally of such business, and to assume in whole or in part the liabilities of any such business, and to pay for the same wholly or in part in fully paid-up and non-assessable stock of the company or in cash, bonds, debentures, mortgages, or other securities; (g) To amalgamate with or take over as a going concern or otherwise any other company or business having objects altogether or in part similar to those of the company on such terms and conditions as may be deemed advisable; (h) To sell, lease or otherwise dispose of the whole or any part of the company's business and undertaking for cash or for the stock, bonds, debentures, securities or shares of any other company; (i) To purchase, take or acquire by original subscription or otherwise, and to hold, and with or without guaranty, to sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in and of any other company having objects similar in whole or in part to the objects of this company or carrying on any business capable of being conducted so as to directly or indirectly benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint; (j) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or company, carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit this company and to lend money to, guarantee the contracts of, or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (k) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (l) To issue and allot, as fully paid up, shares of the company in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, lease, license, contract, real estate, stock, bonds and debentures or other property or rights which it may lawfully acquire by virtue of the powers granted herein; (m) To do all acts, exercise all powers and carry on all business incidental to the carrying out of the objects for which the company is incorporated; (n) To do all or any of the above things as principals, agents or attorneys; (o) The powers of each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "M. Melachrinco & Co. of Canada, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

Canadian Griscom-Russell Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1913, incorporating John Wilson Cook, King's counsel, Allan Angus Magee, advocate, Thomas Joseph Coonan, student-at-law, Thomas Barnard Gould, solicitor, and Pearl Catherine Mahoney, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of iron

founders, manufacturers of machinery of all kinds, tool makers, brass founders, metal workers, engine and boiler makers, mill-wrights, machinists, iron and steel converters, smiths, wood workers, builders, contractors, electrical, marine, steam, refrigerating, heating, ventilating, water and power engineers, and to buy, sell, lease, manufacture, repair, convert, alter, let on hire and otherwise deal in machinery, builders' and contractors' supplies, marine and steamship equipment, implements, rolling stock and hardware of all kinds; (b) To manufacture, construct, repair, operate, erect, import, buy, sell and in general to utilize, traffic and deal in, at wholesale or retail, feed water heaters, hot water converters, condensers, distillers, evaporators, fans, air washers, air conditioning apparatus, steam separators, oil separators, grease extractors, sugar machinery, chemical apparatus, refrigerating machinery, oil burning apparatus, oil cooling apparatus, air compressors, rock drills, core drills, pumps, pneumatic tools, motors, engines, air lifts, elevators, return air pumping systems, mining, tunnelling and quarrying machinery and all other contrivances, devices, apparatus, equipment and machinery operated by hand, air, steam, electricity or other power applicable to, or used in connection with, sewage or filtration plants, power plants, mining or other operations of every kind and description; (c) To manufacture, construct, repair, operate, erect, import, buy, sell, lease, charter and hire motor cars, automobiles, motor or steam trucks, locomotives, stationary or traction engines, motor boats, steamships, vessels, tugs, barges or other craft; (d) To acquire by grant, purchase, license or exchange, and to use and work, or otherwise turn to account, any patent or patent rights, brevets d'invention, license, secret processes, trade marks, industrial designs or other rights and privileges which may be deemed by the directors desirable for the purposes of the company; (e) To acquire the benefit of and work and develop any contracts or undertakings which it may be deemed expedient to acquire or adopt for the sale of or agency for any material connected with the trade of the company, whether manufactured or unmanufactured, and to enter into and carry into effect any such contract with respect to the sale, importing or manufacture of such material as may seem desirable in the interests of the company; (f) To purchase or otherwise acquire or undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company, or possessed of property suitable and proper for the purposes of the company; (g) To issue paid-up shares, bonds or debentures for the payment, either in whole or in part, of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company; (h) To form, promote and establish any other companies or company with limited liability, having objects similar or partly similar to those of this company, and to subscribe for and take, acquire, hold, sell and otherwise dispose of shares or debentures, bonds or obligations of any such companies or company, and guarantee the payment of any securities issued by any such company; (i) To purchase, acquire, hold and own the capital stock bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold, or otherwise dispose of such shares, bonds or other securities, notwithstanding the provisions of section 44 of The Companies Act; (j) To receive and accept bonds, debentures, shares or other securities in payment or part payment for work done or materials supplied in connection with the business of the company; (k) To amalgamate with, enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, partnership or company carrying on or engaged in or about to carry on any business or transaction which this company is

authorized to engage in or carry on ; (l) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or otherwise, securities or otherwise of any other company or corporation, and to guarantee the performance of contracts by any such person with whom the company may have business relations ; (m) To invest the moneys of the company not immediately required in such manner as may from time to time be determined ; (n) To distribute among the shareholders of the company in kind any property or assets of the company, and in particular any shares, debentures or securities of any other company or companies which may have purchased, taken over or otherwise acquired, either in whole or in part, the property, assets or liabilities of this company ; (o) To sell, lease, exchange or otherwise dispose of the entire undertaking and assets of the company or any part or portion thereof, either at one time or from time to time as the company may consider expedient, and for such consideration and upon such terms and conditions as the company may deem proper ; the consideration price may be payable, if deemed advisable, in whole or in part as the company may determine in shares, bonds, debentures or other securities of any other company or corporation having objects altogether or in part similar to those of the company ; (p) To enter into any arrangement with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which it may be desirable to obtain, and to carry out, exercise and comply with or sell and dispose of any such arrangements, rights, privileges and concessions ; (q) To make donations and subscriptions to any object likely to promote the interests of the company, and to create and contribute to pension and other funds and schemes for the benefit of persons employed by the company, or the wives, widows, children or dependents of any persons, and to subscribe or guarantee money for any charitable or public object ; (r) To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company ; (s) To do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth and which may seem to the company capable of being conveniently carried on by the company, or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Griseom-Russell Co., Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of January, 1913.

THOMAS MULVEY,

31-2

Under-Secretary of State.

Corbeil, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of January, 1913, incorporating Avila Corbeil, manufacturer, Emile Corbeil, manager, Léonard Blais, commercial traveller, Théophile Desrochers and Henri Joseph Hector Morrier, foremen, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To purchase and acquire as a going concern any or all the assets and liabilities of the business carried on by the said A. Corbeil, in the City of Montreal as boot and shoe manufacturer, under the name and style of A. Corbeil ; (b) To manufacture, sell, buy and deal in, either wholesale or retail, boots and shoes and any and all things appertaining to such

business ; (c) To carry on any other business, whether manufacturing or otherwise, related or allied in any way to the purposes above mentioned, or which may seem to the company capable of being conveniently carried on in connection therewith, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (d) To acquire by purchase, concession, exchange or other legal title, and to construct, erect, operate, maintain and manage all factories, shops, storehouses, depots, machine shops, engine houses and other structures and erections necessary for its business and all other property, movable and immovable, necessary and useful for the carrying on of the purposes of the company, and to lease, sell and dispose of the same ; (e) To generate and accumulate steam, gas, electricity and other motive power for the creation of light, heat or power for the purposes of the company, with power to sell or otherwise dispose of any surplus power and to supply the same for lighting, heating or power purposes to any person or corporation, upon such terms and conditions as may be agreed upon, provided, however, that the foregoing powers when exercised beyond the property of the company shall be subject to all federal, provincial and municipal laws and regulations in that behalf ; (f) To apply for, obtain, register, purchase, lease or license on royalty or otherwise, acquire and hold, own, use, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes, under registration or otherwise, and to use, exercise and develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names, inventions, licenses, processes and the like, or any such other property or rights ; (g) To enter into any arrangement with any authorities, federal, provincial, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ; (h) To hold, purchase or otherwise acquire and to sell shares or bonds of any person or other company having objects similar, in whole or in part, to those of this company, or carrying on a business capable of being conducted so as to directly or indirectly benefit this company or otherwise to dispose of the same, notwithstanding the provisions of section 44 of the said Act ; (i) To consolidate or amalgamate with any other company having objects similar, in whole or in part, to those of this company, and to acquire by purchase, lease or otherwise, the property, franchises, undertakings and business of any such company and to assume the liabilities thereof, and to pay for the same, wholly or partly in cash, shares, bonds or other securities of this company ; (j) To sell the undertaking of the company or any part thereof for such consideration as the company may see fit, or otherwise dispose of the same ; (k) To issue paid-up shares, debentures, bonds or other securities of the company in payment or part payment for any property or rights which may be acquired by, or, with the approval of the shareholders, for any services rendered or agreed to be rendered, or for work done or agreed to be done for the company, or in or towards the payment and satisfaction of debts or liabilities owing by the company ; (l) To distribute among the shareholders of the company in specie any property of the company and in particular any shares, debentures or securities of any other company, belonging to the company, or which the company may have power to dispose of ; (m) To invest the moneys of the company not immediately required in such manner as may from time to time be determined by the company, or to distribute in specie among the shareholders any part of the property of the company ; (n) To acquire by purchase, lease, exchange or otherwise and to own, improve, subdivide, construct, use, manage, lease, sell, exchange movable and immovable properties of all kinds and description or any interest therein, and any rights relating to such movable and immovable properties and to dispose of the same ; (o) To act as agent for any company, corporation, partnership or person carry-

ing on any of the businesses or undertakings hereinbefore mentioned; (p) To do all or any of the acts aforesaid, either as principals, agents, contractors, attorneys, trustees or otherwise, or by or through trustees, agents or otherwise, or either alone or in conjunction with others; (q) To do all acts and things which may be conducive to the attainment of the above objects; the powers in each paragraph are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph; (r) To do all and everything convenient or proper for the accomplishment of the above purposes or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Corbeil, Limitée"—"Corbeil, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State

31-2

La Compagnie des Fermes Canadiennes de l'Ouest, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of January, 1913, incorporating Joseph Charles Boulanger, manufacturer, François-Xavier Fafard, land surveyor, and Jacques Ernest Légaré, real estate agent, of the City of Quebec, in the Province of Quebec; Gustave Fleury, financial agent, of the Town of Grand Mère, and Uldoric Allard, lumber merchant, of Courcelles, in the said Province of Quebec, for the following purposes, viz:—(a) To acquire by purchase, lease, exchange or otherwise, and to hold, improve and turn to account lands, lots, hereditaments and other property of any description and tenure, including timber lands and timber limits and licenses or any real estate or interest therein; (b) To sell or dispose of any such property or interest by sale or otherwise and generally to trade in lands and interest therein in any form whatsoever, including timber lands, timber limits, and licenses and leases, and to carry on the business of a land company; (c) To develop, subdivide, improve, lay out any such lands and to cultivate, settle and lease the same and to construct and maintain in and upon such lands, roads, bridges, and other means of communication and to erect and build houses, mills, residences, factories, warehouses, stores, elevators and any other buildings necessary or useful for the occupation or improvement of the property of the company or for the advantage of settlers, farmers and lessees; (d) To act as a colonization society and to do all and everything necessary to induce settlers to settle upon the lands of the company and to cultivate the same; (e) To acquire, maintain, improve and generally operate on the lands belonging to the company or upon lands controlled by the company, railway sidings, tramways or other means of transportation of goods, wares and merchandise belonging to the company or not and for the transportation of freight and passengers; (f) To make advances to settlers, farmers, purchasers or occupants of the lands of the company for the purpose of developing, constructing or improving such lands or for any other purpose relating to the occupation, development or improvement of such property, and to acquire, take and hold mortgages, hypothecs or other securities to guarantee the payment of the purchase price of any property or rights belonging to the company or to guarantee the payment of any debt or obligation due to the company by any other company, person, association or corporation in connection with any of the company's objects, and to sell and dispose of such securities; (g) To pay for any property or rights acquired by the company, or, with the approval of the shareholders, for services rendered or

to be rendered to the company either in cash or in paid-up shares or securities which the company has the power to issue, or partly in one mode and partly in the other, and generally upon such terms and conditions as the company may see fit; (h) To act as agent for the purchase, sale or transportation of merchandise and provisions for the purposes of the company; (i) To sell or dispose of the undertaking, property and assets of the company or any part thereof for such consideration as the company may deem fit and in particular for shares, bonds, debentures or securities of any other company having objects similar in whole or in part to those of this company; (j) To enter into any arrangements with any government or authority municipal or otherwise which may seem conducive to the company's objects, and to obtain from any such authority any rights, privileges and concessions which the company may think proper for the purpose of its business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "La Compagnie des Fermes Canadiennes de l'Ouest, Limitée," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

The Spring Water Company, Limited.

(CORRECTED NOTICE).

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of January, 1913, incorporating Thomas Sargent Owens, advocate, Harry McIntyre and Charles George Macartney, accountants, Lawrence Edgar Osborne, clerk, and Maude Robertson, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the trades or businesses of engineers, contractors for the erection, construction and alteration of public and private works, founders, smiths and mechanics, and to carry on the business of a water company and as such to construct, purchase, lease, or otherwise acquire a system or systems of water works, together with the necessary franchises, rights and privileges, and to operate, extend, develop and maintain the same for the supply of water to cities, towns and other municipal corporations, as well as to companies, corporations, firms and persons for public and private service, manufacturing, fire protection and any and all other purposes; (b) To develop and deal in steam, water, electric and other power and for that purpose acquire and construct water power, power stations, transmission lines and all necessary equipment; provided, however, that any transmission or distribution of water, heat or power beyond the lands of the company shall be subject to local and municipal regulations; (c) To deal in real estate and to build, purchase, hold, sell, lease and otherwise acquire or dispose of houses, stores, warehouses, shops and other buildings of any nature and kind whatsoever; (d) To enter into, make, perform and carry out contracts of every sort with any person, firm, association, corporation, private, public or municipal, or body politic for the purposes of the company, and to take, hold, acquire and dispose of in any manner whatsoever municipal franchises of any sort or kind; (e) To construct, execute, carry out, install, equip, lay down, improve, erect, buy, sell, lease, develop, manage, maintain or control public and private works, plants and conveniences of all kind either alone or jointly with any other companies, corporations or persons, including docks, harbours, piers, ferries, wharves, bridges, canals, water works, conduits, gas works, reservoirs, embankments, improvements, sewage, drainage, gas and heat, light and power supply works, plants, lines and systems; (f) To purchase or otherwise acquire any lands,

houses, offices, workshops, buildings and premises and any fixed and movable machinery, tools, engines, boilers, plants, implements, patterns, stock-in-trade, personal property, patents and patent rights convenient to be used in or about the trade or business of engineers, contractors, smiths or machinists; (g) To acquire any undertaking or business similar in whole or in part to that of this company or to any business it is authorized to carry on, together with the plant, stock, good-will, franchises and assets thereof of every description, and to pay for the same in cash, shares, bonds, debentures or securities of this company, or otherwise; (h) To enter into partnership or into any agreement for sharing profits, union of interests, reciprocal concession or co-operation with any person, firm or company, and to promote and aid in the promotion, constitute, form or organize companies, syndicates or partnerships for the purpose of acquiring any property and undertaking any liabilities of this company, or of advancing directly or indirectly the objects thereof, or for any other purpose which this company may think expedient; (i) To purchase, lease or otherwise acquire, hold, own, use, develop, exchange, sell or otherwise turn to account and dispose of concessions, licenses, rights, privileges, permits and franchises suitable, convenient or advantageous for the business of the company; (j) To sell or dispose of the undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (k) To amalgamate with any other company having objects altogether or in part similar to those of this company; (l) To distribute in specie from time to time amongst the shareholders of the company any property, assets or rights of the company and to sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (m) To invest and deal with moneys of the company not immediately required upon such securities as may from time to time be determined; (n) To advance money on such terms as may seem expedient to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (o) To purchase, acquire, hold, deal with or dispose of the shares, bonds and other evidences of indebtedness of any corporation, domestic or foreign, and exercise all the rights and privileges attached thereto, including the right to vote thereon, and to issue in exchange therefor its stock, bonds or obligations or otherwise pay for the same, notwithstanding the provisions of section 44 of The Companies Act; (p) To acquire by purchase or otherwise, and also to use and dispose of any patents, patent rights, industrial designs, trade marks, and to manufacture, use and deal in the inventions secured under such patents; (q) To issue and allot as fully paid-up shares of this company's capital stock in consideration of franchises, contracts, privileges, real or personal property, rights, interests, patents or any other property purchased or acquired, or for work done, or for any security given or to be given, or with the approval of the shareholders, for services rendered or to be rendered in the company's interests, including services rendered or to be rendered by the promoter of the company; (r) To do all such other things as are incidental or conducive to the attainment of any of the above objects; (s) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph hereof, or by reference to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Spring Water Company, Limited," with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

31-2

Alaska Securities, Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of January, 1913, changing the name of "Alaska Securities, Limited," to that of "Alaska Ideal Beds, Limited."

Dated at the office of the Secretary of State of Canada, this 29th day of January, 1913.

THOMAS MULVEY,

Under-Secretary of State.

31-2

Financial Trust Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of January, 1913, incorporating Henry Noel Chauvin, George Harold Baker, Harold Earle Walker and James Edouard Coulin, of the City of Montreal, in the Province of Quebec, advocates, and Christina Imrie, of the City of Westmount, in the said Province of Quebec, book-keeper, for the following purposes, viz:—(a) To act as receiver, trustee, assignee, liquidator, executor, administrator, curator to insolvent estates, to interdicts, to the person or property of any one and to substitutions; guardian to the person or property, sequestrator, judicial or otherwise; tutor, subrogate tutor and judicial adviser; to act as agent in the purchase, sale and management of real and personal property, to act as an agent or broker in placing insurance of any kind and to act as an adjuster, valuator and agent in any insurance claim; (b) To accept, receive, hold and convey the property of all estates and all other property, whether real or personal, movable or immovable, which may be granted, committed or conveyed to the company by any person, corporation or court of law and to execute and administer all such trusts; (c) To receive all kinds of personal property for deposit and safe-keeping and to make loans thereon and to act as agents, consignees and bailees thereof; (d) To lend and invest money entrusted to the company for such purposes and to secure the repayment of such moneys or the payment of the interest or both, to accept and dispose of any description of property conveyed, pledged, mortgaged, assigned to or deposited or warehoused with the company in connection with any such loan or investment; (e) To promote or assist in promoting any other companies; to underwrite, place or assist in the placing of and guarantee the issue of or the payment of the interest on the shares, debentures, bonds or securities of any such company; (f) To close and wind up the business of persons, partnerships, companies, corporations, associations and estates; (g) To act as trustee in respect to any debenture, mortgage, hypothec or other security issued according to law by any municipal or other corporation; to hold property mortgaged, hypothecated and pledged to secure the payment of debentures and other indebtedness, and to deal with such property in accordance with and for the purposes set forth in the instrument granting such mortgages, hypothec, pledge or obligation; (h) To guarantee any investment made by the company as agent or otherwise; (i) To give bonds for the faithful performance of any contract entered into with any person or corporation by any person or corporation and to act as surety before the courts; (j) To examine, report upon and audit the books, accounts, condition and standing of corporations, partnerships and individuals when requested or authorized so to do by such corporations, partnerships and individuals and also when required by an order of a court of competent jurisdiction; (k) To buy, sell, invest and trade in stocks, bonds, debentures and obligations, whether secured by mortgage or otherwise, and in Dominion, provincial, British, foreign or other public securities; (l) To sell or deal with real or personal property held by the company or in any fiduciary capacity, or on its own behalf, or otherwise, but it shall not so deal with any property held by it in a fidu-

ciary capacity unless thereto duly authorized as may be required by law or by the instrument creating the trust : (m) To charge for, collect and receive all agreed and reasonable remuneration, legal, usual and customary costs, charges and expenses for all or any of the past or future services, duties, trusts or things rendered, observed, executed or done in pursuance of any of the powers of the company, even when the said company is acting as tutor, sub-tutor, curator, judicial adviser, guardian, administrator, executor, trustee, mandatory or in any other capacity where the services are by law or custom usually gratuitous ; (n) Generally to act as agents or attorneys for the transaction of business, the management of estates, the investment, collection and payment of moneys, rents, interests, dividends, mortgages, bonds, bills, notes and other securities ; to act as agents for the purpose of registering, issuing, countersigning and transferring the certificates of stocks, bonds, debentures and other obligations of the Dominion of Canada or of any province thereof, or of any corporation, association or municipality, and to receive and manage any sinking fund thereof ; (o) To deal in real estate, mortgages, leases and other real rights as well as personal property ; (p) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (q) To acquire by purchase, lease or otherwise the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company ; (r) To apply for, purchase or otherwise acquire and sell any patents, brevets d'invention, trade marks, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or process which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ; (s) To construct, acquire, hold, maintain, lease, sell and convey any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any land, buildings and easements, and to accept mortgages, charges and liens on real or personal property or any other securities whatsoever and bearing interest or otherwise, as the company may see fit, from any person or corporation dealing with the company, and to sell, assign or otherwise dispose of all or any of such securities ; (t) To invest and deal with the moneys of the company not immediately required in such a manner as may be from time to time determined ; (u) To issue paid-up shares, bonds or debentures or other securities for the payment, either in whole or in part, of any property, real or personal, movable or immovable ; services, rights, lease, business, franchise, undertaking, power, privilege, license or concession which this company may legally acquire, and in payment or part payment of or in exchange for shares, bonds, debentures or other securities of any other company doing a business similar or incidental to the business of this company ; (v) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any shares in the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business ; (w) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company ; (x) To do all or any of the above things as principals, contractors, trustees or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others ; (y) To amalgamate with any

other company having objects altogether or in part similar to those of this company ; (z) To distribute by dividend or otherwise any assets of the company in specie or kind among the members and particularly paid-up shares, debentures or debenture stock of any other company ; (aa) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Financial Trust Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of January, 1913.

THOMAS MULVEY,

31-2

Under-Secretary of State.

The Loyal Motor Car Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of January, 1913, incorporating David William Henry, manufacturer, John Millar McEvoy, barrister-at-law, Helen Elizabeth Anderson, accountant, and Calvin Selith Parker, manager, all of the City of London, in the Province of Ontario, and Charles Chinnick Wright, of the Town of Strathroy, in the said Province of Ontario, merchant, for the following purposes, viz :— (a) To manufacture, buy, sell, rent or otherwise deal in automobiles and all parts and accessories thereto ; (b) To buy, sell, rent and otherwise acquire and dispose of all necessary plant, machinery, buildings and real estate as may be necessary for the purposes aforesaid, and (c) to manufacture and deal in any other kind of machinery or vehicles. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Loyal Motor Car Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Strathroy, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1913.

THOMAS MULVEY,

31-2

Under-Secretary of State.

Central Land Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of January, 1913, incorporating Thibaudeau Rinfret, King's counsel, Rosario Genest and Joseph Emile Billette, advocates, and Anna Clement and Angelina Marceau, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on a general real estate business, lease, purchase and transact in immovables ; (b) To transact and negotiate with any other company carrying on the same kind of business and generally carry on any operations necessary in the real estate business ; (c) To subscribe for, purchase or otherwise acquire the shares, bonds, debentures or other securities of any other company or corporation and to pay for the same in shares, bonds, debentures or other securities of this company, and to hold, sell or otherwise deal in the shares, bonds, debentures or other securities so purchased, and, while holding the same, to exercise all the rights and powers of ownership thereof, including the voting powers thereof, and to guarantee payment of the principal of or dividends and interest on the shares, bonds, debentures or other securities of any other company or corporation having objects altogether

or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this company, or with which the company may have business relations, and to promote any company or corporation having objects altogether or in part similar to those of this company or carrying on any business capable of being carried on so as to directly or indirectly benefit this company; (d) To consolidate or amalgamate with any other company or corporation having objects similar in whole or in part to those of this company, and to enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to engage in or carry on, or capable of being conducted so as to directly or indirectly benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person, company or corporation, and to take or otherwise assist any such person, company or corporation, and to take or otherwise acquire shares and securities of any such company or corporation and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, or otherwise to deal with or dispose of the same; (e) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the name of the persons, firms, company or companies hereinafter referred to, if hereunto duly authorized, all or any of the property, franchise, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake any liabilities of any such person, firm or company, and to exercise the rights, powers and franchises of any other company whose capital stock is owned by this company in the name of such company or in its own name; (f) To sell, lease, exchange, dispose of, turn to account or otherwise deal with the property, rights, franchises and undertakings of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, bonds, debentures or other securities of any other company having objects altogether or in part similar to those of this company; (g) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (h) To distribute in specie or otherwise, as may be resolved, any assets of the company among the members of the company and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Central Land Company, Limited," with a capital stock of three hundred thousand dollars, divided into 3,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 29th day of January, 1913.

THOMAS MULVEY,

31-2

Under-Secretary of State.

Industrial Engineering & Machinery Company, Limited.

(CORRECTED NOTICE)

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 23rd day of January, 1913, incorporating Louis Joseph Loranger and Joseph Alexandre Prud'homme, advo-

cates; Maurice Loranger and Bernard Melançon, notaries, and Gabrielle Letourneau, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, import, export, purchase, sell and deal in any way with all kinds of instruments, machines and machinery, and to carry on the business of commission merchants, agents, brokers, consignee or otherwise handle, distribute and deal with any of its products or commodities; (b) To act as consulting or contracting engineers or both, to acquire, lease, sell, design, operate for profit and otherwise dispose of any kind of water power, lighting plant, whether gas or electric, or both, stone quarries, cement and lime plants, coal, ore, mine, subject, however, to municipal authorities; (c) To carry on business, or any part thereof, either wholesale or retail, or both, and to manufacture or acquire and deal in any way with the ingredient or accessories useful or convenient in that connection; (d) To carry on any other business, whether engineering, contracting, manufacturing or otherwise, which may be capable of being conveniently carried on in connection with the business or objects of the company, or calculated to enhance the value of or render profitable any of the company's properties or rights; to acquire by purchase, leases, concessions, licenses, exchange or other legal titles, and to undertake and to alienate, dispose of or otherwise deal with, either solely or jointly with others, and as principals, agents, engineers or otherwise, contractors or otherwise, the whole or any part of the business, properties, assets, good-will, rights and liabilities of any persons or corporations carrying on or interested in any business or undertakings similar to those which this company is authorized to carry on or to any one or more thereof, or possessed of, or interested in property or rights suitable for the purpose of this company, and to purchase or otherwise acquire any or all of the shares, debentures or other securities of such incorporations, and to pay for any rights and things so acquired or enjoyed by issuing shares of the company's stock as fully paid up and non-assessable or appropriating any of its bonds, debentures or assets for that purpose and for expenses incurred in that connection; (e) To pay for any properties, rights or things required by or useful to the company or for services rendered to the company after its incorporation or previous thereto in preparation for its incorporation or organization or otherwise in bonds, debentures or other securities or assets of the company or by the issue of fully paid-up and non-assessable shares of its capital stock; (f) To use any of the funds or assets of the company, including its bonds, debentures or other securities and its shares which may be issued as fully paid up and non-assessable for the purpose of forming, promoting and contributing to, subsidizing or otherwise assisting any company or companies, to acquire all or any of the undertakings, assets, rights or liabilities of this company or any persons, firms, corporations, syndicates and associations having objects similar to those of this company, or for any other purpose which may seem calculated to benefit the company, and while holding or enjoying any shares, bonds, securities or other rights, to exercise all the rights and powers of ownership thereof, including voting powers, the whole notwithstanding the provisions of section 44 of the said Companies Act; (g) To make application and negotiate for, purchase or otherwise acquire or use, exercise, develop, grant or dispose of or turn to account any patents, trade marks, copyrights, grants, licenses, leases, concessions and the like, which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated to benefit the company, and to pay for the same in bonds, debentures or other securities of the company or by the issue of fully paid-up and non-assessable shares of its capital stock; (h) To amalgamate or enter into partnership or arrangement for sharing profits or union of interest or otherwise with any persons or corporations engaged or interested in any similar or suitable business or transaction and to purchase or otherwise acquire or guarantee the payment of any shares, bonds, debentures or other securities of any such corporation or of any dividends or interest thereon and to sell or re-issue, with or with-

out guarantee, or otherwise deal with the same; (i) To purchase or otherwise acquire, hold, lease, sell, improve, manage, develop, exchange or otherwise dispose of or deal with any real estate lands, buildings or other property or rights necessary or useful for the carrying on of any of the company's business; (j) To sell, lease or otherwise dispose of or deal with the whole or any part of the undertaking of the company and of its assets and good-will, for such consideration as the company may think fit, including shares, debentures or other securities of any other corporation having objects similar in whole or in part to those of the company, and to distribute among its shareholders any cash, securities or other consideration so received; (k) To do all such other things as may be incidental or conducive to the attainment of the above objects or for the carrying out of the company's purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Industrial Engineering & Machinery Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 24th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

Longueuil Riverside Land Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of January, 1913, incorporating William Kenneth McKeown, advocate, James Robertson Law, accountant, and May Beatrice Flanagan, Mabel Evelyn Manhire and Berthe Charlebois, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of a land company and in connection therewith, to acquire by purchase, lease, exchange, grant, concession or otherwise and to hold, subdivide, lay out in building lots, streets, lanes, squares and otherwise, to improve, develop, rent, sell, convey, exchange, lease and otherwise dispose of and generally deal in lands and real estate of all and every kind and description, whether vacant, improved or otherwise, as also any rights, title or interest therein, and in and upon such lands and real estate, or any part thereof, to make, erect, construct, build, operate and maintain roads, streets, lanes, bridges, and other means of communication, houses, dwellings, stables, factories, mills, plants, manufactories and all other buildings and works and improvements that may be considered advisable in connection with the purposes of the company, including the construction in and on such lands, or any part thereof, of sidewalks, drains, water mains, sewers, lighting plants and accessories and all and any other improvements of a nature to enhance the value of the company's property, or any part thereof, and to use the capital or any other funds of the company for such purposes or any one of them; (b) To make advances by way of loans for building purposes or other improvements to purchasers or lessees of any part of the company's property and aid by way of advance or otherwise in the construction and maintenance of roads, streets, bridges, sidewalks, water works, sewers, lighting plant or plants and other improvements calculated to render the company's property more accessible or enhance its value; (c) To act as real estate agents, experts, valuers, realty brokers, contractors and builders and do a general real estate agency business, including the undertaking of investigations, valuations, sales, exchanges and the like, and negotiate leases and all other form of contract in respect of real estate, to guarantee the payment of rentals by lessees to whom the company may lease its own or its clients' and customers' properties, or any part thereof, and to charge and collect such commissions and receive such compensation for such services, either in cash or securities of any other company as this company may con-

sider proper and advisable; (d) To take and hold mortgages, hypothecs, liens and charges, pledges or movable property, shares, bonds and other securities to secure the payment of the purchase price, or any part of it, of properties sold by the company, or any money (due to the company from purchasers or advances by the company) to purchasers for building purposes or other improvements, or for any rentals due to the company or guaranteed by the company, as herein set forth; (e) To build, install, maintain and operate one or more systems of water works for the proper supply of water to the holders and purchasers of the property of the company and others and, in connection therewith, aqueducts, filtration plants, pumping stations, mains, connections and other accessories and adjuncts to such water works; to sell and dispose of said water and, for such purposes, to enter into any contracts that may be considered advisable by the company; (f) To acquire by purchase, lease or otherwise and to own, construct, develop and operate steam, electric and hydraulic plants for the purpose of generating heat, light and power for the uses of the company in connection with any of its operations, and to dispose of any surplus of the same not required for such operation, and, in connection therewith, to erect all such dams, sluices, reservoirs, water courses, buildings and other constructions as may be necessary for the proper completing of such works or any of them, and to enter into all and any contracts and agreements for the supply of the heat, light and power that the company may deem proper, provided, however, that any sale, transmission or distribution of electric, hydraulic or other powers beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (g) To construct, improve, maintain, develop, work, manage, carry out or control any roads, ways and branches, railway switches or sidings on lands owned or controlled by the company, and bridges, reservoirs, water courses, wharves, manufactories, warehouses, electric works, shops, stores, houses and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (h) To apply for, secure, acquire by assignment, transfer, purchase or otherwise, and to exercise, carry out and enjoy any charter, license, power, authority, franchise, contract, concession, rights or privileges which any government or authority or any corporation or other public bodies may be empowered to grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof; (i) To acquire by purchase, lease or otherwise and to take over the whole or any part of the undertaking, business, property, assets or liabilities of any person, partnership or company carrying on any business in whole or in part which this company is authorized to carry on or possessed of property suitable and proper for the purposes of this company; (j) To enter into any agreement for sharing of profits, amalgamation, consolidation or union of interests, co-operation, joint adventure, reciprocal concession or other arrangement of a like nature with any person or company or companies carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to engage in or carry on, or having objects altogether or in part similar to those of this company; (k) To purchase, take in exchange or in payment or otherwise acquire, hold and own, and whilst holding same, to exercise all the rights and privileges of holders and owners thereof, and to sell, with or without guarantee, and, notwithstanding the provisions of section 44 of the said Act, deal in the shares, bonds, debentures or other securities of any other company or companies having purposes or objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to establish, promote or otherwise assist any such other company or companies; (l) To issue paid-up shares, bonds, debentures or other securities for the payment, either in whole or in part,

of any property, real or personal, movable or immovable, property rights, lease, business, franchise, undertaking, power, privilege, license or concession which this company may lawfully acquire, as also in payment of services rendered to the company by way of promotion or otherwise, and to issue fully paid shares, bonds, debentures or other securities of the company in payment or part payment of or in exchange for shares, bonds, debentures or other securities of any other company doing a business similar or incidental to the business of this company; (m) To sell, lease, exchange or otherwise dispose of or deal with all or any part of the property, rights or undertaking of the company for such consideration as the company may think proper and in particular for shares, bonds, debentures or other securities of any other company having objects altogether or in part similar to those of the company; (n) To lend money to persons or companies having dealings with the company and guarantee the performance of contracts, as also the performance of any obligation or undertaking of any other company in which the company is interested, and to accept as security for such loans and guarantee any security that may be offered by such person or company, including shares and debentures of such other companies; (o) To draw, make, accept, endorse, discount and issue promissory notes, bills of exchange, warrants, securities under the Bank Act and other negotiable or transferable instruments; (p) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (q) From time to time to do any one or more of the acts and things herein set forth and to exercise and enjoy all such rights and privileges and to do all such other acts and things as are incidental or conducive to the attainment of the above objects or any one of them, as also to carry on any business germane to the purposes and objects above set forth. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Longueuil Riverside Land Company, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

Chambers, McQuigge & McCaffrey Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1913, incorporating William Clark Chambers, contractor, Anson Spotton, barrister, Henry Leighton, manufacturer, Eunice Leighton, bookkeeper, and Irene Edmunds, stenographer, all of the Town of Harriston, in the Province of Ontario, for the following purposes, viz:—(a) To enter into any contracts or agreements in relation to, and to erect, construct, maintain, alter, repair, pull down and restore works of all kinds; both public and private, including wharves, docks, piers, tramways, waterways, roads, bridges, warehouses, factories, mills, engines, machinery, railway carriages, ships and vessels of every description, gas works, electric works, water works, drainage and sewage works and other structures and works connected therewith, and to carry on a general contracting, building, planing mill and lumber business, and to manufacture, buy, sell and deal in lumber, bricks, stone, cement, lime, limestone, artificial stone and all kinds of building materials and supplies; (b) To acquire by purchase, lease or other title all quarries, gravel pits, timber limits, saw mills, water powers, steamboats, dredges, cows, machinery and plant and all other accessories

which may be deemed necessary or convenient for the proper carrying on of the business and undertakings of the company, and to operate the same in connection therewith, and to alienate the same at pleasure; (c) To acquire, own and operate the necessary lands and manufactories required in carrying on and conducting any branch or branches of business incidental to the due carrying out of the objects for which the company is incorporated; (d) To contract, acquire, charter, operate, hire, lease, sell or otherwise dispose of all kinds of steam or sailing vessels, barges, boats and other vessels, wharves, docks, warehouses, freight sheds and other buildings; (e) To aid by guarantee, endorsement, advances or otherwise any corporation with which the company may have business relations, or shares of whose capital stock have been acquired and are held by the company, and to guarantee the performance of contracts by any such corporation, or by any person or persons with whom the company may have business relations; (f) To carry on any other similar business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company; (g) To do all such other things as are incidental or conducive to the attainment of the above objects; (h) To buy or otherwise acquire farming lands and power to sell or otherwise dispose of the same. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Chambers, McQuigge and McCaffrey Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Burnside Realty Co. Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of January, 1913, incorporating William Langley Bond, King's counsel, Royal Lindsay Hamilton Ewing, real estate agent, James McBride, agent, and John Bicknell Johnson, bookkeeper, of the City of Montreal, in the Province of Quebec, and James Edouard Coulin, of the Town of Outremont, in the said Province of Quebec, advocate, for the following purposes, viz:—(a) To acquire by purchase, lease or otherwise and to hold and own real estate and immovables; (b) To make, build and construct any and all public and private works, buildings, undertakings and operations, dwelling houses, factories, shops and other buildings; (c) To sell, lease, convey, exchange, dispose of or otherwise deal with such real estate, or any portion thereof, and to develop, improve, exploit and lay out any such property in streets, lanes, squares, lots or otherwise; (d) To aid in the construction and maintenance, or to construct or maintain lanes, roads, streets, water works or other works and improvements calculated to render the company's property more accessible and profitable; (e) To purchase, acquire, hold, transfer, sell and dispose of shares, stocks, debentures, bonds or other securities in any other company having objects in any way similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (f) To sell or otherwise dispose of the undertakings of the company or any part thereof on such terms and conditions as the company shall see fit and to accept shares, bonds, stock or other securities of any company in payment or part payment thereof; (g) To acquire, hold and sell and dispose of any business, franchises, undertakings, rights, privileges, leases, contracts, assets and other rights, which the company may lawfully acquire, and to pay for the same wholly or in part in cash, or wholly or in part in stock, bonds or

other securities of the company, and to that end to issue shares of this company as fully paid up and non-assessable to any individual, firm or corporation in payment of any business, franchises, undertakings, property, rights, privileges, leases, contracts, real estate, stock, assets or other rights which the company may acquire; (h) To generate or purchase electricity and to sell and distribute the same for lighting, manufacturing or other purposes in connection with any part of the company's property; (i) To amalgamate with any other company having objects in whole or in part similar to those of this company; (j) To distribute among the shareholders of the company in kind any shares, debentures, securities or property belonging to the company; (k) To act as general agent, mandatory, real estate and insurance agent and in general to do any and all acts which may be necessary for the promotion of the company's business and the carrying out of its undertakings. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Burnside Realty Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

The Owen Sound Rolling Mills Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of January, 1913, incorporating Archibald Henry Macdonald, John Jacob Drew and Frederic Watt, solicitors, and Priscilla Jean Ryde and Alice Beatrice Cabeldu, stenographers, all of the City of Guelph, in the Province of Ontario, for the following purposes, viz:—(a) To manufacture wrought iron and steel, pipe and tubing, both butt weld and lap weld, nipples, joints and other pipe fittings, steel and cast iron elbows, bar iron and steel, angle iron and steel, and iron and steel rods, structural steel for bridge and building work and such like use, steel railway rails, fish plates, spikes and all other iron and steel used in railway track laying, iron and steel nails, tacks, screws, bolts and nuts, skelp, pig iron, steel billets, brass and iron bedsteads and tubing therefor; (b) To acquire, build and operate smelters; (c) To purchase, construct and use for any of the undertakings of the company steamboats, tugs, dredges and wharves; (d) To acquire by purchase or otherwise iron and coal mines and to operate the same; (e) To build houses for rent or sale to employees of the company and to acquire, hold, sell and convey any real estate requisite for such purposes; (f) To carry on any other business, whether manufacturing or otherwise, capable of being conveniently carried on in connection with the business of the company or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (g) To acquire or undertake the whole or any part of the business, property and liabilities of any persons or other company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purpose of the company; (h) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (i) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of

them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (j) To purchase or otherwise acquire and assume the franchises, contracts, agreements and obligations of any company or companies, person or persons for the purposes of the company and to pay therefor in cash or by the issue of fully paid-up shares of the capital stock, debentures or other securities of the company, or partly in cash and partly by the issue of fully paid-up shares of the capital stock, debentures or other securities of the company as the directors of the company may from time to time see fit; (k) To do all things incidental to the above purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Owen Sound Rolling Mills Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Owen Sound, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

St. Catherine Heights, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 29th day of January, 1913, incorporating Joseph Mathias Dorion, of the Town of Lachute, in the Province of Quebec, insurance broker; John Robert Collins and William Henry Moran, of the Town of Fasset, in the said Province of Quebec, lumber merchants; Joseph Aimé Papineau, broker, and Arthur Theodore Côté, accountant, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—(a) To acquire by purchase, lease or otherwise and to hold and own real estate and immovables; to make, build and construct any and all public and private works, buildings, undertakings and operations, dwelling houses, factories, shops and other buildings; to sell, lease, convey, exchange, dispose of or otherwise deal with such real estate or any portion thereof, and to develop, improve, exploit and lay out any such property in streets, lanes, squares, lots or otherwise; (b) To aid in the construction and maintenance, or to construct or to maintain lanes, roads, streets, water works or other works and improvements calculated to render the company's property more accessible and profitable; (c) To purchase, acquire, hold, transfer, sell and dispose of shares, stocks, debentures, bonds or other securities in any other company having objects in any way similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (d) To sell or otherwise dispose of the undertaking of the company or any part thereof on such terms and conditions as the company shall see fit, and to accept shares, bonds, stocks or other securities of any company in payment or part payment therefor; (e) To acquire, hold, sell and dispose of any business, franchise, undertaking, rights, privileges, leases, contracts, assets and other rights which the company may lawfully acquire, and to pay for the same wholly or in part in cash or wholly or in part in the stock, bonds or other securities of the company, and to that end to issue shares of this company as fully paid up and non-assessable to any individual, firm or corporation in payment of any business, franchise, undertaking, property, rights, privileges, leases, contracts, real estate, stock, assets or other rights which the company may acquire; (f) To open up, develop and operate quarries and other works of a similar nature upon the property of the company; (g) To purchase electric power, and to sell and distribute the same for lighting, manufacturing or other purposes in connection with any part of the company's business; (h) To act as an agent in

carrying on any of the business which the company is empowered to transact, and in general to do any and all acts which may be necessary for the promotion of the company's business, and the carrying on of its undertakings. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "St. Catherine Heights, Limited," with a capital stock of seventy-five thousand dollars, divided into 1,500 shares of fifty dollars each, and the chief place of business of the said company to be at the Town of Lachute, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

Macdonald Car Buffer, Limited.

(CORRECTED NOTICE)

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of January, 1913, incorporating Maurice Alexander, advocate, Patrick Clarke Dwyer, manager, Darley Burley Smith, clerk, and Jean Gustave Mignault, student-at-law, all of the City of Montreal, in the Province of Quebec, and Jennie Louise Lawrence, of the City of Westmount, in the said Province of Quebec, stenographer, for the following purposes, viz :—(a) To carry on the business of general merchants, lumbermen, lumber and timber merchants in all branches, manufacturers of sashes, doors and woodenware of all kinds, builders and contractors for the construction of buildings and works of all kinds and manufactures and everything employed in or about the same, and manufacturers generally of any and all articles and things in which metal, stone, brick, wood or any or either of them forms a component part ; (b) To manufacture all kinds of cars, car buffers, conveyances and railway equipment of every kind and material and all appliances and specialties used in connection therewith and in relation thereto ; (c) To smelt, concentrate, dress, in any or every manner, by any or every process, and to manufacture iron, minerals, and metallic or other products, and for such purposes to make, build and execute all necessary and proper works, and to do all necessary and proper acts, and to erect and maintain all suitable furnaces, forges, mills, engines, houses and buildings ; (d) To acquire, hold, lease, dispose of and generally to deal in and with mines, mining lands and mining rights, to mine any and all metals, to engage in mining in all its branches, to sell and dispose of and generally deal with its products ; (e) To acquire, hold, lease, dispose of and generally deal with and in timber lands, timber limits, and timber licenses, to cut, mill, buy, sell, prepare for market and deal in timber and lumber ; (f) To construct, improve, operate, maintain, develop or manage, carry out or control roads, ways, bridges, reservoirs, water courses, wharves and vessels calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof ; (g) To own and operate, either by steam, electricity or other power, tramways and railway sidings on or over lands owned or controlled by the company, or on or over lands adjacent to the lands of the company, with the consent of the owner or holder thereof ; (h) To acquire and take over as going concerns the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such companies ; (i) To sell, lease or otherwise dispose of the whole or any branch or part of the business, under-

takings, property, liabilities and franchises of the company to any other person or company, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company ; (j) To apply for, obtain, register, purchase, lease or otherwise acquire, and to hold, use, own, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents, inventions, improvements and processes used in connection with or secured under letters patent of the Dominion of Canada or elsewhere, or otherwise ; and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, patents, licenses, processes and the like, or any such property or rights ; (k) To purchase, take or acquire, by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint ; (l) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ; (m) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined ; (n) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company ; (o) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; (p) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ; (q) To do all or any of the matters hereby authorized, either alone or in conjunction with, or as factors, trustees or agents, for any other companies or persons, or by or through any factors, trustees or agents ; (r) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (s) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Macdonald Car Buffer, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 23rd day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

Texas Prairie Lands, Limited

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1913, decreasing the capital stock of the "Texas Prairie Lands, Limited," from the sum of ten million to the sum of three million five hundred thousand dollars, such decrease to consist of six thousand five hundred unissued shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 27th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

31-2

L. McEwen & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1913, changing the name of "L. McEwen & Company, Limited," to that of "McEwen, Cameron, Wait, Limited."

Dated at the office of the Secretary of State of Canada, this 3rd day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Laporte, Martin, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of January, 1913, incorporating Hormidas Laporte, Joseph Ethier, Adhémar Delorme, Hormidas Delorme and Wilbrod Imbleau, merchants, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To purchase, sell and dispose of spirituous liquors, wines, spices, provisions, tea, fruits, tobacco and any other products, and to carry on the general business of wholesale grocers and importers and dealers in groceries, and to act as commission merchants in connection with the above mentioned articles; (b) To carry on, purchase and to undertake the business now carried on in Montreal and elsewhere by the name of "Laporte, Martin & Cie" (Limited), and to pay for the assets thereof, including its good-will, in paid-up shares at par value of the company or in the company's bonds, and to assume all the rights and liabilities of the said firm of "Laporte, Martin & Cie" (Limited); to contract with the holders of the preferred shares of the firm of "Laporte, Martin & Cie" (Limited), for the release of their said preferred shares, in paying for the same either in cash or in exchange for the shares or bonds of this company; (c) To purchase and acquire any similar business or to purchase and acquire any control and interest in any business of a similar nature, and to pay for the same in shares or bonds of this company, and to purchase and hold shares and bonds in or of any other company engaged in a similar business, and to pay for such shares and bonds in cash or shares or bonds of this company, notwithstanding the provisions of section 44 of the said Act; (d) To amalgamate with any other company carrying on a business similar to that which this company is authorized to carry on; (e) To purchase, erect, construct and operate works, buildings, warehouses, machinery and equipment for the purpose of said business, and to act as agents for

manufacturers and dealers in the above mentioned products and other similar articles; (f) To carry on the business of warehousemen and to carry on any other operations relating thereto; to issue warehouse receipts, negotiable or otherwise, or orders for goods warehoused by the company; to make advances on loans on such goods and for other purposes; (g) To act as liquidators, assignees or trustees of property in which the company is interested, either as creditors or otherwise; (h) To acquire, lease and dispose of trade marks, patent rights, privileges and franchises relating to any invention which may be deemed useful to the company's business, and to acquire and operate any patents of invention or license to use any invention which may be deemed useful for the said business, and to sell, lease or dispose of the same; (i) To enter into any arrangements for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to engage in or carry on any business or transaction which the company is authorized to engage in or carry on, and to acquire shares and securities of any such company; (j) To take, acquire and hold securities of all kinds, movable or immovable, for debts and obligations owing to the company, and mortgages, and to pledge, sell, lease or dispose of any property belonging to the company; (k) To acquire and hold, for the benefit of the company, movable and immovable properties, and to pay for the same either in cash, or either in shares or bonds of this company, and to sell, lease and dispose of such movable and immovable properties; (l) To issue shares of this company's capital stock as fully paid up and non-assessable in payment of any shares, debentures, stock-in-trade and generally of any property movable or immovable, real or personal which the company may acquire or, with the approval of shareholders, for services rendered or for any other consideration which the directors may deem necessary and proper; (m) To make advances by way of loans to customers or others having dealings with the company; to take and hold such securities which, from time to time, may be considered advisable to guarantee the performance of any obligation or undertaking of any other company, and in particular of companies having dealings with this company, upon such terms and conditions as may be agreed upon; (n) To enter into any arrangements with any governments or authorities, municipal or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges, concessions, grants or other advantages which the company may think it desirable to obtain, and to carry out any such arrangements; (o) To procure the company to be incorporated, registered and recognized in any foreign country and to designate persons therein to do all proper acts and things according to the laws of such foreign country to represent this company, and to permit this company to effectively carry on its business or operations in such foreign country; (p) To establish, maintain and operate branches, factories, agencies, salesrooms and offices in connection with the company's business; to carry on any other business whether manufacturing, mercantile or otherwise which may seem to the company capable of being conveniently carried on in connection with the company's businesses or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (q) To distribute, in kind, any assets or property of the company among its shareholders and particularly the shares or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Laporte, Martin, Limitée," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 29th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Eastern Hay & Feed Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1913, incorporating James Leaman Dixon and Clarence Edgar Dixon, merchants, Frederick Agatha Dixon and Walter Irvin Dixon, farmers, all of the Town of Sackville, in the Province of New Brunswick; and Elton Wheatly Cochran, of the Town of Dorchester, in the said Province of New Brunswick, trader; and Edgar Fillmore, of the Town of Amherst, in the Province of Nova Scotia, trader, for the following purposes, viz:—(a) To acquire, purchase and take over as a going concern all the property and assets, and as well to undertake all the liabilities of The Sackville Hay & Feed Company, Limited, (a body duly incorporated under the New Brunswick Joint Stock Companies Act and by virtue of Supplementary Letters Patent under the last mentioned Act, and having its chief place of business at the Town of Sackville, in the County of Westmoreland and Province of New Brunswick), together with all the real estate, lands and premises, leases, rights and privileges in lands of the said last mentioned company, to include all its shops, stores, mills, warehouses, elevators, barns and other buildings; and all its machinery, plant and equipment; and also all the merchandise, goods, wares and chattels, invoices, cargoes, stock in trade, and the book debts, books of account, contracts, choses in action and securities of the said, The Sackville Hay & Feed Company, Limited, of whatsoever nature or description and howsoever situate or wheresoever found, at and for such price as may be agreed upon, and to pay for the same in shares of the capital stock of the company, such shares to be issued and allotted as, and to be and become *de facto* fully paid up and non-assessable; (b) To carry on and conduct a business as wholesale and retail grocers, and as such deal in flours, feeds, provisions, canned goods, meats, fish, confectioneries, fruits, teas, coffees, spices, tobacco, and biscuits and all and every other commodity and product requisite and incidental to the conduct of a general wholesale or retail grocery business, with power to acquire, open or establish branch stores or agencies of the company either as wholesale or retail grocers and dealers, and to carry on and conduct a general business, both wholesale and retail, of dealing in farm, garden and agricultural produce of all kinds and description, and to buy and sell, import and export, and deal generally in fertilizers and seeds of all kinds, both in package and in bulk; (c) To buy and sell, import and export and deal generally in corn, wheat, oats and any other grains and cereals; and to mill, manufacture, clean, refine and mix all kinds of mill feed and grains for food for live stock; (d) To buy, sell and trade in and to export and import and generally deal in hay and straw, and to operate and maintain all kinds of engines, machinery and presses for the curing, preparing and baling thereof, and to erect and maintain all barns and sheds or warehouses necessary for the housing thereof; (e) To buy and sell and deal and trade generally in farming machinery and implements and hardware of all kinds and descriptions, and to deal and trade as fully in waggons, carriages, carts and sleighs and vehicles of all descriptions, also in harnesses, robes, blankets and kindred goods, articles and findings; (f) To buy and sell and deal generally in fuel, both coal and wood, and to maintain and operate elevators, yards and mills for the storage and manufacture of such fuel; (g) To buy and sell, import and export and generally deal in, at wholesale and retail, all kinds of building materials by way of lumber of all descriptions, lime, cement, brick, stone, pipe, tiling and other construction material and to erect and maintain yards and houses to store the same; (h) To import and deal in as wholesalers and retailers, gasoline, lubricants and all kinds of oil, crude or refined for household, manufacturing or mechanical purposes; (i) To acquire, erect, lease, install, maintain and operate elevators, grain storage and cleaning plants and warehouses; (j) To acquire, erect, lease, maintain and operate mills for the manufacture of flour, oatmeal,

cornmeal, bran, feed chop, linseed oil-cake, and other grain products and any by-product of which grain shall form a constituent part; (k) To acquire, manufacture, buy, sell and dispose of, consign to agents for sale, and deal in all such kinds of goods, chattels and merchandise as the company shall see fit and to engage in and carry on such business as is usually engaged in by grocers, grain merchants, fuel, commission and produce merchants and dealers and traders; (l) For the purpose and to the extent necessary for the transport of coals, timber, lumber, grain, hay and other commodities, manufactured, imported or shipped by the said company, and the goods and merchandise hereinbefore referred to, to acquire or build wharves, and to acquire, build, charter, sail and use ships, steam tugs, schooners, barges, lighters and other vessels, and when not required for the purposes hereinbefore mentioned, to hire or make use of the same in any such manner as to the company seems expedient and to sell or alienate the same at pleasure; (m) To acquire the good-will of any business within the objects of the company and any lands, tenements and hereditaments, privileges, contracts, rights and powers appertaining to the same and in connection with any such purchase or acquisition to assume the liabilities of any company, association, partnership or person; (n) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable and transferable instruments; (o) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the company; (q) To advance money to customers and others having dealings with the company and to guarantee the performance of contracts by such persons or companies; (r) To carry on any other business which may from time to time seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property and rights; (s) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Eastern Hay & Feed Company, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Sackville, in the Province of New Brunswick.

Dated at the office of the Secretary of State of Canada, this 3rd day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

C. S. Hyman Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 30th day of January, 1913, incorporating Frederick Faber Harper and George Sutton Gibbons, barristers-at-law, Grace McNaughton and Thomas Gordon Wilson, bookkeepers, and Agnes Pelton, stenographer, all of the City of London, in the Province of Ontario, for the following purposes, viz:—(a) To buy, sell, deal in, distribute, store, warehouse, export and import hides, skins and pelts, either in their raw or green-salted, tanned or partially tanned state, or partially or wholly manufactured into leather; to carry on the business of leather manufacturers and dealers, tanners and wool-pullers, and to carry on the business of tallow renderers and fertilizer manufacturers; (b) To buy, sell, manufacture

and deal in all kinds of leather and leather goods, hair, wool, oil, tallow and all goods and commodities manufactured from the same, including all products and by-products of such articles; (c) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (d) To acquire and use all necessary lands, mills, machinery and plant and other articles and property necessary to or required in connection with the production of leather, pelts, tallow, hair, wool, oil and the products thereof or substances and articles into which the same enter; (e) From time to time to acquire, own, buy and sell such real and personal property as the company may deem necessary or convenient for its purposes, and to acquire the same by purchase, lease, license, exchange or otherwise and to hold, sell, mortgage, alienate, transfer or otherwise dispose of the same; (f) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (g) To act as general agents and commission merchants for any person or persons engaged in a similar business; (h) To purchase or otherwise acquire the whole or any part of the business, assets, property, privileges, rights and contracts whatsoever and wheresoever situated of any person or persons, corporation or corporations carrying on any business within the objects of this company, and to pay for the said business, assets, property, privileges, lands, rights, contracts, undertaking or goodwill either in cash or in fully paid-up and non-assessable common or preferred stock, debentures, bonds or securities of this company; (i) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company; and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (j) To purchase and acquire shares in any other corporation carrying on any business similar to that carried on by this company and to pay for the same in cash or fully paid-up common or preference stock, bonds or debentures of the company; (k) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (l) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (m) To construct, improve, maintain, work, manage, carry out or control any roads, ways and branches or sidings on lands owned or controlled by the company, bridges, reservoirs, water-courses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (n) To produce or accumulate electricity or electro-motive force or other agency similar or otherwise and to supply the

same for the production or use of lighting, heating and motive purposes or otherwise for the purposes of said business, and to sell and dispose of any surplus electricity and electro-motive force for power, lighting and heating purposes, subject to provincial and municipal laws and regulations; (o) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependants or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (p) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (q) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (r) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (s) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (t) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (u) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (v) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The C. S. Hyman Company, Limited," with a capital stock of three million dollars, divided into 30,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of London, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 3rd day of February, 1913.

THOMAS MULVEY,

32-2

Under-Secretary of State.

W. R. Webster & Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 30th day of January, 1913, incorporating William Robert Webster, manufacturer, Frederick William Shorey Webster, manager, John Hubert Webster and Orrin Ralph Webster, salesmen, and John Perley Wells, advocate, all of the City of Sherbrooke, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of the manufacture of cigars, cigarettes and of tobacco in all its forms, and to carry on a general business in cigars, cigarettes, tobacco and any manufactured product of tobacco, including the manufacturing business incidental thereto, and to do any and all matters and things necessary, fit or proper in or about the manufacture, purchase, sale, dealing in or importation of tobacco, cigars and cigarettes and all goods of the nature bought and sold by tobacconists, and to carry on such business either by wholesale or retail; (b) To apply for, purchase or otherwise acquire, lease and dispose of trade marks, names of brands, brands or designs and any patents and patent rights, licenses, concessions and privileges for or in respect of any inventions that may be deemed useful or advantageous, and also the right to acquire any exclusive or non-exclusive or limited right to use any secret or other information as

to any inventions or process in connection with the manufacture of tobacco, which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to manufacture, advertise, use, exercise and work the same; (c) To construct, carry out, maintain, improve, manage, work, control and superintend all works, factories, warehouses, shops, dwelling houses and other works and conveniences which may seem directly or indirectly conducive to, or convenient for, any of the objects of the company, and to contribute to, subsidize or otherwise add to, or take part in, any such operations; (d) To buy, sell, manufacture, refine, manipulate, export and import and deal in any substances, apparatus and things capable of being used in any such business as the company is authorized to carry on or required by any customers of, or persons having dealings with the company; (e) To carry on any other business for manufacture or otherwise which may seem to the company capable of being conveniently carried on in connection with the company's businesses or calculated directly or indirectly to enhance the value of or render profitable any of the company's properties or rights; (f) To acquire or undertake the whole or any part of the business, property or liabilities of any company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay therefor in fully paid-up or partly paid-up shares of the company, or in bonds, debentures or other securities of the company; (g) To sell, lease or otherwise dispose of the property and undertakings of the company, or any part thereof, for such consideration as the company may think fit and particularly, either in whole or in part, for shares, debentures, bonds or securities of any other company; (h) To inter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company; and to lend money to, guarantee the contracts of or otherwise assist any such persons or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (i) To take or otherwise acquire and hold shares, debentures or other securities in any other company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as to directly or indirectly benefit this company, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose thereof, with or without guarantee; (j) To sell or dispose of the whole or any part of the assets or undertakings of the company as a going concern or otherwise, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (k) To do all such things as are incidental or conducive to the attainment of the above objects; (l) To amalgamate with any other company having objects altogether or in part similar to those of this company; (m) To enter into any agreement with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with such arrangement, rights, privileges and concessions; (n) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by such persons; (o) To acquire and take over the business heretofore carried on at the City of Sherbrooke by William R. Webster, under the name and style of "W. R. Webster & Company," upon such terms as the company may deem advisable, and to pay or the same in cash or in shares of this company,

or part in cash and part in shares or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "W. R. Webster & Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Sherbrooke, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

32-2

The Metropolitan Building Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1913, incorporating James Allan Smart and Elijah Jones, of the City of Montreal, in the Province of Quebec, managers; and Allan Crawford Davenport Smart, Gerald Selkirk Smart and Edmund George Alphaus Smart, of the Town of Lachine, in the said Province of Quebec, clerks, for the following purposes, viz:—(a) To acquire by purchase, lease or otherwise and hold and own real estate and immovable property; (b) To make, build, construct, purchase and sell dwelling houses, factories, shops and other buildings; (c) To sell, lease, convey, exchange, dispose of, manage or otherwise deal with real property and to develop, improve, exploit and lay out any such property in streets, lanes, squares, lots or otherwise; (d) To purchase, acquire, hold, transfer, invest in, dispose of and deal in stocks, debentures, bonds or other securities in any other company, notwithstanding the provisions of section 44 of The Companies Act; (e) To sell, improve, manage, develop, exchange, lease or dispose of, turn to account or otherwise dispose of the rights, property, securities or undertakings of the company or any part thereof, or to amalgamate with any similar company on such terms and conditions as the company shall see fit, and to accept cash, shares, bonds, debentures, stock or other securities of any other company in payment or in part payment thereof; (f) To make by way of loans, cash advances to purchasers or lessees of any part of the company's real estate for building purposes or to lend money to such persons and on such terms as may seem expedient, and in particular to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (g) To invest and deal with the moneys of the company not immediately required, upon such securities and in such a manner as may from time to time be determined; (h) To remunerate in cash and, with the approval of the shareholders, in fully paid and non-assessable shares, bonds or in any other manner, any person or persons, corporation or corporations for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares, bonds or securities of any kind acquired by the company, or for services rendered in the promotion of the company, or in the payment or part payment for any properties, assets, rights or privileges or in connection with the conduct of the business; (i) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is organized and necessary to enable the company profitably to carry on its undertaking. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Metropolitan Building Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 3rd day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

32-2

The Commerce Publishing Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 30th day of January, 1913, incorporating John Wilson Cook, King's counsel, Allan Angus Magee, advocate, Thomas Barnard Gould, solicitor, Thomas Joseph Coonan, student-at-law, and Pearl Catherine Mahoney, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To acquire, edit, print and publish newspapers, books, reviews, magazines or other publications, and generally to carry on the business of publishing, printing, woodcutting, engraving, stereotyping, electrotyping and bookbinding, and to exercise any rights and privileges incidental thereto or connected therewith; to act as agents for the sale of books and publications of all kinds, whether on commission or otherwise; to solicit advertisements and advertising matter and to print and distribute the same; (b) To buy, sell and deal in copyrights or rights to titles relating to all kinds of publications, illustrations and writings; (c) To apply for, obtain, register, purchase, lease or license on royalty or otherwise, acquire and hold, own, use, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes, under registration or otherwise, and to use, exercise and develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names, inventions, licenses, processes and the like, or any such other property or rights; (d) Notwithstanding the provisions of section 44 of the said Act, to purchase and acquire and to hold, own and sell, with or without guarantee, the shares, debentures and bonds of any manufacturing or other corporation carrying on business similar to that of this company, and to amalgamate with any company constituted for the carrying on of any similar business, and to acquire by purchase, lease or otherwise and to manage, operate and carry on the property, undertaking and business of any such corporation; (e) To issue, allot and deliver as fully paid up and non-assessable any shares debentures or other securities of this company in payment or part payment of any property, contracts, rights, shares, debentures or securities of any other company which this company may acquire for the purpose of its business; and, with the approval of the shareholders, to issue, allot and deliver as fully paid up and non-assessable, any shares of the capital stock of this company in payment or part payment for the services rendered or to be rendered to the company by any person or corporation, either professionally or otherwise, or by the promoters of the company; (f) To promote any other company or companies for the purpose of acquiring all or any of the property or liabilities of this company, or of advancing directly or indirectly the objects or interest thereof, and to purchase, subscribe for or otherwise acquire and to hold the shares, stocks or obligations of any company, and upon a distribution of assets or division of profits to distribute such shares, stock or obligations amongst the members of this company in specie; (g) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of this company's business; (h) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in; (i) To invest and deal with the money of the company not immediately required upon such securities as may from time to time be determined upon; (j) To sell, lease or otherwise dispose of all or any part of the property of the company upon any terms, with power to accept as the consideration any shares, stock or obligations of any other company; (k) To establish

and regulate agencies for the purposes of the company and to do all such other things and acts as are incidental or conducive to the attainment of the above objects, or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth and which may seem to the company capable of being conveniently carried on by the company or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights; (l) To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Commerce Publishing Company, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

32-2

General Realty and Investments, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of January, 1913, incorporating Paul St. Germain, Leopold Guerin, and Boisdoré Panet Raymond, advocates, Fabiola Lefebvre and Agnès Langlois, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on a real estate business in all its branches; to act as agent and insurance broker generally; to carry on a fire, life, sickness and accident, and guarantee insurance business and other insurance operations; (b) To acquire by purchase, exchange, or otherwise, subdivide, construct, manage, rent, sell, exchange all kinds of immovable and movable properties and deal in the same; (c) To enter into any arrangement or contract with any persons, municipalities or corporations, for constructing, paving, macadamising and repairing streets, public roads and sidewalks, or for constructing, opening and repairing of conduits, drains and sewers, to aid, by advances of money, to the construction and maintenance of roads, streets, lanes, waterworks, sewers and other works considered capable of facilitating access to the company's property, and to increase its value; (d) To act as agents and brokers for the purchase, sale, exchange and renting of immovable property and other similar transactions; (e) To lend money to customers, lot holders and others doing business with this company; (f) To take and hold mortgages, bonds, securities and charges on real estate in guarantee of debts due to the company or of money advanced by the company; to invest the funds not immediately required by the company in the manner considered convenient from time to time; (g) To carry on a general agency business for the purposes of the company, either for the manufacture, purchase or sale on commission or otherwise of all the goods and of all foreign or domestic articles; (h) To demand and obtain, register, take on lease, buy, sell, rent, dispose of or grant licenses respecting patents of invention, improvements or processes, trade marks and other things necessary or useful for the purposes of the company, or otherwise turn to account the same; (i) To act as agent, mandatory or factor for persons or companies doing business with this company; (j) To do and undertake any business and things necessary, profitable or useful for any of the powers and rights granted by this charter, including the right to acquire the shares, bonds, debentures and other form of titles and securities of joint stock companies for the same purposes and objects, wholly or partly, in exchange for shares, bonds or debentures of the company, notwithstanding the provisions of section 44 of the said Act, and also, to enable them to issue paid-up shares in payment of all property, merchandise and good-will

whatsoever, and, with the approval of the shareholders, for salary and services rendered. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "General Realty and Investments, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 29th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Unity Corporation, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of February, 1913, incorporating Sydney Gillen Hyman and George Stymest Robertson, managers, Henry Day, accountant, William Clement Munn, contractor, and Harris James Creswell, notary, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as real estate agents and dealers in real estate, including lands, buildings and improvements thereon, and for the purpose of interesting purchasers with it on joint account for the purchase and sale of real estate and as insurance agents and insurance brokers; (b) To purchase, lease or otherwise acquire, own, sell or otherwise dispose of lands, buildings and other properties, movable or immovable, or any interests therein, for itself or in trust for others, and to generally deal and traffic in such property in any manner whatsoever; (c) To carry on any other business which may seem to the company capable of being carried on in connection with its business, or calculated to directly or indirectly enhance the value of or render profitable any of the company's rights or property; (d) To acquire by purchase, lease or otherwise, or to undertake the whole or any part of the business, property or liabilities of any person, firm or company, or the shares, bonds or debentures or other securities of any company carrying on business in whole or in part similar to that carried on by this company, or possessed of property suitable for the purposes of this company, or to amalgamate with like companies; (e) To pay for any property or rights acquired by the company or services rendered or to be rendered to the company either in cash or in fully paid-up shares or by any securities which the company has the power to issue, or partly in one mode and partly in another or others, and generally on such terms and conditions as the company may determine; (f) To sell, lease or otherwise dispose of the entire undertaking, assets and property of the company, or any part thereof, for such consideration and upon such terms as the company may think fit, and in particular for the shares and securities of any other company; (g) To carry on or do any of the business acts aforesaid, either as principals, agents or trustees, or by or through trustees, agents or otherwise, and either alone or in conjunction with any other or others; (h) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or conducive to the attainment of any one or more of the objects for which this company has been formed. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Unity Corporation, Limited," with a capital stock of twenty thousand dollars, divided into 200 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Prescott Land Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 1st day of February, 1913, incorporating John Mack Alfred Peltier, Louie Donald Robertson and Leland Langwerth Deffenbaugh, agents, and Evelyn Ennis, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To acquire by purchase, lease, exchange or otherwise and to use, hold and improve lands, tenements, hereditaments, immovables and any interest therein, and generally to carry on the business of a land company, with the power of purchasing, holding, developing, improving, clearing, settling and otherwise dealing in and disposing of real estate and lands, whether cultivated or not, and any interest or right therein, and in and upon such lands to make, construct, erect, build and maintain roads, bridges and other internal communications, houses, mills, factories and other buildings and works necessary or expedient for the occupation or improvement of any such lands, and to operate and carry on any works or improvements thereon; (b) To sell, lease, convey, exchange, dispose of or otherwise deal with such real estate, or any portion thereof, and to develop, improve and lay out any such property in building lots, streets, lanes, squares or otherwise; (c) To quarry, dig for, mine, excavate, treat, manufacture and otherwise make marketable, and to buy, sell or otherwise deal in all kinds of minerals, mineral substances, clay, sand, brick, cement, coal, lime, limestone, sandstone or other kinds of stone and their products and by-products; (d) To manufacture, buy, sell and deal in all kinds of goods, wares and merchandise; (e) To buy or otherwise acquire and to hold, sell or otherwise dispose of all kinds of property, both real and personal; (f) To organize, manage or develop or to assist in the organization, management or development of any corporation, company, syndicate, enterprise or undertaking; (g) To raise and to assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other corporation or company, and to guarantee the performance of contracts by any such company or corporation, or by any other person or persons with whom the company may have business relations; (h) To subscribe for, buy, take or otherwise acquire and to hold, either as principal or agent and absolutely as owner, or by way of collateral security, and to enjoy, sell, exchange, vote or otherwise deal in the stock, bonds, debentures and other securities of any government or municipal, industrial or financial corporation or company, notwithstanding the provisions of section 44 of The Companies Act; (i) To issue and allot as fully paid up the shares of the company hereby incorporated, in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, lease, license, contract, real estate, stock, bonds, debentures or other property or rights which it may lawfully acquire by virtue of the powers hereby granted; (j) To enter into any arrangements for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, or calculated to enhance the value of the company's properties or securities, or to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal in the same, or to amalgamate with any such company; (k) To distribute among the shareholders of the company in kind any shares, debentures, securities or property belonging to the company, of which the company may have the power to dispose; (l) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may see fit and in particular for shares, debentures, bonds or other securities of any other company; (m) To do all such acts necessary for the undertaking, carrying on or the completion of any of the business which this company

is authorized to engage in or carry on ; (n) No power granted herein shall be limited or restricted by the application or interpretation of any other powers so granted. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Prescott Land Company, Limited," with a capital stock of ten thousand dollars, divided into 1,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

32-2 THOMAS MULVEY,
Under-Secretary of State.

The Canada Casing Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of February, 1913, incorporating Louis Athanase David, George Leonard Alexander and Louis Joseph Maurice Dugas, advocates, Segfried Hinson Read Bush, student, and Bruce Campbell Macfarlane, accountant, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on the business of importers, exporters and dealers in meat, pigs, sheep, poultry, game and farm products, and to manufacture, prepare, can, buy, sell and deal in meats of all kinds ; and also that of dealers in cattle generally and in all branches of such respective trades or businesses, either wholesale or retail ; to conduct abattoirs or slaughter houses ; to slaughter all kinds of animals, and to manufacture, purchase, sell and otherwise deal in meats, fat, casings, tallow, fertilizers, hides, offal and other animal products and substances, and to carry on the business of packers ; (b) To acquire, erect, operate, maintain and carry on warehouse and cold storage establishments, and to erect and build abattoirs, freezing houses, warehouses, sheds and other buildings necessary or expedient for the purposes of the company, and to operate and maintain conveyances for transportation and cold storage by land or water of any and all of the products or manufactured articles in connection with the business of the company ; (c) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the business or objects of this company or calculated to enhance its value or render profitable any of the company's property or rights ; (d) To amalgamate with any other company having objects similar in whole or in part to those of this company ; (e) To enter into any agreement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concessions or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, and to take or otherwise acquire shares or other securities of any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same ; (f) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of this company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ; (g) To act as agents for any company, partnership or person carrying on a business similar in whole or in part to that of this company ; (h) To subscribe for, acquire and hold, either as principal or agent and absolutely as owner or by way of collateral security, and to exchange or otherwise dispose of the shares of capital stock, bonds or debentures of any company or corporation in which this company is or is about to become financially interested, or with which it has or

is about to have business relations, notwithstanding the provisions of section 44 of the said Act ; (i) To purchase or otherwise acquire any share or interest in, or the whole or any part of the business, good-will and assets of any person, firm or company carrying on any business within the scope of the objects of this company, and to undertake all or any of the liabilities or obligations of such person, firm or company, and to carry on, conduct and liquidate any business so acquired ; (j) To pay for any services rendered to and for any property and rights acquired by the company, in such manner as may be deemed expedient, and, with the approval of the shareholders, in particular by the issue of shares or securities of the company credited as fully or partly paid up ; (k) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company ; (l) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in other companies or belonging to this company, or which this company may have the power to dispose of, and to do all acts and exercise all power to carry on any business incidental to the proper fulfilling of the objects for which this company is incorporated ; (m) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canada Casing Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

32-2 THOMAS MULVEY,
Under-Secretary of State.

Blatter Bros. Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of February, 1913, incorporating Alexandre Papi-neau Mathieu and Armand Mathieu, advocates, Henry Louis Blatter, manufacturer, Ernest Charles Blatter and Joseph Adhemar Ogden, notary, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To manufacture, import, export, sell, purchase, repair, deal in wholesale and retail pipes, pipe cases, tobacco, cigars, cigarettes, boxes, holders, stands, cigar and cigarette cases, show-cases, shop fittings in glass, wood, metal, silverware, watches, watch boxes, leather goods, jewelry, canes and umbrellas, cut-stone, any kind of goods in amber, rubber, bone, aluminum, silver, gold and any other kind of metal ; (b) To manufacture, purchase, sell, or otherwise deal in machinery, tools, appliances and materials of any description used in works, plants and operations aforesaid and to act as agent, broker, or on commission in purchasing or otherwise dealing in the articles aforesaid ; (c) To enter into agreement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold or re-issue, with or without guarantee or otherwise deal in the same ; (d) To remunerate with the approval of the shareholders by payments in cash, shares or otherwise, any person or company for services rendered in placing or assisting to place, or guaranteeing the placing of any shares in the company's capital stock or in debentures or other securities of the company or in the conduct of the business ; (e) To consolidate or amalgamate with any other com-

pany having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, undertakings and business of any such corporation and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, bonds, or other securities of the company ; (f) To sell or otherwise dispose of the undertakings of the company or any part thereof for such consideration as the company may deem proper, and in particular for shares, debentures or securities of any other company having objects in whole or in part similar to those of the company ; (g) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or which might be of value to the company, and to issue paid-up or partially paid-up shares of the company, in consideration or part consideration therefor, and to lend money and to guarantee the contracts of, or to otherwise assist any person, firm or company with which this company may have business relations ; (h) To acquire, purchase, sell, deal in, outright or on royalty, patented devices of all kinds and patents thereof or to apply for patents or any devices so purchased or acquired, and to acquire, purchase, sell, register, lease or license on royalty or otherwise, and to hold, use, own, operate, introduce, sell, assign or otherwise dispose of any trade marks, trade names, patents or invention, improvements and process under registration of otherwise useful to the company, and to use, exercise, develop, grant licenses in respect thereof or otherwise turn to account any such trade marks, trade names, inventions, licenses, process and the like, or any such other property rights ; (i) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ; (j) To issue paid-up shares, bonds, debentures or other securities of the company, in payment or part payment for any property or rights which may be acquired by or for any services rendered or for any work done for the company, or towards the payment or satisfaction of debts or liabilities owing by the company, or to accept in payment of any debts due to the company stocks, shares, bonds, debentures or other securities of the company ; (k) To invest moneys of the company not immediately required in such manner as may from time to time be determined by the company ; (l) To acquire by purchase, concession, exchange or other legal title and to construct, erect, operate, maintain and manage all factories, shops, stores, houses, machine shops, engine houses and all other structures and erections necessary for its business and all other property movable and immovable, necessary and useful for the carrying on of any of the purposes of the company, and to lease, sell and dispose of the same ; (m) To purchase, sell, manufacture, let, hire, import, export and deal in all kinds of goods, wares or merchandise which may be required for the purpose of the said business or which may seem capable of being profitably dealt in in connection with any of the said business of the company ; (n) To acquire, develop, and operate any water power or water powers, and to generate, produce and accumulate steam, gas, electricity or other motive power for the production of light, heat and power for the purpose of the company, with the power to sell or otherwise dispose of any excess not required and to supply the same for light, heat and power purposes to any person or corporation on such terms as may be agreed upon, provided that the foregoing powers when exercised outside of the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf ; (o) To carry on any other business (manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with any of the above specified business or calculated directly or indirectly to enhance the value of or render profitable any of the company's properties or rights, or to do all acts and exercise all power incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertakings ; (p) To acquire by lease, purchase, license or otherwise and to sell, license or otherwise dispose of the trade marks, trade names and design

patents ; (q) To buy, lease or sublet land for the purpose of cultivating, curing, working and manufacturing tobacco and all the by-products and to import and export the same. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Blatter Bros. Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Lake Erie & Quebec Transportation Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1913, incorporating Francis George Bush, bookkeeper, George Robert Drennan, stenographer, Michael Joseph O'Brien and Herbert William Jackson, clerks, and Gordon Francis Macnaughton, student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :— (a) To buy, sell, make, manufacture, build, charter, alter, furnish, equip, repair, maintain, work and deal in ships, vessels, tugs, barges, lighters, coal, timber, engines, boilers, tackle, machinery and such other articles as enter into the construction of ships, vessels, tugs, barges and lighters ; and to carry on all or any of the businesses of ship, tug, lighter and barge owners, wharfingers, warehousemen, storekeepers, dock owners, carriers, ship, freight agents, produce and general merchants, forwarding and general agents, and any other businesses connected with ships or shipping, or the carriage or conveyance of passengers, troops, mails, live or dead stock, produce, merchandise or goods ; (b) To carry or convey or make arrangements with respect to the carriage or conveyance of passengers and freight, either by land or water, in or between any place or places or port or ports or on any seas, rivers or canals ; (c) To invest and deal with moneys of the company not immediately required for the purposes of the company from time to time ; and to make cash advances to, guarantee the contracts or engagements of, become surety for and financially assist any person, firm, company or corporation carrying on a business similar to that which this company is hereby authorized to carry on ; (d) To purchase or otherwise acquire any share or interest in or the whole or any of the business, good-will and assets of any person, firm or company carrying on any business germane to the objects of this company, and to undertake all or any of the liabilities or obligations of such person, firm or company, and to carry on, conduct and liquidate any such business so acquired ; and to make and carry into effect any contracts or agreements with any such person, firm or company as aforesaid with respect to amalgamation, joint working, co-operation, division of profits, mutual assistance or otherwise and to accept by way of consideration for any such contracts or arrangement, any shares, debentures or securities of any similar company ; (e) To pay for any services rendered to and any property or rights acquired by the company in such manner as may seem expedient and with the approval of the shareholders by the issue of shares or securities of the company ; (f) To sell, transfer or dispose of the whole or any part of the business or undertaking of the company to any similar company (whether promoted by this company or not) or to any person, firm or company carrying on a similar business, and to accept by way of consideration for any such sale, transfer or disposal any shares, debentures, debenture stock, bonds or securities of any other similar company ; (g) To distribute among the members of the company in kind any shares, debentures, securities or property belonging to the company ; (h) To do all such other acts

and things as may be necessary to the attainment of the above objects or any of them; (i) The powers enumerated in each paragraph hereof to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph, and generally to do all such other things as are incidental to the carrying out of the objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Lake Erie & Quebec Transportation Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Wm. Croft & Sons, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1913, incorporating James Steller Lovell and Charles Delamere Magee, accountants, William Bain, bookkeeper, and Robert Gowans and Joseph Ellis, solicitor's clerks, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To carry on business as general manufacturers, merchants and dealers in all kinds of goods, wares and merchandise, and to establish, operate and conduct shops for the sale of all articles manufactured by or dealt in by the company and any other goods, wares or merchandise which may be advantageously dealt in in connection therewith; (b) To manufacture and deal in logs, lumber, timber, wood, metal and all articles into the manufacture of which wood or metal enters and all kinds of natural products and by-products thereof; (c) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company and necessary to enable the company to profitably carry on its undertaking; (d) To construct, execute, own and carry on all descriptions of works which may be necessary or useful for the purposes of the company; (e) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of this company's business, and to issue in payment or part payment for any property, rights or privileges acquired by the company, or for any guarantees of the company's bonds, or for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid and non-assessable, or the company's bonds; (f) To purchase or otherwise acquire, hold, sell or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation, notwithstanding the provisions of section 44 of the said Act; (g) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof; (h) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is author-

ized to carry on or engage in; (i) To assist in the promotion, organization, development or management of any corporation or company and to raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee or otherwise any corporation in the capital stock of which the company holds shares, or with which it may have business relations; and to act as employee, agent or manager of any such corporation and to carry on the business thereof and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations; (j) To procure the company to be registered and recognized in any foreign country and to designate persons therein, according to the laws of such foreign country, to represent this company and to accept service for and on behalf of this company of any process or suit; (k) To lease, sell or otherwise dispose of the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any company; (l) To amalgamate with any other company having objects similar to those of this company; (m) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities belonging to the company or which the company may have power to dispose of; (n) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking; (o) To do all or any of the above things and as principals, agents or attorneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wm. Croft & Sons, Limited," with a capital stock of four hundred thousand dollars, divided into 4,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Liberty Tailors, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 1st day of February, 1913, incorporating Charles Alexander Pope, Gregor Barclay and William Bridges Scott, advocates, James Geary Cartwright, accountant, and Robert Edwin Moyses, student-at-law, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, buy, sell and deal in all kinds of garments, wearing apparel and clothing, furnishings, fancy goods and kindred articles and all other things necessary for or incidental to any such business or which are or may be used or dealt in by persons engaged therein; (b) To purchase or otherwise acquire, hold, lease, sell or otherwise dispose of all real or personal property, rights, privileges, concessions, patents, designs, trade marks or trade names, which may be necessary or useful for the carrying on of the business of the company; (c) To erect, construct, maintain and operate any buildings, works, machinery and conveniences which may seem directly or indirectly conducive to any of the company's objects; (d) To purchase or otherwise acquire or undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company or possessed of property suitable for the purposes of the company; (e) To issue paid-up shares, bonds, or debentures for the payment, either in whole or in part, of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire; (f) To purchase, acquire, hold and own the capital

stock or securities of any other company carrying on or engaged in any business which this company is empowered to carry on or engage in, and to sell or otherwise dispose of such shares or securities, notwithstanding the provisions of section 44 of The Companies Act; (g) To distribute among the shareholders of the company in kind any property or assets of the company; (h) To amalgamate with any other company or companies whose objects are or include objects similar to those of this company; (i) To sell, lease, exchange or otherwise dispose of, in whole or in part, the property, rights or undertaking of the company for such consideration as may be agreed upon; (j) To do all such other acts and things and to carry on any business, manufacturing or otherwise, which may be incidental to any of the purposes or objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Liberty Tailors, Limited," with a capital stock of ten thousand dollars, divided into 200 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Dominion Mortgage and Loan Company, Ltd.

PUBLIC Notice is hereby given that under the Third Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Great Seal of Canada, bearing date the 25th day of January, 1913, incorporating Gerard Brakenridge Strathy, barrister, John Fraser MacGregor and William Hamilton Walter, accountants, Henry Charles Fowler, solicitor, and Harry Riley, law clerk, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To carry on the business of lending money on the security of and of purchasing and investing in mortgages or hypothecs upon freehold or leasehold real estate or other immovables, and the debentures, bonds, stocks and other securities (except bills of exchange and promissory notes) of any government, municipal corporation, school corporation, chartered bank or incorporated company; (b) To buy, sell, improve, manage, lease, turn to account, dispose of and deal in lands, shares, securities, merchandise and other property on the security of which any advances shall have been made by the company, and to act as agents for the investment, loan, payment, transmission and collection of money, and for the purchase, sale, improvement, development and management of property; (c) To subscribe for, issue on commission or otherwise deal in mortgages, bonds, obligations and other investments, and to give any guarantee with relation to mortgages, loans, investments or other securities, whether made, effected or acquired through the company's agents or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dominion Mortgage and Loan Company, Limited," with a capital stock of one million five hundred thousand dollars, divided into 15,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Missisquoi Marbles, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1913, incorporating Andrew Ross McMaster, of the City of Westmount, in the Pro-

vince of Quebec, King's counsel; Talbot Mercer Papineau, advocate, John Kerry, student-at-law, and Margaret Hartley, secretary, of the City of Montreal, in the said Province of Quebec, and Gertrude Harriet Flawn, of the Town of Outremont, in the said Province of Quebec, secretary, for the following purposes, viz:—(a) To purchase, take on lease or otherwise acquire any quarries, gravel pits, sand pits, mines, mining rights, metalliferous land, and any interest therein, and to explore, work, exercise, develop and turn to account the same, and in particular to acquire as a going concern the business and undertaking of the Missisquoi Marble Company, Limited, and to pay for the same by such consideration as the company may deem expedient, including the securities and shares of the company; (b) To crush, win, cut, quarry, smelt, refine, dress, amalgamate, manipulate and prepare for market all kinds of stone, metals and mineral substances of all kinds, and to carry on any other quarrying, metallurgical or mining operations which may seem conducive to any of the company's objects; (c) To buy, sell, manufacture and deal in quarries, mining lands, minerals, plant, machinery, implements, conveyances, provisions and things capable of being used in connection with quarrying, mining and metallurgical operations, or required by workmen and others employed by the company; (d) To construct, carry out, maintain, improve, manage, work, control and superintend any rights, ways and tramways, railway branches and sidings on lands owned or controlled by the company, bridges, reservoirs, water courses, aqueducts, electrical works, factories, warehouses, shops and other works and conveniences which may seem directly or indirectly conducive to any of the objects of the company, and to subsidize or otherwise aid or take part in any such operations; (e) To carry on the business of carters and carriers for the purposes of the company; (f) To manufacture and distribute electrical energy for light, heat and power, the distribution beyond the company's property to be subject to all municipal or other legal regulations in that behalf; (g) To acquire, erect and maintain dwellings, lodging houses and boarding houses for the use of the company's employees and others; (h) To carry on any business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (i) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of any property suitable for the purposes of the company; (j) To subscribe for, underwrite and acquire by purchase, exchange or other legal title and to hold, either absolutely or as holder by way of collateral security or otherwise, and to sell, assign, transfer and otherwise dispose of any stocks, bonds, debentures or other securities of any other company, notwithstanding the provisions of section 44 of The Companies Act; (k) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any information as to any invention which may seem capable of being used for any purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (l) To enter into partnership or into any arrangement for sharing profits, union of interest, co-operation, joint adventure, concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company; (m) To enter into any arrangements with any authority or government, whether municipal, local or otherwise, which may seem con-

ducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise or comply with any such arrangements, rights, privileges and concessions; (n) To pay for any property acquired by or, with the approval of the shareholders, for any services rendered to the company prior to or after its incorporation by the issue of fully paid-up stock as the price of such property or reward of such services; (o) To sell or dispose of the undertaking and property of the company or any part thereof for such consideration as the company may see fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (p) To do all or any of the above things as principals, agents, contractors or otherwise and by and through agents or otherwise and either alone or in conjunction with others; (q) To amalgamate with any other company having objects altogether or in part similar to those of this company; (r) To do all such things as are incidental or conducive to the attainment of the above objects; (s) The above objects, powers and purposes of the company shall be deemed to be several and not dependent, and the construction of any of the powers hereinabove set forth may be extended, but shall not be limited, by reference to any other powers. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Missisquoi Marbles, Limited" with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Village of Philipsburg, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

32-2

The Enterprise Investment Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of February, 1913, incorporating Joseph Michael Dalton and Harry Talifero Ham, managers, Lawrence Joseph Nelson Page, contractor, Reginald William Louthood, accountant, and Paul Martel, student-at-law, all of the City of Three Rivers, in the Province of Quebec, for the following purposes, viz:—(a) To purchase or otherwise acquire, hold, erect, own, operate, maintain and carry on wharves, piers, quays, warehouses (whether for cold storage or otherwise) storehouses, steamships, vessels and barges, and to carry on the business of wharfingers, warehousemen, storekeepers, ship owners and stevedores; (b) To manufacture, buy, sell and deal in goods, wares and merchandise which may be economically or conveniently dealt in by the company in or upon its wharves, piers, quays, warehouses and storehouses, and, without limiting the generality of the foregoing, to manufacture, buy, sell and deal in lumber, timber, fuel and ice; (c) To develop and to turn to account, improve, exploit any land acquired by the company or in which it is interested, to lay out any surplus thereof in streets, squares, lanes, subdivision lots or otherwise, and to erect houses, buildings and other constructions on said property acquired by the company, or any part thereof, or on any other property, with the consent of the parties interested therein; (d) To develop the resources of and turn to account the lands, buildings and rights for the time being of the company in such manner as the company may think fit; (e) To advance money by way of loan or loans to the purchaser or purchasers or lessees of any part of the company's property for the purposes of building or any other improvements thereon, and to aid by advances of money the construction and maintenance of roads, streets, lanes, waterworks, drains, sewers and other works calculated to give better access to the property

of the company and to enhance its value; (f) To act as insurance agents and as brokers for the purposes of the company; (g) To manufacture, prepare, buy, sell, deal in and deal with wood, timber and railway ties, pulpwood and lumber of all sorts, forms, kinds and descriptions, manufactured and unmanufactured; (h) To acquire by purchase or otherwise timber of every description and to acquire, hold and dispose of timber limits and licenses; to do all operations in lumbering and logging including driving, with the right to acquire and build dams, wharves and other improvements in rivers and streams, and generally to do all business connected with the lumber and driving operations; (i) To construct, maintain, complete and operate works for the production of electricity and gas, or either of them, for the purpose of light, heat and power, and subject to local and municipal regulations in that behalf, to sell and distribute any supplies thereof; (j) To acquire by purchase, lease, concession, license or otherwise, and to maintain and operate, improve and develop, and otherwise deal in and dispose of water power and other works, plants, buildings and machinery for the manufacture, production and conversion of electric, hydraulic, pneumatic or other power or force; (k) To carry on any other business which may seem to the company capable of being carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's rights or property; (l) To acquire by purchase, lease or otherwise, or to undertake the whole or any other part of the business, property or liabilities of any person, firm or company, or the shares, bonds or debentures or other securities of any company carrying on any business in whole or in part similar to that carried on by this company, or possessed of property suitable for the purposes of this company, and to use the social name of any firms or companies whose rights will have been acquired by the company; (m) To pay for any property or any rights acquired by the company either in cash or fully paid-up shares, or by any other securities which the company has power to issue, or partly in one mode or partly in another or others, and generally on such terms and conditions as the company determines; (n) To enter into agreements for sharing profits, union of interest, co-operation, joint adventures, reciprocal concession or otherwise with any government, municipal or local authority or with any person or company carrying on, engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on, or engage in any business or transaction capable of being conducted so as to directly or indirectly benefit this company, and to guarantee the contracts of, either with or without security, or to lend money to or otherwise assist any such person or company undertaking to build on or improve any property in which the company is interested; (o) To sell, lease or otherwise dispose of the entire undertaking, property and assets of the company, or any part thereof, for such consideration and upon such terms and conditions as the company may think fit and in particular for the shares, debentures and securities of any other company; (p) To distribute among the shareholders in specie by way of dividend or bonus, or any other manner deemed advisable, any property of the company or any proceeds of the sale or disposal of any property of the company; (q) To manufacture, purchase or otherwise acquire, hold, own, sell, assign, and transfer, invest, trade, deal in and deal with goods, wares and merchandise and property of every class and description, real and personal, for the purposes of and incidental to the business of the company; (r) To carry on or do any of the business, acts and things aforesaid, either as principals, agents or trustees or by or through trustees, agents or otherwise, and to do either, alone or in conjunction with another or others; (s) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or conducive to the attainment of any one or more of the objects hereinabove enumerated and particularly to do or carry on any business which may seem calculated to directly or indirectly develop the company's property or any other property in which the company is interested; (t) The powers granted in

paragraphs hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Enterprise Investment Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Three Rivers, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Mercury Mills, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of February, 1913, incorporating John Penman and Richard Thomson, of the Town of Paris, in the Province of Ontario, manufacturers; and Harold George Smith, manufacturer, Anson Chester Marsh, superintendent, and George Thomas Sellens, stenographer, of the City of Hamilton, in the said Province of Ontario, for the following purposes, viz:—(a) To purchase, manufacture and sell raw material for and knitted and woven fabrics and yarns of all kinds and machinery for the manufacture thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Mercury Mills, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Benedict-Proctor Mfg. Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of February, 1913, incorporating Leo George Proctor and William Thomas Allen Proctor, of the City of Toronto, in the Province of Ontario, travellers; Robert Bertrand Roantree, bookkeeper, Harry Lloyd Benedict, manufacturer, Ellis Burdett Kingsley, superintendent, and George Nellis Crouse, merchant, of the City of Syracuse, in the State of New York, one of the United States of America, and Edward Dorner, of the City of New York, in the State of New York, one of the United States of America, manufacturer, for the following purposes, viz:—(a) To manufacture, purchase, sell and deal in all kinds of silverware and metal goods and all such other products and by-products or are incidental thereto; (b) To manufacture, purchase or otherwise acquire, deal in, hold, own, manage, sell, transfer, import, export or otherwise dispose of goods, wares, merchandise and property of any and every class and description; (c) To acquire the good-will, rights and property of any person, firm, association or corporation carrying on a business similar in whole or in part to that of this company, and to pay for the same in cash, the stock of this company, bonds or otherwise, and to hold or in any manner dispose of the whole or any part of the property so purchased, or to conduct the whole or any part of the business so acquired, and to exercise all the powers necessary or convenient in and about the conducting and management of such business; (d) To purchase or otherwise acquire, hold, own, sell, assign, transfer and generally to invest, trade and deal in personal property of every class and description; (e)

To buy, sell, deal in, lease, hold or improve real estate and the fixture and personal property incidental thereto or connected therewith, and, with that end in view, to acquire by purchase, lease, hire or otherwise lands, tenements or hereditaments, or any interest therein, and to improve the same, and generally to hold, manage, deal with and improve the property of the company, and to sell, lease or otherwise dispose of the lands, tenements and hereditaments or other property of the company; (f) To apply for, obtain, register, purchase, lease or otherwise to acquire and to hold, use, own, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents, inventions, improvements and processes used in connection with or secured under letters patent or otherwise, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, patents, licenses, processes and the like, or any such property or rights; (g) To purchase, acquire, hold and dispose of the stocks, bonds and other evidences of indebtedness of any corporation, domestic or foreign, and issue in exchange therefor its stock, bonds or other obligations, and, while owner of any such stock, bonds or other obligations, to possess and exercise in respect thereof all the rights, powers and privileges of individual owners or holders thereof, and to exercise any and all voting power thereon; (h) To make, purchase or otherwise acquire, deal in and to carry any contracts for or in relation to any of the foregoing businesses that may be necessary and lawful under the Act pursuant to which this corporation is organized; (i) To make any guarantee respecting dividends, stocks, bonds, contracts or other obligations held or disposed of by the company; (j) To do all and everything necessary, suitable and proper for the accomplishment of any of the purposes or the attainment of any of the objects or the furtherance of any of the powers hereinbefore set forth, either alone or in association with other corporations, firms, individuals, and to do every other act or acts, thing or things incidental or appurtenant to or growing out of or connected with the aforesaid business or powers or any part or parts thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Benedict-Proctor Manufacturing Co., Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Marcil Trust Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of February, 1913, incorporating The Honourable Charles Marcil, a Member of His Majesty's Privy Council for Canada; John Phelan Callaghan and Arthur Sidney Renshaw, managers, Joseph Adhémar Ogden, notary public, Alfred Gravel, accountant, John Ogilvy Harris, constructional superintendent, and Alfred Bureau, office manager, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To accept, fulfil and execute all such trusts and powers of any nature or kind whatsoever that may be given, confided or delivered to the company by any person or any body politic or corporate, or other authority, by gift, conveyance, transfer, will, legacy or otherwise, or which may be entrusted, delivered, transferred or given by any court of record, or on such terms as may be agreed upon, or as the court shall, in a case of disability, approve; to take, receive, hold and convey all assets, estates and property, both real and personal, movable and immovable, which may be granted, committed or conveyed to the company, with its assent, upon any such trust or trusts; (b) To accept

and hold the office and perform all the duties of receiver, trustee, assignee, trustee for the benefit of creditors, liquidator, executor, administrator, curator to insolvent estates, guardian to the person or property, judicial sequestrator, tutor and subrogate tutor to minors, curator to interdicts and all other persons to whom curators may be appointed, judicial advisor, curator to substitutions, and in all other cases where curators to property may be appointed, when appointed thereto in the same manner as individuals are appointed to fill such offices ; (c) To act as an agency or association for or on behalf of others who entrust it with money for loan or investment and also to secure the repayment of the principal of or the payment of the interest on, or both, any moneys entrusted with the company for investment ; and for the purpose of securing the company against loss upon any guarantee or obligation, or on any advance made by the company, to receive and dispose of any description of assets or security which is conveyed, pledged, mortgaged or assigned to or warehoused with the company in connection with such guarantee, obligation, advance or investment ; (d) To act as agent, broker, attorney or principal for the transportation of business generally or in connection with the administration of movable or immovable properties, and to act as agents and trustees for all sinking funds for any person, corporation or company ; to accept and execute any mandate having for its object the issuing, the countersigning, the guarantee or pledge, the sale or purchase of shares, bonds, debentures or other securities, real, personal or mixed ; to act as agent for the purpose of registering or countersigning certificates of shares, bonds or other debentures or titles of any person, government, province, foreign country or of any person, company, corporation, municipality or association and to receive and administer the sinking funds connected therewith ; to act as agents for registering or countersigning certificates of shares or other securities, and to fulfil all contracts whatsoever, and more especially and without limiting the above terms to act as financial registration and transfer agents of any person, government, municipality, body politic or corporation and in any such capacity receive and expend money, and to transfer, register and countersign certificates of shares, bonds and other certificates, and to act as agent of any person, government or corporation from abroad or of Canada ; to act as agent of any person, corporation or company for collecting interest coupons on all sorts of securities ; (e) To sell any hypothec or other security ; to sell or otherwise dispose of all immovable property held at any time by the company ; (f) To buy, sell and deal in shares, stocks, bonds, debentures and obligations of municipal and other corporations, or joint stock companies, or in Dominion, provincial, British, foreign or other public securities, or in real estate, leases and other real rights, as well as personal property, and this either as principals or agents, notwithstanding the provisions of section 44 of The Companies Act ; (g) To receive deposits of movables of any kind and do business as a general safety deposit or warehousing company and, more especially, to construct, maintain, operate and lease suitable buildings and structures for the reception and storage of personal property of every nature and kind ; to act as agents, consignees and bailees thereof, and to take all kinds of personal property for deposit and safe-keeping, upon such terms as may be agreed upon ; (h) To acquire by purchase, lease, exchange or otherwise and to hold, improve, subdivide, build upon, utilize, administer, lease, transfer, sell, exchange and dispose of all kinds of movable and immovable property, and to construct, erect, repair and alter houses, stores, warehouses and other structures in or upon such lands or any part thereof, and for such purposes to carry on the business of engineers, architects and builders ; (i) To issue paid-up shares, bonds or debentures or other securities for the payment, either in whole or in part, of any property, real or personal, movable or immovable, rights, lease, business, franchise, undertaking, power, privilege, license or concession, which the company may legally acquire, and in payment or part payment of, or in exchange for, shares, bonds, debentures or other securities of any

other company doing a business similar or incidental to the business of this company on its own property ; (j) To promote, organize, manage or develop, or to assist in the promotion, organization, management or development of any corporation, company, syndicate, enterprise or undertaking, and to do all acts necessary or incidental thereto ; and for such purpose to subscribe for, buy and sell debentures, bonds, mortgage debentures and all other securities of such company, and otherwise to employ the money or credit of the company in any manner deemed expedient for any such purposes, either by actually employing any portion of the moneys of the company for such purposes or by placing on the market, or guaranteeing the issue of, or the payment of interest on the shares, debentures, bonds, mortgage debentures, obligations or other securities of such other company ; and to act as agents for the purpose of collecting and converting into money its securities and properties pledged ; and to administer, manage, close and wind up the business of estates, persons, partnerships, associations and corporate bodies, and to do all such incidental acts and things as are necessary for such purposes ; (k) To guarantee the payment of any debentures, debenture stock, bonds, obligations or any investments or securities held, disposed of or dealt in by the company and interest thereon ; (l) To act as trustees in respect of any debentures, bonds, mortgages, hypothec or other securities, issued according to law by any municipal or other corporation, or by any person, firm or company ; to hold property mortgaged, hypothecated or pledged to secure the payment of debentures, bonds, mortgages, hypothecs and all other securities and indebtedness, and to deal with such property in accordance with and for the purposes set forth in the instrument granting such mortgage, bond, hypothec, pledge, security or obligation ; (m) To lend money to, guarantee the contracts of or otherwise assist persons with whom the company may have business relations and in particular purchasers of lands or other property from the company ; (n) To buy or otherwise acquire, to hold and to sell or otherwise dispose of property, both movable and immovable, held by the company, or in any fiduciary capacity, or in its own behalf as agents, brokers, attorneys, principals or otherwise ; (o) To sell, improve, manage, develop, exchange, lease, transfer, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; (p) To amalgamate with any other company having objects similar in whole or in part to those of this company ; (q) To purchase, lease or otherwise acquire any business similar in character or objects to any of the businesses of this company ; (r) To investigate, examine, report upon and audit the books, accounts, condition, standing, prospects, business and affairs of corporations, partnerships, firms and individuals when requested and authorized so to do by any such corporations, partnerships, firms and individuals, and also when required by an order of a court of competent jurisdiction ; (s) To investigate, examine and report on the title to and value of properties, real or personal, private or public, or on the legality of any issue of bonds, debentures or other securities of any corporation or on the circumstances of any business concern or undertaking, and generally on any assets, property or rights ; to guarantee or not all such reports ; (t) To invest and deal with the moneys of the company not immediately required, in such manner as from time to time may be determined, and to vary such investments and to sell or otherwise dispose thereof ; (u) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company ; (v) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company ; (w) To enter into any arrangement for sharing of profits or union of interests with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction

which this company is authorized to carry on or engage in, and to take or otherwise acquire shares, bonds, and all securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (x) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (y) To do all or any of the above things as principals, contractors, trustees, agents or otherwise, and either alone or in conjunction with others; (z) The powers in each paragraph of the above to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Marcel Trust Company, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Sorel Iron Works, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of February, 1913, incorporating Antonin Patrice Pontbriand and George Wenceslas Pontbriand, accountants, Henri Marie Pontbriand and Joseph Ignace Pontbriand, physicians, and Côme Damien Pontbriand, machinist, all of the City of Sorel, in the Province of Quebec, for the following purposes, viz:—(a) To conduct an iron and steel foundry and machine and repair shop and to manufacture machinery and to sell and trade in machinery and in all kinds of iron and steel products; and to build tugs and steamboats; (b) To manufacture in whole or in part, repair, maintain, care for, buy and sell engines and boilers of all kinds, derricks, cranes and steam hoists, winches, travellers, and tipping tubs, buckets, concrete buckets, drag scrapers, steel scrapers, buck scrapers, earth augers and diggers, steel rock crushers, revolving screens, concrete mixers of all types, with or without steam or electric power, and air hoists; coal wagons, coal cars of all kinds, wheel barrows, trucks and concrete carts and all kinds of marine, builders' and contractors' supplies; hammers, axes, shovels, sledges, machinery of all kinds and steel articles of all kinds, &c.; (c) To manufacture in whole or part, repair, maintain, care for, store, buy, sell, lease and trade in automobiles, cycles, bicycles, tricycles, motors, engines, carriages, boats, conveyances and machinery of all kinds and all materials and articles used in the construction or operation thereof; (d) To apply for, purchase, lease or otherwise acquire any patents, brevets d'invention, licenses, concessions or the like, conferring exclusive or limited right to use any invention which may seem capable of being used for any of the purposes of the company, and to use, exercise, lease, sell or grant licenses in respect thereof or otherwise turn to account the property or rights so acquired; (e) To acquire and undertake the whole or any part of the business, property, rights and liabilities of any person or company carrying on any business which this company is authorized to carry on or possessed of property or rights of any kind suitable for the purposes of this company, and to issue in payment of the same, stock fully paid up and non-assessable; (f) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and

to lend money to, guarantee the contracts of or otherwise assist in promoting and become a shareholder in any subsidiary, allied or other company carrying on a business similar or in part similar to that of this company; (g) To hold, purchase or otherwise acquire, to sell, assign, transfer or otherwise dispose of shares of the capital stock, bonds, debentures or other evidences of indebtedness created by any other companies having objects similar in whole or in part to those of this company, and while the holder thereof, to exercise all the rights and privileges of ownership, including the right to vote thereon, notwithstanding the provisions of section 44 of the said Act; (h) To enter into contracts for the supply of services to the company and for the acquisition of the rights of any company or person under contracts for the furnishing of works or material and to pay for such services or rights by the issue of fully paid and non-assessable stock of the company; to remunerate any person or persons for services rendered or to be rendered to the company by the issue of the shares paid up in whole or in part; (i) To manufacture and generate by means of electricity or otherwise, light, heat and power and to maintain, operate and use the plant and machinery necessary therefor, the whole for use only in connection with the carrying out of the powers of the company; (j) To amalgamate with or take over as a going concern or otherwise any other company or business having objects altogether or in part similar to those of this company; (k) To do all and any one or more of the objects for which the company is incorporated; (l) To do all of the foregoing things whether as principal, agents or on commission. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Sorel Iron Works, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Sorel, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Hampton Securities, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of February, 1913, incorporating Alexandre Chase-Casgrain, Errol Malcolm McDougall, John Jennings Creelman, Gilbert Sutherland Stairs and Pierre François Casgrain, of the City of Montreal, in the Province of Quebec, advocates, for the following purposes, viz:—(a) To subscribe for, underwrite and acquire by purchase, exchange or other legal title, and hold either absolutely or as holder by way of collateral security or otherwise, and to sell with or without guarantee, assign, transfer and otherwise dispose of and deal in, in its own name or as brokers and financial agents, the stock, bonds, debentures, shares, scrip and securities of any government, any municipal and school corporation, any banking, public utility, commercial and industrial company or corporation, notwithstanding the provisions of section 44 of The Companies Act; (b) To acquire by purchase, lease, exchange or other legal title and to sell and otherwise deal in the property, undertaking and business of any commercial, manufacturing or other trading corporation and of any firm, partnership or individual, for the purpose of promoting and organizing companies to carry on the same, and to manage, operate and carry on any business, property and undertaking so acquired by the company and to assume the liabilities thereof; (c) To acquire by purchase, lease, exchange, concession or other legal title the real estate and rights and concessions from any government or municipal authority and to sell, lease or otherwise deal with the same or any part thereof or any interest therein; (d) To develop and operate any water power or water powers and to generate, produce and accumulate by any means electric and electro-

motive forces or other similar agency for the production of light, heat and power for the purpose of the company, with power to sell and otherwise dispose of any excess not required, and to supply the same for light, heat or power purposes to any person or corporation on such terms as may be agreed upon, provided that the foregoing powers when exercised outside the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf ; (e) To issue paid-up shares, debenture stock, debentures, bonds and other securities of the company in payment or in part payment of any property, rights and easements which may be acquired by the company and for any services rendered to and work done for the company and in or towards the payment or satisfaction of debt and liabilities owing by the company ; (f) To enter into any arrangement for sharing of profits, union of interest, joint adventure, reciprocal concession and otherwise with any person or company carrying on or about to carry on any business similar to that of the company hereby incorporated, and to promote or assist in promoting and to become a shareholder in any such company and to receive in payment of its services in promoting such company or companies the shares, bonds and securities of any such company or companies and to purchase the shares, bonds and securities of any such company or companies, notwithstanding the provisions of section 44 of the said Act, and to hold, sell, re-issue, with or without guarantee, and otherwise deal in the same ; (g) To acquire any such investments as aforesaid by original subscription, tender, participation in syndicates and otherwise and whether or not fully paid up, and to make payments thereon as called upon or in advance of calls or otherwise and to underwrite or subscribe for the same, conditionally or otherwise, and either with a view to investments or for resale or otherwise, and to vary the investments of the company, and generally to sell, exchange and otherwise dispose of, deal with and turn to account any of the assets of the company ; (h) To make advances upon any such investments as aforesaid, to offer for public subscription and otherwise aid and assist in placing any such investments as aforesaid ; (i) To offer for public subscription any shares, stock, debentures, debenture stock and other securities of and otherwise establish and promote or concur in establishing and promoting any company, société anonyme, association, undertaking, public and private body ; (j) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise any company or other person with whom the company may have business relations ; (k) To purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property which the company may think necessary or advisable, and to improve, manage, lease, dispose of, turn to account or otherwise deal with all or any part of the company's property, and generally to act as real estate agents or brokers ; (l) To invest the moneys of the company not immediately required in such manner as may from time to time be determined ; (m) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company and to promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company and for any other purpose which may seem directly or indirectly calculated to benefit the company ; (n) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in any other company belonging to the company or which the company may have the power to dispose of ; (o) To purchase and acquire any interest in any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem to the company capable of being profitably dealt with, and to sell, grant licenses in respect thereof or otherwise deal with the same ; (p) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having

objects altogether or in part similar to those of the company ; (q) To act as agents or attorneys for the transaction of any business which this company is authorized to carry on and for the collection of moneys, rents, interests, dividends, mortgages, bonds, bills, notes and other securities ; (r) To act as agents for the purpose of registering, issuing, countersigning, transferring or otherwise ascertaining and certifying to the genuineness of certificates of stock, bonds, debentures or other obligations or securities for money of any government, municipal, trading or other corporate body or society on such terms and conditions as may be agreed upon ; (s) To investigate, report on the title to any lands and tenements or chattels, or legality of the issue of the bonds, debentures or other security of any corporation authorized by law, or the circumstances of any business concern or undertaking and generally of any assets, property or rights ; (t) To draw, make, accept, endorse and execute promissory notes, bills of exchange, bills of lading and negotiable or transferable instruments ; (u) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Hampton Securities, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

32-2

BOARD OF EXAMINERS FOR DOMINION LAND SURVEYORS.

NOTICE is hereby given that under the provisions of The Dominion Lands Surveys Act, the Board of Examiners for Dominion Land Surveyors will meet at Ottawa, on Monday, the tenth day of February next, for the examination of candidates for admission as articulated pupils, for commissions as Dominion Land Surveyors, or for certificates as Dominion Topographical Surveyors. Examinations will be held at Ottawa, Toronto and Kingston, in the Province of Ontario, at Winnipeg, in the Province of Manitoba, and at Calgary and Edmonton, in the Province of Alberta.

F. D. HENDERSON,

Secretary of the Board of Examiners
for Dominion Land Surveyors.

Ottawa, 13th January, 1913.

29-4

CIVIL SERVICE COMMISSION.

PUBLIC Notice is hereby given that a general competitive examination for naval cadets in the Naval Service of Canada, will be held under the direction of the Civil Service Commission of Canada on Wednesday, the 14th day of May, 1913, and following days, at Halifax, Yarmouth, Sydney, Charlottetown, St. John, Fredericton, Moncton, Quebec, Sherbrooke, Montreal, Ottawa, Kingston, Toronto, Hamilton, London, Sault Ste. Marie, Port Arthur, Winnipeg, Brandon, Regina, Saskatoon, Calgary, Edmonton, Nelson, Vancouver and Victoria.

Parents or guardians of intending candidates may obtain all necessary information, copies of the rules and regulations, and forms of application from the Secretary of the Commission, either on personal application or by writing.

Applications from intending candidates must be filed with the Secretary, Civil Service Commission, Ottawa, on or before the 15th April next. No exception can or will be made to this rule.

By order of the Commission,

WM. FORAN,

Secretary.

Ottawa, January 29, 1913.

31-4

NOTICE TO MARINERS.

No. 118 of 1912.

(Inland No. 38.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

ONTARIO.

(330) RIVER ST. LAWRENCE—THOUSAND ISLANDS—COLOUR OF DAY BEACON SOUTHEASTWARD OF JACKSTRAW SHOAL.

Position.—700 feet 124° 30' (S. 45° E. Mag.) from Jackstraw shoal lighthouse.

Colour of day beacon.—The mast and drum surmounting the beacon pier are painted black, and not red as stated in the Canadian List of Lights.

N. to M. No. 118 (330) 26-12-12.

Variation in 1912: 12° 30' W.

Authority: Departmental records.

Admiralty charts: Nos. 2789i, 259b and 1152.

Publication: St. Lawrence Pilot above Quebec, 1912, page 178.

Canadian List of Lights and Fog Signals, 1912: No. 1729.

Departmental File: No. 21729.

ONTARIO.

(332) ST. CLAIR RIVER—SHOAL NORTH OF STAG ISLAND—GAS BUOY TO BE ESTABLISHED.

Date of establishment.—Opening of navigation in 1913, or as soon thereafter as possible, without further notice.

Position.—Marks the north end of the shoal extending northward of Stag island. It will be moored 1,200 feet 117° (S. 60° E. Mag.) from Stag island upper light on the west side of St. Clair river.

Lat. N. 42° 54' 17", Long. W. 82° 27' 44".

Description.—Steel cylindrical buoy, surmounted by a pyramidal steel frame supporting the lantern.

Colour.—Red and black horizontal bands.

Character of Light.—Occulting white.

N. to M. No. 118 (332) 26-12-12.

Variation in 1912: 3° W.

Authority: Memo. from Commissioner of Lights.

Admiralty charts: Nos. 330, 332, and 678.

Publication: U. S. H. O. Publication No. 108C. 1907, page 37.

Canadian List of Lights and Fog Signals, 1912: To be inserted as No. 1917.

Departmental File: No. 33326.

ONTARIO.

(333) LAKE SUPERIOR — THUNDER BAY — PORT ARTHUR — GAS BUOY REPLACED BY GAS AND BELL BUOY.

Date of replacement.—On the opening of navigation in 1913, without further notice.

Position.—In the prolongation of the northeastern edge of the dredged channel.

Lat. N. 48° 25' 30", Long. W. 89° 12' 13".

Alteration.—The gas buoy will be replaced by a combined gas and bell buoy.

New description.—Steel cylindrical buoy, surmounted by a steel frame supporting the bell and lantern.

Colour.—Red.

Character of light.—Occulting white.

N. to M. No. 118 (333) 26-12-12.

Authority: Memo from Commissioner of Lights.

Admiralty charts: Nos. 321 and 320; and Dept. of the Naval Service chart No. 101.

Publication: U. S. H. O. Publication No. 108 A. 1906, page 83.

Canadian List of Lights and Fog Signals, 1912: No. 2198.

Departmental File: No. 29214.

ONTARIO.

(334) LAKE SUPERIOR — VICTORIA CHANNEL — MINK ISLAND REEF — BEACON REBUILT.

Former notice.—No. 45 (126) of 1904.

Position.—On the rock awash, lying between Mink island and Sister islands.

Lat. N. 48° 9' 18", Long. W. 89° 15' 20".

New description.—Pyramidal concrete beacon, square in plan, 15 feet high

Colour.—White.

N. to M. No. 118 (334) 26-12-12.

Authority: Records, Chief Engineer's office, M. & F. Admiralty charts: Nos. 321 and 320; and Dept. of the Naval Service chart No. 101.

Publication: U. S. H. O. Publication No. 108 A, 1906, page 79.

Departmental File: No. 25368.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 26th December, 1912.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

31-2

NOTICE TO MARINERS.

No. 120 of 1912.

(Inland No. 39.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

ONTARIO.

(341) WINNIPEG RIVER—WHITE DOG ISLAND TO KENORA—BUOYS ESTABLISHED.

The following spar buoys have been established in the Winnipeg river between White Dog island and Kenora:—

(1). White Dog buoy.

Position.—In 9 feet water, south of Danger point.

Colour.—Red and black horizontal bands.

(2). Frank point buoy.

Position.—In 9 feet water, on east side of shoal.

Colour.—Red.

(3). Manitou reef buoy.

Position.—In 9 feet water on south side of reef.

Colour.—Red and black horizontal bands.

(4). Dowsett reef buoy.

Position.—In 8 feet water, on north side of reef.

Colour.—Red and black horizontal bands.

(5). Bower reef buoy.

Position.—In 9 feet water, on east side of reef, 150 feet east of Bower island.

Colour.—Red.

(6). Webster reef buoy.

Position.—In 9 feet water, on east side of reef.

Colour.—Red.

(7). Wemys reef buoy.

Position.—On east side of reef, 500 feet east of Wemys island.

Colour.—Red.

(8). Holt point buoy.

Position.—In 8 feet water, 100 feet east of point.

Colour.—Red.

(9). Tunnel bay reef buoy.

Position.—In 9 feet water, on west side of reef.
Colour.—Red and black horizontal bands.

(10). Blaikie reef buoy.

Position.—In 9 feet water, on east side of reef.
Colour.—Red.

(11). Hill reef buoy.

Position.—In 8 feet water, on east side of reef.
Colour.—Red.

(12). Robinson reef buoy.

Position.—In 9 feet water, on west side of reef.
Colour.—Black.

(13). Laurencen point buoy.

Position.—In 9 feet water, 150 feet west of point.
Colour.—Black.

(14). Fiddler island buoy.

Position.—In feet 9 water, 200 feet west of island.
Colour.—Black.

(15). Gordon reef buoy.

Position.—In 10 feet water, north of reef.
Colour.—Red.

(16). Dufresne narrows buoy.

Position.—In 9 feet water, on west side of reef.
Colour.—Black.

(17). Villeneuve rapids buoy.

Position.—In 8 feet water, on south side of shoal.
Colour.—Red and black horizontal bands.

(18). Scott island reef.

Position.—In 9 feet water, on west side of reef.
Colour.—Black.

(19). Palmerston reef buoy.

Position.—In 8 feet water, on north side of reef.
Colour.—Red and black horizontal bands.

(20). Magnuson point buoy.

Position.—In 9 feet water, north of point.
Colour.—Red.

N. to M. No. 120 (341) 28-12-12.

Authority: Report from Agent, M. and F., Kenora.
Departmental File: No. 32837.

A. JOHNSTON,
 Deputy Minister.

Department of Marine and Fisheries,
 Ottawa, Canada, 28th December, 1912.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

31-2

NOTICE TO MARINERS.

No. 121 of 1912.

(*Pacific No. 30.*)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

BRITISH COLUMBIA.

(342) DISCOVERY PASSAGE—SEYMOUR NARROWS—
MAUD ISLAND—CHANGE IN POSITION
OF GAS-LIGHTED BEACON.

Former notice.—No. 66 (185) of 1907.

New position.—On the west side of Maud island, 400 feet northwestward of the old site of the beacon.

Lat. N. 50° 7' 30", Long. W. 125° 20' 52".

The beacon stands on a ledge of rock, which runs out a little beyond the line of the shore. The ledge just covers at high water.

Character of light.—Occulting red.

Elevation.—27 feet.

Visibility.—7 miles. The light is now visible to vessels north of it proceeding southward as well as to vessels south of it proceeding northward.

Details.—The gas beacon now stands on a square concrete base 8 feet high.

The height from the top of the concrete base to the top of the lantern is 22 feet.

N. to M. No. 121 (342) 31-12-12.

Authority: Report from Agent, M. and F., Victoria.

Admiralty charts: Nos. 538, 3162, 580 and 1917.

Publication: British Columbia Pilot, 1905, page 245.

Canadian List of Lights and Fog Signals, 1912: No. 2344.

Departmental File: No. 26784.

BRITISH COLUMBIA.

(343) QUEEN CHARLOTTE ISLANDS—ENTRANCE TO
HOUSTON STEWART CHANNEL—POSTPONEMENT
OF DATE OF REMOVAL OF BEACON FROM
KOYA POINT TO DANGER ROCKS.

Former notice.—No. 74 (209) of 1912.

Removal of gas beacon postponed.—The gas beacon will not be moved from Koya point to Danger rocks until the spring of 1913.

N. to M. No. 121 (343) 31-12-12.

Authority: Report from Agent, M. and F., Victoria.

Admiralty charts: Nos. 1923b and 2430.

Publication: British Columbia Pilot, 1905, page 514.

Canadian List of Lights and Fog Signals, 1912: No. 2390.

Departmental File: No. 22390 M.

A. JOHNSTON,
 Deputy Minister.

Department of Marine and Fisheries,
 Ottawa, Canada, 31st December, 1912.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

31-2

NOTICE TO MARINERS.

No. 1 of 1913.

(*Atlantic No. 1. Pacific No. 1.*)

All bearings, unless otherwise noted, are true, and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets. Miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

(1) CAUTION WHEN APPROACHING CANADIAN PORTS.

PART I.

Closing of Ports.

(1) The Canadian Government, having taken into consideration the fact that local or other circumstances may arise in which it may be necessary, on account of periodical exercises, manœuvres, or otherwise, to forbid all entrance to certain ports of the Dominion, this is to give notice that on approaching the shores of Canada or any of the ports referred to in Part III of this notice, a sharp look-out should be kept for the signals described in the following paragraph, and for the vessels mentioned in paragraph (2), Part II, of this notice, and the distinguishing and other signals made by them. In the event of such signals being displayed the port or locality should be approached with great caution, as it may be apprehended that obstructions may exist.

(2) If entrance to a port is prohibited three red vertical lights by night, or three red vertical balls by day, will be exhibited in some conspicuous position, in or near to its approach, which signals will also be shown

by the vessels indicated in paragraph (2), Part II of this notice.

If the signals are displayed, vessels must either proceed to the position marked "Examination Anchorage" on the Admiralty charts and anchor there, or keep the sea.

(3) At all the ports or localities referred to in Part III of this Notice, search-lights are occasionally exhibited for exercise.

Instructions have been given to avoid directing movable search-lights during practice on to vessels under way, but mariners are warned that great care should be taken to keep a sharp look-out for the signals indicated in paragraph (2) above, when search-lights are observed to be working.

PART II.

EXAMINATION SERVICE.

(1) Under certain circumstances it may become necessary to take special measures to examine vessels desiring to enter the ports or localities referred to in Part III of this notice.

(2) In such case, vessels carrying the distinguishing flags or lights mentioned in paragraph (4) will be charged with the duty of examining ships which desire to enter the ports and of allotting positions in which they shall anchor.

(3) As the institution of the Examination Service at any port will never be publicly advertised, especial care should be taken in approaching the ports, by day or night, to keep a sharp look-out for any vessel carrying the flags or lights mentioned in paragraph (4), and to be ready to "bring to" at once when hailed by her or warned by the firing of a gun or sound rocket.

(4) By day the distinguishing flags of the Examination Steamer will be a special flag (white and red horizontal surrounded by a blue border) and a blue ensign.

Also, three red vertical balls if the port is closed.

By night the steamer will carry:—

(a) Three red vertical lights if the port is closed.

(b) Three white vertical lights if the port is open.

The above lights will be carried in addition to the ordinary navigation lights, and will show an unbroken light around the horizon.

(5) Masters are warned that, before attempting to enter any of these ports where the Examination Service is in force, they must in their own interests strictly obey all instructions as to entry given to them by the Examination Steamer. In the absence of any instructions from the Examination Steamer they must proceed to the position marked "Examination Anchorage" on the Admiralty Charts and anchor there, or keep the sea.

(6) In case of fog, Masters of vessels are enjoined to use the utmost care, and the Examination Anchorage itself should be approached with caution.

(7) The pilots attached to the ports will be acquainted with the regulations to be followed.

PART III.

PORTS OR LOCALITIES REFERRED TO.

Halifax, N.S.

Quebec, Que.

Esquimalt, B.C.

N. to M. No. 1 (1) 7-1-13

Authority: Department of the Naval Service, Ottawa.
Departmental File: No. 31589.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 7th January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

31-2

NOTICE TO MARINERS.

No. 2 of 1913.

(Pacific No. 2.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

BRITISH COLUMBIA.

(2) STRAIT OF GEORGIA—GALIANO ISLAND—
PORLIER PAES—RACE POINT—HAND FOG
HORN AT LIGHTSTATION.

Position.—At Race point lightstation.

Lat. N. 49° 0' 32", Long. W. 123° 35' 5".

Description.—Hand fog horn.

Remarks.—It is used to answer signals from steamers in the vicinity of the station in thick weather.

N. to M. No. 2 (2) 8-1-13.

Authority: Departmental records.

Admiralty charts: Nos. 3594, 3618, 579, 2689 and 1917.

Publication: British Columbia Pilot, 1905, page 131.

Canadian List of Lights and Fog Signals, 1912: No. 2297.

Departmental File: No. 22297 F.

BRITISH COLUMBIA.

(3) BURRARD INLET—VANCOUVER HARBOUR—TELEPHONE CABLE LAID ACROSS THE HARBOUR FROM VANCOUVER TO NORTH VANCOUVER—CAUTION.

Telephone cable.—A submarine telephone cable has recently been laid by the British Columbia Telephone Company across Vancouver harbour from Vancouver to North Vancouver.

Position.—The telephone cable runs from a point on the wharf at Vancouver opposite the foot of Seymour street (Lat. N. 49° 16' 58", Long. W. 123° 6' 36") $\frac{1}{2}$ mile 163° (S. 42° E. Mag.) from Brockton point lighthouse to a point at the shore at North Vancouver at the foot of Lonsdale Avenue (Lat. N. 49° 18' 24", Long. W. 123° 4' 49") 9,500 feet 67° (N. 42° E. Mag.) from Brockton point lighthouse.

The telephone cable runs out from the wharf at Vancouver $1\frac{3}{10}$ miles on a bearing of 39° (N. 14° E. Mag.); thence $\frac{1}{10}$ mile 16° (N. 9° W. Mag.); thence $\frac{4}{10}$ mile 45° (N. 20° E. Mag.); and thence 200 feet 32° (N. 7° E. Mag.) to the shore line at North Vancouver at the foot of Lonsdale avenue.

Caution.—Mariners are warned not to anchor in the vicinity of this cable.

N. to M. No. 2 (3) 8-1-13.

Variation in 1913: 25° E.

Authority: Departmental records.

Admiralty charts: Nos. 992, 1922, 2689 and 1917.

Publication: British Columbia Pilot, 1905, pages 177, 178 and 179.

Departmental File: No. 30647.

A. JOHNSTON

Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 8th January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

31-2

NOTICE TO MARINERS.

No. 3 of 1913.

(Atlantic No. 2.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360° measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides and all depths are at low water of ordinary spring tides.

NEW BRUNSWICK.

- (4) SOUTH COAST—BAY OF FUNDY—PASSAMAQUODDY BAY—ST. ANDREWS—LIGHT IMPROVED.

Position.—On the North Point of the eastern entrance to Port St. Andrews.

Lat. N. 45° 4' 6", Long. W. 67° 2' 55".

Alteration.—The fixed white light shown from this lighthouse has been improved by the substitution of a fifth order dioptric illuminating apparatus for the catoptric apparatus heretofore used.

N. to M. No. 3 (4) 10-1-13.

Authority: Report from N.B. Agent, M. and F.

Admiralty charts: Nos. 1743, 464, 2013, 352, 1651, 2492 and 2670.

Publication: Nova Scotia and Bay of Fundy Pilot, 1911, page 290.

Canadian List of Lights and Fog Signals, 1912: No. 34.
Departmental File: No. 20034 A.

NOVA SCOTIA.

- (5) SOUTH COAST—ENTRANCE TO HALIFAX HARBOUR—SAMBRO OUTER BANK—LIGHTSHIP PLACED FOR WINTER MONTHS.

Former notice.—No. 96 (267) of 1912.

Position.—6½ miles 156° (S. 3° E. Mag.) from Sambro island light.

Lat. N. 44° 20' 30", Long. W. 63° 29' 55".

Lightship placed.—On 10th January, 1913, lightship No. 15 was moored in the above position for the winter months.

N. to M. No. 3 (5) 10-1-13.

Variation in 1913: 21° W.

Authority: Report from N. S. Agent, M. and F.

Admiralty charts: Nos. 2410, 729, 1651, 2666 and 2670.

Publication: Nova Scotia Pilot, 1911, page 40.

Canadian List of Lights and Fog Signals, 1912: No. 322.

Departmental File: No. 26688.

QUEBEC.

- (6) RIVER ST. LAWRENCE—WESTWARD OF ST. ROCH SHOALS—CAN BUOY TO BE REPLACED BY GAS BUOY.

Date of replacement.—Opening of navigation 1913, without further notice.

Position.—Westward of St. Roch shoals, 1½ miles 200° (S. 39° W. Mag.) from Upper Traverse lighthouse.

Lat. N. 47° 16' 57", Long. W. 70° 17' 48".

Alteration.—Black can buoy No. 61 B will be replaced by a steel cylindrical gas buoy.

Colour.—Black, with the number 61 B in white.

Character of light.—Occulting white.

N. to M. No. 3 (6) 10-1-13.

Variation in 1913: 19° W.

Authority: Report from Supt. of Lights and Buoys, Quebec.

Admiralty charts: Nos. 314 and 2516; and Dept. of the Naval Service charts No. 205.

Publication: St. Lawrence Pilot, 1906, page 288.

Canadian List of Lights and Fog Signals, 1912: To be inserted as No. 1178½.

Departmental File: No. 11785.

A. JOHNSTON,

Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 10th January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in

aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

31-2

NOTICE TO MARINERS.

No. 4 of 1913.

(Pacific No. 3.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

BRITISH COLUMBIA.

- (7) JOHNSTONE STRAIT—CRACROFT ISLAND WESTWARD OF BOAT HARBOUR—LIGHT TO BE ESTABLISHED.

Date of establishment.—On or about 1st March, 1913, without further notice.

Position.—On south side of Cracroft island, about ¾ mile west of Boat harbour, ⅞ mile 262° 40' (S. 57° W. Mag.) from the southwest extremity of the island in Boat harbour.

Lat. N. 50° 31' 17", Long. W. 126° 34' 42".

Character.—White light, automatically occulted at short intervals.

Elevation.—60 feet.

Visibility.—13 miles from all points of approach by water.

Order.—Dioptric.

Illuminant.—Acetylene, generated automatically.

Structure.—Steel cylindrical tank standing on a steel framework and surmounted by a pyramidal steel frame supporting the lantern.

Colour.—White.

Remarks.—The light will be unwatched.

N. to M. No. 4 (7) 16-1-13.

Variation in 1913: 25° 40' E.

Authority: Report from Agent, M. & F., Victoria.

Admiralty charts: Nos. 3387, 581 and 1917.

Publication: British Columbia Pilot, 1905, page 261.

Canadian List of Lights and Fog Signals, 1912: To be inserted as No. 2345-7.

Departmental File: No. 33306.

BRITISH COLUMBIA.

- (8) TOLMIE CHANNEL—SWINDLE ISLAND—SEPARATION POINT—GAS-LIGHTED BEACON ESTABLISHED.

Former notice.—No. 100 (280) of 1912.

Position.—On Separation point, the north point of Swindle Island.

Lat. N. 52° 41' 20", Long. W. 128° 34' 0".

Character.—White light, automatically occulted at short intervals.

Elevation.—31 feet.

Visibility.—10 miles from all points of approach by water.

Order.—Dioptric.

Illuminant.—Acetylene, generated automatically.

Structure.—Steel cylindrical tank standing on a steel framework and surmounted by a pyramidal steel frame supporting the lantern.

Colour.—White.

Remarks.—The light is unwatched.

N. to M. No. 4 (8) 16-1-13.

Authority: Report from Agent, M. & F., Victoria.

Admiralty chart: No. 1923 B.

Publication: British Columbia Pilot, 1905, page 430.

Canadian List of Lights and Fog Signals, 1912: To be inserted as No. 2361-31.

Departmental File: No. 33125.

BRITISH COLUMBIA.

- (9) QUEEN CHARLOTTE ISLAND—HOUSTON STEWART CHANNEL—FLAT ROCK—LIGHT DISCONTINUED
—BEACON REMOVED.

Former notice.—No. 100 (280) of 1912.

Position.—On flat rock.

Lat. N. 52° 6' 30", Long. W. 131° 12' 30".

Light discontinued.—The occulting white light has been discontinued.

Beacon removed.—The gas beacon has been removed to Separation point, Tolmie channel.

N. to M. No. 4 (9) 16-1-1.

Authority: Report from Agent, M. and F., Victoria.

Admiralty charts: Nos. 2168, 1923B and 2430.

Publication: British Columbia Pilot, 1905, page 515.

Canadian List of Lights and Fog Signals, 1912: No. 2391.

Departmental File: No. 33125.

BRITISH COLUMBIA.

- (10) QUEEN CHARLOTTE ISLANDS—HECATE STRAIT—SKIDEGATE INLET—EASTWARD OF DEADTREE POINT—CAN BUOY TO BE REPLACED
BY GAS BUOY.

Former notice.—No. 37 (96) of 1912.

Position.—1.55 miles 130° (S. 77° E. Mag.) from Dead-tree point.

Lat. N. 53° 20' 37", Long. W. 131° 53' 30".

Alteration.—The black can buoy heretofore maintained will be replaced, without further notice, by a gas buoy.

Description.—Steel cylindrical buoy, surmounted by a pyramidal steel frame supporting the lantern.

Colour.—Black.

Character of light.—Occulting white.

N. to M. No. 4 (10) 16-1-13.

Variation in 1912: 27° E.

Authority: Report from Agent, M. and F., Victoria.

Admiralty charts: Nos. 48, 1923 A. and 2430.

Publication: British Columbia Pilot, 1905, page 528.

Canadian List of Lights and Fog Signals, 1912: To be inserted as No. 2399.

Departmental File: No. 27913.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 16th January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

32-2

NOTICE TO MARINERS.

No. 5 of 1913.

(Atlantic No. 3.)

All bearings, unless otherwise noted are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, of ordinary spring tides, and all depths are at low water of ordinary spring tides.

NOVA SCOTIA.

- (11) SOUTH COAST — HALIFAX HARBOUR — EASTERN PASSAGE — BUOYS ESTABLISHED.

The following buoys have been established in the Eastern passage, Halifax harbour.

- (1). *Position.*—At the southern entrance to the Eastern passage, off Barrie beach, 0.52 mile 139° (S. 20° E. Mag.) from the south point of Lawler island.

Description.—Iron conical buoy, painted red.

- (2). *Position.* 0.16 mile 60° (N. 81° E. Mag.) from the southeast point of Lawler island.

Description.—Black spar buoy.

- (3). *Position.*— $\frac{1}{2}$ mile 113° (S. 46° E. Mag.) from the north point of Lawler island.

Description.—Red spar buoy.

- (4). *Position.*—0.43 mile 116° (S. 43° E. Mag.) from the north point of Lawler island.

Description.—Black spar buoy.

- (5). *Position.*—0.28 mile 100° (S. 59° E. Mag.) from the north point of Lawler island.

Description.—Red spar buoy.

- (6). *Position.*—0.15 mile 89° (S. 70° E. Mag.) from the north point of Lawler island.

Description.—Black spar buoy.

- (7). *Position.*—0.13 mile 349° (N. 10° E. Mag.) from the north point of Lawler island.

Description.—Black spar buoy.

- (8). *Position.*—0.15 mile 187° (S. 28° W. Mag.) from the outer end of Hinds wharf.

Description.—Red spar buoy.

- (9). *Position.*—At the northern entrance to the eastern passage, off Indian point shoal, 0.19 mile 326° (N. 13° W. Mag.) from Indian point.

Description.—Iron can buoy, painted black.

N. to M. No. 5 (11) 22-1-13.

Variation in 1913: 21° W.

Authority: Report from N.S. Supt. of Lights.

Admiralty charts: Nos. 2320, 2410, 729, 1651, 2666 and 2670.

Publication: Nova Scotia Pilot, 1911, pages 124 and 125.

Departmental File: No. 10392.

NOVA SCOTIA.

- (12) SOUTH COAST—HALIFAX APPROACH—DEVIL ISLAND—EASTERLY LIGHT IMPROVED.

Position.—On the southeast end of Devil island.

Lat. N. 44° 34' 50", Long. W. 63° 27' 7".

Alteration.—The light shown from the eastern light-house has been improved by the substitution of a fourth order dioptric illuminating apparatus for the catoptric apparatus heretofore used.

Illuminant.—Petroleum vapour, burned under incandescent mantle.

N. to M. No. 5 (12) 22-1-13.

Authority: Report from N.S. Supt. of Lights.

Admiralty charts: Nos. 2320, 2410, 1651 2666 and 2670.

Publication: Nova Scotia Pilot, 1911, page 124.

Canadian List of Lights and Fog Signals, 1912: No. 338.

Departmental File: No. 20338 A.

NEW BRUNSWICK.

- (13) NORTHUMBERLAND STRAIT—TORMENTINE REEFS—BUOY RE-ESTABLISHED.

Former notice.—No. 62 (156) of 1909.

Position.— $\frac{3}{4}$ mile eastward of the outer dry part of Tormentine reefs.

Lat. N. 46° 6' 33", Long. W. 63° 40' 58".

Bell buoy to be placed.—On the opening of navigation in 1913 a bell buoy will be moored in the above position replacing the black can buoy latterly moored there.

Description.—Iron buoy, surmounted by a bell.

Colour.—Black.

N. to M. No. 5 (13) 22-1-13.

Authority: Departmental records.

Admiralty charts: Nos. 2034, 1651, 2516 and 2666.

Publication: St. Lawrence Pilot, 1906, page 424.

Canadian List of Lights and Fog Signals, 1912: No. 815.

Departmental File: No. 20815.

QUEBEC.

(14) CHALEUR BAY—CARLETON—TRACADIGASH POINT
—CHANGE IN CHARACTER OF LIGHT.*Former notice.*—No. 95 (255) of 1911.*Position.*—On Tracadigash point.

Lat. N. 48° 5' 21", Long. W. 66° 7' 0".

Date of alteration.—Opening of navigation in 1913, without further notice.*Alteration.*—The light shown from this lighthouse will be changed from a fixed white light to an occulting white light, visible 12 seconds and eclipsed 4 second alternately.

N. to M. No. 5 (14) 22-1-13.

Authority: Departmental Records.*Admiralty charts:* Nos. 1715 and 2516.*Publication:* St. Lawrence Pilot, 1906, page 546.*Canadian List of Lights and Fog Signals, 1912:* No. 964.*Departmental File:* No. 20964A.

QUEBEC.

(15) ST. LAWRENCE RIVER FROM QUEBEC TO FATHER POINT—FIRST EDITION OF THE ST. LAWRENCE PILOT (BELOW QUEBEC)—ISSUED.

St. Lawrence Pilot below Quebec.—The first edition of the St. Lawrence River Pilot (below Quebec) comprising sailing directions from Portneuf (north shore) and Father Point (south shore) to Quebec, has just been published by the Hydrographic Survey, Department of the Naval Service of Canada.

Copies will be supplied to mariners free of charge on application to the Hydrographic Survey Office, Department of the Naval Service, Ottawa.

N. to M. No. 5 (15) 22-1-13.

Departmental File: No. 25786.A. JOHNSTON,
Deputy Minister.Department of Marine and Fisheries,
Ottawa, Canada, 22nd January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters, to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

32-2

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following positions in the Inside Division of the Civil Service of Canada:—

Ten Translators on the Translation Staff of the House of Commons, Subdivision A of the Second Division, initial salary \$1,600 per annum. The selection of suitable persons for appointment will be made by means of a competitive examination, to be held on the 3rd and 4th days of March next, in the following subjects: Translation of English into French, Translation of French into English, French Composition and French Orthography.

Application forms, properly filled in, must be filed in the Office of the Civil Service Commission not later than the 22nd day of February next, together with the prescribed examination fee of \$8.00. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, 30th January, 1913.

31-4

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following positions in the Inside Division of the Civil Service:—

1. An Assistant Topographer in the Geological Survey Branch of the Department of Mines, Subdivision A of the Second Division, initial salary \$1,600 per annum. Candidates should be graduates of a technical college, with sufficient knowledge of topography to enable them to take independent charge of a field party. They must be good draughtsmen.

The following qualifications are also required: Practical knowledge of surveying instruments, their adjustment and use; determination of azimuth and time; methods used for control of topographic maps, surveying and levelling; photo-topography, field and office methods; topography by plane-table method; detailed topographic method.

2. A General Draughtsman in the Engineering Branch of the Department of Railways and Canals, Subdivision B of the Second Division, initial salary not to exceed \$1,200 per annum. Candidates must have had experience in connection with surveys and general engineering works of at least seven years' duration. Time spent in pursuing an Engineering Course in a University may be accepted in lieu of the above to the extent of three years.

At least four years should have been spent in the draughting office of a Civil Engineer or an Engineering Corporation and preference will be given to an applicant who has had at least two years experience in draughting in railway work. Neatness and skill in drawing are essential. Experience on survey, estimate and inspection work is desirable.

Application forms, properly filled in, must be filed in the Office of the Civil Service Commission not later than the 24th day of February next. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, 30th January, 1913

31-4

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following position in the Inside Division of the Civil Service of Canada.

An Assistant in the office of the Engineer-in-Charge of the Cement Testing Laboratory, Department of Public Works, Subdivision B of the Third Division, initial salary \$800 per annum. Candidates must be carpenters of about ten years experience, with a good knowledge of pattern and mould making, and also of electrical wiring and switchboard work, and must be able to draw sketches of the work required. They must be willing to learn the business of making briquettes and testing cement generally.

Candidates must be natural-born or naturalized British subjects, must have been resident in Canada for at least three years, and must be of the full age of eighteen years and not more than thirty-five years.

Application forms, properly filled in, must be filed in the Office of the Civil Service Commission not later than the 10th day of February next. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, 16th January, 1913.

29-4

STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 31st January, 1912 and 1913.

PUBLIC DEBT.			1912.	1913.
LIABILITIES.			\$ cts.	\$ cts.
FUNDED DEBT—				
Payable in Canada.....			4,819,154 35	4,773,664 48
do in London.....			263,131,936 77	258,669,833 07
Bank Circulation Redemption Fund..			4,661,776 85	5,254,436 21
Dominion Notes.....			115,149,749 25	115,836,488 40
SAVINGS BANKS—				
	1912.	1913.		
Post Office Savings Banks.....	\$42,705,436 74	\$41,714,319 52		
Dominion Government Savings Banks..	14,412,586 53	14,177,873 53		
Trust Funds.....			57,118,023 27	55,892,184 05
Province Accounts.....			9,715,053 40	9,662,079 71
Miscellaneous and Banking Accounts.....			11,920,582 42	11,920,486 07
			22,770,213 11	26,990,656 93
Total Gross Debt.....			489,286,489 42	488,999,828 92
ASSETS.				
INVESTMENTS—				
Sinking Funds.....			12,209,066 21	13,172,662 71
Other Investments.....			29,776,851 20	32,751,851 20
PROVINCE ACCOUNTS.....			2,296,429 12	2,296,332 77
MISCELLANEOUS AND BANKING ACCOUNTS.....			120,017,715 92	131,470,546 04
Total Assets.....			164,300,062 45	179,691,392 72
Total Net Debt.....			324,986,426 97	309,308,436 20
do to 31st December.....			313,386,651 87	304,194,456 27
Increase of Debt.....			11,599,775 10	5,113,979 93

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of January, 1912.	Total to 31st January, 1912	Month of January, 1913.	Total to 31st January, 1913.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	6,396,303 32	70,500,292 57	9,010,599 29	93,757,607 39
Excise.....	1,534,057 70	15,777,582 49	1,589,094 80	17,787,569 10
Post Office.....	834,183 59	7,984,183 59	1,028,507 14	9,278,507 14
Public Works, including Railways and Canals..	919,084 32	9,802,958 59	1,170,308 40	11,146,004 97
Miscellaneous.....	400,406 18	5,501,965 83	643,869 17	6,050,246 57
Total.....	10,684,035 11	109,566,983 07	13,442,378 80	138,019,935 17
EXPENDITURE.....	16,351,716 98	70,655,588 69	15,649,749 69	82,651,324 74

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
Public Works, including Railways and Canals.....	5,612,271 28	24,203,984 98	2,763,343 43	20,900,695 41
Railway Subsidies.....	28,447 70	420,088 25	108,333 78	4,641,090 35
Total.....	5,640,718 98	24,624,073 23	2,871,682 21	25,541,785 76

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.

FINANCE DEPARTMENT, Ottawa, 4th February, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.

32-tf

CIRCULATION AND SPECIE.

Provincial.....	\$ 27,792 25	Specie and Bullion held by the Receiver General and the several Assistant Receivers General, on the 31st December, 1912.....	\$104,076,546 80
Fractional.....	750,109 65		
\$1.....	12,926,734 00		
\$2.....	9,423,633 50		
\$4.....	277,509 00		
\$5.....	9,016,660 00		
\$50.....	16,850 00		
\$100.....	8,700 00	Specie to be held under The Revised Statutes of 1906, chapter 27, intituled "An Act respecting Dominion Notes," 25 p.c. on \$30,000,000.00.....	\$ 7,500,000.00
\$500.....	1,806,500 00		
\$1,000.....	4,794,000 00		
\$500 Legal Tender Notes for Banks.....	336,000 00		
\$1,000 " " ".....	2,102,000 00	Specie to be held in excess of \$30,000,000.00.....	\$5,836,488.40
\$5,000 " " ".....	74,350,000 00		
	\$115,836,488 40		
PROVINCIAL NOTES.			
\$1.....	\$ 11,304 50		
\$2.....	6,068 00		
\$5.....	4,229 75		
\$10.....	2,180 00		
\$20.....	860 00	Reserve on amount of deposits in Savings Banks on 31st December, 1912, being 10 p.c. on \$55,968,318.77, to be held under The Revised Statutes of 1906, intituled "An Act respecting Savings Banks"....	\$5,596,831 88
\$50.....	650 00		
\$500.....	2,500 00		
	\$ 27,792 25		

J. E. ROURKE,
Comptroller of Dominion Currency.

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 9th January, 1913.

28 tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of December, 1912.

Source of Revenue.	Amounts.	Total.
EXCISE.		
	\$ cts.	\$ cts.
Spirits.....	1,127,802 80	
Malt Liquor.....	10,990 30	
Malt.....	145,848 21	
Tobacco.....	642,315 50	
Cigars.....	52,155 85	
Manufactures in Bond.....	3,509 03	
Acetic Acid.....	556 22	
Seizures.....	355 25	
Other Receipts.....	7,882 90	
Total Excise Revenue.....		1,991,416 06
Methylated Spirits.....		8,956 01
Ferries.....		7,449 61
Inspection of Weights and Measures.....		5,175 00
Gas Inspection.....		8,192 00
Electric Light Inspection.....		844 90
Law Stamps.....		259 00
Other Revenues.....		
Grand Total Revenue.....		2,022,292 58

WM. HIMSWORTH, Acting Deputy Minister.

INLAND REVENUE DEPARTMENT
Ottawa, 18th January, 1913.

30 tf

Post Office Savings Bank Account for the month of November, 1912.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can. 1906.)

(Published by the Minister of Finance in accordance with the Savings Bank Act, Chap. 56, 1912. Stat. Can. 1906.)

DR.			CR.	
	\$	cts.	\$	cts.
BALANCE in hands of the Minister of Finance on 31st October, 1912.....	42,406,934	88	WITHDRAWALS during the month.....	1,237,594 70
DEPOSITS in the Post Office Savings Bank during month.....	984,030	19		
TRANSFERS from Dominion Government Savings Bank during month :—				
PRINCIPAL				
INTEREST accrued from 1st April to date of transfer....				
TRANSFERS from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada.....	9,305	31		
INTEREST accrued on Depositors accounts and made principal on 31st March.....				
INTEREST allowed to Depositors on accounts during month.....	11,991	44	BALANCE at the credit of Depositors' accounts on 30th November, 1912.....	42,174,667 12
	43,412,261	82		43,412,261 82

Certified,
W. H. HARRINGTON,
Superintendent, Savings Bank Branch.
POST OFFICE DEPARTMENT,
OTTAWA, 3rd January, 1913.

R. M. COULTER,
Deputy Postmaster General.

STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks, on 31st December, 1912. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on Nov. 30th, 1912.	Deposits for December, 1912.	Total.	Withdrawals for December, 1912.	Balance on December 31st, 1912.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba :—</i>					
Winnipeg.....	661,119 79	11,171 00	672,290 79	17,978 32	654,312 47
<i>British Columbia :—</i>					
Victoria.....	1,069,180 93	47,654 62	1,116,835 55	37,205 25	1,079,630 30
<i>Prince Edward Island :—</i>					
Charlottetown.....	2,045,152 15	32,522 00	2,077,674 15	53,480 36	2,024,193 79
<i>New Brunswick :—</i>					
Newcastle.....	287,326 60	1,907 00	289,233 60	2,020 74	287,212 86
St. John.....	5,623,634 98	77,825 04	5,701,460 02	81,079 61	5,620,380 41
<i>Nova Scotia :—</i>					
Acadia Mines.....	33,597 46	377 00	33,974 46	1,360 00	32,614 46
Amherst.....	377,247 82	6,108 00	383,355 82	6,408 29	376,947 53
Arichat.....	127,179 73	1,631 78	128,811 51	1,162 68	127,648 83
Barrington.....	144,519 47	100 00	144,619 47	2,293 39	142,326 08
Guysboro'.....	119,860 29	1,764 00	121,624 29	1,066 90	120,557 39
Halifax.....	2,380,621 15	31,524 76	2,412,145 91	31,350 74	2,380,795 17
Kentville.....	259,359 33	7,346 03	266,705 36	9,796 52	256,908 84
Lunenburg.....	427,645 26	2,322 00	429,967 26	7,967 98	421,999 28
Port Hood.....	113,202 30	518 00	113,720 30	1,159 71	112,560 59
Shelburne.....	213,092 50	5,413 48	218,505 98	4,221 24	214,284 74
Sherbrooke.....	89,817 39	434 00	90,251 39	430 00	89,821 39
Wallace.....	122,658 09	1,348 00	124,006 09	823 70	123,182 39
Totals	14,095,215 24	229,966 71	14,325,181 95	259,805 43	14,065,376 52

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 16th January, 1913.

29 tf

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUÉBEC, ON THE 31st DAY OF JANUARY, 1913.

CAPITAL.			LIABILITIES.								
			Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice or on a fixed day.	Provincial Govt. deposits payable after notice or on a fixed day.	Other deposits payable after notice or on a fixed day.	Special Poor Fund or Charity Fund Trust.	Liabilities not included under the foregoing heads.	Total Liabilities.
			1	2	3	4	5	6	7	8	
			\$	\$	\$	\$	\$	\$	\$	\$	\$
Capital paid up.			cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.
Capital Stock.			cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.
City and District Savings Bank.....			2,000,000 00	93,341 86				31,237,163 77	180,000 00	130,005 40	31,640,511 03
Caisse d'Economie Notre-Dame de Québec			1,000,000 00				11,200 00	10,382,182 93	83,000 00	515,832 50	10,992,215 43
Total.....			3,000,000 00	93,341 86			11,200 00	41,619,346 70	263,000 00	645,837 90	42,632,726 46

ASSETS.

	Dominion, Provincial and other public securities.	Cash in hand and on deposit in chartered banks.	Canadian mu- nicipal bonds or securities, schools bonds or debentures and securities approved by Treasury Board.	Other bonds, debentures and securities.	Loans to govern- ments, municipal corporations, fabriques de paro- isses, syndics pour l'érection d'églises and corporations on resolutions of their boards of directors.	Loans for which bank stocks are held as collateral security.	Loans for which stocks, bonds, debentures or securities other than bank stocks are held as collateral security.	Special Poor Fund or Charity Fund investments.	Investments in bank stock made previous to the incorpor- ation of the bank.	Bank premises.	Other assets not included under the foregoing heads.	Total Assets.
	1	2	3	4	5	6	7	8	9	10	11	
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$ cts.
City and District Savings Bank	2,986,798 36	3,638,490 23	15,767,497 33	1,726,067 69	1,740,939 05	7,138,495 73	180,000 00	475,000 00	243,927 96	33,897,216 35
Caisse d'Économie Notre- Dame de Québec. . . .	1,029,590 36	842,280 53	4,511,499 03	2,285,313 31	810,657 07	2,250,928 66	83,000 00	5,157 62	125,000 00	249,325 24	12,202,831,82
Total	4,016,388 72	4,480,770 76	20,278,996 36	4,011,401 00	2,551,596 12	9,399,424 39	263,000 00	5,157 62	600,000 00	493,253 20	46,100,048 17

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules :

- 1st. Address "The Canada Gazette, Ottawa, Canada."
- 2nd. Indicate the number of insertions required.

3rd. INVARIABLY REMIT THE FEES FOR SUCH ADVERTISEMENTS, TOGETHER WITH THE PRICE OF ONE GAZETTE, AS BELOW, OTHERWISE THEY WILL NOT BE INSERTED.

The rates are 10 cents for the first insertion, and five cents for each subsequent insertion per line of nine words, each figure counting as one word.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions :—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws etc—1 insertion.

NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

Notices received up to 2 o'clock P.M. on Fridays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

C. H. PARMELEE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.

Ottawa, 2nd February, 1909.

APPLICATIONS TO PARLIAMENT.

HOUSE OF COMMONS.

RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

Petitions for Private Bills.

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

Instruction to Committees.

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

Deposit of Bills and Fees.

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public

Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

Additional charges.

3. The following charges shall also be levied and paid in addition to the foregoing, viz :—

- | | |
|---|----------|
| (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... | \$100 00 |
| (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... | 100 00 |
| (c.) When a Bill is presented in the House after the twelfth week of the session..... | 200 00 |
| (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... | 100 00 |
| (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... | 150 00 |
| (f.) When the proposed capital stock of a company is over \$750,000, and does not exceed \$1,000,000..... | 200 00 |
| (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... | 300 00 |
| (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... | 400 00 |
| (i.) For every additional million dollars or fractional part thereof..... | 100 00 |

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves an increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.00.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs b or c of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,

Clerk House of Commons.

RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any

company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks; and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Act* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1906.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with

during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee as sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
 - (a) The respondent's residence at the time of sending such notice.
 - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
 - (c) The name and address of the solicitor, if any, acting for the respondent.
 - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
 - (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be considered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.
- (7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210.)

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

THE SENATE.

Notices for Private Bills.

EXTRACTS FROM THE STANDING RULES OF THE SENATE

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. *A company for the construction of any works* which in their construction or operation might specially affect a particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. *A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company*, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also, to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company is, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or

interests of the shareholders or bondholders or creditors of the company :—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks ; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages ; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed 'Private Bill Notice ;' or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders ; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate, the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels ; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session ; nor may any Private Bill be presented to the Senate after the first four weeks of each Session ; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

NOTICE is hereby given that George Sentis Delandes of the Town of Pincher Creek, in the Province of Alberta, surveyor, will apply to the Parliament of Canada, at the next sitting thereof, for a Bill of Divorce from his wife, Violet Emily Louise Deslandes, of the Town of Pincher Creek, in the Province of Alberta, and for the custody of Dorothy Louise Deslandes, the child of the said George Sentis Deslandes and the said Violet Emily Louise Deslandes, on the grounds of adultery and desertion.

Dated at the Town of Macleod, in the Province of Alberta, this 11th day of November, 1912.

McNEILL & MARTIN,
Solicitors for applicant.

21-14

NOTICE is hereby given that Mary Arabella Young, of the City of Calgary, in the Province of Alberta, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband John J. Young, of the City of Spokane, in the State of Washington, one of the United States of America, on the ground of desertion and adultery.

Dated at Calgary, in the Province of Alberta, this 19th day of October, A.D. 1912.

TWEEDIE & MCGILLIVRAY,
105a Eighth Avenue West,
Calgary, Alberta,
Solicitors for the applicant.

23-14

NOTICE is hereby given that Charles Albert Flower, of the City of Winnipeg, in the Province of Manitoba, agent, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Violet Ruth Beatrice Flower, formerly of the City of Winnipeg, in the Province of Manitoba, and at present residing in the Town of Estevan, in the Province of Saskatchewan, on the ground of adultery.

Dated at the City of Winnipeg, in the Province of Manitoba, this 2nd day of November, A.D. 1912.

EDGAR J. TARR,
National Trust Building, 325 Main Street,
Winnipeg, Manitoba,
Solicitor for the said Charles Albert Flower.

20-14

NOTICE is hereby given that D. Madeleine Peterson, of the City of Toronto, County of York, in the Province of Ontario, wife of Francis John Peterson of the same place, banker, will renew her application to the Parliament of Canada, at the current session thereof, for a Bill of Divorce from her husband Francis John Peterson, of the City of Toronto, in the County of York, Province of Ontario, banker, on the ground of adultery, cruelty and non-support.

Dated at Toronto, the 7th day of December, 1912.

D. MADELEINE PETERSON.

25-14

NOTICE is hereby given that Andrew Lorne Hamilton, of the Town of Portage La Prairie, in the Province of Manitoba, and now of the City of Quebec, in the Province of Quebec, bank manager, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Maud Louise Hamilton, formerly of the City of Toronto, in the Province of Ontario but now of parts unknown, on the ground of adultery.

Dated at Montreal, in the Province of Quebec, this seventeenth day of December, 1912.

W. G. MITCHELL,
Solicitor for applicant,
222 St. James St.,
Montreal, Que.

25-14

NOTICE is hereby given that Sarah Lillian Attwood, of the Rural Municipality of Shoal Lake, in the Province of Manitoba, married woman, will apply to the Parliament of Canada at the next session thereof for a Bill of Divorce from her husband Frederick Spencer Attwood, of the City of Minneapolis, in the State of Minnesota, one of the United States of America, on the ground of adultery and desertion.

Dated at the Rural Municipality of Shoal Lake, in the Province of Manitoba, this 6th day of November, A. D. 1912.

SARAH LILLIAN ATTWOOD.

19-14

NOTICE is hereby given that Herbert Bell Rugh, of the City of Winnipeg in the Province of Manitoba, architect, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Mae Lillian Rugh, formerly of the City of Winnipeg, but now of the City of Brooklyn, in the State of New York, one of the United States of America, on the ground of adultery.

Dated at Winnipeg, this 4th day of October, A.D. 1912.

CAMPBELL, PITBLADO & CO.,
Farmer Building, Winnipeg,
22-14 Solicitors for HERBERT BELL RUGH.

NOTICE is hereby given that Lenore Power, of the Town of Cobourg, in the County of Northumberland, in the Province of Ontario, will apply to the Parliament of Canada, at this session thereof, for a Bill of Divorce from her husband, Reginald John Manley Power, of the City of Toronto, in the County of York, in the Province of Ontario, real estate agent, on the ground of adultery.

Dated at Cobourg, in the Province of Ontario, 16th day of January, 1913.

30-14 LENORE POWER.

THE MANITOBA RADIAL RAILWAY.

THE Manitoba Radial Railway Company will apply to the Parliament of Canada, at its present session, for an Act extending the time for the commencement and completion of the line of railway authorized by chapter 105 of the Statutes of Canada, 1907.

SMITH & JOHNSTON,
Solicitors for the applicants.

Dated at Ottawa, this 23rd day of January, A. D. 1913. 30-5

THE RUTHENIAN GREEK CATHOLIC EPISCOPAL CORPORATION.

NOTICE is hereby given that application will be made during the present session of the Parliament of Canada (or at the following session thereof if application cannot be made during this session and the Act applied for passed and sanctioned), for an Act incorporating The Right Reverend Nicetas Budka, Bishop of the Ruthenian Greek Catholic Church, and his successors in office, being of the same faith and rite and appointed by the Roman Pontiff, and persevering in communion with Rome, the Bishops of the said The Ruthenian Greek Catholic Church in the Diocese of Canada, as a body corporate of the said diocese by the name of "The Ruthenian Greek Catholic Episcopal Corporation," with power to the said corporation to acquire lands, borrow money on mortgage, to incorporate, establish, maintain and carry on parishes or missions, to erect, maintain and conduct churches, seminaries, schools, colleges, orphanages and hospitals in any of the provinces of Canada, and for the advancement in other ways of education and religion, charity and benevolence, and with power for other purposes, and to vest in the said corporation the church property of the Ruthenian Greek Catholic Churches throughout the said diocese, and with power to take gifts and other devises, and generally to confer on it the same powers and privileges as are enjoyed by other like corporations.

Dated at Winnipeg, this 6th day of January, A.D. 1913.

THOMAS J. MURRAY,
310 Sterling Bank Building,
Winnipeg, Manitoba,
Solicitor for the applicant.

EDWARD J. DALY,
19 Elgin Street,
Ottawa, Ontario,
Ottawa agent.

28-5

ALBERTA, INTERURBAN RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, during the present session, for an Act validating the proceedings at the organization meeting of the company, held on the 16th day of April, 1912, confirming the appointment of directors appointed thereat, and validating the acts of the said directors.

Dated at Calgary, Alberta, this 21st day of January, A.D. 1913.

CLARKE, MCCARTHY, CARSON & MACLEOD,
Solicitors for Alberta Interurban Ry. Co.
LEWIS & SMELLIE, Ottawa Agents. 30-5

SOUTHAMPTON RAILWAY CO.

NOTICE.—The Southampton Railway Company will apply to the Parliament of Canada, at its present Session for an Act authorizing it to lease its railway and undertaking to the Canadian Pacific Railway Company, declaring its railway and undertaking to be a work for the general advantage of Canada, and for other purposes.

Dated at Ottawa, this 16th day of January, 1913.

PRINGLE, THOMPSON & BURGESS,
29-5 Ottawa Agents.

REAL ESTATE LOAN CO., LIMITED.

NOTICE is hereby given that The Real Estate Loan Company of Canada, Limited, will apply to the Parliament of Canada at the session of 1912-1913 for an Act to increase its capital stock from \$1,600,000, divided into shares of \$40 each, to \$2,000,000, divided into shares of \$100 each, and, for the purpose of consolidating shares already issued, to authorize the sale and purchase of fractional parts of shares, and to authorize the company to purchase such fractional parts of shares and after consolidation into shares of \$100 to sell the same, and for such other powers for the purposes aforesaid as may be found necessary.

Dated at Toronto this thirtieth day of December, 1912.

H. W. MICKLE,
Confederation Life Building, Toronto.
28-5 Solicitor for applicant.

CANADIAN, CENTRAL & LABRADOR RAILWAY COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its present session thereof, for an Act to incorporate the Canadian, Central and Labrador Railway Company, with power (a) to construct and operate a line of railway from a point at or near Cochrane, in the Province of Ontario, thence by the most feasible route in a northeasterly direction to a point at or near Cape St. Lewis on the Atlantic Coast with a branch line from said line of railway to a point at or near the mouth of the Hamilton River, in the Province of Quebec, and also a branch line from a point on said line of railway to the City of Quebec, (b) to construct, acquire, charter, operate, lease and dispose of steam and other vessels and to construct, acquire and lease terminal station facilities, wharves, warehouses, offices and other structures, (c) to build, purchase, lease or otherwise acquire, manage and operate hotels and restaurants, parks and summer resorts, and to purchase, lease, hold and dispose of lands necessary for such purpose, (d) to borrow money upon the issue of securities for the acquisition, construction, extension or development of any such properties, assets or works for the railway as the company may be authorized to acquire, construct or operate and to issue preference stock, (e) to develop water, electric and other power or energy and to construct and operate telegraph, telephone and power transmission lines and charge tolls for use of same.

Dated at Ottawa, this 7th day of January, 1913.

SMITH & JOHNSTON,
28-5 Solicitors for applicants.

CANADIAN RAILWAY ACCIDENT
INSURANCE CO.

NOTICE is hereby given by the Canadian Railway Accident Insurance Company, a body politic and corporate of Montreal, in the Province of Quebec, that it will make application at the next session of Parliament, for an Act to amend its charter, 57-58 Victoria, chapter 118, amended by 62-63 Victoria, chapter 106, by changing its name to "The Globe Indemnity Company."

Montreal, 14th January, 1913.

30-5 CRAMP, EWING & McFADDEN,
Solicitors for applicant.

THE WESTERN CANADA RAILWAY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a company to construct, operate and maintain a railway under the name of The Western Canada Railway, to be operated by steam and electricity from Port Churchill, on Hudson's Bay, through the Province of Manitoba south of Churchill River and north of Nelson River, to a point at or near Sea Falls on said river; thence north of Lake Winnipeg through the Province of Saskatchewan to Prince Albert, in said province; thence continuing through said province and the Province of Alberta, in a direct line to Calgary, in said last mentioned province, with power to construct a branch line from a point near Manitoba Lake, in the Province of Saskatchewan, to Edmonton, in the Province of Alberta; also, with power to build, purchase, charter, maintain and navigate steam and other vessels to ply between Port Churchill and other countries, to carry and convey passengers and freight and carry on a general transportation service in connection with said railway; to construct, operate and maintain such bridges, docks, wharves, elevators, &c., as may be necessary and advantageous for the purposes of the said undertaking; also, to construct and operate telegraph and telephone lines along the whole length of the proposed railway and said branch for the transmission of messages for the public as well as for the purposes of said railway; also, to acquire such water powers as may be deemed requisite for the generation of electricity for the purposes of said railway and said branch, and the purpose, erection and maintenance of all such electrical plant as may be necessary in connection with said railway and branch, its bridges, elevators, wharves and docks, and with all such powers and rights as may be advantageous and necessary to the success of said undertaking, including such as may be granted and prescribed, with the consent of the Parliament of Canada, by the Parliament of Great Britain and Ireland.

Ottawa, Ont., 17th January, 1913.

30-5 VINCENT, SEGUIN & LABELLE,
Solicitors for the applicants.

WESTERN CANADA ACCIDENT AND GUARANTEE INSURANCE CO.

NOTICE is hereby given that application will be made to the Parliament of Canada at its present session by The Western Canada Accident and Guarantee Insurance Company, a Company incorporated by Act of the Legislature of Manitoba, being Chapter 77 of 7 and 8 Edward VII, for an Act to incorporate the Western Canada Accident and Guarantee Insurance Company, with head office at the City of Winnipeg, in the Province of Manitoba, with power to carry on the business of a Guarantee and Accident Company in all its branches, and with such other powers and privileges as may be deemed necessary or incidental thereto.

Dated at Winnipeg this 25th day of January, 1913.

31-5 CAMPBELL, PITBLADO, HOSKIN & CO.,
Solicitors for applicants.

BANK OF SASKATCHEWAN.

TAKE notice that application will be made to the Parliament of Canada at the present session thereof for a Bill amending chapter 145 of 2 George V, A.D. 1912, respecting the Bank of Saskatchewan so as to provide that the said Bank shall have until July 1st, 1913, to complete its organization, notwithstanding anything in the Bank Act contained.

Dated the 30th day of January, A.D. 1913.

MACCRAKEN, HENDERSON,
GREENE & HERRIDGE,
31-5 Solicitors for the said Bank.

STANDARD PAINT CO.

NOTICE is hereby given that the Standard Paint Company, the holders of Canadian Patents Numbers 93027 and 93160 for improvements in flexible roofings or floorings, and weather-proof coverings, will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the importation of the patented articles for a limited period, on account of their factory being burned down and having to be rebuilt.

Dated at Ottawa, this 30th day of January, 1913.

FETHERSTONHAUGH & SON,
Solicitors for applicants,
15 Elgin Street,
31-5 Ottawa, Ontario, Canada.

NOTICE is hereby given that Maurice Delvigne, of Namur, Belgium, the owner of Canadian Patent No. 125582, dated 10th May, 1910, issued under the seal of the Patent Office for new and useful improvements in explosives, will apply to the Parliament of Canada, at the present session thereof, for an Act enacting that notwithstanding anything in The Patent Act or in the said Patent No. 125582, the term of two years within which the patentee must manufacture as required by subsection (a) of section 38 of The Patent Act, be, with respect to the said patent, extended until one year from the date on which the said Act is assented to.

Dated at Ottawa, this 4th day of February, 1913.

FETHERSTONHAUGH & SMART,
Castle Bldg., 53 Queen St.,
Ottawa, Canada,
Barristers and solicitors,
32-5 Solicitors for the applicant.

THE POINTE AUX TREMBLES TERMINAL
RAILWAY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at the present session for an Act to incorporate a railway company under the name of "The Pointe Aux Trembles Terminal Railway," with power to construct, lay out and operate a line of railway beginning at the dock to be built by the Harbour Commission of Montreal on the south-east end of the Canada Cement Company's property, lot No. 74, parish of Pointe aux Trembles, and extending along the face of the dock to near the south-western boundary of the Cement Company's property, thence in a north-westerly direction to the Cement Company's mill, crossing Notre-Dame Street and the right of way of the Canadian Northern Quebec Railway and the Montreal Terminal Railway; and with power to construct, hire and lease terminal stations, facilities, wharves, docks, elevators, warehouses, etc., and to carry on the business of forwarding agents, wharfingers and warehousemen, and to enter into agreements with other companies.

Made at Montreal this 4th day of February, A.D. 1913.

BROWN, MONTGOMERY AND McMICHAEL,
32-5 Solicitors for applicant.

THE WESTERN TRUST COMPANY,

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, by The Western Trust Company for an Act to amend the Act of Incorporation of the said company, being chapter 180 of the Statutes of 1906 in such manner as to provide for the creating and issuing of any part or parts of the capital stock of the company as preference stock, which preference stock may be preferred in some respects and deferred in any other respect.

J. E. ADAMSON,
Solicitor for applicant.

PERKINS, FRASER & GIBSON,
Agents at Ottawa.

32-5

PACIFIC COAST RAILWAY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its present session, for an Act to incorporate the Pacific Coast Railway Company, with power to construct, operate and maintain a line of railway from Hardy Bay to Suquash, Vancouver Island, B.C., a distance of about twelve miles, with power to own and operate Steamship lines from Hardy Bay to points in Canada and elsewhere; with the usual powers granted to Railway Companies; and to have the works declared for the general advantage of Canada.

Dated at Montreal February 6, 1913.

BERNARD & McKEOWN,
Solicitors for the applicants.

32-5

MISCELLANEOUS.

NOTICE is hereby given that we have this day deposited in the office of the Secretary of State of Canada, a copy of a contract between The Superior Rolling Stock Company, Limited, of the one part, and The Algoma Central and Hudson Bay Railway Company, of the other part, evidencing a conditional sale by the said Superior Rolling Stock Company, Limited, to the said Algoma Central and Hudson Bay Railway Company, of certain rolling stock mentioned and described in the said contract, upon the terms and subject to the conditions therein set forth, which said contract was duly executed by the parties thereto, on the fifteenth day of November, 1912.

This Notice is given pursuant to the provisions of Section 4 of 6-7 Edward VII, chap. 38, "An Act to Amend the Railway Act".

Dated this 7th day of February, 1913.

THOMAS GIBSON,
Solicitor for The Superior Rolling Stock
Company, Limited.

32-1

HIGHWAY BRIDGE, NORTH THOMPSON RIVER, NEAR THE MOUTH OF BARRIER RIVER, KAMLOOPS DISTRICT, B.C.

IN the matter of chapter 115, "Navigable Waters Protection Act," R.S.C. 1906, notice is hereby given that drawings of a bridge to be erected across the North Thompson River, near the mouth of the Barrier River, Kamloops District, B.C., have been deposited with the Honourable the Minister of Public Works, Ottawa, and duplicates thereof with the Registrar of Deeds at Kamloops, B.C., and thirty days after date the Honourable the Minister of Public Works in the Government of British Columbia will apply to the Governor General in Council for approval thereof.

J. E. GRIFFITH,
Public Works Engineer.

Department of Public Works,
Victoria, B.C., 24th January, 1913.

32-5

BRITISH COLUMBIA TELEPHONE COMPANY, LIMITED.

IN THE MATTER of the Navigable Waters Protection Act, being Chap. 115 of Revised Statutes of Canada, 1906, and

IN THE MATTER of an application by the British Columbia Telephone Company, Limited, of British Columbia.

TAKE NOTICE that an application will be made to the Governor-General in Council, one month from the date of the publication of this notice, for an order approving the plans deposited with the Honourable the Minister of Public Works, and in the Land Registry Office at New Westminster, for the laying of a telephone cable across Fraser River at Mission, B.C., which cable is more particularly described and shown on the plans registered with the said the Honourable the Minister of Public Works, and in the Land Registry Office at New Westminster.

BRITISH COLUMBIA TELEPHONE COMPANY, LIMITED,

Per McPHILLIPS & WOOD,

32-5

Their solicitors.

DOMINION BRIDGE COMPANY, LIMITED.

BY-LAW No. XVII.

A by-law to increase the number of directors.

BE it enacted by the directors of the Dominion Bridge Company, Limited, as a by-law of the company, as follows:—

1. The number of directors of the company is hereby increased from ten to eleven.

2. By-law No. V. is amended by inserting the word "eleven" instead of the word "ten" where it now appears.

I, the undersigned, secretary of Dominion Bridge Company, Limited, hereby certify that the above is a true copy of By-law No. XVII of said company, enacted and adopted by the directors on the 7th day of January, 1913, and sanctioned and confirmed at a general meeting of the shareholders of said company held on the 22nd January, 1913.

Montreal, 1st February, 1913.

R. MONTAGUE DAVY,
Secretary.

32-1

THE LONDON MUTUAL FIRE INSURANCE COMPANY OF CANADA.

NOTICE is hereby given that the annual meeting of the shareholders and members of the London Mutual Fire Insurance Company of Canada will be held at the office of the company, No. 31 Scott street, Toronto, on Saturday, 22nd February, 1913, at the hour of eleven a.m., to receive a statement of the affairs of the company, exhibiting receipts and expenditure, assets and liabilities and a report of the business transactions for the year ending 31st day of December A.D. 1912, and for the purpose of electing directors for the ensuing year, and for the transaction of such other business as may be brought before the said shareholders and members at the said meeting.

F. D. WILLIAMS,
Vice President and Managing Director,

Dated this 4th day of February, 1913.

32-2

THE MERCHANTS BANK OF CANADA

QUARTERLY DIVIDEND.

NOTICE is hereby given that a dividend of two and one half per cent for the current quarter, being at the rate of ten per cent per annum, upon the paid-up capital stock of this institution, has been declared, and that the same will be payable at its banking-house in this city and at its branches, on and after the 1st day of March next, to shareholders of record at the close of business on the 15th day of February.

By order of the Board,

E. F. HEBDEN,
General manager.

Montreal, 24th January, 1913.

31-5

UNION BANK OF CANADA.

DIVIDEND No. 104.

NOTICE is hereby given that a dividend at the rate of eight per cent per annum upon the paid-up capital stock of this institution, has been declared for the current quarter, and that the same will be payable at its banking house in this City, and also at its branches, on and after Saturday, the first day of March next, to shareholders of record of 14th February, 1913.

By order of the Board,

G. H. BALFOUR,
General manager.

Winnipeg, 21st January, 1913.

31-5

THE BANK OF OTTAWA.

DIVIDEND No. 86.

NOTICE is hereby given that a dividend of three per cent, being at the rate of twelve per cent per annum, upon the paid-up capital stock of this Bank, has this day been declared for the current three months, and that the said dividend will be payable at the Bank and its branches on and after Saturday the first day of March, 1913, to shareholders of record at the close of business on the 15th February next.

By order of the Board,

GEO. BURN,
General manager.

Ottawa, Ont., 20th January, 1913.

31-5

IN THE MATTER OF THE NAVIGABLE
WATERS PROTECTION ACT.

REVISED STATUTES OF CANADA, CHAPTER 115.

NOTICE is hereby given that the British Columbia Sugar Refining Company, Limited Liability, has deposited in the Land Registry Office at the City of Vancouver, British Columbia, and with the Minister of Public Works, Ottawa, a plan of a proposed extension to their wharf and a description of the proposed site of the same on Burrard Inlet, in the City of Vancouver, British Columbia, and notice is further given that one month after the date of such deposit the said, the British Columbia Sugar Refining Company, Limited Liability, will apply to the Governor in Council for approval of the construction of such wharf extension.

Dated this 22nd day of January, 1913.

THE BRITISH COLUMBIA SUGAR REFINING
CO., LTD. LY.

31-5 J. W. F. JOHNSON,
Secretary.

ATLANTIC & LAKE SUPERIOR RAILWAY.

A SPECIAL general meeting of the holders of participation certificates of the Atlantic and Lake Superior Railway Trust Fund will be held on Wednesday, at twelve o'clock noon, 12th February, at the office of Société des Ingénieurs Civils de France, 19 rue Blanche, Paris, France, for the purpose of approving certain accounts of expenditure and authorizing the payment thereof.

Montreal, 30th January, 1913.

31-2 MCGIBBON, CASGRAIN,
MITCHELL & CASGRAIN.

NOTICE is hereby given, that on the 24th day of January, 1913, there was deposited in the office of the Secretary of State for the Dominion of Canada, a duly executed lease, dated 15th January, 1913, the Guaranty Trust Company of New York, as trustee, to The New York Central and Hudson River Railroad Company, The Lake Shore and Michigan Southern Railway Company, The Michigan Central Railroad Company, The Cleveland, Cincinnati, Chicago and St. Louis Railway Company, The Pittsburgh and Lake Erie Railroad Company, and the Toledo and Ohio Central Railroad Company, in pursuance of chapter 38 of the Statutes of Canada for 1907, being an Act to amend The Railway Act, and amendments thereto.

Dated 24th January, 1913.

31-2 ALBERT H. HARRIS,
Vice-President and General Counsel.

LA BANQUE INTERNATIONALE DU CANADA.

NOTICE is hereby given that a special general meeting of the shareholders of La Banque Internationale du Canada will be held at the head office of the said bank, in the City of Montreal, Que., on the nineteenth day of March next, A.D. 1913, at the hour of twelve o'clock noon, for the purpose of considering an agreement for the sale by the said La Banque Internationale du Canada of its assets to the Home Bank of Canada, upon the terms set out in such agreement, a copy of which will be mailed postpaid to each shareholder with this notice, and, if deemed advisable, of passing a resolution or resolutions approving the said agreement and authorizing the President and General Manager of La Banque Internationale du Canada to affix to said agreement the corporate seal of the bank, and to sign and execute the same for and in the name of and on behalf of the bank; and also for the purpose of considering, and, if deemed advisable, of passing all such other and further resolutions for fully carrying out the said agreement and the terms thereof as the shareholders shall consider expedient or advisable, and for the purpose of authorizing the Board of Directors to give all such notices and make all such applications and to pass and execute all such other acts, resolutions, deeds, instruments, matters and things as may be deemed necessary for procuring the assent of the Governor-in-Council to the said agreement, and for carrying out the same and distributing the proceeds of the said sale.

By order of the Board,

GODFREY BIRD,
General Manager.

Montreal, 28th January, 1913.

31-6

E. J. MATHEWS.

NOTICE is hereby given that thirty days after date I intend to apply to the Governor-in-Council for a quit-claim deed, for the following described foreshore: Commencing at the south-west corner of Lot 446, Range 5, Coast District, British Columbia, which is on the high-water line; thence west seven hundred (700) feet; thence north twenty-two degrees, and forty-five minutes west (N. 22° 45' W.) twenty-eight hundred (2,800) feet; thence north ten degrees west (N. 10° 0' W.) forty-four hundred and seventy (4,470) feet; thence east seven hundred (700) feet to the Grand Trunk Pacific Railway Right-of-Way; thence south seventeen degrees and forty-one minutes east (S. 17° 41' E.) to high water mark; following the west boundary of the Grand Trunk Pacific Railway Right-of-Way, eleven hundred (1,100) feet; thence southerly following high water mark, sixty-two hundred and fifty (6,250) feet more or less to point of commencement; excepting that portion (included within the above boundaries) covered by the Grand Trunk Pacific Right-of-Way.

E. J. MATHEWS.

RITCHIE, AGNEW & Co.
Surveyors and Engineers,
Agents.

Prince Rupert, B.C., 23rd December, 1912. 28-5

THE STERLING BANK OF CANADA.

NOTICE is hereby given that a dividend of one-and-one-half per cent ($1\frac{1}{2}\%$) for the quarter ending 31st January, inst. (being at the rate of six per cent (6%) per annum, on the paid-up capital stock of this Bank, has been declared, and that the same will be payable at the head office and branches of the Bank on and after the 15th day of February next. The transfer books will be closed from the 17th January to the 31st January, both days inclusive.

By order of the Board,

F. W. BROUGHALL,
General manager. 28-5

Toronto, 7th January, 1913.

THE ROYAL BANK OF CANADA.

DIVIDEND No. 102.

NOTICE is hereby given that a dividend of three per cent (being at the rate of twelve per cent per annum) upon the paid-up capital stock of this Bank, has been declared for the current quarter, and will be payable at the Bank and its branches on and after Saturday, the 1st day of March next, to shareholders of record of 15th February.

By order of the Board,

E. L. PEASE,
General manager. 30-6

Montreal, P.Q., January 14, 1913.

THE WEYBURN SECURITY BANK.

DIVIDEND No. 3.

NOTICE is hereby given that a dividend at the rate of five per centum per annum upon the paid-up capital stock of this Bank has been declared for the six months ending 31st December, 1912, and that the same will be payable at its head office and branches on and after the first day of March, 1913.

By order of the Board,

H. O. POWELL,
General manager. 30-5

Weyburn, 10th January, 1913.

BANK OF HAMILTON.

DIVIDEND NOTICE.

NOTICE is hereby given that a dividend of three per cent (twelve per cent per annum) on the paid-up capital of the bank, for the quarter ending 28th February has this day been declared, and that the same will be payable at the bank and its branches on 1st March next.

The transfer books will be closed from 21st to 28th February, both inclusive.

By order of the Board,

J. TURNBULL,
General manager. 30-5

Hamilton, 20th January, 1913.

THE CANADIAN BANK OF COMMERCE.

DIVIDEND No. 104.

NOTICE is hereby given that a quarterly dividend of $2\frac{1}{2}\%$ per cent upon the capital stock of this institution has been declared, for the three months ending the 28th February, 1913, and that the same will be payable at the Bank and its branches on and after Saturday, 1st March, 1913, to shareholders of record at the close of business on the 14th day of February, 1913.

By order of the Board,

ALEXANDER LAIRD,
General manager. 30-5

Toronto, 22nd January, 1913.

STERLING ACCIDENT AND GUARANTEE CO.

THE Sterling Accident and Guarantee Company of Canada hereby gives notice that on the first day of October, instant, it ceased to carry on business in Canada, and that on and after the 5th day of February, 1913, it will apply to the Minister of Finance for a release of the company's deposit. Any policy holders opposing the release will file their opposition with the Minister of Finance on or before 1st January, 1913.

Dated at the City of Montreal, in the Province of Quebec, the 8th day of October, A.D. 1912.

ROBERT THOMSON,
President.

PERCY W. THOMSON,
Secretary treasurer.

17-16

THE QUEBEC BANK.

QUARTERLY DIVIDEND.

NOTICE is hereby given that a dividend of one and three-quarters per cent upon the paid-up capital stock of this institution, has been declared for the current quarter, and that the same will be payable at its banking-house in this city, and at its branches, on and after Saturday, the first day of March next, to shareholders of record of 13th February.

By order of the Board,

B. B. STEVENSON,
General manager.

Quebec, 21st January, 1913.

30-5

THE BANK OF TORONTO.

DIVIDEND No. 126.

NOTICE is hereby given that a dividend of two and three-quarters per cent for the current quarter, being at the rate of eleven per cent per annum, upon the paid-up capital stock of the Bank, has this day been declared; and that the same will be payable at the Bank and its branches, on and after the 1st day of March next, to shareholders of record at the close of business on the 15th day of February next.

The transfer books will be closed from the seven-tenth to the twenty-fifth days of February next, both days inclusive.

By order of the Board,

THOMAS F. HOW,
General manager.

The Bank of Toronto,
Toronto, 22nd January, 1913.

30-5

BANK OF MONTREAL.

NOTICE is hereby given that a dividend of two and one-half per cent upon the paid-up capital stock of this institution has been declared for the three months ending 31st January, 1913, and that the same will be payable at its Banking House in this City, and at its branches, on and after Saturday, the first day of March next, to shareholders of record of 31st January, 1913.

By order of the Board,

H. V. MEREDITH,
General manager.

Montreal, 21st January, 1913.

30-5

BANQUE D'HOCHELAGA.

NOTICE is hereby given that a dividend of two and a quarter per cent ($2\frac{1}{4}\%$) equal to nine per cent (9%) per annum on the paid-up capital of this institution, has been declared for the quarter ending on the 28th February next, and will be payable at the head office of this Bank or at its branches, on and after the First day of March next, to the shareholders on record at the close of business on the 13th February.

By order of the Board,

F. G. LEDUC,
Manager.

30-5

KA IEN INVESTMENT CO., LTD.

NOTICE is hereby given that thirty days after date we intend to apply to the Governor in council, for a quit-claim-deed, for the following described foreshore :—

Commencing at the North-west corner of Lot 641, Range Five, Coast District, British Columbia, thence West, Seven hundred (700) feet; thence South seven degrees and forty-five minutes West (S. 7° 45' W), Six hundred, and forty (640) feet; thence East Seven hundred (700) feet, to High-water-mark; thence Northerly, following High-water mark, to the point of commencement; excepting that portion (included within the above boundaries) covered by the Grand Trunk Pacific Right-of-Way.

KA IEN INVESTMENT COMPANY, LTD.

Prince Rupert, B.C., 30th December, 1912. 28-6

WEST VANCOUVER FERRY CO., LIMITED.

NOTICE is hereby given that the West Vancouver Ferry Co., Ltd., has applied to His Excellency the Governor General in Council for approval of the site and plans for a proposed wharf in front of Fourteenth Street, in the District of West Vancouver, and that plans and description of the proposed site have been deposited with the Minister of Public Works, and in the Office of the Registrar of Land Titles at Vancouver, in accordance with the provisions of the Navigable Waters Protection Act.

Dated this 4th day of January, 1913.

MACNEILL, BIRD, MACDONALD & BAYFIELD,
Solicitors for

28-5 West Vancouver Ferry Co., Ltd.

THE NAVIGABLE WATERS PROTECTION
ACT, R.S.C., CAP. 115.

NOTICE is hereby given that Shevlin Clarke Company, Limited, have applied to the Minister of Public Works for Canada for permission to construct a boom in the Rainy River, in front of Indian Reserve No. 1, at Pithers Point in Rainy River, Lots 18 and 19, Township of McIrvine, and in front of part of the Townplot of Fort Frances, as described in License of Occupation No. 469, issued to the Shelvin Clarke Company, Limited, by the Minister of Lands, Forests and Mines of the Province of Ontario, and have deposited with the said Minister of Public Works copies of the plans and description of the site of such proposed works, and have also deposited with the Registrar of the District of Rainy River duplicate of such plans and description of site.

Dated at Fort Frances, this 8th day of January, A.D. 1913.

(Sgd.) H. A. TIBBETTS,
Solicitor for the applicants.

29-5

THE BANK OF NEW BRUNSWICK.

NOTICE is hereby given that a dividend of \$1.63 per share, being at the rate of thirteen (13%) per cent per annum on the capital stock of this Bank, has this day been declared for the period ending 15th February, 1913, and that the same will be payable at the office of the Bank in the City of St. John on the 17th day of February next to shareholders of record of 31st January. The transfer books will close on the 31st January.

By order of the Board,

C. H. EASSON,
General Manager.

St. John, N.B., 10th January, 1913. 29-5

PUISSANCE DU CANADA.

1er février 1913.



NOMINATIONS.

SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON ALTESSE ROYALE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, 17 décembre 1912.

LAWRENCE FORTESCUE, de la cité d'Ottawa, dans la province d'Ontario, écuyer, O.S.I. : Contrôleur de la Royale Gendarmerie à cheval du Nord-Ouest, avec le grade de sous-ministre d'un ministère, à compter du 1er janvier 1913, en remplacement de Frederick White, écuyer, C.M.G., retraité.

18 janvier 1913.

F. A. McBRIDE, de Canning, dans la province de la Nouvelle-Ecosse : Maître de havre pour le havre de Canning, dans la dite province.

25 janvier 1913.

JOHN E. GOW, de la cité de Kingston, dans la province d'Ontario, écuyer, Inspecteur du revenu de l'intérieur pour le district de Kingston : Inspecteur des manufactures en entrepôt pour le Dominion du Canada.

BERT MANTROP, de la cité de Victoria, dans la province de la Colombie-Britannique : Inspecteur des chaudières et machines des bateaux à vapeur à Victoria susdite, en remplacement de J. A. Thomson, démissionnaire.

F. F. PICHARD, de la cité de Victoria, dans la province de la Colombie-Britannique : Inspecteur des coques et équipement des bateaux à vapeur à Victoria susdite, en remplacement de John C. Kinghorn.

ALBERT E. LAMB, écuyer, B.A., L.L.B., de la cité de Dawson, dans le territoire du Yukon : Régistrateur pour le district d'enregistrement des terres du Yukon, en remplacement de Napoléon Laliberté, écuyer.

GEORGE PATTON MACKENZIE, de la cité de Dawson, dans le territoire du Yukon, écuyer : Commissaire de l'or et Agent des Terres et Forêts de la Couronne pour le dit territoire du Yukon, en remplacement de F. X. Gosselin, écuyer.

30 janvier 1913.

A. N. PATERSON, de Stewart, dans la province de la Colombie Britannique : Gardien du quai de l'Etat à cet endroit.

A. H. DUTTON, de la cité de Vancouver, dans la province de la Colombie-Britannique, inspecteur intérimaire des poids et mesures : Inspecteur des poids et mesures pour le district de Vancouver, dans la dite province, à compter du 1er décembre 1912, en remplacement de R. Marshal, retraité.

PROCLAMATIONS.

ARTHUR.
[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans
Sous-ministre de la Justice, } et par la Partie XII
Canada. } de la *Loi de la marine*
marchande, Statuts révisés de 1906, chapitre 113, il est
entre autres choses en substance statué, que Notre
Gouverneur en conseil peut, par proclamation déclarer
havre public toute étendue recouverte d'eau et soumise
à la juridiction de Notre Parlement du Canada ;

ET ATTENDU que Notre Gouverneur en conseil est
d'avis que le havre de Canning, dans la province de la
Nouvelle-Ecosse, renfermant l'étendue ci-après men-
tionnée, soit proclamé havre public :—

SACHEZ DONC que par ces présentes Nous procla-
mons et déclarons le dit havre de Canning, compre-
nant une étendue recouverte d'eau qui peut être décrite
comme suit, savoir :—

“Toutes les eaux de la Rivière des Habitants ou
Canning et ses tributaires à l'ouest d'une ligne tirée
franc sud, astronomiquement, à partir du phare de
Kingsport, et au nord d'une ligne tirée franc est, astro-
nomiquement à partir du phare de Porter Point,”
seront un havre public.

De ce qui précède Nos féaux sujets et tous ceux que
les présentes peuvent concerner, sont par les présentes
requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos pré-
sentes Lettres Patentes, et à icelles fait apposer le
Grand Sceau du Canada. TÉMOIN, Notre Très
cher et Bien-aimé Oncle et Très Fidèle Conseiller
le Feld-maréchal Son Altesse Royale le Prince
ARTHUR WILLIAM PATRICK ALBERT, Duc de
Connaught et Strathearn, comte de Sussex (dans
la pairie du Royaume-Uni), Prince du Royaume-
Uni de la Grande-Bretagne et d'Irlande, Duc de
Saxe, Prince de Saxe-Cobourg et Gotha ; Chevalier
de Notre Ordre Très noble de la Jarretière ; Chevalier
de Notre Ordre Très ancien et Très noble du
Chardon ; Chevalier de Notre Ordre Très illustre
de Saint-Patrice ; l'un de Notre Très honorable
Conseil privé ; Grand Maître de Notre Ordre Très
honorable du Bain ; Chevalier Grand Commandeur
de Notre Ordre Très exalté de l'Etoile de l'Inde ; Che-
valier Grand-croix de Notre Ordre Très distingué
de Saint-Michel et Saint-Georges ; Chevalier Grand
Commandeur de Notre Ordre Très éminent de
l'Empire Indien ; Chevalier Grand-croix de Notre
Ordre Royal de Victoria ; Notre Aide-de-camp
personnel ; Gouverneur Général et commandant
en chef de Notre Puissance du Canada.

A Notre Hôtel du Gouvernement en Notre CITÉ
d'OTTAWA, ce DIX-HUITIÈME jour de JAN-
VIER, en l'année de Notre-Seigneur mil neuf
cent treize, et de Notre règne la troisième.

Par ordre,

THOMAS MULVEY,
Sous-Secrétaire d'Etat.

DÉPÊCHES, Etc.

Extrait de la LONDON GAZETTE du 7 janvier 1913.

FOREIGN OFFICE,

31 décembre 1912

PASSEPORTS POUR TRIPOLI.

LE Principal Secrétaire d'Etat de Sa Majesté pour les Affaires étrangères a reçu une dépêche du consul général en exercice à Tripoli de Barbarie disant qu'un décret avait été rendu par le "commandant de place" duquel décret les articles ci-dessous sont tirés et publiés (en traduction) pour renseignement en général :—

Article 11.—Pour que les étrangers puissent descendre à terre ils doivent montrer un passeport émis récemment pour la Tripolitaine par l'autorité compétente et visé par les autorités italiennes au port d'embarquement.

Article 12.—Les étrangers doivent, sous deux jours de leur arrivée, se présenter au bureau de police pour faire enregistrer leurs passeports, lesquels seront contresignés par leurs consuls respectifs résidant ici.

Article 13.—Les Italiens ou étrangers qui arrivent sans s'être conformés aux dispositions qui précèdent ne seront pas admis.

Article 15.—Personne, qu'il soit Italien, natif ou étranger, n'aura la permission de s'embarquer pour d'autres ports dans la Tripolitaine ou la Cyrénaïque sans une autorisation spéciale écrite sur son passeport.

Article 20.—Les personnes autres que des Italiens qui désirent quitter doivent montrer un visa semblable de date récente sur leurs passeports accordés par leurs consuls respectifs. 31-3

DÉPARTEMENT DES AFFAIRES
EXTERIEURES.

SON Altesse Royale le Gouverneur général a reçu une dépêche du Secrétaire d'Etat pour les Colonies, datée le 16 janvier 1913, n° 51—annonçant que le 1er juillet 1912, le Danemark avait accédé à la Convention Internationale des droits d'auteurs signée à Berlin le 13 de novembre 1908. 31-2

ARRÊTÉS EN CONSEIL.

[188]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 18 novembre 1912, que la compagnie dite "The Southern Alberta Land Company, Limited," en vertu des dispositions de la *Loi d'irrigation*, a été autorisée à construire un réservoir dans les townships 13 et 14, rang 10, à l'ouest du 4e méridien, que ce réservoir couvre tout ou partie de certains quarts de sections occupés par inscription de homestead ou de préemption et que pour le bon fonctionnement du système d'irrigation de la dite compagnie, il est nécessaire que le terrain compris dans l'emplacement du dit réservoir appartienne à la compagnie ou soit sous son contrôle.

Le Ministre représente que dans certains cas tout le terrain ainsi occupé par inscription de homestead ou de préemption est requis pour les fins du réservoir ; dans d'autres cas la majeure partie du terrain ainsi occupé est comprise dans l'inscription et, à son avis, ce qui en reste n'est pas suffisant pour le soutien d'une famille, par l'exploitation agricole ordinaire.

Par conséquent, le Ministre recommande qu'il soit permis à la "Southern Alberta Land Company Limited," d'acheter de ceux qui les occupent par inscription de homestead ou de préemption les terrains désignés dans le tableau ci-annexé, et d'obtenir de ces colons des actes d'abandon ou de cession de tout droit ou intérêt dans les dits terrains, ces actes d'abandon ou de

cession devant être déposés par la compagnie chez le ministre de l'Intérieur ; dès qu'auront été ainsi déposés ces actes d'abandon ou de cession faisant preuve de l'extinction de tout droit et intérêt des inscrits dans les dits terrains, les lettres patentes en seront accordées à la "Southern Alberta Land Company, Limited," sans autre paiement ou condition, et chacun des inscrits qui cède ainsi ses droits et intérêts dans un terrain aura le privilège d'acquiescer par inscription de homestead une même étendue de terrains ailleurs, et la période de résidence de chacun de ces inscrits sur le terrain cédé sera comptée en accomplissement des obligations de résidence exigées par la loi sur les terres qu'il choisira en remplacement du terrain cédé.

Le Ministre ajoute que les terrains affectés et les noms des inscrits respectifs sont les suivants et sont de plus indiqués sur le plan ci-annexé :

1. La moitié sud de la section 34, township 13, rang 10, à l'ouest du 4e méridien, occupée par inscription de homestead et de préemption par Milton D. Clark ;

2. La moitié ouest de la section 35, township 13, rang 10, à l'ouest du 4e méridien, occupée par inscription de homestead et de préemption par Max Con ;

3. La moitié nord de la section 34, township 13, rang 10, à l'ouest du 4e méridien, occupée par inscription de homestead et de préemption par James Bell ;

4. Le quart nord-est de la section 33, township 13, rang 10, à l'ouest du 4e méridien, occupé par inscription de homestead par John Stewart.

5. Le quart nord-ouest de la section 33, township 13, rang 10, à l'ouest du 4e méridien, occupé par inscription de homestead par Samuel Tucker ;

6. Le quart sud-est de la section 33, township 13, rang 10, à l'ouest du 4e méridien, occupé par inscription de homestead par Edward Altman.

Le Ministre ajoute que la moitié est de la section 35, township 13, rang 10, à l'ouest du 4e méridien, est occupée par M. A. M. Lyon, le quart nord-est de la dite section par préemption et le quart sud-est par inscription de homestead et que le réservoir ci-dessus mentionné couvre 110.8 acres du dit quart nord-est.

Le Ministre recommande de plus qu'il soit permis à la "Southern Alberta Land Company, Limited," d'acheter tout droit et intérêt du dit A. M. Lyon dans cette partie du quart nord-est de la section 35, township 13, rang 10, à l'ouest du 4e méridien, couverte par le dit réservoir, soit 110.8 acres plus ou moins, et d'obtenir du dit A. M. Lyon un acte d'abandon ou de cession de tout tel droit et intérêt, cet acte d'abandon ou de cession devant être déposé par la compagnie chez le Ministre de l'Intérieur ; dès qu'aura été ainsi déposée cette preuve de la cession des droits de M. A. M. Lyon les lettres patentes du terrain ainsi cédé seront accordées à la compagnie sans autre paiement ou condition, et le dit A. M. Lyon aura le privilège d'acheter ailleurs, sous l'empire des règlements régissant les inscriptions de préemption, un autre quart de section, pourvu toutefois que M. A. M. Lyon ne soit pas astreint aux obligations de résidence sur le terrain qu'il aura ainsi choisi.

Le comité appuie les recommandations ci-dessus et les soumet pour approbation.

RODOLPHE BOUDREAU,

32-4

Greffier du Conseil privé.

[212]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil d'établir à Prince-Rupert, dans la province de la Colombie-Britannique, une ligne de havre permanente au delà de laquelle il ne sera érigé à l'avenir aucun quai, jetée, brise-lames ou autre construction, conformément au plan et à la description dont copie est exposée au bureau de l'ingénieur de district du département des Travaux publics à Prince-Rupert et au département des Travaux publics à Ottawa.

RODOLPHE BOUDREAU,

31-3

Greffier du Conseil privé.

[2341]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 3e jour d'octobre 1911.

PRÉSENT :

SON EXCELLENCE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 2 octobre 1911, qu'un arrêté en conseil daté le 27 juin 1889 a autorisé la mise en réserve pour la Police à cheval du Nord-Ouest, à Medicine Hat, cette partie de la section 32 située au nord de la rivière et le quart nord-ouest de la section 33 situé à l'ouest de la rivière, dans le township 12, ainsi que le quart sud-ouest de la section 5 et la moitié est de la section 5, situés à l'ouest de la rivière, dans le township 13, le tout dans le rang 5, à l'ouest du 4e méridien.

Le contrôleur de la police à cheval du Nord-ouest ayant récemment avisé le Ministre que les terres ci-dessus décrites ne sont plus requises pour les fins de la police, le Ministre recommande que les terres susdites soient soustraites de la réserve autorisée par l'arrêté en conseil ci-dessus mentionné.

Le Ministre représente de plus que la ville de Medicine Hat, par une résolution de son conseil municipal, a demandé, pour l'emplacement d'un parc, une partie de la moitié nord de la section 32, township 12, rang 5, à l'ouest du 4e méridien, antérieurement réservée pour la police à cheval du Nord-Ouest.

Comme ces terrains ne sont plus requis pour les fins de la police, le Ministre recommande qu'en vertu des dispositions du paragraphe (d) de l'article 76 de la *Loi des Terres fédérales* cette partie de la section 32 située au nord de la branche sud de la rivière Saskatchewan, et cette partie du quart nord-ouest de la section 33 située à l'ouest de la rivière, dans le township 12, rang 5, à l'ouest du 4e méridien, contenant 176.50 acres, soient mises en réserve et affectées aux fins d'un parc et que la concession à la ville de Medicine Hat en soit autorisée pour les fins ci-dessus mentionnées.

Le Ministre fait observer qu'il se trouve ci-annexé un tracé d'une partie des townships 12 et 13, rang 5, à l'ouest du 4e méridien, indiquant en rose les terres qui ne sont plus requises pour les fins de la police à cheval du Nord-Ouest, et en rose haché de vert les terres qu'on se propose de céder à la ville de Medicine Hat.

Le Ministre soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

32-4

[167]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 14 janvier 1913, que les règlements de mines de quartz, approuvés par un arrêté en conseil du 13 août 1908, prescrivant qu'un claim minier doit être marqué de deux poteaux légaux placés aussi près que possible sur la ligne du filon ou de la veine, et qu'un poteau sera aussi planté à l'endroit où le minerai a été découvert.

Le Ministre ajoute que par un arrêté en conseil daté le 8 mai 1912 W. Tees Curran et L. O. Armstrong, de Montréal, ont été autorisés à jalonner en leur propre nom et en celui d'autres personnes, au cours de l'année 1912, cinquante claims miniers sur tout terrain disponible situé sur les îles de la Baie d'Hudson, près de la rive est, dans le district provisoire d'Ungava, et d'en obtenir l'inscription en vertu des dispositions des règlements.

En vertu des dispositions de l'arrêté en conseil susdit, M. Curran a maintenant présenté au Ministère de l'Intérieur des demandes d'inscription pour trente claims miniers situés sur trois petites îles de la baie d'Hudson. Il a été représenté que ces îles ne sont pas boisées et comme on ne peut les atteindre que par le chemin de terre il a été impossible d'y transporter pour marquer ces claims le nombre de poteaux suffisant de la grosseur prescrite par les règlements. Pour cette raison ces

claims ont été marqués au moyen de cairns de pierres au lieu des poteaux ordinaires prescrits par les règlements.

Le Ministre représente que d'après les affidavits déposés au Ministère de l'Intérieur il appert que les requérants ont véritablement découvert des minéraux sur les îles en question, qu'ils ont vraiment essayé de se conformer aux dispositions des règlements, et qu'ils ont encouru une forte dépense en rapport avec l'expédition de découverte.

Par conséquent, le Ministre demande l'autorisation d'exempter les requérants de l'observation des formalités ci-dessus mentionnées en rapport avec le jalonnage et d'accorder l'inscription des claims en question, pourvu que les requérants aient observé les autres stipulations des règlements.

Le comité soumet cette demande pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

32-4

[6]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil de décréter qu'outre les pays britanniques énumérés à l'article 3 du paragraphe 1 du tarif des douanes de 1907, Loi concernant les droits de douane, et en vertu de l'article 4 de la dite loi, les produits naturels et fabriqués des pays suivants jouissent du bénéfice du tarif de préférence britannique, subordonnement aux dispositions de la dite loi, savoir :

Le Swaziland,
Le Bazutoland,
Le Protectorat de Bechouanaland,
La Rhodésie du Nord,
Le Protectorat de Nyasaland,
Le Protectorat d'Uganda,
Le Protectorat de l'Afrique Orientale,
Le Protectorat de la Haute Nigeria,
La Colonie et le Protectorat de la Basse Nigeria,
La Côte d'Or,
Sierra Leone,
La Gambie,
Le Protectorat de Somaliland,
Les Etats Malais Fédérés,
Bornéo Britannique du Nord,
Sarawak,
Brunai,
Maurice et ses dépendances,
Les Seychelles,
Ste-Hélène,
Ascension,
Iles des Amis ou Archipel de Tonga,
Fiji,
Iles Falkland,
Honduras Britannique,

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

32-3

[126]

HOTEL DU GOUVERNEMENT A OTTAWA.

Lundi, le 20e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil de décréter ce qui suit :

L'article 1 des règlements régissant l'admission des cadets de la marine, règlements établis par un arrêté en conseil du 26 septembre 1910, est par ces présentes modifié en y prescrivant que les candidats devront être âgés de 14 à 16 ans le 1er juillet suivant immédiatement la date de l'examen.

L'article 3 des dits règlements est par ces présentes modifié en y prescrivant que l'examen d'admission aura lieu annuellement au cours du mois de mai, au lieu du mois de novembre.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

31-2

[1895]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 3e jour d'octobre 1913.

PRÉSENT :

SON EXCELLENCE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 3 août 1911, qu'en vertu des dispositions de la loi d'irrigation la compagnie dite "The Southern Alberta Land Company, Limited," a été autorisée à construire un système d'irrigation tirant l'eau de la rivière Bow à un endroit dans le quart sud-est de la section 31, township 21, rang 25, à l'ouest du 4e méridien, et que sous l'empire de cette autorisation la compagnie a arpenté et partiellement creusé un canal à partir du dit endroit jusqu'à et à travers le terrain qui doit être irrigué ;

Le Ministre ajoute qu'en vertu de l'autorité que lui confère l'article 54 de la Loi d'irrigation des règlements ont été établis pour la concession gratuite du droit de passage des canaux et fossés d'irrigation, ce droit de passage comprenant en outre de la largeur du canal ou fossé une lisière marginale n'excédant pas vingt pieds d'un côté et dix pieds de l'autre côté du dit canal ou fossé, pour en permettre la mise en opération et les réparations. Les dits règlements autorisent aussi la concession d'une plus grande largeur de terrain, mais n'excédant pas dix acres en tout, lorsqu'il est démontré que ce terrain est nécessaire pour le bon fonctionnement du système d'irrigation ;

Vu les dimensions du canal que creuse actuellement la compagnie susdite, la profondeur de la tranchée à certains points et la hauteur du remblai à d'autres endroits, il a été jugé nécessaire dans certains cas d'inclure une plus grande superficie dans le droit de passage afin de pouvoir disposer des déblais et faciliter l'entretien des travaux ;

Toutes les terres mentionnées ci-dessous sont occupées en vertu d'inscriptions de homestead ou de préemption et les inscrits ont dans chaque cas cédé par convention à la compagnie dite "Southern Alberta Land Company, Limited," le droit de passage pour son canal sur ces terres, les dites conventions étant maintenant enregistrées au ministère de l'Intérieur ;

Par conséquent, le Ministre recommande que l'autorisation soit donnée de concéder gratuitement à la compagnie dite "Southern Alberta Land Company, Ltd.," par permis d'occupation, le droit de passage pour son entreprise sur et à travers les terres ci-dessous décrites, mais n'excédant pas la superficie mentionnée dans chaque cas, ainsi qu'indiqué sur le plan des travaux déposé au bureau du Commissaire d'irrigation et au ministère de l'Intérieur et enregistré au bureau du registraire des titres de terres à Calgary, dans la province d'Alberta, sous la désignation "Irr. 158," cette concession demeurant valide tant que les travaux ci-dessus mentionnés serviront aux fins d'irrigation, savoir :—

1. Le quart sud-ouest de la section 30, township 13, rang 17, à l'ouest du 4e méridien, comprenant 20.02 acres, plus ou moins.

2. Le quart nord-est de la section 28, township 13, rang 18, à l'ouest du 4e méridien, comprenant 11.31 acres, plus ou moins.

3. Le quart sud-ouest de la section 17, township 14, rang 19, à l'ouest du 4e méridien, comprenant 11.20 acres, plus ou moins.

4. Le quart sud-ouest de la section 31, township 13, rang 18, à l'ouest du 4e méridien, comprenant 14.31 acres, plus ou moins.

5. Le quart nord-est de la section 24, township 14, rang 20, à l'ouest du 4e méridien, comprenant 11.10 acres plus ou moins.

6. Le quart sud-est de la section 23, township 13, rang 18, à l'ouest du 4e méridien, comprenant 21.35 acres plus ou moins.

7. Le quart nord-ouest de la section 28, township 13, rang 18, à l'ouest du 4e méridien, comprenant 13.67 acres plus ou moins.

8. Le quart sud-est de la section 31, township 13, rang 18, à l'ouest du 4e méridien, comprenant 14.31 acres plus ou moins.

9. Le quart sud-ouest de la section 32, township 13, rang 18, à l'ouest du 4e méridien, comprenant 10.38 acres plus ou moins.

10. Le quart sud-ouest de la section 9, township 14, rang 19, à l'ouest du 4e méridien, comprenant 12.21 acres plus ou moins.

Le comité soumet cette recommandation pour approbation.

31-2 RODOLPHE BOUDREAU,
Greffier du Conseil privé.

[194]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions de l'article 27 du chapitre 113 des Statuts révisés du Canada, 1906, de permettre le changement du nom du bateau à vapeur "Charles Lemcke," d'Owen Sound, Ontario, numéro officiel 126058, en celui de "Henry Pedwell."

31-2 RODOLPHE BOUDREAU,
Greffier du Conseil privé.

[66]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 4 janvier 1913, que M. Joseph St-Germain a demandé la concession gratuite du lot n° 42, dans l'établissement de Shaftsbury, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens.

Le Ministre ajoute que la preuve soumise démontre que le requérant, par l'entremise de son agent, M. Charles St-Germain, occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899.

Par conséquent, le Ministre recommande qu'en vertu des dispositions du paragraphe (c) de l'article 76 de la Loi des terres fédérales, il soit autorisé à concéder gratuitement à M. Joseph St-Germain le lot n° 42, dans l'établissement de Shaftsbury, province d'Alberta, contenant 152 acres plus ou moins.

Le comité soumet cette recommandation pour approbation.

30-4 RODOLPHE BOUDREAU,
Greffier du Conseil privé.

[196]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que demande a été faite au nom de la province de la Saskatchewan d'investir Sa Majesté le Roi George V, pour l'usage de la dite province, du titre du quart fractionnaire sud-est de la section 28, township 43, rang 16, à l'ouest du 3e méridien, pour l'emplacement d'un asile d'aliénés ;

Et attendu que le colon occupant ce homestead a cédé à la Couronne ses droits à ce quart de section et que le Ministre de l'Intérieur est d'avis que cette demande soit accordée,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil de décréter que Sa Majesté le Roi George V soit investi, pour l'usage de la province de la Saskatchewan, du titre du dit quart fractionnaire sud-est de la section 28, township 43, rang 16, à l'ouest du 3e méridien.

31-4 RODOLPHE BOUDREAU,
Greffier du Conseil privé.

[95]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 7 janvier 1913 que M. H. T. Holness s'est établi sur un terrain non arpenté situé sur la rive nord de la branche nord du creek Sheep dans la réserve forestière des Montagnes Rocheuses, dans la province d'Alberta, avant l'établissement de cette réserve, dans l'attente que ces terres seraient finalement arpentées et ouvertes aux colons, et qu'il pourrait obtenir l'inscription de homestead pour un quart de section. M. Holness représente que les fonctionnaires du ministère de l'Intérieur l'ont assuré que l'inscription de homestead lui serait accordée dès que ces terres seraient arpentées; qu'il a fait des améliorations considérables sur ce terrain, soit une maison, une étable, des clôtures et des travaux de défoncement; qu'il y a résidé depuis 1907 et que si la réserve n'avait pas été établie, il aurait maintenant droit aux lettres patentes de ce terrain.

Le Ministre ajoute que ce terrain pouvant avoir une valeur considérable pour l'emmagasinage de l'éau, il ne croit pas sage d'en déposséder la Couronne et, par conséquent, des négociations ont été ouvertes avec M. Holness pour s'assurer à quelles conditions il céderait les droits à ce terrain qu'il peut avoir acquis. M. Holness a consenti à céder ses droits au terrain en question sur paiement d'une somme de \$1,600, soit \$10 l'acre, avec la permission de s'inscrire pour un homestead d'un quart de section de terres fédérales ailleurs disponibles et d'en obtenir les lettres patentes sans être tenu à l'accomplissement d'autres obligations de homestead.

Le Ministre recommande que cette convention soit approuvée et demande l'autorisation de payer à M. Holness la somme de \$1,600 tirée du crédit pour la protection des forêts dans le Manitoba, la Saskatchewan, l'Alberta, etc., et d'accorder à M. Holness les lettres patentes d'un quart de section de terres fédérales disponibles dès qu'il aura cédé les droits qu'il peut avoir au terrain sur lequel il est établi.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

30-4

[67]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que demande a été faite au nom de la ville de Waterous, dans la province de Saskatchewan, de la concession de la subdivision légale fractionnaire 1 et 2 de la section 10, township 32, rang 25, à l'ouest du 2e méridien, pour les fins d'un parc;

Et attendu que le Ministre de l'Intérieur est d'avis que cette demande soit accordée, le terrain en question étant disponible d'après les archives du ministère de l'Intérieur,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (d) de l'article 76 de la *Loi des terres fédérales*, de décréter que les subdivisions légales fractionnaires 1 et 2 de la section 10, township 32, rang 25, à l'ouest du 2e méridien, contenant 23.90 acres, ainsi qu'indiqué en couleur rose sur le plan ci-annexé, soient mises en réserves et affectées aux fins d'un parc, et d'en autoriser la concession pour les dites fins à la ville de Waterous, dans la province de Saskatchewan, l'acte de cession devant contenir la condition que ce terrain retournera à la Couronne si, en aucun temps, le concessionnaire, ses successeurs ou ayants droit ne l'affecte pas aux fins susdites.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

30-4

5

[65]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 31 décembre 1912, que Madame Joséphine Hamelin a demandé la concession gratuite du lot n° 32, dans l'établissement du Petit Lac des Esclaves, en qualité de représentant personnel de son mari décédé, Pierre Hamelin, basant sa demande sur le fait que ce dernier occupait ce terrain à la date de l'extinction du titre des Indiens.

Le Ministre ajoute que la preuve soumise démontre que feu Pierre Hamelin occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899, et que des lettres d'administration nommant la requérante administratrice de sa succession ont été déposées au Ministère de l'Intérieur.

Par conséquent, le Ministre recommande qu'en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales* il soit autorisé à concéder gratuitement à Madame Hamelin le lot n° 32, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, contenant 24 acres, plus ou moins, en sa qualité de représentant personnel de feu Pierre Hamelin.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

30-4

[94]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que demande a été faite, au nom de la Mission Catholique Ruthénienne de l'Ordre de St-Basile le Grand au Canada, de la concession de 3.71 acres de terre compris dans le coin nord-ouest du quart sud-ouest de la section 22, township 26, rang 32, à l'ouest du méridien principal, pour les fins d'une église;

Et attendu que les conditions ordinaires ont été remplies et que le Ministre est d'avis que la demande soit accordée,—

Par conséquent, il plaît au Gouverneur général en conseil, en vertu des dispositions du paragraphe (d) de l'article 76 de la *Loi des terres fédérales*, de réserver et affecter aux fins d'une église 3.71 acres de terre compris dans le coin nord-ouest du quart sud-ouest de la section 22, township 26, rang 32, à l'ouest du méridien principal, et par ces présentes, d'en autoriser la concession à la Mission Catholique Ruthénienne de l'Ordre de St-Basile le Grand au Canada, pour les dites fins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

30-4

[96]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 8 janvier 1913, qu'en juin 1906 la moitié sud de la section 23, township 11, rang 15, à l'ouest du 4e méridien, située au sud de la rivière Belly et contenant 79 acres, a été vendue à l'enchère publique à M. George E. Hunter au prix courant de \$3.00 l'acre, ce terrain ayant depuis été complètement payé.

Comme on a depuis découvert qu'à l'époque de la vente M. Hunter était un employé du Département de l'Intérieur, le Ministre recommande qu'en vertu des dispositions de l'article 84 de la *Loi des terres fédérales* la vente à M. Hunter du terrain ci-dessus décrit soit confirmée.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

30-4

[51]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 11e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur fait rapport, le 14 décembre 1912, que la compagnie dite "The Northern Trading Company, Limited," d'Edmonton, dans la province d'Alberta, a demandé un permis d'occupation d'une partie du lot riverain n° 1, ouest, dans l'établissement d'Athabaska Landing, province d'Alberta ;

Comme c'est l'intention de transporter sur ce terrain certains entrepôts qui ont été construits sur le chemin de la rivière, le Ministre est d'avis que cette demande soit accordée,—

Par conséquent, le Ministre recommande qu'un permis d'occupation pouvant être résilié en tout temps après soixante jours d'avis aux concessionnaires soit accordé à la compagnie dite "The Northern Trading Company, Limited," pour une période de cinq ans, au loyer annuel de \$10, payable d'avance, pour toute cette partie du lot riverain n° 1 ouest, dans l'établissement d'Athabaska Landing, province d'Alberta, située entre la limite sud du terrain mis en réserve par un arrêté en conseil du 28 avril 1898 pour prolonger le chemin longeant la rivière Athabaska à cet endroit et la limite nord du terrain concédé à Colin Johnston par lettres patentes datées le 13 mars 1903, partie qui n'est pas comprise dans les limites d'un chemin arpenté traversant le dit terrain et couvrant approximativement une superficie de cinquante-cinq centièmes d'un acre, plus ou moins, ainsi que colorié en jaune sur le plan ci-annexé.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

29-4

[3151]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU qu'il a été déposé au ministère de l'Intérieur une copie certifiée d'un arrêté du lieutenant-gouverneur du Manitoba en conseil n° 19749, daté le 25 octobre 1912, demandant au gouvernement du Canada de mettre en réserve le terrain requis pour un chemin public traversant le quart sud-est de la section 30, township 23, rang 4, à l'est du méridien principal ;

Et attendu qu'en vertu de l'article 13 du chapitre 99 des Statuts révisés du Canada, le lieutenant-gouverneur du Manitoba en conseil peut, du consentement du Gouverneur en conseil, lorsqu'il est jugé opportun de le faire dans l'intérêt des établissements et de la colonisation, ordonner que des chemins soient ouverts sur les terres non couvertes par des patentes, qu'elles soient occupées ou non, et soit que ces terres aient ou non été prises comme établissements, par préemption, ou mises à part ou réservées au profit ou à l'usage de qui que ce soit ; et ces chemins peuvent ensuite être transférés par le Gouverneur en conseil à la Couronne pour la province ;

Et attendu que le quart sud-est de la section 30, township 23, rang 4, à l'est du méridien principal, dans la province du Manitoba, n'est pas couvert par une patente,—

Par conséquent, il plaît au Gouverneur général en conseil d'autoriser par ces présentes le Ministre de l'Intérieur d'y mettre en réserve le terrain compris dans le chemin public, ainsi qu'indiqué sur le plan et décrit dans le règlement 35 de la municipalité rurale de Bifrost, adopté le 12e jour d'octobre 1910, qui accompagnait la copie de l'arrêté du lieutenant-gouverneur du Manitoba en conseil mentionnée ci-dessus, savoir, un terrain décrit comme suit :

Commençant au coin sud-ouest du dit quart de section ; de là vers le nord le long de la borne ouest du dit quart de section sur une distance de 40 chaînes,

plus ou moins, jusqu'au coin nord-ouest du dit quart de section ; de là vers l'est le long de la borne nord du dit quart de section sur une distance d'une chaîne ; de là vers le sud parallèlement à la dite borne ouest, sur une distance de 40 chaînes, plus ou moins, jusqu'à l'intersection de la borne sud du dit quart de section ; de là vers l'ouest le long de la dite borne sud sur une distance d'une chaîne, plus ou moins, jusqu'au point de départ, le dit terrain couvrant une superficie de quatre acres plus ou moins.

Il plaît de plus au Gouverneur général en conseil, en vertu des dispositions de l'article 13 du chapitre 99 des Statuts révisés du Canada, 1906, et d'après le rapport du Ministre de l'Intérieur, de décréter que le dit chemin public, ainsi que ci-dessus décrit, soit transféré à la Couronne pour la province du Manitoba.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

30-4

NOMINATIONS, PROMOTIONS
ET RETRAITES.

MILICE CANADIENNE

1913.

QUARTIER GÉNÉRAL,

OTTAWA, 7 janvier 1913.

Les nominations, promotions, retraites et confirmations de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la Milice.

G. O. 9.

DIVISIONS TERRITORIALES.

2E DIVISION, 4E BRIGADE D'INFANTERIE.—Est nommé commandant de brigade : le lieutenant-colonel E. E. W. Moore, de la Réserve des officiers, *vice* le colonel W. A. Logie, qui est transféré à la Réserve des officiers, à l'expiration de sa durée de service au commandement. 1er janvier 1913.

TROUPES PERMANENTES.

INTENDANCE MILITAIRE CANADIENNE.—Est nommé capitaine ; le lieutenant G. P. Loggie, * pour compléter l'effectif. 12 novembre 1912.

CAVALERIE.

12E DRAGONS DU MANITOBA.—Le lieutenant A. F. Nation est transféré à la Réserve des corps. 27 décembre 1912.

23E "ALBERTA RANGERS".—Le lieutenant R. E. Mercer est absorbé dans l'effectif et nommé instructeur de mousqueterie provisoire, *vice* le lieutenant G. A. Buchanan. 14 décembre 1912.

ESCADRON INDÉPENDANT, CHEVAU-LÉGERS (PINE LAKE.)—Le lieutenant provisoire G. K. Colbourne est retraité. 12 décembre 1912.

INFANTERIE.

16E RÉGIMENT DE PRINCE EDWARD.—Le lieutenant provisoire A. Van Dusen a la permission de se retirer. 27 décembre 1912.

27E RÉGIMENT DE LAMBTON "ST. CLAIR BORDERERS".—Est nommé capitaine : le lieutenant J. C. Massie, *vice* le capitaine L. E. Jones qui a résigné. 31 octobre 1912.

37E RÉGIMENT "HALDIMAND RIFLES".—Le lieutenant C. U. Holmes est transféré au personnel du service de santé. 19 novembre 1912.

38E RÉGIMENT "DUFFERIN RIFLES OF CANADA".—Est nommé lieutenant provisoire (surnuméraire) : Garfield Bruce Gordon, gentilhomme. 23 décembre 1912.

* Sera tenu de passer l'examen en devoirs d'artillerie.

44E RÉGIMENT DE LINCOLN ET WELLAND.—Est nommé lieutenant provisoire (surnuméraire) : Ralph Thomas Johnson, gentilhomme. 31 décembre 1912.

64E RÉGIMENT DE CHATEAUGUAY ET BEAUHARNOIS.—Sont nommés majors : le capitaine E. H. Therien, qui quitte la charge d'adjutant. 6 décembre 1912.
Le capitaine H. Delorme. 10 décembre 1912.
Est nommé capitaine : le lieutenant C. T. W. Etches. 30 décembre 1912.

72E "SEAFORTH HIGHLANDERS OF CANADA"—Est nommé lieutenant provisoire (surnuméraire) : Beverly Woon Browne, gentilhomme. 24 novembre 1912.

80E RÉGIMENT DE NICOLET.—Est nommé capitaine : le lieutenant H. McCaffrey, *vice* le capitaine J. E. V. Lincourt, nommé instructeur de mousqueterie. 1er décembre 1912.

Est nommé Lieutenant : Julien Firmin Bissonnette, gentilhomme, *vice* le lieutenant M. Saint-Germain, qui a la permission de démissionner. 26 décembre 1912.

85E RÉGIMENT.—Le capitaine E. L. Poliquin est transféré à la Réserve des corps. 26 décembre 1912.

Est nommé capitaine : le lieutenant V. Lemieux, *vice* le capitaine P. R. Bisailon, promu. 18 décembre 1912.

Le lieutenant provisoire E. Bourassa a la permission de se retirer. 26 décembre 1912.

99E RÉGIMENT "MANITOBA RANGERS".—Le lieutenant provisoire W. P. Cowan a la permission de se retirer. 23 décembre 1912.

101E RÉGIMENT "EDMONTON FUSILIERS".—Le lieutenant provisoire H. H. Emerson a la permission de se retirer. 28 décembre 1912.

CORPS DES SIGNALEURS

Le lieutenant J. Schofield est transféré à la Réserve des corps. 12 décembre 1912.

Est nommé lieutenant provisoire : Cyril Alexander McCready gentleman. 12 décembre 1912.

SERVICES DE SANTÉ DE L'ARMÉE.

Personnel du service de santé militaire.

Est nommé capitaine : le lieutenant H. Morell. 8 janvier 1913.

Est nommé lieutenant : le lieutenant C. U. Holmes, transféré du 37e Régiment "Haldimand Rifles". 19 novembre 1912.

Sont nommés lieutenants provisoires (surnuméraires) : Albert Edward Logie, gentilhomme. 10 décembre 1912.

Henry Robert Dunstan Gray, gentilhomme. 17 décembre 1912.

Malcolm Alex. Carmichael, gentilhomme. 16 décembre 1912.

CORPS DES VÉTÉRINAIRES MILITAIRES CANADIENS.

Est nommé lieutenant-colonel : le major J. W. Fisher. 1er novembre 1912.

CORPS DES INSTRUCTEURS DES CADETS D'ÉCOLE.

Sont nommés lieutenants : Frederick William French, gentilhomme. 5 décembre 1912.

Levi Moore, gentilhomme. 23 décembre 1912.

MEMORANDA.

Le capitaine G. G. Moffatt est transféré à la Réserve des officiers au licenciement des carabiniers Kootenay.

Le nom du lieutenant provisoire Joseph Alfred Nadeau, 87e régiment de Québec, est tel que donné ici, et non tel que publié à l'Ordre Général 181 de 1912.

L'Ordre Général 78 de 1912, en tant qu'il s'agit de la nomination du major provisoire A. H. Corelli à la compagnie No. 18, intendance militaire canadienne, doit être comme suit :—"Est nommé major provisoire, à la réorganisation : le capitaine A. H. Corelli, du cadre de retraite. 1er avril 1912.

CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le lieutenant A. J. Walton, Escadron indépendant. Pine Lake. 15 février 1912.

Le lieutenant P. G. Bell, Service de santé militaire, 1er novembre 1912.

Le lieutenant S. A. Smith, Service de santé militaire, 9 décembre 1912.

Le lieutenant C. MacArthur, Service de santé militaire, 11 décembre 1912.

Le lieutenant (surnuméraire), A. Laurendeau, Service de santé militaire, 26 avril 1912.

Par ordre,

V. A. S. WILLIAMS,
Colonel,
Adjudant général.

NOMINATIONS, PROMOTIONS ET RETRAITES.

MILICE CANADIENNE

1913

QUARTIER GÉNÉRAL,

OTTAWA, 14 janvier 1913.

Les nominations, promotions, retraites et confirmations de grade qui suivent, sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

O. G. 10.

DIVISIONS TERRITORIALES.

2E DIVISION, 1RE BRIGADE DE CAVALERIE.—La durée de service du major G. T. Denison, comme major de brigade, est prolongée au 14 juillet 1913.

4E BRIGADE D'INFANTERIE.—Est nommé major de brigade : le major F. C. McCordrick, 19e régiment de Lincoln, *vice* le major H. L. Roberts, 91e régiment "Canadian Highlanders." 13 décembre 1912.

CAVALERIE.

12E DRAGONS DU MANITOBA.—Le lieutenant H. B. Armitage a la permission de démissionner. 31 décembre 1912.

Le lieutenant provisoire G. A. Davidson est retraits. 2 janvier 1913.

29E CHEVAU-LÉGERS.—Le capitaine honoraire et aumônier le Révérend W. R. Adams est retraits. 30 décembre 1912.

18E CARABINIERS À CHEVAL.—Le lieutenant J. M. Forrester est retraits. 31 décembre 1912.

22E "CHEVAU-LÉGERS DE LA SASKATCHEWAN".—Le lieutenant provisoire W. J. White a la permission de se retirer. 2 janvier 1913.

31E RÉGIMENT "BRITISH COLUMBIA HORSE".—Le capitaine provisoire L. B. Pangman a la permission de se retirer. 28 décembre 1912.

32E CAVALERIE DU MANITOBA.—Est nommé capitaine provisoire : Anson Todd Button, écr. *vice* le capitaine provisoire W. A. Rolston. 2 novembre 1912.

CORPS DES GUIDES.

Le major A. B. Snow est hors cadre tant qu'il sera employé comme organisateur et inspecteur du corps de cadets, D. M. n° 11.

Est nommé major : le capitaine E. K. Connell. 14 janvier 1913.

INFANTERIE.

7^E RÉGIMENT "FUSILIERS".—Est nommé lieutenant provisoire : Harry William Kemp, gentilhomme. 1^{er} janvier 1913.

Les lieutenants provisoires W. J. Forbes-Mitchell, et V. J. Blackwell, ont la permission de se retirer. 3 janvier 1913.

10^E RÉGIMENT "GRENADIERS ROYAUX".—Le lieutenant C. E. H. Morton quitte la charge d'officier signaleur. 13 janvier 1913.

19^E RÉGIMENT DE LINCOLN.—Le major F. C. McCordick est hors cadre tant qu'il occupera la charge de major de brigade, 4^e brigade d'infanterie. 13 décembre 1912.

26^E RÉGIMENT "MIDDLESEX LIGHT INFANTRY".—Est nommé lieutenant provisoire : Wilbert Moscrip Logan, gentilhomme. 20 novembre 1912.

Est nommé lieutenant provisoire (surnuméraire) : William Garnett Lee, gentilhomme. 25 novembre 1912.

30^E RÉGIMENT "WELLINGTON RIFLES".—Est nommé lieutenant : le lieutenant J. J. McWilliam, transféré du Corps des instructeurs des cadets d'école. 22 novembre 1912.

35^E RÉGIMENT "SIMCOE FORESTERS".—Est nommé lieutenant provisoire : le sergent Ernest Walker 28 décembre 1912.

42^E RÉGIMENT LANARK ET RENFREW.—Est nommé adjudant : le capitaine T. R. Caldwell, *vice* le capitaine A. B. Gillies, promu. 30 décembre 1912.

Le lieutenant provisoire O. Milburn a la permission de se retirer.

66^E RÉGIMENT "PRINCESS LOUISE FUSILIERS".—Est nommé lieutenant provisoire : Charles Gerald Roche, gentilhomme. 20 décembre 1912.

79^E "CAMERON HIGHLANDERS OF CANADA".—Est nommé lieutenant provisoire (surnuméraire) : Robert James Mure McKerrell, gentilhomme. 2 janvier 1913.

90^E RÉGIMENT "WINNIPEG RIFLES".—Sont nommés capitaines : le lieutenant J. M. Stuart, *vice* le capitaine E. N. Page, transféré à la Réserve des corps. 28 février 1912.

Le lieutenant S. Eadie, *vice* le capitaine C. F. Blanchard, promu. 1^{er} juin 1912.

Le lieutenant N. J. Black, *vice* le capitaine G. M. Thomson, transféré à la Réserve des corps. 26 juillet 1912.

Est nommé adjudant : le capitaine J. M. Stuart, *vice* le capitaine E. S. Baker. 21 décembre 1912.

Sont nommés lieutenants provisoires (surnuméraires) : le premier sergent Roy Lyon Worthington. 1^{er} novembre 1912.

Le sergent George Frank Andrews. 15 novembre 1912.

Le lieutenant provisoire J. A. Forlong a la permission de se retirer. 4 janvier 1913.

MEMORANDA.

Le major H. R. Hopwood (Armée des Indes), milice canadienne, et le major H. C. Holman (forces militaires du Commonwealth d'Australie) remettent leurs commissions dans la Milice Active, à l'expiration de leur durée d'emploi au gouvernement canadien.

Le capitaine F. R. Sedgwick, royal régiment d'artillerie (major dans la Milice canadienne) est promu major dans le royal régiment d'artillerie, et reste hors cadre tant qu'il restera à l'emploi du gouvernement canadien. 5 octobre 1912.

(*London Gazette*, 17 décembre 1912.)

Le nom du lieutenant provisoire Carl Louis Rebstock, 44^e régiment, est tel que donné ici et non tel que publié dans l'Ordre général 96 de 1912.

La date de la commission temporaire de lieutenant dans la Milice active, conférée au lieutenant G. V. Cox, Royal Warwickshire Regiment, par l'Ordre général 221 de 1912, est modifié ainsi : "à compter du 23 mai 1911."

CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le major E. G. Benwell, 2^e hussards, 1^{er} avril 1911,
Le lieutenant J. E. Gibeault, 19^e dragons, 7 mai 1911.
Le capitaine T. G. Delamere, 28^e rég., 7 août 1912.

"	S. H. Loghrin,	"	"
"	J. L. Young,	"	"
"	J. C. Makins,	"	"
"	J. H. Gordon,	"	"
Le lieutenant F. A. Copus,	"	"	"
"	A. O. Cannon,	"	"
"	J. A. Beatty,	"	"
"	J. A. Kennedy,	"	"
"	A. B. Manson,	"	"
"	C. H. Young,	"	"

Par ordre,

V. S. A. WILLIAMS,
Colonel,
Adjudant général.

AVIS DU GOUVERNEMENT.

COMMISSION D'EXAMEN POUR LA PROFESSION D'ARPEUTEUR FÉDÉRAL.

AVIS est donné par le présent qu'en conformité des dispositions de la *Loi des arpentages fédéraux*, la Commission d'examen pour la profession d'arpenteur fédéral se réunira à Ottawa, lundi, le dixième jour de février prochain, pour l'examen des aspirants à l'étude de la profession d'arpenteur fédéral, à des brevets d'arpenteurs, ou pour des certificats d'arpenteurs topographiques fédéraux à Ottawa, Toronto et Kingston, dans la province d'Ontario, à Winnipeg, dans la province de Manitoba, et à Calgary et Edmonton, dans la province d'Alberta.

F. D. HENDERSON,
Secrétaire de la Commission d'examen
des arpenteurs fédéraux.

Ottawa, 13 janvier 1913.

29-4

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil du Canada donnent avis que des demandes seront reçues de candidats capables de remplir la situation ci-dessous dans la division intérieure du Service Civil du Canada :—

Un aide dans le bureau de l'ingénieur en charge des laboratoires pour l'épreuve du ciment, au ministère des Travaux publics, dans la subdivision B de la troisième division, au traitement initial de \$800 par année. Les candidats doivent être des charpentiers ayant eu au moins dix ans de pratique, avec une bonne connaissance de la confection des patrons et des moules et aussi de la manipulation des fils électriques et des tableaux de distribution des courants. Ils doivent encore être capables de faire des esquisses des travaux requis et être décidés à apprendre la fabrication des briquettes et à faire en général l'épreuve du ciment.

Les candidats doivent être sujets britanniques de naissance ou naturalisés, doivent avoir résidé au pays au moins trois ans et être âgés de 18 ans au moins et de pas plus de trente-cinq.

Les formules de demande d'inscription, dûment remplies, doivent parvenir au bureau de la Commission du Service civil, pas plus tard que le 10 février prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

WM. FORAN,
Secrétaire.

Ottawa, le 16 janvier 1913.

29-4

Anglins', Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 23e jour de janvier 1913, constituant en corporation Andrew Ross McMaster, de la cité de Westmount, dans la province de Québec, conseil du Roi; Talbot Mercer Papineau, avocat, Auguste Angers, étudiant en droit, et Minnie Bradley, secrétaire, de la cité de Montréal, dans la dite province de Québec; et Gertrude Harriet Flawn, de la ville d'Outremont, dans la dite province de Québec, secrétaire, pour les fins suivantes:—(a) Exercer l'industrie d'entrepreneurs, ingénieurs et constructeurs généraux pour l'érection, la construction, l'altération et la réparation de travaux publics et privés et entreprises, et construire des bâtiments de toutes sortes publics et privés, et conclure des conventions avec tout gouvernement, corporation, ou association, maison ou personne pour la construction de travaux de tous genres, et sous-louer ou autrement céder la totalité ou une partie de tous contrats passés au sujet des constructions ci-dessus mentionnées; (b) Acquérir par achat, échange, bail ou autre titre, et détenir, posséder ou faire le commerce, et vendre ou autrement disposer de biens-fonds et immeubles, terrains, fermes, lots, maisons et bâtiments et de tous intérêts ou droits s'y rattachant; (c) Développer, embellir ou de toute autre manière disposer de ses propres immeubles ou autres et les diviser et y construire des chemins, rues, ruelles, squares, parcs, aqueducs et autres travaux et aider par des subventions en espèces ou autrement à leur construction ou promotion ou à tous autres embellissements de nature à accroître la valeur de la propriété de la compagnie, et à en faciliter l'accès et à la rendre plus profitable; (d) Acheter, vendre, troquer et faire le commerce de marchandises, articles, denrées, instruments, provisions, fournitures et matériaux de tous genres nécessaires ou reliés à la bonne exécution des objets de la compagnie ou requis par elle ou ses employés; (e) Faire des avances par voie de prêts ou autrement aux clients et autres ayant des relations d'affaires avec la compagnie sur les valeurs qui seront jugées acceptables, et garantir l'exécution de toute obligation ou entreprise de toute autre compagnie, maison ou particulier ayant des relations d'affaires avec la compagnie; (f) Mettre en service, vendre et autrement disposer de toutes facilités de transport, bateaux, chevaux, camions et machines de traction qui seront nécessaires dans la conduite des opérations ou de l'industrie de la compagnie, et exercer l'industrie de camionneurs et voituriers pour les fins de la compagnie; (g) Fabriquer de l'électricité, du gaz et tous les autres moyens de produire de la lumière, de la chaleur et de la force motrice, et acquérir, ériger et entretenir tous les bâtiments, appareils et installations nécessaires pour la fabrication, la distribution ou la transmission de cette lumière, chaleur ou force motrice, pourvu, toutefois, que la vente, la distribution ou la transmission de la lumière, de la chaleur ou de la force électrique, sur les terrains de la compagnie, sera subordonnée aux règlements locaux et municipaux; (h) Conclure des conventions avec toutes autorités municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces gouvernements ou autorités tous droits, privilèges, franchises ou concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges ou concessions, et à cette fin, acquérir par achat, bail ou autrement, et entretenir, exploiter et développer des chutes d'eau, et tous les autres installations, outillages, bâtiments et machinerie nécessaires ou convenables pour fabriquer ces moyens de produire de la lumière, de la chaleur et de la force motrice; (i) Acheter, arrenter ou autrement acquérir, et détenir, posséder, exploiter, développer, vendre ou autrement disposer de carrières, sablières, sablonnières, mines et terrains miniers, et acquérir, détenir, vendre, troquer, manufacturer, importer, exporter, dégrossir, fondre, traiter, essayer, affiner et autrement préparer pour le marché et faire valoir du sable, du ciment, des minéraux et métaux et leurs produits naturels et produits secondaires; (j) Manufacturer, acheter, vendre et faire

le commerce de bois de construction et autre bois et pâte de bois; (k) Acheter, louer, acquérir, construire, exploiter et disposer de scieries, moulins à raboter et autres moulins et fabriques, et acheter, louer ou autrement acquérir, et exploiter, détenir et vendre des terres boisées et concessions forestières; (l) Exercer toute autre industrie ou entreprise que la compagnie croira capable d'être convenablement exercée en rapport avec l'exploitation industrielle de la compagnie ou censée accroître directement ou indirectement les intérêts de la compagnie; (m) Acheter, acquérir ou souscrire, et accepter, détenir ou céder les actions, déventures ou valeurs de toute compagnie ou corporation dont les objets sont semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*; (n) Agir en qualité d'agents pour toute compagnie, société ou personne exerçant une industrie semblable ou reliée à celle de la présente compagnie; (o) Se fusionner, s'unir ou se joindre à toute autre personne, compagnie ou corporation exerçant une industrie semblable ou reliée à celle de la présente compagnie; (p) Vendre, arrenter ou autrement céder la totalité ou une partie des affaires et entreprises de la compagnie à toute autre personne, maison, compagnie ou corporation et accepter en compensation de cette vente, location ou transfert les actions, déventures, obligations ou valeurs de toute telle compagnie ou corporation, accepter des deniers comptants, ou en accepter une partie en deniers comptants et une partie en valeurs de telle corporation; (q) Rémunérer soit en deniers comptants ou en actions acquittées ou en partie acquittées de la compagnie, toute personne, maison ou compagnie pour services rendus ou à rendre à la compagnie au sujet de sa formation, promotion ou organisation, ou relativement à la conduite des affaires de la compagnie ou pour tous droits en des propriétés acquis par la compagnie; (r) Distribuer en espèces de temps à autre entre les actionnaires de la compagnie, toute propriété, biens ou droits de la compagnie; (s) Tout pouvoir ci-dessus pourra être étendu, mais aucun ne sera limité par induction ou déduction de tout autre pouvoir. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Anglins', Limited," avec un capital-actions d'un million de dollars divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1913.

THOMAS MULVEY,

31-2

Sous-secrétaire d'Etat.

Corbeil, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 25e jour de janvier 1913, constituant en corporation Avila Corbeil, manufacturier, Emile Corbeil, gérant, Léonard Blais, voyageur de commerce, Théophile Desrochers, et Henri Joseph Hector Morrier, contremaîtres, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—(a) Acheter et acquérir comme une affaire en opération, tous ou chacun des biens et actif des affaires conduites par le dit A. Corbeil, de la cité de Montréal, comme manufacturier de chaussures, sous les nom et raison de de A. Corbeil; (b) Manufacturer, faire la vente et acheter, soit en gros ou en détail, des chaussures et tout ce qui s'y rapporte; (c) Faire toutes autres affaires, soit comme manufacturier ou autrement, qui peuvent paraître à la compagnie capables d'être conduites convenablement en rapport avec aucune des affaires ci-dessus spécifiées et qui pourraient directement ou indirectement augmenter la valeur ou rendre profitables aucun des biens ou droits de la compagnie; (d) Acquérir par achat, concession, échange ou autre titre légal, et construire, ériger, mettre en opération, maintenir et conduire toutes manufactures, boutiques, entrepôts, dépôts, ateliers pour machines, remises pour engins, garages et autres constructions et érections néces-

saires ou utiles pour ses affaires et toute autre propriété mobilière et immobilière nécessaire et utile pour la mise en opération d'aucun des objets de la compagnie, et les louer, vendre et en disposer ; (e) Produire et accumuler la vapeur, le gaz, l'électricité et autre pouvoir moteur, pour la production de l'éclairage, chauffage ou pouvoir pour les fins de la compagnie, avec pouvoir de vendre tout surplus non requis ou en disposer autrement, et les fournir pour les fins d'éclairage, chauffage ou pouvoir à toute personne ou corporation, à tels termes qui peuvent être convenus, pourvu que les susdits pouvoirs lorsqu'ils seront exercés en dehors de la propriété de la compagnie, soient sujets à toutes les lois fédérales, provinciales et municipales et règlements à cette fin ; (f) Demander, obtenir, enregistrer, acheter, louer ou licencier sur royauté ou autrement, acquérir et détenir, employer, posséder, mettre en opération, introduire, vendre, céder toute marque de commerce, noms de commerce, patentes d'inventions, améliorations et procédés sous enregistrement ou autrement, utiles aux affaires de la compagnie, ou en disposer autrement, et employer, exercer, développer, octroyer des licences y ayant rapport ou autrement mettre à profit toutes telles marques de commerce, noms de commerce et inventions, licences, procédés et autres ou tels autres biens ou droits ; (g) Entrer en aucun arrangement avec toute autorité fédérale, provinciale, municipale, locale ou autrement qui peut paraître utile aux objets de la compagnie ou à aucun d'eux, et obtenir de toute telle autorité tous les droits, privilèges et concessions que la compagnie peut juger à propos d'obtenir et faire, exercer et exécuter tous tels arrangements, droits, privilèges et concessions ; (h) Détenir, acheter ou acquérir autrement et vendre des actions ou obligations de toute personne ou autre compagnie ayant des objets, en tout ou en partie, semblables à ceux de cette compagnie, ou faisant des affaires capables d'être conduites directement ou indirectement pour le bénéfice de la compagnie, ou en disposer autrement nonobstant les dispositions de l'article 44 de la dite loi ; (i) Se consolider ou s'amalgamer avec toute autre compagnie ayant des objets, en tout ou en partie, semblables à ceux de la compagnie, et acquérir par achat, bail ou autrement, les biens, franchises, entreprises et affaires de toute telle corporation, et assumer les obligations d'icelle, et les payer, en tout ou en partie, en argent, actions, obligations ou autres garanties de la compagnie ; (j) Vendre l'entreprise de la compagnie ou toute partie d'icelle pour telle considération que la compagnie jugera à propos, ou en disposer autrement ; (k) Emettre des actions acquittées, obligations, débiteures ou autres garanties de la compagnie en paiement ou partie de paiement pour tous les biens ou droits qui peuvent être acquis par icelle, ou avec l'approbation des actionnaires pour tous les services rendus ou pour tout travail fait pour la compagnie, ou dans ou au sujet du paiement ou acquittement des dettes et obligations dues à la compagnie ; (l) Distribuer parmi les actionnaires de la compagnie, en espèces, tous les biens de la compagnie et en particulier toutes actions, débiteures ou sécurités de toute autre compagnie appartenant à la compagnie ou dont la compagnie peut avoir le pouvoir de disposer ; (m) Placer les fonds non employés de la compagnie en la manière qui pourra être déterminée de temps à autre et en faire le commerce ou distribuer en argent, parmi les actionnaires, toute partie des biens de la compagnie ; (n) Acquérir par achat, bail, échange ou autrement et posséder, améliorer, subdiviser, construire sur, utiliser, administrer, louer, vendre, échanger toute sorte d'immeubles et propriétés immobilières et tous biens ou intérêts en iceux, et tous droits ayant rapport à tels immeubles et propriétés immobilières et en disposer ; (o) Agir comme agent pour toute compagnie, corporation, société ou personne faisant aucune des affaires ou entreprises ci-dessus mentionnées ; (p) Faire toutes ou aucunes des susdites choses, comme principaux, agents, entrepreneurs, procureurs, fidéicommissaires ou autrement, ou par l'intermédiaire de fidéicommissaires, agents ou autrement, ou soit seuls ou conjointement avec d'autres ; (q) Faire toutes choses nécessaires pour atteindre les susdits objets. L'interprétation de tous les pouvoirs octroyés par aucun des susdits paragraphes, ne seront pas limités ou restreints par rapport à ou déduction des termes de tout autre paragraphe quelconque ; (r) Faire tous les autres actes et

choses en rapport ou utiles à l'acquisition des susdits objets ou aucun d'eux. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Corbeil, Limitée," "Corbeil, Limited," avec un capital-actions d'un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

Windsor Arcade, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 22e jour de janvier 1913, constituant en corporation Gordon Walters MacDougall, conseil du Roi, Charles Alexander Pope, Gregor Barclay et William Bridges Scott, avocats, et Robert Edwin Moyse, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter, louer ou autrement acquérir et posséder des biens-fonds ; vendre, arrenter, transférer, échanger, céder ou autrement faire le commerce d'immeubles ou de toute partie de ces dits immeubles, et développer, embellir et diviser toute telle propriété en lots à bâtir, rues, ruelles, squares ou autrement, et construire des maisons d'habitation et autres bâtiments sur ces immeubles ou toute partie de ces dits immeubles ; louer, posséder et exploiter des hôtels, maisons de rapport, entrepôts et plains-pieds pour les industriels, et généralement construire, posséder, arrenter, entretenir et exploiter toutes sortes de bâtiments employés à des fins quelconques, ainsi que toutes les commodités nécessaires ou utiles ou qui pourront être avantageusement fournies en rapport avec ces dits bâtiments ; (b) Agir en qualité d'agents ou de fondés de pouvoirs pour l'administration de successions, la vente de propriétés, le placement, la disposition, le prêt, le paiement, la transmission et le recouvrement de loyers, intérêts, hypothèques et autres valeurs, faire des évaluations et autres enquêtes au sujet de propriétés immobilières, et agir en qualité de courtiers d'assurance et agents d'assurance ; (c) Acheter, vendre et faire le commerce de matériaux de construction ; (d) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec tout gouvernement, autorité municipale ou locale ou avec toute personne, maison ou compagnie exerçant ou engagée, ou sur le point d'exercer ou entreprendre une industrie ou transaction que la présente compagnie peut exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de nière à profiter directement ou indirectement à la présente compagnie, et garantir les entreprises, avec ou sans garantie, et faire des avances de fonds ou autrement aider cette personne, maison ou compagnie ou toute personne, maison ou compagnie qui entreprend la construction ou l'embellissement de toute propriété dans laquelle la présente compagnie est intéressée et généralement aux personnes, maisons ou compagnies et aux clauses et conditions que la présente compagnie jugera bon ; (e) Prendre et détenir des hypothèques, gages ou charges pour garantir le paiement du prix d'achat de toute propriété venue par la compagnie ou de tous deniers dus à la compagnie par les acheteurs ou avancés par la compagnie aux acheteurs ou autres pour des fins de construction ou autres embellissements ; (f) Garantir le paiement de deniers obtenus ou payables au moyen d'obligations, actions, contrats, hypothèques, charges, engagements ou autres valeurs de toute compagnie, ou entreprise dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (g) Acquérir par achat, bail ou autrement ou se charger de la totalité ou d'une partie des affaires, franchises, propriété, droits et entreprises de toute personne, maison ou compagnie exerçant une industrie que la présente compagnie peut exercer ou en possession de propriété propre aux fins de la présente compagnie ; (h)

Acheter, acquérir, détenir, transférer, vendre et céder les actions, stocks, débentures ou valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*; (i) Emettre des actions acquittées et non cotisables, obligations ou autres valeurs de la compagnie en plein paiement ou en paiement partiel de toute propriété mobilière ou immobilière, droits ou autres biens acquis par la compagnie à titre quelconque, ou pour des services rendus sous forme de promotion ou autrement; (j) Vendre, arrenter, échanger ou autrement disposer de la totalité ou d'une partie de la propriété, droits ou entreprise de la compagnie pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, obligations, débentures ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie; (k) Placer et affecter les fonds disponibles de la compagnie en les valeurs et de la manière qui seront déterminés de temps à autre; (l) Se fusionner avec tout individu, maison ou corporation ayant des objets semblables, en totalité ou en partie, à ceux de la présente compagnie aux clauses et conditions qui seront jugées acceptables; (m) Distribuer entre les actionnaires de la compagnie de temps à autre, toutes espèces, actions, obligations, débentures, valeurs et autres biens appartenant à la compagnie; (n) Faire tous autres actes et choses reliés aux objets susdits, ou propres à les atteindre, soit en qualité de principaux, agents, courtiers ou autrement. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Windsor Arcade, Limited," avec un capital-actions de deux millions de dollars, divisé en 20,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

Armour Amusement Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 23e jour de janvier 1913, constituant en corporation William Harland Knowles, Henry Lorne Grier et James Hood, commis, et John Edward Armour, secrétaire, de la cité de Montréal, dans la province de Québec, et George Hudson, de la ville de Verdun, dans la dite province de Québec, commis, pour les fins suivantes:—(a) Posséder, exploiter et diriger des théâtres, représentations théâtrales, amusements et divertissements; (b) Manufacturer, acquérir, détenir, utiliser, louer ou céder, d'une manière quelconque, des pellicules photographiques, négatives et positives, d'objets au repos et d'objets en mouvement, ou les deux, et d'appareils, matériaux ou procédés s'y rattachant ou reliés à leur fabrication, acquisition, possession, usage ou disposition, et tous ou chacun des droits territoriaux ou autres y relatifs; (c) Manufacturer, acquérir, détenir, utiliser, louer ou céder d'une manière quelconque des appareils, matériaux ou procédés de tous genres employés ou se rattachant à l'équipement ou utiles pour donner des expositions publiques ou privées, divertissements, conférences, expositions, séances ou représentations de vues animées ou théâtrales de toute nature ou pour des salles ou bâtiments quelconques pour donner de telles séances, ainsi que tous les droits territoriaux ou autres y relatifs; (d) Acquérir, détenir, utiliser ou céder d'une manière quelconque des compositions ou œuvres littéraires, dramatiques, musicales ou artistiques, inventions, perfectionnements, marques de commerce ou noms de commerce, et tous droits territoriaux ou autres propres à l'entreprise de la compagnie; (e) Demander, obtenir, enregistrer, acheter, louer ou autrement acquérir, et détenir, utiliser, posséder, exploiter et introduire, et

vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets, inventions, perfectionnements, procédés et droits d'auteur employés ou obtenus en vertu de lettres patentes du Canada ou d'ailleurs ou autrement; et utiliser, exercer, développer, accorder des permis pour leur usage ou autrement faire valoir toutes telles marques de commerce, brevets, licences, procédés, droits d'auteur et choses semblables, ou tous tels biens ou droits; (f) Acquérir par achat, par souscription ou autrement, et détenir, utiliser, vendre ou autrement céder les stocks, obligations ou autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou formée ou engagée ou poursuivant une ou plusieurs des opérations, fins ou objets ci-dessus désignés ou exerçant une industrie pouvant être conduite de manière à profiter à la présente compagnie, directement ou indirectement, ou en possession ou détenant toute propriété d'une nature quelconque mentionnée dans la présente charte ou en possession ou détenant les stocks, obligations ou valeurs de toute telle corporation, nonobstant les dispositions de l'article 44 de la dite loi, et tant qu'elle possèdera les dits stocks, obligations ou valeurs, elle en exercera tous les droits, pouvoirs et privilèges d'un propriétaire, et elle exercera aussi le pouvoir de voter en vertu de ces valeurs; (g) Aider de toute manière toute corporation dont les actions, obligations ou autres valeurs sont totalement ou de quelque manière garanties par la présente compagnie et faire tous les actes ou choses nécessaires pour conserver, protéger, améliorer ou augmenter la valeur de telles actions, obligations ou autres valeurs, et faire tous les actes ou choses destinées à ces fins; (h) Acquérir et prendre à son nom comme industrie active l'entreprise, les biens et engagements de toute personne ou compagnie exerçant une industrie en totalité ou en partie semblable à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie, et, dans ce but, acquérir la totalité ou une partie des actions ou obligations de telle compagnie; (i) Vendre, arrenter ou autrement disposer de la totalité ou de toute spécialité ou partie de l'industrie, entreprises, propriétés, engagements et franchises de la présente compagnie à toute autre personne ou compagnie pour la compensation que la présente compagnie jugera bon et par les officiers et sous l'autorité des règlements que la compagnie désignera ou adoptera, et en particulier pour les actions, débentures ou valeurs de toute compagnie que la présente compagnie est autorisée à acquérir en vertu de l'article (f) de la présente charte; (j) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant, ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement, et faire des avances de fonds, garantir les contrats, obligations, débentures ou autres valeurs ou autrement aider toute telle personne ou compagnie, et prendre ou acquérir autrement des actions et valeurs de telle compagnie et les vendre, détenir, réemettre, avec ou sans garantie ou autrement en disposer; (k) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autre; (l) Distribuer entre les actionnaires de la compagnie, en espèces ou autrement selon qu'il sera résolu, tous biens de la compagnie et en particulier les actions, obligations, débentures ou valeurs de toute autre compagnie formée dans le but de prendre à son nom la totalité ou une partie des biens ou engagements de la présente compagnie; (m) Vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie; (n) Conclure des conventions avec tous gouvernements ou autorités suprêmes, municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces gouvernements ou autorités tous droits, privilèges et concessions que la compagnie croirait dési-

nable d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (o) Faire toutes les choses autorisées par la présente charte soit seuls ou conjointement avec d'autres ou en qualité de facteurs, syndics ou agents pour toutes autres compagnies ou personnes ou par l'entremise de tous facteurs, syndics ou agents ; (p) Exercer toute industrie que la compagnie jugera propre à être avantageusement exercée en rapport avec son industrie ou de nature à augmenter directement ou indirectement la valeur de la propriété ou toute partie de son industrie, ou des droits de la compagnie ou de les rendre profitables ; (q) Emettre des actions de la compagnie en paiement de propriété acquise par la compagnie ou pour services rendus, y compris, avec l'approbation des actionnaires, pour services rendus par les organisateurs au sujet de la formation et de l'organisation de la compagnie ; (r) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement des fins ou pour atteindre les objets ci-dessus énumérés ou qui semblera profitable à la compagnie, à une époque quelconque ; (s) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints, par induction ou déduction dans des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Armour Amusement Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera dans la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

Short and Trower, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 22e jour de janvier 1913, constituant en corporation Clifton Medley Johnston et George Reece Kappeler, avocats, et Florence Alice Sweet, Edith Heyes et Bertha Folliott, sténographes, tous de la cité de Toronto, dans la province d'Ontario, pour les fins suivantes :—(a) Assurer, souscrire, acheter ou autrement acquérir et détenir, soit comme principaux ou agents et absolument comme propriétaires ou par voie de garantie collatérale ou autrement, et vendre, échanger, transférer, céder ou autrement disposer d'obligations ou débetures, stocks, actions ou autres valeurs de tout gouvernement ou corporation municipale ou scolaire ou de toute banque chartée ou de toute autre compagnie ou compagnies dûment constitués en corporation ; (b) Aider à promouvoir, organiser, développer ou gérer toute corporation ou compagnie, et lever ou aider à lever des fonds et aider par voie de bonis, prêts, promesses, endossements, garantie d'obligations, débetures ou autres valeurs ou autrement toute compagnie ou corporation, et offrir à la souscription du public les actions, stocks, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation ; (c) Agir en qualité d'agents aux fins d'émettre ou contresigner les certificats d'actions, obligations ou autres valeurs de toute association ou corporation municipale ou autre, et agir comme agents de transfert et registraires au sujet des dites actions, obligations ou autres valeurs et administrer tout fonds d'amortissement s'y rattachant aux conditions qui seront agréées ; (d) Faire des recherches et rapports sur les titres de toutes propriétés immobilières, terrains, tenements et effets mobiliers ; (e) Faire des recherches et rapports, et, si la chose est nécessaire, garantir la légalité d'émission d'obligations ou débetures de toute corporation autorisée par la loi à faire une émission d'obligations ou débetures ; (f) Agir généralement en qualité de fondés de pouvoirs, agents, syndics, ainsi qu'en qualité d'exécuteurs ou administrateurs, lorsqu'une cour de juridiction compétente l'autorisera, pour la transaction de toutes affaires, le placement de fonds, l'administration de successions, le recouvrement de prêts, loyers, intérêts

dividendes, créances, hypothèques, débetures, obligations, comptes, billets, coupons et autres valeurs ou deniers ; (g) Exiger, percevoir et recevoir toute rémunération convenable, frais et dépens ordinaires, usuels et loyaux coûts pour tous tels services, devoirs et fidéjussés ; (h) Demander, obtenir, acquérir par cession, transfert, achat ou autrement, et exercer, accomplir et avoir la jouissance de toute charte, licence, pouvoir, autorité, franchise, concession, droits ou privilèges que tout gouvernement ou autorité ou toute corporation ou autres corps publics peuvent accorder, et les payer, aider et contribuer à les rendre effectifs, et affecter les actions, obligations et biens de la compagnie pour en acquitter les frais et dépens nécessaires et loyaux coûts ; (i) Garantir et autrement aider à l'exécution des contrats ou hypothèques des personnes, maisons ou corporations avec lesquelles la présente compagnie aurait des relations d'affaires et se charger et prendre ces contrats ou hypothèques à défaut de paiement ; (j) Acheter ou autrement acquérir et détenir, vendre, échanger ou céder, soit comme principaux ou agents, toute entreprise, propriété, droits ou affaires dans le but de les fusionner avec toute autre entreprise, propriété, droits ou affaires, ou pour des fins d'organisation ou de réorganisation ou pour en disposer autrement en qualité de financiers ou organisateurs ; (k) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, acheter, acquérir et détenir ou autrement céder les actions, stocks, obligations, actions-débetures, scrip ou valeurs de toute compagnie ou corporation que ce soit ; (l) Emettre des actions acquittées, actions-débetures, débetures, obligations ou autres valeurs de la compagnie en plein paiement ou en paiement partiel de toute propriété, droits ou servitudes que la compagnie pourra acquérir ou, avec l'approbation des actionnaires, pour tous services rendus ou travail exécuté pour la compagnie ou relativement au paiement ou à l'acquittement de toutes dettes ou engagements de la compagnie ; (m) Demander, acheter ou autrement acquérir tous brevets, marques de commerce, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre au sujet d'une invention qui pourra être utilisée pour les fins de la compagnie ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des permis à leur sujet ou autrement faire valoir la propriété, les droits ou informations ainsi acquises ; (n) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou de s'engager dans une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prêter des fonds, garantir les contrats, ou autrement aider toute telle personne ou compagnie, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les vendre, détenir, réemettre, avec ou sans garantie, ou autrement en disposer ; (o) Acquérir tous tels placements, comme susdit, par souscription originale, soumission, participation à des syndicats ou autrement et qu'ils soient acquittés ou non, et faire des versements à mesure qu'ils seront demandés ou d'avance ou autrement, et les assurer ou souscrire, avec ou sans conditions, et soit comme placement ou pour les revendre ou autrement et varier les placements de la compagnie, et généralement vendre, échanger ou disposer et faire valoir tous biens de la compagnie ; (p) Faire des avances de fonds sur tous tels placements comme susdit, offrir à la souscription publique ou autrement aider à placer des fonds comme susdit, et accepter et exécuter tous les fidéjussés nécessaires pour les fins de la compagnie ; (q) Garantir le paiement des dividendes ou intérêts sur tous stocks, actions, débetures ou autres valeurs émises par toute telle compagnie, société anonyme, association, entreprise ou corps publics ou privés ou toute autre entreprise ou obligation, et faire tous les actes et choses qui sembleront avantageux ou convenables, à une époque quelconque pour la protection de la compagnie en qualité de détenteurs ou intéressés dans

tous tels placements et valeurs comme susdit; (r) Acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens meubles ou immeubles que la compagnie jugera nécessaires ou désirables et vendre, améliorer, régir, développer, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété de la compagnie; (s) Lever et aider à lever des fonds et aider par voie de bonis, prêts, promesses, endossements, garantie d'obligations, débetures ou autres valeurs ou autrement toute autre compagnie ou corporation et garantir l'exécution des contrats de toute telle compagnie ou corporation ou de toute autre personne ou personnes avec lesquelles la présente compagnie aura des relations d'affaires; (t) Placer et appliquer les fonds disponibles de la compagnie en les valeurs et de la manière qui sera déterminée de temps à autre; (u) Acquérir ou se charger de la totalité ou d'une partie des affaires, propriétés et engagements de toute personne ou compagnie, et promouvoir toute compagnie ou compagnies formées dans le but d'acquérir la totalité ou une partie des biens et engagements de la présente compagnie ou pour toute autre fin qui semblera directement ou indirectement avantageuse pour la compagnie; (v) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie et en particulier des parts, débetures ou valeurs d'autres compagnies appartenant à la compagnie, ou que la compagnie aura le droit de céder; (w) Exercer toute autre industrie (manufacturière ou autre) que la compagnie jugera propre à être exercée en rapport avec l'un quelconque des objets susdits, ou censée accroître directement ou indirectement la valeur des biens et des droits de la compagnie ou les rendre profitables; (x) Faire tous les actes et choses ci-dessus en qualité de principaux, d'agents, d'entrepreneurs, de fidéicommissaires, ou autrement, et soit seuls soit conjointement avec d'autres; (y) Les pouvoirs conférés par chaque paragraphe ne seront en aucune manière ni limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe que ce soit; (z) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant. La compagnie exercera son industrie par tout le Canada et ailleurs sous la raison sociale de "Short and Trower, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de janvier 1913.

THOMAS MULVEY,
31-2 Sous-secrétaire d'Etat.

M. Melachrino & Co. of Canada, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 24e jour de janvier 1913, constituant en corporation Austin Charles Bourne, trésorier, de la ville de St-Lambert, dans la province de Québec; Robert Benjamin Edwards, comptable, et Jennie Louise Lawrence, sténographe, tous deux de la cité de Westmount, dans la dite province de Québec; James Burnham Brodie, commis, de la ville de Notre-Dame de Grâce, dans la dite province de Québec; Maurice Alexander, avocat, Darley Burley-Smith, commis, et Jean Gustave Mignault, étudiant en droit, tous de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes:—(a) Manufacturer, acheter, vendre et faire le commerce de cigarettes et de toutes autres formes de tabac et de produit du tabac et de ses produits secondaires; planter, cultiver, sécher et traiter le tabac, et acheter, manufacturer, vendre, arrenter, louer et affermer des machines et des machineries, outils, instruments et accessoires et toute autre propriété utile et disponible dans la manufacture des cigarettes ou toute autre forme de tabac, produits du tabac ou produits secondaires, ou la culture, séchage ou traitement du tabac et articles et matériaux reliés de quelque manière à cette industrie; (b) Eriger, ou autrement

acquérir des fabriques et bâtiments, et établir, entretenir et exploiter des fabriques, entrepôts, agences et dépôts, pour le séchage, emmagasinage et préparation des cigarettes et de toutes formes de tabac, approvisionnements, machinerie, instruments et appareils, et pour leur vente et distribution, et faire tous les actes et choses reliés à l'industrie susdite en tout ou en partie; (c) Manufacturer, acheter, vendre, et faire le commerce d'effets, articles, marchandises, et approvisionnements qui seront jugés avantageux aux opérations de la compagnie; (d) Acquérir par contat, bail ou autrement, et de temps à autre vendre, échanger, louer ou autrement disposer de tous terrains nécessaires ou utiles à la compagnie dans l'exercice de son industrie; (e) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et autres droits et privilèges spéciaux conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre, relativement à toute invention capable d'être utilisée pour toutes les fins de la compagnie, ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des licences à leur sujet ou autrement faire valoir la propriété, les droits ou informations ainsi acquises; (f) Acheter, arrenter, ou autrement acquérir en tout ou en partie, l'industrie de toute compagnie, maison ou personne engagée dans toute industrie semblable à celle de la compagnie, avec tous les bâtiments, machinerie, fonds de commerce, clientèle, marques de commerce, noms de commerce et actif généralement de telle industrie, et se charger de la totalité ou d'une partie des engagements de toute telle industrie, et la payer en tout ou en partie en actions acquittées et non cotisables de la compagnie ou en deniers comptants, obligations, débetures, hypothèques ou autres valeurs; (g) Se fusionner avec toute autre compagnie ou prendre à son nom comme industrie active ou autrement toute autre compagnie ou industrie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, aux termes et conditions qui seront jugés convenables; (h) Vendre, arrenter ou autrement disposer de la totalité ou de toute partie de l'industrie ou entreprise de la compagnie, pour deniers comptants ou pour les stocks, obligations, débetures, valeurs ou actions de toute autre compagnie; (i) Acheter, prendre ou acquérir par souscription originale ou autrement, et détenir, avec ou sans garantie, vendre ou autrement céder les stocks, actions ordinaires ou actions-priorité, débetures, obligations et autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie pouvant être conduite de manière à profiter à la présente compagnie, directement ou indirectement, nonobstant les dispositions de l'article 44 de la dite loi, et voter en vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs désigneront; (j) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne, maison ou compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement, et faire des avances de fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie, et prendre ou acquérir autrement des actions et valeurs de telle compagnie et les vendre, détenir, ré-émettre, avec ou sans garantie, ou autrement en disposer; (k) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autres; (l) Emettre et répartir comme acquittées des actions de la compagnie en plein paiement ou en paiement partiel de toute industrie, franchise, entreprise, propriété, droits, pouvoirs, privilèges, bail, licence, contrat, immeuble, stock, obligations et débetures ou autres propriétés ou droits que la compagnie peut légalement acquérir en vertu des pouvoirs qui lui sont conférés par la présente charte; (m) Faire tous les actes, exercer tous les pouvoirs et conduire toute industrie de nature à atteindre les objets de la compagnie; (n) Faire tous les actes et choses ci-

dessus en qualité de principaux, agents ou fondés de pouvoirs; (o) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints, par induction ou déduction, des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "M. Melachrino & Co. of Canada, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

The Perkins Electric Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 24e jour de janvier 1913, constituant en corporation Frederick John Parsons et Philip Sylvanus Fergusson, marchands, Walter Rice Baillie, commerçant d'immeubles, et George Frederick Perkins, commis aux ventes, de la cité de Montréal, dans la province de Québec, et Calvin Colborne Perkins, du village de Mansonville, dans la dite province de Québec, bourgeois, pour les fins suivantes:—(a) Manufacturer, acheter, vendre, céder, importer et exporter des machines électriques, articles, accessoires, outillages et appareils pour produire, utiliser, transmettre, distribuer ou autrement disposer d'électricité ou autre force ou énergie pour toutes les fins pour lesquelles cette force est adaptée, et exercer l'industrie d'ingénieurs-mécaniciens et ingénieurs-électriciens; (b) Eriger, entretenir et exploiter des installations, usines, machinerie, accessoires, lignes, câbles et appareils pour produire, fabriquer, fournir, transmettre et distribuer de la force électrique, pneumatique, hydraulique ou autre énergie pour la lumière, la chaleur ou la force motrice ou pour toute autre fin pour laquelle cette force peut être employée; et développer, accumuler, fournir, distribuer ou transmettre de la force hydraulique, électrique ou autre énergie, pourvu, toutefois, que si la distribution, la transmission ou autre disposition de force électrique, hydraulique ou autre énergie, a lieu au delà des terrains de la compagnie, elle sera subordonnée à tous les règlements locaux et municipaux y relatifs; (c) Acheter, acquérir, vendre ou céder des terrains et tous droits en des terrains nécessaires à l'installation, l'outillage, les fabriques, les bureaux ou pour les autres fins de la compagnie; (d) Faire des avances de fonds, garantir les contrats ou autrement aider toute personne ou compagnie exerçant une industrie en totalité ou en partie semblable à celle de la présente compagnie ou toute personne ou compagnie ayant des relations d'affaires avec la présente compagnie; (e) Acheter, souscrire ou autrement acquérir et détenir, posséder, vendre ou céder des actions, obligations, débentures ou autres valeurs de toute corporation, nonobstant les dispositions de l'article 44 de la dite loi; (f) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira capable d'être convenablement exercée en rapport avec l'industrie de la compagnie et censée augmenter, directement ou indirectement, la valeur des biens ou droits de la compagnie ou les rendre profitables; (g) Acquérir ou se charger de la totalité ou d'une partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie peut exercer ou en possession de propriété propre aux fins de la présente compagnie; (h) Demander, acheter ou autrement acquérir toutes patentes, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout renseignement secret ou autre au sujet d'une invention capable d'être utilisée pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter à la présente compagnie, directement ou indirectement, et utiliser, exercer, développer

ou accorder des licences à leur sujet ou autrement faire valoir les biens, droits, intérêts ou renseignements ainsi acquis; (i) S'associer ou conclure des conventions au sujet du partage des profits, de la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou de s'engager dans une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prêter des fonds, garantir les contrats ou autrement aider toute telle personne, compagnie ou corporation, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie ou corporation, et les vendre, détenir, émettre ou ré-émettre, avec ou sans garantie ou autrement en déposer; (j) Prendre ou autrement acquérir et détenir des actions de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie capable d'être conduite de façon à profiter, directement ou indirectement, à la présente compagnie; (k) Conclure des conventions avec toute autorité, municipale, locale ou autre qui sembleront avantageuses pour les objets de la compagnie ou l'un de ses dits objets, et obtenir de cette autorité tous les droits, privilèges, franchises et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer à ces conventions, droits, privilèges et concessions; (l) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommiss et choses de nature à profiter aux employés ou ex-employés de la compagnie (ou de ses prédécesseurs en affaires) ou les personnes dépendant ou alliés à ces employés ou ex-employés, et accorder des pensions et allocations et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition ou pour tout objet public, général ou utile; (m) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et engagements de la présente compagnie, ou pour toutes autres fins qui seront jugées propres à profiter directement ou indirectement à la présente compagnie; (n) Acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens meubles et tous droits ou privilèges que la compagnie croira nécessaires ou convenables pour les fins de son industrie, et en particulier, toute machinerie, matériel, fonds de commerce; (o) Construire, améliorer, entretenir, travailler, gérer, exécuter ou contrôler tous chemins, voies, tramways, embranchements ou voies d'évitement, sur les terrains possédés ou contrôlés par la compagnie, ponts, réservoirs, cours d'eau, quais, manufactures, entrepôts, usines électriques, ateliers, magasins et autres travaux et facilités qui paraîtront propres à favoriser directement ou indirectement les intérêts de la compagnie, et contribuer, subventionner ou autrement aider, ou prendre part à leur construction, amélioration, entretien, administration ou exécution ou contrôle; (p) Faire des avances de fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et garantir l'exécution des contrats de toute telles personnes; (q) Tirer, faire, accepter, endosser, escompter, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables; (r) Vendre ou disposer de l'entreprise de la compagnie, ou de toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie; (s) Prendre les moyens de faire connaître les produits de la compagnie que la compagnie jugera à propos, et en particulier au moyen d'annonces dans la presse, de circulaires, l'achat et l'exposition d'œuvres d'art ou d'intérêt, par la publication de livres et de périodiques, et en accordant des prix, récompenses et dons; (t) Vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété et des droits de la compagnie; (u) Faire tous les actes et

choses ci-dessus en qualité de principaux, d'agents, d'entrepreneurs, de fidéicommissaires ou autrement, et soit seuls en conjointement avec d'autres ; (v) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant. La compagnie exercera son industrie par tout le Canada et ailleurs, sous la raison sociale de "The Perkins Electric Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

Laporte, Martin, Limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 28e jour de janvier 1913, constituant en corporation Hormidas Laporte, Joseph Ethier, Adhémar Delorme, Hormidas Delorme et Wilbrod Imbleau, marchands, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter, vendre et disposer de spiritueux, vins, liqueurs, épices, provisions, thés, fruits, tabacs, et de tous autres produits, et faire un commerce général d'épicerie et d'importateur et commerçant en gros d'épicerie, et agir comme marchand à commission des dits effets ci-dessus décrits ; (b) Exercer, acheter et prendre à son nom le commerce actuellement exploité à Montréal et ailleurs sous le nom de "Laporte, Martin & Cie" (Limited), et payer l'actif de ce commerce, y compris l'achalandage, en actions acquittées de la valeur au pair de la compagnie ou en obligations de la compagnie, et se charger de tous les droits comme de toutes les obligations de la dite maison "Laporte, Martin & Cie" (Limited) ; transiger avec les porteurs d'actions privilégiées de la maison "Laporte, Martin & Cie" (Limited), pour le rachat de leurs dites actions privilégiées, soit en payant en deniers, aux porteurs des dites actions, la valeur de leurs actions privilégiées, soit en leur donnant en échange des actions ou obligations de la présente compagnie ; (c) Acheter et acquérir tout commerce d'une nature semblable, ou acheter et acquérir tout contrôle et intérêt dans tout commerce de même nature, et le payer en actions ou obligations de la présente compagnie ; et acheter et détenir des actions et obligations de toute compagnie engagée dans un commerce semblable, et payer ces actions et obligations en deniers ou en actions ou obligations de la présente compagnie nonobstant les dispositions de l'article 44 de la dite loi ; (d) Se fusionner avec d'autres compagnies autorisées à exercer une industrie semblable à celle de la présente compagnie ; (e) Acheter, ériger, construire et exploiter des travaux, bâtiments, entrepôts, machines et outillages pour les fins du dit commerce, et agir comme agent pour les fabricants et commerçants des matières ci-dessus mentionnées et autres choses semblables ; (f) Faire le commerce d'entrepôts et les affaires y ayant rapport ; émettre des certificats négociables ou non, ou des ordres pour les marchandises emmagasinées par la compagnie ; faire des avances ou prêts sur la garantie des marchandises en entrepôt et pour autres fins accessoires ; (g) Agir comme liquidateurs, cessionnaires ou fidéicommissaires de biens dans lesquels la compagnie est intéressée, soit comme créancière ou autrement ; (h) Acquérir, louer et disposer de marques de commerce, droits de brevets, privilèges et autorisations concernant toute invention qui sera jugée utile à la compagnie dans son commerce ; et acquérir et exploiter tout brevet d'invention ou tous permis de se servir de toutes inventions qui pourront être utiles au dit commerce, et les vendre, louer ou en disposer ; (i) Faire des arrangements, concernant le partage des profits, l'union des intérêts, la coopération, les risques conjoints, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée, ou se proposant d'exercer ou de s'engager

dans toute affaire ou transaction que la compagnie est autorisée à entreprendre ou à exercer, et acquérir des parts et valeurs de toute telle compagnie ; (j) Prendre, acquérir et détenir des valeurs de toutes sortes, mobilières et immobilières, pour des dettes, obligations à la compagnie et hypothèques, et engager, vendre, louer ou disposer de toute propriété de la compagnie ; (k) Acquérir et détenir, pour le bénéfice de la compagnie, des propriétés mobilières et immobilières, et les payer, soit en deniers, soit en actions ou obligations de la présente compagnie, et vendre, louer et disposer de ces propriétés mobilières et immobilières ; (l) Emettre des actions du fonds capital de la compagnie comme actions complètement libérées et non cotisables, en paiement de toutes actions, débentures, fonds de commerce et généralement de tous biens meubles et immeubles que la compagnie peut ou pourra acquérir, ou, avec l'approbation des actionnaires, pour services rendus, ou pour toute considération que les directeurs jugeront nécessaires et raisonnables ; (m) Faire des avances de fonds par voie de prêts aux clients et autres ayant des relations d'affaires avec la compagnie ; prendre et détenir les garanties qui, de temps à autre, seront jugées convenables, et garantir l'exécution de tout engagement et entreprise de toute autre compagnie et en particulier de compagnies ayant des relations d'affaires avec la présente compagnie, aux conditions qui seront agréées ; (n) Conclure avec tout gouvernement ou autorité municipale, des conventions qui sembleraient avantageuses pour les objets de la compagnie ou l'un de ces objets, et obtenir de tel gouvernement ou autorité tous droits, privilèges, concessions, subventions ou autres bénéfices que la compagnie croit désirable d'obtenir ; exécuter ces conventions et s'y conformer ; (o) Faire autoriser, enregistrer et reconnaître la compagnie dans toute autre pays et y désigner des personnes pour faire les actes et choses convenables, conformément aux lois de cet autre pays pour représenter la compagnie et pour lui permettre d'exercer son industrie ou son commerce d'une manière effective, ou poursuivre ses affaires dans ce dit pays ; (p) Etablir, entretenir et exploiter des succursales, fabriques, agences, salles de vente et bureaux en rapport avec les affaires de la compagnie ; exercer toute autre industrie manufacturière, mercantile ou autre que la compagnie croira capable d'être convenablement exercée en rapport avec ce qui précède ou censée augmenter directement ou indirectement, la valeur des biens ou droits de la compagnie, ou les rendre profitables ; (q) Distribuer entre les actionnaires de la compagnie, en nature, tous biens ou propriétés de la compagnie et en particulier toutes actions ou autres valeurs de toute autre compagnie qui aura acheté et pris en son nom la totalité ou une partie de la propriété, des biens et engagements de la présente compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Laporte, Martin, Limitée" avec un capital-actions de un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 29e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

The Spring Water Company, Limited.

(AVIS CORRIGÉ.)

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 3e jour de janvier 1913, constituant en corporation Thomas Sargent Owens, avocat, Harry McIntyre et Charles George Macartney, comptables, Lawrence Edgar Osborne, commis, et Maude Robertson, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer la profession ou l'industrie d'ingénieurs, entrepreneurs pour l'érection, la construction et l'altération de travaux publics et privés, fondeurs, forgerons et mécaniciens, et faire les opérations d'une compagnie,

hydraulique, et en cette qualité construire, acheter, louer ou autrement acquérir un système ou des systèmes d'aqueducs, ainsi que toutes les franchises, droits et privilèges nécessaires, et les exploiter, étendre développer et entretenir pour fournir de l'eau aux cités, villes et autres corporations municipales, ainsi qu'aux compagnies, corporations, maisons et personnes pour l'usage public et privé, pour des fins industrielles, pour la protection contre l'incendie et pour toutes autres fins ; (b) Développer et céder de la vapeur, de la force hydraulique, électrique et autre, et à cette fin acquérir et construire des chutes d'eau, usines génératrices, lignes de transmission et toutes les installations nécessaires, pourvu, toutefois que toute transmission ou distribution d'eau, de chaleur ou de force au delà des terrains de la compagnie sera subordonnée aux règlements locaux et municipaux ; (c) Faire le commerce d'immeubles et construire, acheter, vendre, arrenter et autrement acquérir ou disposer de maisons, magasins, entrepôts, ateliers et autres bâtiments de toute nature que ce soit ; (d) Conclure, faire, accomplir et exécuter des contrats de toute sorte avec toute personne, maison, association, corporation privée, publique ou municipale ou corps politique pour les fins de la compagnie, et prendre, détenir, acquérir et disposer d'une manière quelconque de franchises municipales de tous genres ; (e) Construire, exécuter, accomplir, installer, équiper, poser, améliorer, ériger, acheter, vendre, arrenter, développer, régir, entretenir ou contrôler des travaux publics et privés, outillages et facilités de toutes sortes, soit seuls ou conjointement avec toutes autres compagnies, corporations ou personnes, y compris des bassins, ports, jetées, passages d'eau, quais, ponts, canaux, aqueducs, conduites, usines à gaz, réservoirs, remblais, perfectionnements, égouts, drainage, usines, installations, lignes et systèmes pour fournir du gaz et de la chaleur, de la lumière et de l'énergie ; (f) Acheter ou autrement acquérir tous terrains, maisons, bureaux, ateliers, bâtiments et dépendances et toute machinerie, fixe ou mobile, outils, machines à vapeur, chaudières, matériel, instruments, modèles, fonds de commerce, effets mobiliers, brevets et droits de brevet convenables ou pouvant être employés dans la profession ou l'industrie d'ingénieur, entrepreneur, forgeron ou mécanicien ; (g) Acquérir toute entreprise ou industrie semblable en totalité ou en partie à celle de la présente compagnie ou à toute industrie qu'elle est autorisée à exercer ainsi que son matériel, fonds de commerce, clientèle, franchises et biens de toute nature et les payer en deniers comptants, actions, obligations, débiteures ou valeurs de la présente compagnie ou autrement ; (h) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, les concessions réciproques ou la coopération avec toute personne, maison ou compagnie, et promouvoir, aider à promouvoir, constituer, former ou organiser des compagnies, syndicats ou sociétés aux fins d'acquérir toute propriété et de se charger de tout engagement de la présente compagnie, ou pour promouvoir, directement ou indirectement, ses objets, ou pour toute autre fin que la présente compagnie jugera convenable ; (i) Acheter, louer ou autrement acquérir, détenir, posséder, utiliser, développer, échanger, vendre ou autrement faire valoir et disposer de concessions, permis, droits, privilèges, licences et franchises convenables, avantageuses ou propres à l'industrie de la compagnie ; (j) Vendre ou céder l'entreprise de la compagnie ou toute partie de son entreprise pour la compensation que la compagnie croira acceptable, et en particulier pour les actions, débiteures ou valeurs de toute autre compagnie dont les objets sont entièrement ou partiellement semblables à ceux de la présente compagnie ; (k) Se fusionner avec toute autre compagnie ayant des objets entièrement ou partiellement semblables à ceux de la présente compagnie ; (l) Distribuer en espèces de temps à autre entre les actionnaires de la compagnie toute propriété, biens ou droits de la compagnie, et vendre, améliorer, régir, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie ; (m) Placer les deniers disponibles de la compagnie en les valeurs qui seront déterminées de temps à autre ; (n) Faire des avances de fonds, aux conditions qui seront jugées avantageuses, aux clients et autres ayant des relations d'affaires avec

la compagnie et garantir l'exécution des contrats de toutes telles personnes ; (o) Acheter, acquérir, détenir ou céder les actions, obligations et autres preuves de dettes de toute corporation, domestique ou étrangère, et exercer tous les droits et privilèges s'y rattachant, y compris le droit de voter en vertu de ces actions, et émettre en échange de telles valeurs ses actions, obligations ou valeurs ou les payer autrement, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (p) Acquérir par achat ou autrement et aussi utiliser et disposer de tous brevets, droits de brevet, dessins industriels, marques de commerce, et manufacturer, utiliser et céder les inventions obtenues en vertu de tels brevets ; (q) Emettre et répartir comme acquittées les parts du capital-actions de la présente compagnie en compensation de toutes franchises, contrats, privilèges, propriété mobilière ou immobilière, droits, intérêts, brevets ou tous autres biens achetés ou acquis ou pour travail fait ou pour toute garantie donnée ou à être donnée, ou, avec l'approbation des actionnaires, pour services rendus ou à rendre dans l'intérêt de la compagnie, y compris les services rendus ou à rendre par le promoteur de la compagnie ; (r) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant ; (s) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe ou par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Spring Water Company, Limited," avec un capital-actions de deux millions de dollars, divisé en 20,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de janvier 1913.

THOMAS MULVEY,

Sous secrétaire d'Etat.

31-2

General Realty and Investments, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27e jour de janvier 1913, constituant en corporation Paul St. Germain, Léopold Guérin, et Boisdoré Panet Raymond, avocats, Fabiola Lefebvre, et Agnès Langlois, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire le commerce d'immeubles sous toutes ses formes ; faire le commerce d'agent et courtier d'assurance généralement : assurance contre le feu, sur la vie, contre les maladies, contre les accidents, de garanties et autres ; (b) Acquérir, par achat, échange ou autrement, subdiviser, construire, administrer, louer, vendre, échanger toutes sortes d'immeubles et propriétés immobilières et mobilières et en disposer ; (c) Faire aucun arrangement ou contrat avec toutes personnes, municipalités ou corporations, pour construire, paver, macadamiser et réparer les rues, chemins publics et trottoirs, ou pour construire, ouvrir et réparer les conduites, drainages et égouts ; aider par des avances d'argent à la construction et l'entretien des chemins, rues, ruelles, aqueducs, égouts et autres travaux jugés propres à donner un meilleur accès à la propriété de la compagnie et pour augmenter sa valeur ; (d) Agir comme agents et courtiers pour l'achat, la vente, l'échange et le loyer d'immeubles et pour toutes autres transactions de même nature ; (e) Prêter de l'argent aux clients, propriétaires de lots et autres ayant des affaires avec la compagnie ; (f) Prendre et détenir des hypothèques, obligations, garanties et charges sur propriétés immobilières pour garantir toutes dettes dues à la compagnie ou avances faites par elle ; placer les fonds dont la compagnie n'aura pas un besoin immédiat de la manière, que de temps à autre, elle en jugera convenable ; (g) Exploiter le commerce d'agent général pour les fins de la compagnie, soit pour la fabrication, l'achat ou la vente à commission ou autre-

ment de toutes marchandises et de tous produits étrangers ou domestiques ; (h) Demander et obtenir, enregistrer, prendre à loyer, acheter, vendre, louer, disposer ou accorder des permis relativement à tous brevets d'invention, perfectionnements ou procédés, marques de commerce et autres choses nécessaires ou utiles aux fins de la compagnie, ou autrement les faire valoir ; (i) Agir comme agent, commissaire ou facteur de toutes personnes ou compagnies avec qui la présente compagnie peut être en relations d'affaires ; (j) Faire et entreprendre toutes affaires et choses nécessaires, avantageuses ou utiles à aucun des pouvoirs et droits accordés par les présentes, y compris le droit d'acquérir les actions, obligations, débetures ou autres formes de titres et garanties de compagnies à fonds social formées pour les mêmes fins et objets, en tout ou en partie, en échange pour actions, obligations ou débetures dans la compagnie, nonobstant les dispositions de l'article 44 de la dite loi, et aussi pour pouvoir émettre des actions libérées en paiement de toutes propriétés, marchandises et tout achalandage quelconque, et, avec l'approbation des actionnaires, pour salaires et services rendus. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "General Realty and Investments, Limited," avec un capital-actions de cinquante mille dollars divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 29e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

Canadian Griscorn-Russell Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 24e jour de janvier 1913, constituant en corporation John Wilson Cook, conseil du Roi, Allan Angus Magee, avocat, Thomas Joseph Coonan, étudiant en droit, Thomas Barnard Gould, solliciteur, et Pearl Catherine Mahoney, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de métallurgistes, manufacturiers de machinerie de toute sorte, fabricants d'outils, fondeurs de cuivre, ouvriers en métal, fabricants de machines à vapeur et de chaudières, constructeurs de moulins, mécaniciens, convertisseurs de fer et d'acier, forgerons, industriels, constructeurs, entrepreneurs, ingénieurs électriciens, ingénieurs maritimes, ingénieurs pour la construction d'installations à vapeur, de réfrigération, de chauffage, de ventilation, hydrauliques et de force motrice, et acheter, vendre, louer, manufacturer, réparer, convertir, altérer, céder à bail et autrement faire le commerce de machinerie, matériaux pour les constructeurs et entrepreneurs, équipements maritimes et de navigation, instruments, matériel roulant et ferronnerie de toutes sortes ; (b) Manufacturer, construire, réparer, mettre en service, ériger, importer, acheter, vendre, et en général utiliser, troquer et faire le commerce, en gros ou en détail, de calorifères à alimentation d'eau, convertisseurs à eau chaude, condensateurs, distillateurs, évaporateurs, machines soufflantes, machines à laver pneumatiques, appareils pour la ventilation, séparateurs à vapeur, extracteurs de graisse, machinerie pour la fabrication du sucre, appareils de chimie, machinerie pour la réfrigération, appareils à combustion de pétrole, appareils pour refroidir l'huile, compresseurs à air, forets pour le roc, forets à métaux, pompes, outils pneumatiques, moteurs, machines à vapeur, monte-charges pneumatiques, ascenseurs, systèmes de pompes à retour d'air, machinerie employée dans les mines, tunnels et carrières, et toutes les autres combinaisons, inventions, appareils, outillages et machinerie mus à la main, à l'air, la vapeur, l'électricité ou autre force motrice employée ou se rattachant à des systèmes d'égout ou de filtration, aux usines de force, aux opérations minières ou autres de toute nature ; (c) Manufacturer, cons-

truire, réparer, mettre en service, ériger, importer, acheter, vendre, louer, affréter et arrenter des wagons automobiles, véhicules automobiles, camions automobiles ou mus par la vapeur, locomotives, machines à vapeur stationnaires ou locomobiles, bateaux moteurs, navires à vapeur, vaisseaux, remorqueurs, chalands ou autres embarcations ; (d) Acquérir par octroi, achat, licence, échange, et utiliser et exploiter ou autrement faire valoir tous brevets ou droits de brevet, brevets d'invention, licences, procédés secrets, marques de commerce, dessins industriels ou autres droits et privilèges que les directeurs croiront désirables pour les fins de la compagnie ; (e) Acquérir le bénéfice et exploiter et développer tous contrats ou entreprises qu'elle jugera à propos d'acquérir ou d'adapter à la vente ou l'agence de tous matériaux reliés à l'industrie de la compagnie, manufacturés ou non, et conclure et rendre effectifs tous tels contrats relatifs à la vente, l'importation ou la fabrication de ces matériaux selon que la chose sera jugée désirable dans l'intérêt de la compagnie ; (f) Acheter ou autrement acquérir ou se charger de la totalité ou d'une partie des affaires, propriété, biens ou engagements de toute personne, société ou compagnie exerçant une industrie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, ou en possession de propriété convenable et propre aux fins de la présente compagnie ; (g) Emettre des actions acquittées, obligations ou débetures en plein paiement ou en paiement partiel de toute propriété mobilière ou immobilière, droits, réclamations, privilèges, concessions ou autres avantages que la compagnie peut légalement acquérir et émettre aussi telles actions acquittées, obligations ou autres valeurs en plein paiement, en paiement partiel ou en échange pour les actions, obligations, débetures ou autres valeurs de toute autre compagnie exerçant une industrie en totalité ou en partie semblable à celle de la présente compagnie ou reliée à son industrie ; (h) Former, promouvoir et établir toutes autres compagnies ou compagnie à responsabilité limitée, ayant des objets semblables ou en partie semblables à ceux de la présente compagnie, et souscrire et prendre, acquérir, détenir, vendre et autrement disposer des actions ou débetures, obligations ou valeurs de toutes telles compagnies ou compagnie, et garantir le paiement de toutes valeurs émises par toute telle compagnie ; (i) Acheter, acquérir, détenir et posséder le capital-actions, les obligations ou autres valeurs de toute autre compagnie, corporation ou personne exerçant ou engagée dans une industrie que la présente compagnie a le pouvoir d'exercer ou entreprendre, et acquérir, détenir ou autrement disposer de ces actions, obligations ou autres valeurs, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (j) Recevoir et accepter des obligations, débetures, actions ou autres valeurs en plein paiement ou en paiement partiel de travaux exécutés ou de matériaux fournis en rapport avec l'industrie de la compagnie ; (k) Se fusionner ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne, société ou compagnie exerçant ou engagée ou sur le point d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ; (l) Lever et aider à lever des fonds et aider au moyen de bonis, prêts, promesses, endossement, garantie d'obligations, débetures ou autrement, valeurs ou autrement, de toute autre compagnie ou corporation et garantir l'exécution des entreprises de telle compagnie ou corporation avec laquelle la présente compagnie aurait des relations d'affaires ; (m) Placer les fonds dont la compagnie n'aura pas immédiatement besoin en les valeurs et en la manière qui sera déterminée de temps à autre ; (n) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété ou actif de la compagnie, et en particulier toutes parts, débetures ou valeurs de toute autre compagnie ou compagnies qui auraient acheté ou pris, en tout ou en partie, la propriété, les biens et engagements de la présente compagnie ; (o) Vendre, arrenter, échanger, ou autrement céder la totalité ou toute spécialité ou partie de l'entreprise et de l'actif de la compagnie, soit en une seule fois ou de temps à autre, selon que la compagnie le jugera bon, pour la compensation,

et aux clauses et conditions que la présente compagnie jugera convenables ; le prix d'achat pourra être payable, si la chose est jugée avantageuse, et en totalité ou en partie, selon que la compagnie le décidera, en actions, obligations, débetures ou valeurs de toute autre compagnie ou corporation dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (p) Conclure des conventions avec tous gouvernements ou autorités suprêmes, municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces gouvernements ou autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions, ou les vendre ou en disposer ; (q) Faire des dons et souscrire à tout objet de nature à promouvoir les intérêts de la compagnie, et créer et contribuer à des pensions et autres fonds et projets pour le bénéfice des personnes employées par la compagnie, ou les épouses, veuves, enfants ou personnes dépendant des dites personnes, et souscrire ou garantir des deniers pour tout objet de charité ou public ; (r) Payer à même les fonds de la compagnie tous les frais et dépens se rattachant à l'organisation et à la formation de la compagnie ; (s) Faire tous les autres actes et choses propres à atteindre les objets ci-dessus ou s'y rattachant, et exercer toute industrie, manufacturière ou autre, reliée aux fins et objets mentionnés dans la présente charte et que la compagnie croira capable d'être convenablement exercée par la compagnie, ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Canadian Griscom-Russell Co., Ltd.," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

Industrial Engineering & Machinery Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 23e jour de janvier 1913, constituant en corporation Louis Joseph Loranger et Joseph Alexandre Prud'homme, avocats, Maurice Loranger et Bernard Melançon, notaire, et Gabrielle Letourneux, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, importer, exporter, acheter, vendre et faire le commerce de toutes sortes d'instruments, machines et machinerie, et exercer l'industrie de marchands à commission, agents, courtiers, consignataires ou autrement disposer, distribuer et faire le commerce de ses produits ou commodités ; (b) Agir en qualité d'ingénieurs consultants ou entrepreneurs ou les deux, et acquérir, arrenter, vendre, préparer les plans, exploiter à bénéfice, et autrement disposer de toutes chutes d'eau, installations pour produire de la lumière, soit au gaz ou à l'électricité ou les deux, carrières de pierre, usines et installations pour fabriquer du ciment et de la chaux, houille, minerais, mines, subordonnement, toutefois, aux règlements des autorités municipales ; (c) Faire telles opérations ou toute partie des dites opérations, soit en gros ou en détail, ou les deux, et manufacturer ou acquérir et disposer de quelque manière que ce soit, d'ingrédients ou accessoires utiles ou convenables aux dites opérations ; (d) Faire toute autre opération de génie, d'entreprise, manufacturière ou autre, capable d'être convenablement exercée en rapport avec l'industrie ou les objets de la compagnie ou censée accroître la valeur des biens ou droits de la compagnie ou les rendre profitables ; acquérir par achat, bail, concession, licence, échange ou autre titre légal, et se charger et aliéner,

céder ou autrement disposer, soit seuls ou conjointement avec d'autres et en qualité de principaux, agents, ingénieurs ou autrement, entrepreneurs ou autrement, de la totalité ou d'une partie des affaires, propriétés, biens, clientèle, droits et engagements de toutes personnes ou corporations exerçant ou intéressées dans toute industrie ou entreprises semblables à celles que la présente compagnie est autorisée à exercer ou à l'une ou plusieurs d'entre elles, ou en possession ou intéressée dans des biens ou droits propres aux fins de la présente compagnie, et acheter ou autrement acquérir la totalité ou toute partie des actions, débetures ou autres valeurs de telles corporations, et payer pour tous droits ou choses ainsi acquises ou possédées par l'émission de parts du capital-actions de la compagnie comme acquittées et non cotisables ou affecter ses obligations, débetures ou biens pour cette fin et pour les frais encourus à leur sujet ; (c) Payer pour toutes propriétés, droits ou choses requises ou utiles à la compagnie ou pour services rendus à la compagnie avant ou après sa formation ou organisation ou autrement, en obligations, débetures ou autres valeurs ou biens de la compagnie ou par l'émission de parts acquittées et non cotisables de son capital-actions ; (f) Utiliser les fonds ou biens de la compagnie, y compris ses obligations, débetures ou autres valeurs et ses actions, qui pourront être émises comme acquittées et non cotisables dans le but de former, promouvoir et contribuer, subventionner ou autrement aider toute compagnie ou compagnies à acquérir la totalité ou une partie des entreprises, biens, droits ou engagements de la présente compagnie ou de toutes personnes, maisons, corporations, syndicats et associations ayant des objets semblables à ceux de la présente compagnie, ou pour toute autre fin de nature à profiter à la présente compagnie, et tant qu'elle détiendra ou possèdera toutes actions, obligations, valeurs ou autres droits, elle en exercera tous les droits et pouvoirs d'un propriétaire, y compris le droit de voter en vertu de ces valeurs, le tout nonobstant les dispositions de l'article 44 de la dite *Loi des compagnies* ; (g) Demander et négocier l'achat ou autrement acquérir ou utiliser, exercer, développer, donner ou céder ou faire valoir toutes patentes, marques de commerce, droits d'auteur, octrois, licences, baux, concessions et choses semblables capables d'être utilisés pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter à la compagnie, et les payer en obligations, débetures ou autres valeurs de la compagnie ou par l'émission de parts acquittées et non cotisables de son capital-actions ; (h) Se fusionner ou s'associer ou conclure des conventions au sujet du partage des profits ou la fusion des intérêts ou autrement avec toutes personnes ou corporations engagées ou intéressées dans toute industrie ou transaction identique ou convenable, et acheter ou autrement acquérir ou garantir le paiement de toutes actions, obligations, débetures ou autres valeurs de toutes telles corporations ou des dividendes ou intérêts sur telles valeurs, et les vendre ou réemettre, avec ou sans garantie, ou autrement en disposer ; (i) Acheter ou autrement acquérir, détenir, louer, vendre, améliorer, régir, développer, échanger ou autrement disposer de biens-fonds, terrains, bâtiments ou autres biens ou droits nécessaires ou utiles pour exercer l'industrie de la compagnie ; (j) Vendre, arrenter ou autrement disposer de la totalité ou d'une partie de l'entreprise de la compagnie et de ses biens et clientèle, y compris les actions, débetures ou autres valeurs de toute autre corporation dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, et distribuer entre ses actionnaires tous deniers comptants, valeurs ou autre compensation ainsi reçue ; (k) Faire toutes les autres choses avantageuses pour atteindre les objets ou les fins de la compagnie ou s'y rattachant. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Industrial Engineering & Machinery Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 24e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

31-2

Macdonald Car Buffer, Limited.

(AVIS CORRIGÉ)

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 21e jour de janvier 1913, constituant en corporation Maurice Alexander, avocat, Patrick Clarke Dwyer, gérant, Darley Burley Smith, commis, et Jean Gustave Mignault, étudiant en droit, tous de la cité de Montréal, dans la province de Québec; et Jennie Louise Lawrence, de la cité de Westmount, dans la dite province de Québec, pour les fins suivantes:—(a) Exercer l'industrie de marchands généraux, exploitants de bois et marchands de bois dans toutes ses spécialités, manufacturiers de fenêtres, portes et articles en bois de toutes sortes, constructeurs et entrepreneurs pour l'érection et la construction de bâtiments et travaux de toute nature et de toutes les choses employées dans la construction ou s'y rattachant, ainsi que l'industrie de manufacturiers de tous les articles et produits dans la fabrication desquels le métal, la pierre, la brique, le bois ou tous ou chacun de ces matériaux forment partie; (b) Manufacturer toutes sortes de wagons, tampons de wagons, moyens de transport et matériel de chemins de fer de tous genres, ainsi que les matériaux et tous les appareils et spécialités employés avec ces choses ou s'y rattachant; (c) Fondre, concentrer, ajuster, de quelque manière que ce soit et par des procédés quelconques, et manufacturer du fer, des produits minéraux et métalliques ou autres, et à cette fin faire, construire et exécuter tous les travaux nécessaires et convenables, et faire tous les actes et choses nécessaires et opportuns, et ériger et entretenir tous les hauts fourneaux, forges, bocards, usines, maisons et bâtiments convenables; (d) Acquérir, détenir, louer, céder et généralement exploiter toutes mines, terrains et droits miniers, extraire toutes sortes de métaux, s'engager dans l'exploitation minière dans toutes ses spécialités, vendre et céder et généralement faire le commerce de tous les produits miniers; (e) Acquérir, détenir, louer, céder et généralement disposer de terres boisées, limitées à bois et concessions forestières; couper, scier, acheter, vendre, préparer pour le marché et faire le commerce de bois de construction; (f) Construire, améliorer, exploiter, entretenir, développer ou régir, exécuter ou contrôler des chemins, voies, ponts, réservoirs, cours d'eau, quais et vaisseaux de nature à accroître directement ou indirectement les intérêts de la compagnie, et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, régie, exécution ou contrôle; (g) Posséder et mettre en service, soit au moyen de la vapeur, de la force électrique ou autre, des tramways et voies d'évitement sur les terrains possédés ou contrôlés par la compagnie ou sur tous terrains voisins de ceux de la compagnie, avec le consentement de leur propriétaire ou détenteur; (h) Acquérir et prendre à son nom comme industrie active l'entreprise, l'actif et le passif de toute personne ou compagnie exerçant une industrie en totalité ou en partie semblable à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie, et avec cet objet en vue, acquérir la totalité ou une partie des actions ou engagements de telles compagnies; (i) Vendre, arrenter ou autrement céder la totalité ou toute spécialité ou partie des affaires, entreprises, propriétés, engagements et franchises de la compagnie à toute autre personne ou compagnie, pour la compensation que la présente compagnie jugera bon, et en particulier pour les actions, débentures ou valeurs de toute compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie; (j) Demander, obtenir, enregistrer, acheter, louer ou autrement acquérir, et détenir, utiliser, posséder, exploiter et introduire, et vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets, inventions, perfectionnements et procédés employés ou obtenus en vertu de lettres patentes du Canada ou d'ailleurs ou autrement; et utiliser, exercer, développer, accorder des permis pour leur usage ou autrement faire valoir toutes telles marques de commerce, brevets, licences, procédés et choses sem-

blables, ou tous tels biens ou droits; (k) Acheter, prendre ou acquérir par souscription originale ou autrement, et détenir, vendre ou autrement céder les actions ordinaires ou actions-priorité, débentures, obligations et autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie pouvant être conduite de manière à profiter à la présente compagnie, directement ou indirectement, nonobstant les dispositions de l'article 44 de la dite loi, et voter en vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs désigneront; (l) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement, et faire des avances de fonds, garantir les contrats ou autrement aider toute telle personne, et prendre ou acquérir autrement des actions et valeurs de telle compagnie et les vendre, détenir, réemettre, avec ou sans garantie ou autrement en disposer; (m) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autres; (n) Distribuer entre les actionnaires de la compagnie, en espèces ou autrement, tous biens de la compagnie et en particulier les actions, obligations, débentures ou valeurs de toute autre compagnie formée dans le but de prendre à son nom la totalité ou une partie des biens ou engagements de la présente compagnie; (o) Vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie; (p) Conclure des conventions avec tous gouvernements ou autorités suprêmes, municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces gouvernements ou autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions; (q) Faire toutes les choses autorisées par la présente charte soit seuls ou conjointement avec d'autres ou en qualité de facteurs, syndics ou agents pour toutes autres compagnies ou personnes ou par l'entremise de tous facteurs, syndics ou agents; (r) Exercer toute autre industrie que la compagnie jugera propre à être avantageusement exercée en rapport avec son industrie ou de nature à augmenter la valeur de la propriété ou des droits de la compagnie ou de les rendre profitables; (s) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints, par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Macdonald Car Buffer, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 23e jour de janvier 1913.

THOMAS MULVEY,

31-2

Sous-secrétaire d'Etat.

La Compagnie des Fermes Canadiennes de l'Ouest, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 25e jour de janvier 1913, constituant en corporation Joseph Charles Boulanger, manufacturier, François-Xavier Fafard, arpenteur, et Jacques Ernest Légaré, agent d'immeubles, de la cité de Québec, dans la province de Québec; Gustave Fleury, agent financier, de la ville de Grand'Mère, et Aldoric Allard, marchand de bois, de Courcelles, dans la dite province de Québec, pour les fins

suivantes :—(a) Acquérir par achat, bail, échange ou autrement, et détenir, améliorer et faire valoir des terres, lots, héritages et autres propriétés de toute description et tenure, y compris les terres à bois et les licences de bois et baux, ou tout immeuble ou intérêt dans les immeubles ; (b) Vendre ou disposer de toute telle propriété ou intérêts par vente ou autrement et généralement trafiquer sur les terres et intérêts dans les terres de quelque forme que ce soit, y compris les terres à bois et les licences et baux, et faire le commerce de compagnie d'immeubles ; (c) Développer, subdiviser, améliorer, aligner toutes telles terres et les cultiver, établir et affermer y construire et maintenir des routes, ponts et autres moyens de communication, et ériger, construire des maisons, moulins, habitations, manufactures, entrepôts, magasins et élévateurs et toute autre construction nécessaire ou utile pour l'occupation ou l'amélioration des propriétés de la compagnie, ou pour l'avantage des colons, fermiers et locataires ; (d) Agir comme société de colonisation et faire toutes démarches pour amener les colons à s'établir sur les terres de la compagnie et à les cultiver ; (e) Acquérir, entretenir, améliorer et en général exploiter sur les terres de la compagnie ou sur les terres contrôlées par elle des voies d'évitement, tramways ou autres moyens de transport des marchandises, denrées et provisions, appartenant ou non à la compagnie, et pour le transport de toute charge et des passagers ; (f) Faire des avances de fonds aux colons, fermiers, acquéreurs ou occupants des terres de la compagnie pour les aider à les développer ou pour construire ou améliorer tel que ci-haut mentionné ou pour toute autre fin ayant rapport à l'occupation, au développement ou à l'amélioration de telles propriétés, et acquérir, prendre et conserver des hypothèques ou autres sûretés pour assurer le paiement de toute propriété ou droits appartenant à la compagnie, ou pour assurer le paiement de toute dette ou obligation due à la compagnie par toute autre compagnie, personne, association ou corporation en rapport avec aucun des objets de la compagnie et vendre et disposer de ces sûretés ; (g) Payer pour toute propriété ou droits acquis par la compagnie ou avec l'approbation des actionnaires pour services rendus ou à rendre à la compagnie soit en deniers comptants ou en actions acquittées ou en valeurs que la compagnie a le pouvoir d'émettre ou partie d'une façon et partie de l'autre, et généralement aux termes et conditions que la compagnie déterminera ; (h) Agir comme agent dans l'achat, vente ou transport des marchandises et provisions pour les fins de la compagnie ; (i) Vendre, louer ou autrement disposer de la totalité ou d'une partie de l'entreprise, propriété et biens de la compagnie pour la compensation que la compagnie jugera suffisante et en particulier pour des actions, obligations, débetures ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (j) Faire des conventions avec toutes autorités, gouvernementales, municipales ou autres qui seraient avantageuses pour la compagnie et obtenir de telles autorités tous droits, privilèges et concessions que la compagnie jugera avantageuses aux fins de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "La Compagnie des Fermes Canadiennes de l'Ouest, Limitée," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de janvier 1913.

THOMAS MULVEY,

31-2

Sous-secrétaire d'Etat.

W. R. Webster & Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 30e jour de janvier 1913, constituant en corporation William Robert Webster, manufacturier, Frederick William Shorey Webster, gérant, John Hubert Webster et Orrin Ralph Webster, ven-

deurs, et John Perley Wells, avocat, tous de la cité de Sherbrooke, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de la manufacture des cigares, cigarettes et du tabac sous toutes ses formes, et faire un commerce général de cigares, cigarettes, tabac et de tout produit fabriqué du tabac, y compris les opérations manufacturières qui s'y rattachent, et faire tous les actes et choses nécessaires, utiles et convenables dans la manufacture, achat, vente, négoce, ou importation du tabac, cigares et cigarettes, et de tous les articles ordinairement achetés et vendus par les marchands de tabac, et faire ce commerce soit en gros soit en détail ; (b) Demander, acheter ou autrement acquérir, arrenter et disposer de marques de commerce, noms de qualités, qualités ou dessins, et tous brevets et droits de brevet, licences, concessions et privilèges concernant toutes inventions qui seraient considérées utiles ou avantageuses, et aussi le pouvoir d'acquérir tout droit exclusif ou non exclusif ou limité d'utiliser tout secret ou autre renseignement touchant quelques inventions ou procédés se rattachant à la fabrication du tabac qui sera jugée capable d'être utilisée pour l'une quelconque des fins de la compagnie, ou dont l'acquisition sera censée avantageuse directement ou indirectement à la compagnie, et les manufacturer, annoncer, utiliser, exercer et travailler ; (c) Construire, exécuter, entretenir, améliorer, gérer, travailler, contrôler et surveiller tous travaux, fabriques, entrepôts, boutiques, habitations et autres travaux et commodités qui seront jugés de nature à atteindre directement ou indirectement les objets de la compagnie et contribuer, subventionner ou autrement ajouter ou prendre part à toutes telles opérations ; (d) Acheter, vendre, manufacturer, raffiner, manipuler, exploiter et importer et disposer de toutes substances, appareils et choses capables d'être utilisés dans toute industrie que la compagnie est autorisée à exercer, ou requis par tous clients ou personnes en relations d'affaires avec la compagnie ; (e) Exercer toute autre industrie manufacturière ou autre que la compagnie jugera propre à être avantageusement exercée en rapport avec les industries de la compagnie, ou censée accroître directement ou indirectement la valeur des propriétés et droits de la compagnie, ou de les rendre profitables ; (f) Acquérir ou entreprendre la totalité ou une partie de l'industrie, de la propriété ou des engagements de toute compagnie engagée dans une industrie que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie, et les payer en actions acquittées ou partiellement acquittées de la compagnie, ou en obligations, débetures ou autres valeurs de la compagnie ; (g) Vendre, arrenter ou autrement disposer de la propriété et des entreprises de la compagnie ou de toute partie de ses propriétés, pour la compensation que la compagnie jugera suffisante, et en particulier, en tout ou en partie, pour des actions, débetures, obligations ou valeurs de toute autre compagnie ; (h) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée, ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement ; et faire des avances de fonds, garantir les contrats, subventionner ou autrement aider toute telle personne ou compagnie, et prendre ou acquérir autrement des actions et valeurs de toute telle compagnie, et les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer ; (i) Prendre ou autrement acquérir et détenir des actions, débetures ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, ou engagée dans une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi, et les vendre ou autrement en disposer, avec ou sans garantie ; (j) Vendre ou disposer de la totalité ou d'une partie des biens ou entreprises de la compagnie comme industrie active ou autrement, pour la compensation que la compagnie jugera suffisante, et

en particulier pour des actions, obligations, débentures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (k) Faire tous les actes et choses propres à atteindre les objets susdits ; (l) Se fusionner avec toute autre compagnie ayant des objets semblables en tout ou en partie à ceux de la présente compagnie ; (m) Conclure des conventions avec toute autorité, municipale, locale ou autre qui sembleront avantageuses pour les objets de la compagnie ou l'un de ces dits objets, et obtenir de cette autorité tous les droits, privilèges et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer à ces conventions, droits, privilèges et concessions ; (n) Prêter des fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et se porter garants de l'exécution de contrats par ces personnes ; (o) Acquérir et se charger de l'industrie jusqu'à présent exercée en la cité de Sherbrooke par William R. Webster, sous les nom et raison de "W. R. Webster & Company," aux termes et conditions que la compagnie jugera bon, et les payer en deniers comptants ou en actions de la présente compagnie, ou partie en deniers comptants et partie en actions ou autrement. — La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "W. R. Webster & Company, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Sherbrooke, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

Longueuil Riverside Land Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de janvier 1913, constituant en corporation William Kenneth McKeown, avocat, James Robertson Law, comptable, et May Beatrice Hanagan, Mabel Evelyn Manhire et Berthe Charlebois, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire les opérations d'une compagnie d'immeubles, et, à cette fin acquérir par achat, bail, échange, donation, concession ou autrement, et détenir, subdiviser en lots à bâtir, rues, ruelles, squares ou autrement ; améliorer, développer, louer, vendre, échanger, ou en disposer autrement et, généralement, faire le commerce des propriétés immobilières et biens-fonds de toutes sortes, vacants, améliorés ou autrement, et aussi de tous droits, titres ou intérêts s'y rattachant et, sur ces propriétés immobilières faire, construire, opérer et maintenir des routes, rues, ruelles, ponts et autres moyens de communication, maisons, habitations, écuries, fabriques, moulins, chantiers, manufactures et tous autres bâties, chantiers ou améliorations qui puissent sembler de nature à promouvoir les intérêts de la compagnie, comprenant la construction, sur ou dans ces terrains, de trottoirs, égouts, drains, conduites d'eau, appareils d'éclairage, et accessoires et améliorations de toute nature susceptibles d'accroître la valeur des terrains de la compagnie ou une partie d'entr'eux, et affecter le capital ou les autres fonds de la compagnie à ces fins ou aucune d'elles ; (b) Faire des avances d'argent sous forme de prêts pour la construction ou des améliorations, aux acquéreurs ou locataires de n'importe quelle partie des terrains de la compagnie et aider par le moyen d'avances ou autrement la construction ou le maintien de routes, rues, ponts, trottoirs, aqueducs, égouts, appareils d'éclairage et autres améliorations de nature à faciliter l'accès des propriétés de la compagnie ou à en accroître la valeur ; (c) Agir en qualité d'agents d'immeubles, experts, évaluateurs, courtiers, entrepreneurs et constructeurs ; faire des investigations, évaluations, ventes, échanges et autres choses semblables, et négocier des baux et autres formes de contrats se rattachant à l'immeuble ; se porter garants du paiement de loyer par

les locataires auxquels la compagnie aurait loué sa propre propriété ou celle de ses clients et chalands, ou toute partie de telle propriété, et charger et prélever une commission et recevoir telle compensation pour ses services, soit en deniers comptants ou en valeurs de toute autre compagnie que la présente compagnie considérera juste et raisonnable ; (d) Prendre et détenir des créances hypothécaires, gages et engagements ou propriété mobilière, actions, obligations et autres valeurs pour assurer le paiement du prix d'achat ou une partie du prix d'achat de toute propriété vendue par la compagnie, ou toute somme (due à la compagnie par les acquéreurs, ou avances faites par la compagnie) aux acquéreurs pour les besoins de la construction ou des améliorations ou pour toutes redevances dues à la compagnie ou garanties par la compagnie ; (e) Construire, installer, maintenir et exploiter, un ou plusieurs systèmes d'aqueducs pour l'approvisionnement convenable d'eau aux détenteurs et acquéreurs des propriétés de la compagnie et autres, et des appareils de filtrage des eaux, des stations de pompage, des conduites principales et autres accessoires ; vendre et disposer de la dite eau, et, pour cela, conclure tous contrats et arrangements qui pourront convenir à la compagnie ; (f) Acquérir par voie d'achat, loyer ou autrement, et posséder, construire, développer et exploiter des pouvoirs hydrauliques, à vapeur ou à électricité, pour produire de la lumière, de la chaleur et de la force motrice pour les usages de la compagnie par rapport à n'importe laquelle de ses exploitations, et disposer de tout excédent de force non utilisé par elle, ériger les barrages, écluses, réservoirs, cours d'eau, bâtiments et autres constructions qui seront nécessaires pour l'achèvement de ces travaux, et à cet effet, passer des contrats nécessaires pour l'approvisionnement de la lumière, de la chaleur et de la force motrice ; attendu, toutefois, que toutes les ventes, transmissions ou distributions de l'énergie électrique ou autre au delà des terrains de la compagnie seront subordonnées aux lois municipales et locales y ayant trait ; (g) Construire, améliorer, entretenir, développer, mettre en service, gérer, exécuter ou contrôler tous chemins, voies et embranchements, aiguillages ou voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, et des ponts, réservoirs, cours d'eau, quais, manufactures, entrepôts, usines électriques, boutiques, magasins, maisons et autres travaux et commodités qui seront jugés propres à accroître directement ou indirectement les intérêts de la compagnie, et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, régie ou contrôle ; (h) Demander, obtenir, acquérir par cession, transfert, achat ou autrement, et exercer, exécuter et utiliser toute charte, licence, pouvoir, autorité, franchise, contrats, concession, droits ou privilèges qu'un gouvernement ou autorité ou une corporation ou autre corps public pourrait être autorisé à accorder, et payer, aider et contribuer à les mettre à exécution, et affecter toute partie des actions, obligations et actif de la compagnie à défrayer les frais et loyaux coûts nécessaires ; (i) Acquérir par voie d'achat, loyer ou autrement, et prendre possession de tout ou partie des affaires, propriétés, actif ou passif de toute personne ou compagnie exploitant toute affaire en tout ou en partie semblable à celle que la compagnie est autorisée à exploiter ou possédant des propriétés pouvant convenir aux objets de cette compagnie ; (j) Faire tout arrangement au sujet du partage des bénéfices, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres arrangements de même nature avec toute personne ou compagnie exploitant ou sur le point d'exploiter une affaire du même genre que celle que cette compagnie est autorisée à exploiter, ou ayant des objets entièrement ou partiellement semblables à ceux de cette compagnie ; (k) Acheter, prendre en échange ou en paiement ou acquérir autrement, détenir et posséder, et en même temps exercer tous les droits et privilèges de propriétaires et détenteurs, et vendre, avec ou sans garantie, et, nonobstant les dispositions de l'article 44 de la dite loi, faire le commerce des actions, obligations, débentures et autres valeurs de toute autre compagnie ou de toutes autres compagnies ayant des objets entièrement ou partiellement semblables à ceux de cette compagnie, en exploitant une affaire susceptible d'être exploitée de manière à profiter directement

ou indirectement à la compagnie, et établir, promouvoir ou aider autrement telle ou telles compagnies ; (l) Emettre des actions acquittées, obligations, débiteures ou autres valeurs pour le paiement, total ou partiel, de toute propriété, immobilière ou personnelle, droits de propriété, baux, affaires, franchise, entreprises, pouvoirs, privilèges, licences ou concessions, que cette compagnie pourrait légalement acquérir, et aussi en paiement de services rendus à la compagnie par voie de promotion ou autrement, et émettre des actions acquittées, obligations, débiteures ou autres valeurs de la compagnie en paiement total ou partiel, ou en échange pour les actions, obligations, débiteures ou autres valeurs de toute autre compagnie exploitant une affaire semblable ou pouvant aider à celle de cette compagnie ; (m) Vendre, louer, échanger ou disposer autrement de la totalité ou partie des propriétés, droits, entreprises de la compagnie pour la considération que cette compagnie pourrait croire acceptable et, en particulier, pour des actions, obligations, débiteures ou autres valeurs de toute autre compagnie ayant des objets entièrement ou partiellement semblables à ceux de cette compagnie ; (n) Prêter des fonds aux personnes ou compagnies ayant des relations d'affaires avec la compagnie, et garantir l'exécution des contrats et de toutes autres obligations ou entreprises de toute autre compagnie dans laquelle la compagnie a des intérêts, et accepter en garantie pour les dits prêts et garanties n'importe quelle valeur qui pourrait être offerte par cette personne ou compagnie, comprenant des actions et débiteures de la dite autre compagnie ; (o) Tirer, faire, accepter, endosser, escompter et émettre des billets à ordre, lettres de change, mandats, valeurs en vertu de la Loi des Banques et autres effets négociables ou transférables ; (p) Répartir en espèces ou autrement, selon que la chose aura été décidée, toutes recettes de la compagnie parmi ses membres, et particulièrement les actions, obligations, débiteures et autres valeurs de toute autre compagnie formée pour prendre tout ou partie de l'actif et du passif de cette compagnie ; (q) De temps à autre, faire un ou plusieurs des actes et choses énumérés dans la présente charte, et exercer et jouir de tous les droits et privilèges, et faire tous les actes et choses reliés ou propres à atteindre les objets susdits ou aucun d'eux, et aussi exercer toute industrie reliée aux fins et objets ci-dessus. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Longueuil Riverside Land Company, Limited," avec un capital-actions de un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

The Commerce Publishing Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 30e jour de janvier 1913, constituant en corporation John Wilson Cook, conseil du Roi, Allan Angus Magee, avocat, Thomas Barnard Gould, solliciteur, Thomas Joseph Coonan, étudiant en droit, et Pearl Catherine Mahoney, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acquérir, rédiger, imprimer et publier des journaux, livres, revues, magazines ou autres publications et généralement exercer l'industrie d'éditeurs, imprimeurs, graveurs sur bois et métaux, stéréotypeurs, électrotypeurs et relieurs, et exercer tous les droits et privilèges s'y rattachant ; agir en qualité d'agents pour la vente de livres et publications de toutes sortes, soit à commission ou autrement, et solliciter des annonces et de la matière à annonces et les imprimer et distribuer ; (b) Acheter, vendre et céder des droits d'auteur ou droits en des titres se rattachant à toutes sortes de publications, illustrations et œuvres littéraires ; (c) Demander, obtenir, enregistrer, acheter,

louer ou permettre l'usage moyennant un droit régalien ou autrement, acquérir et détenir, posséder, utiliser, exploiter et introduire, et vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou autres, et utiliser, exercer et développer, accorder des permis pour leur usage ou autrement faire valoir toutes telles marques de commerce, noms de commerce, inventions, licences, procédés et choses semblables ou tous autres biens ou droits ; (d) Nonobstant les dispositions de l'article 44 de la dite loi, acheter et acquérir et détenir, posséder et vendre, avec ou sans garantie, les actions, débiteures et obligations de toute corporation, manufacturière ou autre, exerçant une industrie semblable à celle de la présente compagnie, et se fusionner avec toute compagnie constituée dans le but d'exercer toute industrie semblable, et acquérir par achat, bail ou autrement, et régir, exploiter et exercer la propriété, l'entreprise et l'industrie de toute corporation semblable ; (e) Emettre, répartir et livrer comme acquittées et non cotisables toutes actions, débiteures ou autres valeurs de la présente compagnie en plein paiement ou en paiement partiel de toute propriété, contrats, droits, actions, débiteures ou valeurs de toute autre compagnie que la présente compagnie pourra acquérir pour les fins de son industrie et, avec l'approbation des actionnaires, émettre, répartir et livrer comme acquittées et non cotisables les parts du capital-actions de la compagnie en plein paiement ou en paiement partiel de services rendus ou à rendre à la compagnie par toute personne ou corporation soit pour services professionnels ou autres, ou par les promoteurs de la compagnie ; (f) Promouvoir toute autre compagnie ou compagnies formées dans le but d'acquérir la totalité ou une partie des biens ou engagements de la présente compagnie ou pour promouvoir directement ou indirectement ses objets ou intérêts, et acheter, souscrire ou autrement acquérir et détenir les actions, stocks ou obligations de toute compagnie, et si la distribution de biens ou le partage des profits a lieu, diviser ces actions, stocks ou obligations entre les membres de la compagnie en espèces ; (g) Acheter ou autrement acquérir et se charger de la totalité ou d'une partie des biens, affaires, propriété, privilèges, contrats, droits, obligations et engagements de toute personne, maisons ou corporations exerçant une industrie que la présente compagnie peut exercer ou toute industrie semblable, ou en possession de propriété propre aux fins de la présente compagnie ; (h) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie engagée ou exerçant ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ; (i) Placer et appliquer les fonds disponibles de la compagnie en les valeurs et de la manière qui sera déterminée de temps à autre ; (j) Vendre, arrenter ou autrement disposer de la propriété de la compagnie ou de toute partie de sa propriété à quelque condition que ce soit avec la faculté d'accepter en compensation de cette vente ou autre disposition des actions, stocks ou obligations de toute autre compagnie ; (k) Etablir et régulariser des agences pour les fins de la compagnie et faire tous les autres actes et choses avantageux pour atteindre les objets ci-dessus ou l'un d'eux, et exercer toute autre industrie, manufacturière ou autre, reliée à ce qui précède que la compagnie croirait capable d'être convenablement exercée en rapport avec les opérations ci-dessus ou censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (l) Payer à même les fonds de la compagnie tous les frais et dépens reliés à la formation et l'organisation de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Commerce Publishing Company, Limited," avec un capital-actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

Financial Trust Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27e jour de janvier 1913, constituant en corporation Henry Noël Chauvin, George Harold Baker, Harold Earle Walker et James Edward Coulin, de la cité de Montréal, dans la province de Québec, avocats, et Christina Imrie, de la cité de Westmount, dans la dite province de Québec, teneur de livres, pour les fins suivantes :—(a) Agir comme receveur, syndic, cessionnaire, liquidateur, exécuteur, administrateur, curateur aux biens en faillite, aux interdits, à la personne ou à la propriété de toute personne que ce soit, et aux substitutions, gardien à la personne ou à la propriété, séquestre, judiciaire, ou autrement, tuteur, subrogé-tuteur et aviseur légal, agir comme agent pour l'achat, vente et administration de propriété mobilière et immobilière, agir comme agent ou courtier pour placer toute assurance que ce soit et agir comme dispatcheur, évaluateur et agent dans toute réclamation d'assurance ; (b) Accepter, recevoir, détenir et transférer la propriété de tous biens et de toute autre propriété, mobilière ou immobilière, qui serait accordée, confiée ou cédée à la compagnie par toute personne, corporation ou tribunal de justice, et exécuter et administrer tous tels fiducies ; (c) Recevoir toutes sortes de propriété mobilière en dépôt et pour garde en sûreté, et faire des prêts sur ces dépôts, et agir comme agents, consignataires et dépositaires de cette propriété ; (d) Prêter et placer les fonds confiés à la compagnie à cette fin, et assurer le remboursement de ces fonds ou le paiement de l'intérêt ou les deux, accepter et disposer de toute propriété cédée, engagée, hypothéquée, déposée ou entreposée entre les mains de la compagnie en rapport avec ce prêt ou placement ; (e) Promouvoir ou aider à promouvoir toutes autres compagnies ; assurer, placer ou aider à placer et garantir l'émission, ou le paiement de l'intérêt sur les actions, débentures, obligations ou valeurs de toute telle compagnie ; (f) Clore et liquider les affaires de personnes, sociétés, compagnies, corporations, associations et biens ; (g) Agir comme syndic au sujet de toute débenture, mortgage, hypothèque ou autre garantie émise selon la loi par toute corporation municipale ou autre ; détenir la propriété mortgagée hypothéquée et engagée pour assurer le paiement de débentures et autre dette, et disposer de telle propriété conformément et pour les fins énoncées dans l'instrument créant ce mortgage, hypothèque, gage ou obligation ; (h) Se porter garant de tout placement opéré par la compagnie en qualité d'agent, ou autrement ; (i) Donner des cautionnements pour l'accomplissement fidèle de tout contrat passé avec toute personne ou corporation, par toute personne ou corporation, et agir comme garant devant les tribunaux ; (j) Examiner, vérifier et faire rapport sur les livres, comptes, condition et solvabilité de corporations, sociétés et individus, lorsque la compagnie en sera sollicitée ou autorisée à cet effet par telles corporations, sociétés et individus, et aussi lorsqu'elle en sera requise par l'ordre d'un tribunal de juridiction compétente ; (k) Acheter, vendre et faire des placements dans des stocks, obligations, débentures et valeurs, garantis par hypothèque ou autrement, et dans des valeurs fédérales provinciales, britanniques, étrangères ou autres effets publics ; (l) Vendre ou disposer de toute propriété mobilière ou immobilière détenue par la compagnie ou en sa capacité fiduciaire, ou pour elle-même, ou autrement, mais la compagnie ne pourra pas disposer d'aucune propriété détenue par elle en sa capacité fiduciaire, à moins d'y être dûment autorisée selon la loi ou par l'instrument créant ce fidéicommiss ; (m) Exiger, percevoir et recevoir toute rémunération légale ordinaire et frais et loyaux coûts convenus et raisonnables pour tous services passés ou futurs, devoirs, fiducies ou choses rendus, observés, exécutés ou faits en conformité des pouvoirs de la compagnie, même lorsque la dite compagnie agit en qualité de tuteur, subrogé-tuteur, curateur, conseil judiciaire, gardien, exécuteur, administrateur, syndic, mandataire ou toute autre capacité lorsque les services sont gratuits d'après la loi ou la coutume ; (n) Généralement, agir en qualité d'agents ou fondés de pouvoirs pour la transaction de toutes affaires, l'ad-

ministration de successions, le placement, et le recouvrement de deniers, loyers, intérêts, dividendes, hypothèques, obligations, comptes, billets et autres valeurs ; agir en qualité d'agents aux fins d'enregistrer, émettre et contresigner des transferts et certificats d'actions, obligations, débentures ou autres valeurs de la Puissance du Canada ou de toute province du Canada, ou de toute corporation, association ou municipalité, et recevoir et régir tous fonds d'amortissement s'y rattachant ; (o) Faire le commerce des immeubles, hypothèques, baux et autres droits immobiliers, ainsi que de propriété mobilière ; (p) Exercer toute autre industrie que la compagnie jugera capable d'être convenablement exercée en rapport avec ce qui précède ou de nature à augmenter directement ou indirectement la valeur des biens et droits de la compagnie ou les rendre profitables ; (q) Acquérir par achat, bail ou autrement, la totalité ou une partie de l'industrie, de la propriété et engagements de toute personne ou compagnie engagée dans une industrie que la compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie ; (r) Demander, acheter ou autrement acquérir et vendre tous brevets, brevets d'invention, marques de commerce, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre au sujet d'une invention ou procédé qui pourrait être utilisée pour les fins de la compagnie, ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des permis à leur sujet ou autrement faire valoir la propriété, les droits ou informations ainsi acquises ; (s) Construire, acquérir, détenir, entretenir, arrenter, vendre et transférer toute propriété mobilière et immobilière et tous droits ou privilèges que la compagnie jugera nécessaires ou utiles aux fins de son industrie, et en particulier tous terrains, bâtiments et dépendances, et accepter des mortgages et gages sur toute propriété mobilière ou immobilière ou toutes autres valeurs que ce soit et portant intérêt ou autrement que la compagnie jugera bon, de toute personne ou corporation en relations d'affaires avec la compagnie, et les vendre, céder ou autrement disposer de toutes telles valeurs et garanties ; (t) Placer et employer les fonds disponibles de la compagnie en la manière qui sera déterminée de temps à autre ; (u) Emettre des actions acquittées, obligations, ou débentures ou autres valeurs en paiement complet ou partiel de toute propriété mobilière ou immobilière, services, droits, bail, affaire, franchise, entreprise, pouvoir, privilège, licence ou concession que la présente compagnie pourra légalement acquérir, et en plein paiement ou en paiement partiel d'actions, obligations, débentures ou autres valeurs de toute autre compagnie engagée dans une industrie semblable ou reliée à l'industrie de la présente compagnie ; (v) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la compagnie, ou de toutes débentures, actions-débentures ou autres valeurs de la compagnie ou relativement à la formation ou promotion de la compagnie ou la conduite de ses affaires ; (w) Vendre ou autrement céder l'entreprise de la compagnie, ou toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour les actions, débentures, obligations ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (x) Faire tous et chacun les actes et choses ci-dessus en qualité de principaux, entrepreneurs, syndics ou autrement, et par et au moyen de syndics, agents, ou autrement, et soit seuls ou conjointement avec d'autres ; (y) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (z) Distribuer sous forme de dividende ou autrement tous biens de la compagnie en espèces, ou en nature entre les membres, et en particulier les actions, débentures, ou débentures-actions de toute autre compagnie ; (aa) Les pouvoirs conférés par chaque paragraphe ne seront en aucune manière ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe que ce soit. La compagnie exercera son industrie par

to t le Canada et ailleurs, sous le nom de "Financial Trust Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de janvier 1913.

32-2 THOMAS MULVEY,
Sous-secrétaire d'Etat.

Central Land Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28e jour de janvier 1913, constituant en corporation Thibaudeau Rinfret, conseil du Roi, Rosario Genest et Joseph Emile Billette, avocats, et Anna Clément et Angéline Marceau, sténographes, de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire le commerce général d'immeubles ; louer, acheter et faire des transactions de propriétés immobilières ; (b) Faire des transactions et négocier avec d'autres compagnies exerçant une industrie semblable, et généralement faire toutes les opérations nécessaires au commerce d'immeubles ; (c) Souscrire, acheter ou autrement acquérir les actions, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation et les payer en actions, obligations, débetures ou autres valeurs de la présente compagnie, et détenir, vendre ou autrement céder les actions, obligations, débetures ou autres valeurs ainsi acquises, et, tant qu'elle les détiendra elle en exercera tous les droits et pouvoirs d'un propriétaire, y compris le droit de voter en vertu de ces valeurs, et garantir le paiement du principal ou des dividendes et intérêts sur les actions, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, ou exerçant une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie, ou avec laquelle la présente compagnie aurait des relations d'affaires, et promouvoir toute compagnie ou corporation ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie ; (d) Se consolider ou se fusionner avec toute autre compagnie ou corporation dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, et conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute autre personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à entreprendre ou exercer, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et faire des avances de fonds, garantir les contrats, ou autrement aider cette personne, compagnie ou corporation et prendre ou autrement acquérir des actions et valeurs de toute compagnie ou corporation semblable, et les vendre, détenir, émettre et réemettre, avec ou sans garantie du principal et des intérêts ou autrement en disposer ; (e) Acheter louer ou autrement acquérir et détenir, exercer et posséder en son propre nom ou au nom des personnes, maisons, compagnie ou compagnies ci-après mentionnées, si elle en est dûment autorisée, la totalité ou une partie de la propriété, industrie, franchises, clientèle, droits, pouvoirs et privilèges détenus ou possédés par toute personne ou maison ou par toute compagnie ou compagnies exerçant ou formée dans le but d'exercer une industrie semblable ou en partie semblable à celle que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie, et payer pour cette propriété, industrie, franchises, clientèle, droits, pouvoirs et privilèges en totalité ou en partie en deniers comptants ou en totalité

ou en partie en actions acquittées de la présente compagnie ou autrement, et se charger des engagements de cette personne, maison ou compagnie, et exercer les droits, pouvoirs et franchises de toute compagnie dont la présente compagnie possède les parts du capital-actions au nom de cette compagnie ou en son propre nom ; (f) Vendre, arrêter, échanger, céder, faire valoir ou autrement disposer de la propriété, droits, franchises et entreprise de la compagnie ou de toute partie de son entreprise pour la compensation que la compagnie jugera convenable et en particulier pour les actions, obligations, débetures ou autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (g) Placer les fonds dont la compagnie n'aura pas immédiatement besoin en les valeurs et de la manière qui sera déterminée de temps à autre ; (h) Distribuer en espèces ou autrement, selon qu'il aura été décidé, tous biens de la compagnie entre ses membres, et en particulier les actions, obligations, débetures ou autres valeurs de toute autre compagnie qui pourra avoir pris à son nom la totalité ou une partie des biens ou engagements de la présente compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Central Land Company, Limited," avec un capital-actions de trois cent mille dollars, divisé en 3,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 29e jour de janvier 1913.

32-2 THOMAS MULVEY,
Sous-secrétaire d'Etat.

St. Catherine Heights, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de janvier 1913, constituant en corporation Joseph Mathias Dorion, de la ville de Lachute, dans la province de Québec, courtier d'assurance, John Robert Collins et William Henry Moran, de la ville de Fasset, dans la dite province de Québec, marchands de bois, Joseph Aimé Papineau, courtier, et Arthur Théodore Côté, comptable, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—(a) Acquérir par achat, bail ou autrement, et détenir et posséder des biens-fonds et immeubles ; faire, bâtir et construire des travaux publics et privés, des édifices, entreprises et opérations, maisons d'habitation, fabriques, boutiques et autres constructions ; vendre, arrêter, céder, échanger, ou autrement disposer de ces immeubles ou de toute partie d'iceux, et développer, améliorer, exploiter et diviser toute telle propriété en rues, ruelles, squares, lots ou autrement ; (b) Aider à la construction et entretien, ou construire ou entretenir, des ruelles, chemins, rues, aqueducs ou autres ouvrages et améliorations propres à rendre la propriété de la compagnie plus accessible et profitable ; (c) Acheter, acquérir, détenir, transférer, vendre et disposer des actions, stocks, débetures, obligations ou autres valeurs de toute autre compagnie dont les objets sont de quelque manière semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (d) Vendre ou autrement disposer de l'entreprise de la compagnie ou d'une partie quelconque de son industrie aux termes et conditions que la compagnie jugera bon, et accepter des actions, obligations, stocks ou autres valeurs de toute autre compagnie en plein paiement ou en paiement partiel de telle industrie ; (e) Acquérir, détenir et vendre et disposer de toute affaire, franchise, entreprise, droits, privilèges, baux, contrats, biens, et autres droits que la compagnie peut légalement acquérir ; et les payer en tout ou en partie en deniers comptant, ou en tout ou en partie en stocks, obligations ou autres valeurs de la compagnie, et à cet effet émettre des actions de la présente compagnie comme acquittées et non cotisables, à tout individu, maison ou corporation, en paiement de toute affaire, franchise, entreprise, propriété, droits,

privilèges, baux, contrats, biens-fonds, stocks, actif, ou autres droits que la compagnie peut acquérir ; (f) Ouvrir, développer, et exploiter des carrières et autres travaux du même genre sur la propriété de la compagnie ; (g) Acheter de la force électrique et la vendre et distribuer pour des fins d'éclairage, de manufacture ou autres reliées à une partie quelconque de l'industrie de la compagnie ; (h) Agir en qualité d'agent pour exercer une partie quelconque de l'industrie que la compagnie est autorisée à exercer, et en général faire tous les actes et choses qui seront nécessaires pour le développement des affaires de la compagnie et l'exécution de ses entreprises. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "St. Catherine Heights, Limited," avec un capital-actions de soixante-quinze mille dollars, divisé en 1500 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Lachute, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

L'Imprimerie Populaire, Limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de février 1913, constituant en corporation Edmond Hurtubise, courtier en assurance, Albert Mercier et Joseph Odilon Beaudet, imprimeurs, Joseph Antoine Hardy et Virginie Godmer, comptables, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes, savoir :— (a) Pratiquer l'industrie et le commerce d'imprimerie, de gravure, de photographie, de reliure, de librairie, d'illustration, de papeterie, d'objets d'art et de tout ce qui n'est pas incompatible avec ces commerces et industries ; (b) Editer, imprimer, publier, acheter et vendre des livres, brochures, revues, journaux et toutes publications périodiques ou autres ; (c) Acheter, louer et exploiter, à quelque titre que ce soit, des journaux, revues, publications ou autres entreprises, ainsi que les ateliers, fabriques, magasins et bureaux nécessaires ou correspondant aux divers commerces et industries qu'elle pratiquera ; vendre, louer, affermer ou faire exploiter, en tout ou en partie, par d'autres personnes ou compagnies, des journaux, publications et autres entreprises, ainsi que les ateliers, fabriques, magasins et bureaux nécessaires ou correspondant à ces diverses entreprises ; (d) S'associer ou se fusionner, par vente, par achat, ou autrement, avec toute personne ou compagnie exerçant des industries ou négoce analogues à ceux qu'elle pratique ou peut pratiquer ; (e) Acquérir, louer, posséder, à quelque titre que ce soit, des biens mobiliers et immobiliers ; les revendre, les louer, ou en disposer de toute autre manière ; (f) Acquérir, détenir et posséder des actions ou obligations d'autres compagnies ou corporations faisant un commerce en tout ou en partie semblable à celui de la compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (g) Donner des actions libérées de la compagnie, en paiement total ou partiel (1°) du prix des biens meubles et immeubles acquis par la compagnie ; (2°) de toute licence, bail ou privilège exercé par la compagnie ; (3°) avec l'approbation des actionnaires de tout travail fait ou à faire pour la compagnie, ou de tout service à elle rendu ou à rendre. La compagnie exercera son industrie, par tout le Canada et ailleurs sous le nom de "L'Imprimerie Populaire Limitée," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

Missisquoi Marbles, Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 31e jour de janvier 1913, constituant en corporation Andrew Ross McMaster, de la cité de Westmount, dans la province de Québec, conseil du Roi, Talbot Mercer Papineau, avocat, John Kerry, étudiant en droit, et Margaret Hartley, secrétaire, de la cité de Montréal, dans la dite province de Québec ; et Gertrude Harriet Flawn, de la ville d'Outremont, dans la dite province de Québec, secrétaire, pour les fins suivantes :— (a) Acheter, prendre à bail ou autrement acquérir des carrières, sablonnières, sablières, mines, droits miniers et terrains métallifères et tout intérêt en telles propriétés, et les explorer, travailler, exercer, développer et les faire valoir, et en particulier acquérir comme industrie active les affaires et l'entreprise de la Missisquoi Marble Company, Limited, et les payer en la manière que la présente compagnie le jugera bon, y compris les actions et valeurs de la présente compagnie ; (b) Bocarder, obtenir, couper, sortir, affiner, tailler, amalgamer, manipuler et préparer pour le marché toute sorte de pierre, métaux et substances minérales et faire toutes les autres opérations minières ou métallurgiques qui sembleront avantageuses pour les objets de la compagnie ; (c) Acheter, vendre, manufacturer et céder des carrières, terrains miniers, minéraux, matériel, machinerie, instruments, moyens de transport, denrées et choses capables d'être utilisées en rapport avec les opérations minières ou métallurgiques ou requises par les ouvriers ou autres employés de la compagnie ; (d) Construire, exécuter, entretenir, améliorer, régir, travailler, contrôler et surveiller tous droits, voies et tramways, embranchements et voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, ponts, réservoirs, cours d'eau, aqueducs, usines électriques, fabriques, entrepôts, ateliers et autres installations et facilités qui sembleront directement ou indirectement avantageuses pour les objets de la compagnie et subventionner ou autrement aider ou prendre part à telles opérations ; (e) Exercer l'industrie de camionneurs et voituriers pour les fins de la compagnie ; (f) Fabriquer et distribuer de l'énergie électrique pour la lumière, la chaleur et la force motrice, cette distribution au delà des terrains de la compagnie étant subordonnée à tous les règlements municipaux ou autres à ce sujet ; (g) Acquérir, ériger et entretenir des maisons, habitations et pensions pour l'usage des employés de la compagnie et autres ; (h) Exercer toute autre industrie, manufacturière ou non, que la compagnie jugera propre à être avantageusement exercée en rapport avec son industrie ou de nature à augmenter directement ou indirectement la valeur de la propriété ou des droits de la compagnie ou de les rendre profitables ; (i) Acquérir ou entreprendre la totalité ou une partie des affaires, propriétés ou engagements de toute personne ou compagnie engagée dans une industrie semblable à celle que la présente compagnie est autorisée à exercer, ou en possession de propriétés propres aux fins de la présente compagnie ; (j) Souscrire, assurer et acquérir par achat, échange ou autre titre légal et détenir, soit absolument ou comme détenteur par voie de garantie collatérale ou autrement, et vendre, céder, transférer et autrement disposer de stocks, obligations, débentures ou autres valeurs de toute autre compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (k) Demander, acheter ou autrement acquérir toutes patentes, brevets d'invention, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout renseignement secret ou autre au sujet d'une invention capable d'être utilisée pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter à la présente compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des licences à leur sujet ou autrement faire valoir les biens, droits, intérêts ou renseignements ainsi acquis ; (l) S'associer ou conclure des conventions au sujet du partage des profits, de la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou

de s'engager dans une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prêter des fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie ; (m) Conclure des conventions avec tout gouvernement ou autorité municipale, locale ou autre qui sembleront avantageuses pour les objets de la compagnie ou l'un de ses dits objets, et obtenir de ce gouvernement ou autorité tous les droits, privilèges, franchises et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer à ses conventions, droits, privilèges et concessions ; (n) Payer pour toute propriété acquise par la compagnie ou avec l'approbation des actionnaires, pour tous services rendus à la compagnie avant qu'elle soit constituée ou après, par l'émission d'actions acquittées en paiement de telle propriété ou comme récompense de tels services ; (o) Vendre ou autrement céder l'entreprise et la propriété de la compagnie ou de toute partie de son entreprise pour la compensation que la compagnie jugera suffisante, et en particulier pour les actions, débetures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (p) Faire tout ce qui précède en qualité de principaux, agents, entrepreneurs, syndics ou autrement, et par l'entremise de syndics ou agents ou autres, et soit seuls ou conjointement avec d'autres ; (q) Se fusionner avec toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, en totalité ou en partie ; (r) Faire toutes autres choses découlant des dits objets ou de nature à aider à l'accomplissement des dits objets ; (s) Les objets, pouvoirs et fins ci-dessus de la compagnie seront censés être distincts et ne pas dépendre les uns des autres, et l'interprétation des dits pouvoirs pourra être étendue mais elle ne sera pas limitée par induction des termes de tout autre pouvoir. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Missisquoi Marbles, Limited," avec un capital-actions d'un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera au village de Philipsburg, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

The Metropolitan Building Company, Limited

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 31e jour de janvier 1913, constituant en corporation James Allan Smart et Elijah Jones, de la cité de Montréal, dans la province de Québec, gérants ; et Allan Crawford Davenport Smart, Gerald Selkirk Smart et Edmund George Alphaus Smart, de la ville de Lachine, dans la dite province de Québec, commis, pour les fins suivantes :—(a) Acquérir par achat, bail ou autrement, et détenir et posséder des biens-fonds et immeubles ; (b) Faire, bâtir et construire des maisons d'habitation, fabriques, boutiques et autres constructions ; (c) Vendre, arrenter, céder, échanger, régir ou autrement disposer de tous tels biens-fonds et développer, améliorer, exploiter ou diviser toute telle propriété en rues, ruelles, squares, lots ou autrement ; (d) Acheter, acquérir, détenir, transférer, placer et céder des stocks, débetures, obligations ou autres valeurs de toute autre compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (e) Vendre, améliorer, régir, développer, échanger, arrenter ou céder, faire valoir ou autrement disposer des droits, propriété, valeurs ou entreprises de la compagnie ou de toute partie de ses entreprises ou se fusionner avec toute compagnie semblable aux clauses et conditions que la compagnie jugera acceptables, et accepter des deniers comptants, actions, obligations, débetures, stocks ou autres valeurs de toute autre compagnie en paiement complet

ou partiel de telle propriété ; (f) Faire des avances de fonds au moyen de prêts aux acquéreurs ou locataires de toute partie des immeubles de la compagnie pour des fins de construction ou prêter des deniers à ces dites personnes et aux conditions qui seront jugées opportunes et en particulier aux clients et autres ayant des relations d'affaires avec la compagnie, et garantir l'exécution des contrats de toutes telles personnes ; (g) Placer et disposer des fonds disponibles de la compagnie en les valeurs et de la manière qui seront déterminées de temps à autre ; (h) Rémunérer en deniers comptants, et, avec l'approbation des actionnaires, en actions acquittées et non cotisables, obligations, ou de toute autre manière, toute personne ou personnes, corporation ou corporations pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement des actions, obligations ou valeurs de toutes sortes acquises par la compagnie ou pour services rendus relativement au développement de la compagnie ou en plein paiement ou en paiement partiel de toutes propriétés, biens, droits ou privilèges ou au sujet de la conduite de son exploitation ; (i) Faire tous les actes et exercer tous les pouvoirs et faire toutes les opérations se rattachant à la bonne exécution des objets pour lesquels la présente compagnie est organisée et de nature à permettre à la compagnie d'exploiter son industrie d'une manière profitable. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Metropolitan Building Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

Prescott Land Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 1er jour de février 1913, constituant en corporation John Mack, Alfred Peltier, Louie Donald Robertson et Leland Langwerth Deffenbaugh, agents, et Evelyn Ennis, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acquérir par achat, bail, échange ou autrement, et utiliser, détenir et améliorer des terrains, tènements, héritages, immeubles et tout intérêt en telles propriétés, et généralement faire les opérations d'une compagnie foncière, avec le pouvoir d'acheter, détenir, développer, améliorer, défricher, établir et autrement céder et disposer de terrains et biens-fonds, cultivés ou non, et tout intérêt ou droit en telles propriétés, et, sur ces dits-terrains, faire, construire, ériger et entretenir des chemins, ponts et autres communications intérieures, maisons, moulins, fabriques et autres bâtiments et travaux nécessaires ou utiles pour l'occupation ou le développement de tous tels terrains, et exploiter et exécuter tous travaux ou améliorations sur ces dits terrains ; (b) Vendre, arrenter, transférer, échanger ou autrement disposer de tous tels biens-fonds, et développer, améliorer, et diviser toute telle propriété en lots à bâtir, rues, ruelles, squares ou autrement ; (c) Sortir, creuser, extraire, traiter, manufacturer et autrement préparer pour le marché, et acheter, vendre ou autrement faire le commerce de toutes sortes de minéraux, substances minérales, argile, sable, brique, ciment, houille, chaux, pierre à chaux, grès ou autre sorte de pierre ainsi que leurs produits naturels et produits secondaires ; (d) Manufacturer, acheter, vendre et faire le commerce de toutes sortes de marchandises, effets et articles ; (e) Acheter ou autrement acquérir et détenir, vendre ou autrement disposer de toutes sortes de biens meubles et immeubles ; (f) Organiser, régir ou développer ou aider à l'organisation, la régir ou le développement de toute corporation, compagnie, syndicat ou entreprise ; (g) Lever et aider à lever des fonds et aider au moyen de bonis, prêts, promesses, endossement,

garantie d'obligations, débentures ou autres valeurs ou autrement, de toute autre compagnie ou corporation et garantir l'exécution des entreprises de telle compagnie ou corporation et de toute personne avec laquelle la présente compagnie aurait des relations d'affaires; (h) Souscrire, acheter, prendre ou acquérir autrement et détenir comme principaux ou agents et absolument en qualité de propriétaires ou par voie de garantie collatérale et avoir la jouissance, vendre, échanger, voter en vertu de ces valeurs ou céder autrement les actions, obligations, débentures et autres valeurs de tout gouvernement ou de toute compagnie ou corporation municipale, industrielle ou financière, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*; (i) Emettre et répartir comme acquittées les actions de la compagnie constituée par la présente charte, en plein paiement ou en paiement partiel de toute industrie, franchise, entreprise, propriété, droits, pouvoirs, privilèges, baux, licences, contrats, biens-fonds, stocks, obligations, débentures ou autres biens ou droits qu'elle peut légalement acquérir en vertu des pouvoirs qui lui sont conférés par la présente charte; (j) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à augmenter la valeur des biens ou droits de la présente compagnie, ou prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les vendre, détenir, réémettre, avec ou sans garantie ou autrement en disposer, ou se fusionner avec toute telle compagnie; (k) Distribuer entre les actionnaires de la compagnie en nature toutes actions, débentures, valeurs ou biens appartenant à la présente compagnie, ou dont la présente compagnie pourra disposer; (l) Vendre, arrenter ou autrement disposer de la propriété et de l'entreprise de la compagnie, ou de toute partie de son entreprise pour la compensation que la compagnie jugera suffisante, et en particulier pour les actions, débentures, obligations ou valeurs de toute autre compagnie; (m) Faire tous les actes nécessaires pour entreprendre, exercer ou terminer toute opération que la présente compagnie est autorisée à exercer ou entreprendre; (n) Les pouvoirs accordés par la présente charte ne seront ni limités ni diminués par l'application ou l'interprétation de tout autre pouvoir ainsi accordé. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Prescott Land Company, Limited," avec un capital-actions de dix mille dollars, divisé en 1,000 actions de dix dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

Compagnie des Pharmacies de Familles, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de février 1913, constituant en corporation Paul Olivier Coulombe, Antoine Comiré et Philadelphie Routhier, courtiers d'immeubles, Ulysse Paquin et Henri Marin, comptables, et Joseph Beaulac, capitaliste, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes, savoir:—(a) Manufacturer, importer, acheter, vendre et disposer de drogues, produits chimiques, médicaments, matières tinctoriales, articles de toilette, articles de fantaisie, parfums, approvisionnements pour médecins et pour hôpitaux, bouteilles, jarres, bidons, boîtes, capsules, contenants, étiquettes et autres articles semblables et divers de produits pharmaceutiques en formant une partie composante; (b) Pour les dites fins,

acquérir comme industries actives les entreprises, la clientèle, les marques de commerce, les propriétés, biens et droits de toutes personnes, maisons ou corporations engagées dans telle industrie et se charger des engagements des dites personnes, maisons ou corporations; (c) Acquérir et recevoir par achat, location ou autrement et posséder des propriétés mobilières et immobilières, en retirer les revenus, les louer, vendre, échanger, céder, aliéner ou autrement en disposer à quelque titre que ce soit; emprunter et contracter des opérations financières aux fins d'atteindre le but proposé; (d) Payer pour tous biens, droits ou choses requises ou utiles pour la compagnie ou avec l'approbation des actionnaires pour services à elle rendus, en obligations, actions ou autres valeurs ou biens de la compagnie, ou par l'émission de parts acquittées et non cotisables de son capital-actions; (e) Se consolider ou fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "La Compagnie des Pharmacies de Familles, Limitée," avec un capital-actions de dix mille dollars, divisé en 100 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

Burnside Realty Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de janvier 1913, constituant en corporation William Langley Bond, conseil du Roi, Royal Lindsay Hamilton Ewing, agent d'immeubles, James McBride, agent, et John Bicknell Johnson, teneur de livres, de la cité de Montréal, dans la province de Québec, et James Edouard Coulin, de la ville d'Outremont, dans la dite province de Québec, avocat, pour les fins suivantes:—(a) Acquérir par achat, bail ou autrement, et détenir et posséder des biens-fonds et immeubles; (b) Faire, bâtir et construire toutes sortes de travaux publics et privés, bâtiments, entreprises et opérations, maisons d'habitation, fabriques, boutiques et autres constructions; (c) Vendre, arrenter, transférer, échanger, céder ou autrement disposer des dits biens-fonds, ou de toute partie de ces biens-fonds, et développer, améliorer, exploiter et diviser toute telle propriété en rues, ruelles, squares, lots ou autrement; (d) Aider à la construction et entretien, ou construire ou entretenir les ruelles, chemins, rues, aqueducs ou autres travaux et améliorations censés faciliter l'accès de la propriété de la compagnie et la rendre plus profitable; (e) Acheter, acquérir, détenir, transférer, vendre et disposer d'actions, stocks, débentures, obligations ou autres valeurs de toute autre compagnie dont les objets sont de quelque façon semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi; (f) Vendre ou autrement disposer des entreprises de la compagnie, ou de toute partie de ses entreprises aux termes et conditions que la compagnie jugera convenables, et accepter des actions, obligations, stock ou autres valeurs de toute compagnie en plein paiement ou en paiement partiel de ces entreprises; (g) Acquérir, détenir et vendre et disposer de toute industrie, franchises, entreprises, droits, privilèges, baux, contrats, actif et autres droits que la compagnie peut légalement acquérir, et les payer en tout ou en partie en deniers comptants, ou en tout ou en partie en stocks, obligations ou autres valeurs de la compagnie, et à cette fin émettre des actions de la présente compagnie comme acquittées et non cotisables à tout individu, maison ou corporation en paiement de toute industrie, franchises, entreprises, propriété, droits, privilèges, baux, contrats, biens-fonds, stock, actif ou autres droits que la compagnie pourra acquérir; (h) Générer ou acheter de l'élec-

tricité et la vendre et distribuer pour des fins d'éclairage, de manufacture ou autres en rapport avec toute partie de la propriété de la compagnie; (i) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie; (j) Distribuer entre les actionnaires de la compagnie en nature, des actions, débentures, valeurs ou propriété appartenant à la compagnie; (k) Agir en qualité d'agent général, mandataire, agent d'immeubles et d'assurance, et en général faire tous les actes et choses qui seront nécessaires pour le développement de l'industrie de la compagnie et l'exécution de ses entreprises. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Burnside Realty Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

COMMISSION DU SERVICE CIVIL.

AVIS est donné au public qu'un examen de concours général pour les cadets de marine dans le Service Naval du Canada, sera tenu, sous la direction de la Commission du Service Civil du Canada, mercredi, le 14e jour de mai 1913 et les jours suivants, à Sydney, Charlottetown, Halifax, Yarmouth, St. Jean, N.B., Frédéricton, Moncton, Québec, Sherbrooke, Montréal, Ottawa, Kingston, Toronto, Hamilton, London, Sault-Ste-Marie, Port-Arthur, Winnipeg, Brandon, Régina, Saskatoon, Calgary, Edmonton, Nelson, Vancouver et Victoria.

Les parents ou tuteurs des aspirants pourront se procurer tous les renseignements voulus, copies des règlements et formules de demandes d'inscription, en s'adressant au Secrétaire de la Commission, personnellement ou par écrit.

Les aspirants devront produire leur demande d'inscription au Secrétaire, Commission du Service Civil, Ottawa, pas plus tard que le 15 avril prochain. Cette règle est de rigueur.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, 29 janvier 1913.

31-4

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil du Canada donnent avis que des demandes seront reçues de candidats capables de remplir les situations ci-dessous dans la division intérieure du Service civil du Canada :—

1. Un aide-topographe, dans la division des arpentages géologiques du Département des Mines, dans la subdivision A de la deuxième division, au traitement initial de \$1,600 par année. Les candidats doivent être gradués d'un collège technique, et avoir une connaissance de la topographie suffisante pour leur permettre

de prendre la direction d'une équipe de campagne. Ils doivent être de bons dessinateurs. Les aptitudes suivantes sont aussi requises : une connaissance pratique des instruments d'arpentage, de leur ajustage et de leur usage ; pouvoir déterminer l'azimut et le temps ; connaître les méthodes dont on se sert pour l'arpement des cartes topographiques ; l'arpentage et le nivellement ; la photographie topographique ; les méthodes de bureau et de campagne ; la méthode de la topographie sur table plane ; la méthode de l'agrandissement topographique.

2. Un dessinateur général, subdivision B de la 2e division, division du génie du Ministère des Chemins de fer et Canaux, traitement initial n'excédant pas \$1,200. Les candidats doivent avoir eu de l'expérience en arpentage et en travaux du génie en général d'une durée d'au moins sept ans. Le temps consacré à l'étude du génie dans une université peut remplacer cette expérience, jusqu'à concurrence de trois ans. Ils doivent, pendant au moins quatre ans, avoir fait du dessin dans le bureau d'un ingénieur civil ou d'une compagnie faisant travaux d'ingénieurs, et préférence sera donnée à un candidat qui aurait, pendant deux ans au moins, fait du dessin pour quelque chemin de fer. La propreté et l'habileté en fait de dessin sont qualités essentielles. Il est aussi désirable d'avoir eu de l'expérience en arpentage, estimation et inspection.

Les formules de demande d'inscription, dûment remplies, doivent parvenir au bureau de la Commission du Service civil pas plus tard que le 24 février prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, 30 janvier 1913.

32-4

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil donnent avis que des demandes seront reçues de candidats capables de remplir la situation ci-dessous dans la division intérieure du Service Civil du Canada :—

Dix traducteurs pour le bureau de traduction de la Chambre des Communes, dans la subdivision A de la deuxième division, au traitement initial de \$1,600 par année. Le choix de titulaires qualifiés se fera par examen de concours, qui aura lieu les 3 et 4 mars prochain, et qui comportera les sujets suivants : traduction de l'anglais au français, traduction du français à l'anglais, composition française et orthographe française.

Les formules de demande, dûment remplies, et accompagnées d'un honoraire de \$8, doivent parvenir au bureau de la Commission du Service civil, pas plus tard que le 22 février prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, le 30 janvier 1913.

31-4

ÉTAT

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 31 janvier, 1912 et 1913.

DETTE PUBLIQUE.		1912.	1913
PASSIF.		\$ c	\$ c.
DETTE FLOTTANTE—			
Payable au Canada.....		4,819,154 35	4,773,664 48
Payable à Londres.....		263,131,936 77	258,669,833 07
Fonds de rachat de la circulation des banques..		4,661,776 85	5,254,436 21
Billets du Dominion.....		115,149,749 25	115,836,488 40
CAISSES D'ÉPARGNES—			
1912.	1913.		
Caisses d'épargnes des Postes..	\$42,705,436 74	\$41,714,310 52	
Caisses d'épargnes du Gouvernement.....	14,412,586 53	14,177,873 53	
		57,118,023 27	55,892,184 95
Fonds en fidéicommiss.....		9,715,053 40	9,662,079 71
Comptes des provinces.....		11,920,582 42	11,920,486 07
Divers, et comptes de banque.....		22,770,213 11	26,990,656 93
Total de la dette brute.....		489,286,489 42	488,999,828 92
ACTIF.			
PLACEMENTS—			
Fonds d'amortissement.....		12,209,066 21	13,172,662 71
Autres placements.....		29,776,851 20	32,751,851 20
COMPTES DES PROVINCES.....		2,296,429 12	2,296,332 77
DIVERS, ET COMPTES DE BANQUES.....		120,017,715 92	131,470,546 04
Total de l'actif.....		164,300,062 45	179,691,392 72
Total de la dette nette.....		324,986,426 97	309,308,436 20
“ au 31 décembre.....		313,386,651 87	304,194,456 27
Augmentation de la dette.....		11,599,775 10	5,113,979 93

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois de janvier 1912.	Total au 31 janvier 1912.	Mois de janvier 1913.	Total au 31 janvier 1913.
REVENU :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Douanes.....	6,396,303 32	70,500,292 57	9,010,599 29	93,757,607 39
Accise.....	1,534,057 70	15,777,582 49	1,589,094 80	17,787,569 10
Département des Postes.....	834,183 59	7,984,183 59	1,028,507 14	9,278,507 14
Travaux Publics, y compris les chemins de fer et canaux.....	919,084 32	9,802,958 59	1,170,308 40	11,146,004 97
Divers.....	400,406 18	5,501,965 83	643,869 17	6,050,246 57
Total.....	10,084,035 11	109,566,983 07	13,442,378 80	138,019,935 17
DÉPENSES.....	16,351,716 98	70,655,588 69	15,649,749 69	82,651,324 74

DÉPENSES À COMPTE DU CAPITAL, ETC.				
Travaux publics, y compris chemins de fer et canaux.	5,612,271 28	24,203,984 98	2,763,348 43	20,900,695 41
Subventions aux chemins de fer.....	28,447 70	420,088 25	108,333 78	4,641,090 35
Total.....	5,640,718 98	24,624,073 23	2,871,682 21	25,541,785 76

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion.

DÉPARTEMENT DES FINANCES, Ottawa, 4 février 1913.

T. C. BOVILLE,
Sous-ministre des Finances.

32—tf

AUX ANNONCEURS DANS LA GAZETTE.

Ceux qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.

3. TRANSMETTRE INVARIABLEMENT LE PRIX DE L'ANNONCE AINSI QUE LE PRIX D'UN EXEMPLAIRE DE LA GAZETTE, TELS QUE DONNÉS PLUS BAS; SANS CELA L'ANNONCE NE SERA PAS PUBLIÉE.

Les prix sont de dix cts. pour la première insertion et cinq cts. pour chaque insertion subséquente par ligne de neuf mots, chaque chiffre comptant pour un mot.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous :—

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UNE PIASTRE.

Les annonces reçues jusqu'à 2 heures p.m. le vendredi seront insérées dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cts., et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

C. H. PARMELEE,

Imprimeur du Roi et Contrôleur
de la Papeterie.

Département des Impressions
et de la Papeterie publiques,
Ottawa, 2 février 1909.

DEMANDES AU PARLEMENT.

CHAMBRE DES COMMUNES.

RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, et tout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'Examinateur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

Instruction aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou

en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents piastres.

Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent savoir :—

- | | |
|--|-----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$ 100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième | 100 00 |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... | 200 00 |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000 et n'excède pas \$500,000..... | 100 00 |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... | 150 00 |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... | 200 00 |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... | 300 00 |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000 et n'excède pas \$2,000,000..... | 400 00 |
| (i) Pour chaque million ou fraction de million de dollars additionnel..... | 100 00 |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter, sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans le cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, telle qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,
Greffier des Communes.

RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet

de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires ; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis ; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés ; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans *quelque journal important* comme suit :—

A. Lorsque la demande sera faite pour un acte constituant en corporation,—

1. *Une compagnie de chemin de fer ou de canal* :— Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés

2. *Une compagnie de télégraphe ou de téléphone* :— Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. *Une compagnie pour la construction de travaux quelconques* de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation ; ou pour obtenir quelques *droits ou privilèges exclusifs* ; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers :— Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. *Une compagnie de banque ; une compagnie d'assurance ; une compagnie de fidéicommis ; une compagnie de prêt ; ou une compagnie industrielle*, sans pouvoirs exclusifs quelconques :— Dans la *Gazette du Canada* seulement.

B. Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal :— Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par ce prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés ; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs) ; ou pour l'augmentation ou la réduction du capital social de quelque compagnie ; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie :— Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

(C.) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes : dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives ; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français ; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal ; et la preuve de la publication régulière de l'avis sera

établie dans chaque cas par une déclaration conforme à la loi ; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

(D.) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

(E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir ; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général ; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,

Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes :—

CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit".

CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a.) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelquel effet sur la dite région ; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait ;

(b.) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

SENAT.

SUBSTANCE DES RÈGLES ET FORMES DE PROCÉDER DU SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1906

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé ; il fait insérer cet avis, pendant trois

mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province ; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district ; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisible et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration, le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu ; les faits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants :

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat :

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce, et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

SENAT.

Avis de bills privés.

EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada* ; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires ; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit :—

A. Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée ;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer ;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière ; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse ;

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de crédit ; une compagnie de prêt ou une compagnie industrielle, sans pouvoirs exclusifs—dans la *Gazette du Canada* seulement ;

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis ; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés ; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B. Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal ;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège ;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs) ; d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

c. Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives ; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires *marqués* de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots : “ *Avis de bill privé* ” ; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au Secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents ; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'une compagnie de canal, ou pour l'extension de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres Permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux ; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session ; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session ; aucun rapport d'un comité permanent ou spécial sur un bill privé n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre,

huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français ; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts ; et elle remettra au commissaire-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

AVIS est par le présent donné que Herbert Bell Rugh, de la cité de Winnipeg, dans la province du Manitoba, architecte, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Mae Lillian Rugh, ci-devant de la cité de Winnipeg, mais maintenant de la ville de Brooklyn, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, pour cause d'adultère.

Daté à Winnipeg, ce 4e jour d'octobre 1912.

CAMPBELL, PITBLADO & CO.,

Farmer Building, Winnipeg,
Soliciteurs de Herbert Bell Rugh.

AVIS est donné par le présent que Sarah Lillian Attwood, de la municipalité rurale de Shoal Lake, dans la province du Manitoba, femme mariée, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son époux Frederick Spencer Attwood, de la cité de Minneapolis, dans l'Etat de Minnesota, un des Etats Unis d'Amérique, pour cause d'adultère et d'abandon.

Daté à la municipalité rurale de Shoal Lake, dans la province du Manitoba, ce 6e jour de novembre 1912

19-14

SARAH LILLIAN ATTWOOD.

AVIS est par les présentes donné que Charles Albert Flower, agent, de la cité Winnipeg, dans la province du Manitoba, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Violet Ruth Beatrice Flower, ci-devant de la ville de Winnipeg, dans la province du Manitoba, mais maintenant de la ville d'Estevan, dans la province de Saskatchewan, pour cause d'adultère.

Daté à Winnipeg, dans la province du Manitoba, ce 2e jour de novembre 1912.

EDGAR J. TARR,

National Trust Building, 325 rue Principale,
Winnipeg, Man.

20-14

Solliciteur du dit Charles Albert Flower.

AVIS est donné par le présent que Andrew Lorne Hamilton, de la ville de Portage La Prairie, dans la province de Manitoba, et actuellement de la cité de Québec, dans la province de Québec, gérant de banque, s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un bill de divorce d'avec son épouse, Maud Louise Hamilton, ci-devant de la cité de Toronto, dans la province d'Ontario, mais maintenant de lieux inconnus, pour cause d'adultère.

Daté à Montréal, dans la province de Québec, ce 17e jour de décembre 1912.

W. G. MITCHELL,

Solliciteur du requérant,

222 rue Saint-Jacques,

Montréal, P. Q.

25-14

LA CORPORATION EPISCOPALE CATHOLIQUE
RUTHÉNIENNE GRECQUE.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada à sa présente session (ou à la prochaine session du dit parlement si la demande ne peut être faite durant la présente session et que l'acte demandé ne puisse être passé et sanctionné) à l'effet d'obtenir un acte constituant en corporation Le Très Révérend Nicetas Budka, évêque de l'Eglise Catholique Ruthénienne Grecque et ses successeurs en office ayant la même foi et possédant les mêmes rites et nommés par le Pontife romain, et étant en communion constante avec Rome, les évêques de la dite Eglise Catholique Ruthénienne Grecque dans le diocèse du Canada, comme corps constitué du dit Diocèse sous le nom de "La Corporation Episcopale Catholique Ruthénienne Grecque," avec pouvoir d'acquérir des terrains, d'emprunter des deniers sur hypothèque, constituer, établir, entretenir et soutenir des paroisses ou missions, ériger, entretenir et conduire des églises, séminaires, écoles, collèges, orphelinats et hôpitaux dans toutes les provinces du Canada, et pour l'avancement de tous les autres moyens d'éducation et de religion, de charité et de bienfaisance, et pour d'autres fins, et mettre la dite corporation en possession des biens religieux des Eglises Catholiques Ruthéniennes Grecques dans tout le dit Diocèse, avec le pouvoir de recevoir des dons et autres legs, et généralement lui conférer les mêmes pouvoirs et privilèges dont jouissent d'autres corporations semblables.

Daté à Winnipeg, ce 6e jour de janvier A.D. 1913.

THOMAS J. MURRAY,
310 Edifice de la Sterling Bank,
Winnipeg, Manitoba,
Solliciteur du requérant.

EDWARD J. DALY,
19 rue Elgin,
Ottawa, Ont.,
28-5 Agent à Ottawa.

CIE D'ASSURANCE DES CHEMINS DE FER
CANADIENS CONTRE LES ACCIDENTS.

A VIS est donné par le présent que la Compagnie d'Assurance des Chemins de fer Canadiens contre les Accidents, corps politique et constitué, de Montréal, dans la province de Québec, s'adressera au parlement, à sa prochaine session, afin d'obtenir un acte modifiant sa charte, 57-58 Victoria, chapitre 118, modifiée par 62-63 Victoria, chapitre 106, en changeant son nom en celui de "The Globe Indemnity Company."

Montréal, 14 janvier 1913.

30-5 CRAMP, EWING & McFADDEN,
Solliciteurs de la requérante.

CHEMIN DE FER CANADIEN, CENTRAL ET
LABRADOR.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation la Compagnie de chemin de fer Canadien, Central et Labrador, autorisée (a) à construire et mettre en service une ligne de voie ferrée partant d'un point à ou près de Cochrane dans la province d'Ontario, de là par la route la plus praticable dans une direction nord-est jusqu'à un point à ou près du Cap St-Louis sur la côte de l'Atlantique avec un embranchement depuis la ligne de voie ferrée jusqu'à un point à ou près de l'embouchure de la rivière Hamilton, dans la province de Québec, et aussi une ligne d'embranchement depuis un point sur la dite ligne de voie ferrée jusqu'à la cité de Québec, (b) Construire, acquérir, affréter, exploiter, louer et disposer de vaisseaux à vapeur et autres, et construire, acquérir et louer des facilités de têtes de ligne, quais, entrepôts, bureaux, et autres structures; (c) Construire, acheter, louer ou autrement acquérir, gérer et exploiter des hôtels, restaurants, parcs et places d'été, et acheter, louer, détenir, et disposer des terrains nécessaires à

ces fins; (d) Emprunter des fonds sur la garantie de valeurs pour l'acquisition, construction, prolongement, ou développement de toutes telles propriétés, biens, ou ouvrages pour la voie ferrée que la compagnie serait autorisée à acquérir, construire, ou exploiter, et émettre des actions-priorité; (e) Développer de la force ou énergie hydraulique, électrique et autre, et construire et mettre en service des lignes télégraphique, téléphonique et de traction et de transmission, et prélever des péages pour leur usage.

Daté à Ottawa, ce 7e jour de janvier 1913.

28-5 SMITH ET JOHNSTON,
Solliciteurs des requérants.

CIE D'ASSURANCE CONTRE LES ACCIDENTS
ET DE GARANTIE DU CANADA OUEST.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la Compagnie d'assurance contre les accidents et de garantie du Canada Ouest, une compagnie constituée en corporation par un acte de la Législature du Manitoba, étant le chapitre 77 de 7 et 8 Edouard VII, afin d'obtenir un acte à l'effet de constituer en corporation la Compagnie d'assurance contre les accidents et de garantie du Canada Ouest, ayant son bureau-chef en la cité de Winnipeg, dans la province du Manitoba, avec la faculté de faire les opérations d'une compagnie d'assurance de garantie et contre les accidents dans toutes ses spécialités, et avec tous les autres pouvoirs et privilèges qui seront jugés nécessaires et utiles à de telles opérations.

Daté à Winnipeg, ce 25e jour de janvier 1913.

31 5 CAMPBELL, PITBLADO,
HOSKIN ET COMPAGNIE,
Solliciteurs des requérants.

CHEMIN DE FER BAIE D'HUDSON, RIVIÈRE
LA PAIX ET PACIFIQUE.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte prolongeant le délai fixé pour construire sa ligne de voie ferrée, telle que définie par son acte constitutif, chap. 93 des Statuts du Canada, 1911, et pour d'autres fins.

Daté à Ottawa, 18 décembre 1912.

31-5 LEWIS & SMELLIE,
7 Trust Building, Ottawa,
Solliciteurs de la compagnie.

COMPAGNIE DE PORT NELSON.

A VIS est donné par le présent que la Compagnie de Port Nelson, Limitée, ou ses directeurs, demandera au parlement du Canada, à sa présente session, un acte changeant son nom en celui de "The Port Nelson Company," ou pour la constitution d'une compagnie sous ce dernier nom pour acquérir et se charger des affaires, obligations et biens de la Port Nelson Company, Limited, et confirmant les lettres patentes fédérales constituant en corporation la compagnie en dernier lieu mentionnée, datées le 22 mai 1912, et rendant l'article 69 de la partie I et la partie II toute entière de la Loi des compagnies applicables à la compagnie et à son industrie, et autorisant la compagnie à émettre des share-warrants, et pour d'autres fins.

Daté à Ottawa, le 21 novembre 1912.

31-5 LEWIS & SMELLIE,
7 Trust Building, Ottawa,
Solliciteurs de la requérante.

MANITOBA RADIAL RAILWAY.

LA compagnie dite "The Manitoba Radial Railway Company" s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et terminer la ligne de voie ferrée qu'elle a été autorisée à construire en vertu du chapitre 105 des Statuts du Canada de 1907.

Daté à Ottawa ce 23e jour de janvier A.D. 1913.

SMITH & JOHNSTON,

30-5 Solliciteurs des requérants.

CHEMIN DE FER TERMINAL DE LA POINTE AUX TREMBLES.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, à l'effet d'obtenir un acte constituant en corporation une compagnie de chemin de fer sous le nom de "Chemin de fer Terminal de la Pointe aux Trembles," autorisée à construire, poser et mettre en service une ligne de voie ferrée partant du dock que doit construire la Commission du havre de Montréal sur l'extrémité sud-est de la propriété de la Compagnie de ciment du Canada, lot n° 74, paroisse de la Pointe aux Trembles, et se prolongeant le long de la devanture du dock jusque près de la borne sud-ouest de la propriété de la Compagnie de ciment du Canada, de là dans une direction nord-ouest jusqu'au moulin de la Compagnie de ciment, traversant la rue Notre-Dame, et le droit de passage du chemin de fer Canadien Nord Québec et le chemin de fer Terminal de Montréal; et avec la faculté de construire, arrenter et louer des gares, facilités, quais, docks, élévateurs, entrepôts, etc., et faire des opérations d'agents expéditeurs, gardiens de quais et entrepositaires, et de conclure des conventions avec d'autres compagnies.

Fait à Montréal, ce 4e jour de février A.D. 1913.

BROWN, MONTGOMERY & McMICHAEL,

32-5 Solliciteurs des requérants.

AVIS DIVERS.

LA BANQUE INTERNATIONALE DU CANADA.

AVIS est par le présent donné qu'une assemblée générale spéciale des actionnaires de La Banque Internationale du Canada aura lieu au bureau-chef de la dite banque, dans la cité de Montréal, P.Q., le dix-neuvième jour de mars prochain, A.D. 1913, à midi, dans le but de prendre en considération une convention pour la vente par la dite Banque Internationale du Canada de son actif à la Home Bank of Canada, aux clauses et conditions mentionnées dans la dite convention, copie de laquelle sera expédiée par la malle, sous enveloppe affranchie, à chaque actionnaire avec le présent avis, et, si la chose est jugée opportune, adopter une résolution ou des résolutions approuvant la dite convention et autorisant le président et le gérant général de La Banque Internationale du Canada à apposer à la dite convention le sceau corporatif de la banque, et la signer et mettre à exécution pour et au nom de la banque; ainsi que dans le but de prendre en considération et, si la chose est jugée opportune, adopter toutes les autres résolutions nécessaires pour la complète exécution de la dite convention et des clauses qu'elle contient, selon que les actionnaires le jugeront utile ou convenable, et dans le but d'autoriser le conseil de direction à donner les avis, à faire les demandes et à passer et mettre à exécution tous les autres actes, résolutions, contrats, instruments, matières et choses qui seront jugés nécessaires pour obtenir le consentement du Gouverneur en conseil à la dite convention et pour la rendre effective et distribuer le produit de la vente.

Par ordre du conseil de direction,

GODFREY BIRD,

Gérant général.

Montréal, 28 janvier 1913.

31-6

DOMINION BRIDGE CO., LTD.

RÈGLEMENT N° XVII.

RÈGLEMENT à l'effet d'augmenter le nombre des directeurs.

QU'IL soit statué pour les directeurs de la Dominion Bridge Company, Limited, comme un règlement de la compagnie, comme suit :—

1. Le nombre des directeurs de la compagnie est par le présent augmenté de dix à onze.

2. Le règlement n° V est modifié en insérant le mot "onze" au lieu du mot "dix" là où ce mot paraît.

Je, soussigné, secrétaire de la Dominion Bridge Company, Limited, certifie par le présent que ce qui précède est une copie fidèle du règlement n° XVII de la dite compagnie, statué et adopté par les directeurs, le 7e jour de janvier 1913, et sanctionné et confirmé à une assemblée générale des actionnaires de la dite compagnie tenue le 22 janvier 1913.

Montréal, 1er février 1913.

R. MONTAGUE DAVY,

32-1

Secrétaire.

BANQUE DES MARCHANDS DU CANADA

DIVIDENDE TRIMESTRIEL.

AVIS est donné par le présent qu'un dividende de deux et demi pour cent pour le trimestre courant, étant au taux de 10 pour cent par année sur le capital payé de cette institution, a été déclaré, et sera payable à la banque, en cette cité et à ses succursales, dès et après le 1er jour de mars prochain, aux actionnaires enregistrés à la clôture des affaires le 15e jour de février.

Par ordre du conseil de direction,

E. F. HEBDEN,

Gérant général.

Montréal, 24 janvier 1913.

31-5

BANQUE ROYALE DU CANADA.

DIVIDENDE N° 102.

AVIS est donné par le présent qu'un dividende de trois pour cent (au taux de douze pour cent par année) sur le capital payé de cette banque, a été déclaré pour le trimestre courant, et sera payable à la banque et à ses succursales, à compter de samedi, le 1er jour de mars prochain, aux actionnaires enregistrés le 15 février.

Par ordre du conseil de direction,

E. L. PEASE,

Gérant général.

Montréal, P.Q., 14 janvier 1913.

30-6

BANQUE UNION DU CANADA.

DIVIDENDE No 104.

AVIS est donné par le présent qu'un dividende au taux de huit pour cent par année, a été déclaré sur le capital payé de cette institution pour le trimestre courant, et sera payable à la banque en cette cité, et à ses succursales, dès et après samedi, le premier jour de mars prochain, aux actionnaires enregistrés le 14 février 1913.

Par ordre du conseil de direction,

G. H. BALFOUR,

Gérant général.

Winnipeg, 21e jour de janvier 1913.

31-5

STERLING ACCIDENT AND GUARANTEE CO.

LA Compagnie Sterling contre les accidents et de garantie du Canada donne avis que le 1er jour d'octobre courant, elle a cessé de faire des opérations en Canada, et que dès et après le 5e jour de février 1913 elle demandera au Ministre des Finances le remboursement du dépôt de la compagnie. Les détenteurs de polices qui s'opposent au remboursement produiront leur opposition au Ministre des Finances le ou avant le 1er janvier 1913.

Daté en la cité de Montréal, dans la province de Québec, le 8e jour d'octobre A.D. 1912.

ROBERT THOMSON,
Président.

PERCY W. THOMSON,
Secrétaire-trésorier.

17-16

BANQUE DE MONTREAL.

AVIS est donné par le présent qu'un dividende de deux et demi pour cent sur le capital versé de cette institution a été déclaré pour le trimestre finissant le 31 janvier 1913, et sera payable à la banque en cette cité, et à ses succursales, à compter de samedi, le 1er jour de mars prochain, aux actionnaires enregistrés le 31 janvier 1913.

Par ordre du conseil de direction,

H. V. MEREDITH,
Gérant général.

Montréal, 21 janvier 1913.

30-5

BANQUE DE QUEBEC.

DIVIDENDE TRIMESTRIEL.

AVIS est donné par le présent qu'un dividende de un et trois quarts pour cent sur le capital versé de cette institution, a été déclaré pour le trimestre courant, et qu'il sera payable à sa banque, en cette cité, et à ses succursales, le et après samedi, le premier jour de mars prochain, aux actionnaires inscrits le 13 février.

Par ordre du conseil de direction,

B. B. STEVENSON,
Gérant général.

Québec, 21 janvier 1913.

30-5

BANQUE D'HOCHELAGA.

AVIS est donné par le présent qu'un dividende de deux et un quart pour cent (2¼%) égal au taux de neuf pour cent (9%) par année sur le capital payé de cette institution, a été déclaré pour le trimestre finissant le 28 février prochain, et qu'il sera payable au bureau-chef de la banque ou à ses succursales, le et après le premier jour de mars prochain, aux actionnaires inscrits au registre le 13 février au soir.

Par ordre du conseil de direction,

F. G. LEDUC,
Gérant.

30-5

ATLANTIC & LAKE SUPERIOR RAILWAY.

UNE assemblée générale spéciale des détenteurs de certificats de participation au fonds en fidéicommis de la compagnie dite "The Atlantic & Lake Superior Railway Company" aura lieu mercredi, le 12e jour de février prochain, à midi, au bureau de la Société des Ingénieurs Civils de France, 19 rue Blanche, Paris, France, dans le but d'approuver certains comptes de dépenses et en autoriser le paiement.

Montréal, 30 janvier 1913.

McGIBBON, CASGRAIN, MITCHELL
& CASGRAIN.

31-2

INDEX OF NEW MATTER IN THIS GAZETTE.

No. 32.

APPOINTMENTS. 2837

PROCLAMATION—

Harbour of Canning, N.S., limits. 2838

ORDERS IN COUNCIL—

Lands granted to the City of Medicine Hat. 2838

ORDERS IN COUNCIL—Continued.

Entries for claims granted to W. Tees Curran
and L. O. Armstrong, of Montreal. 2839

Lands sold to the Southern Alberta Land Co. 2839

CANADIAN MILITIA—

Appointments, etc. 2843-2844

GOVERNMENT NOTICES—

Copyrights entered, 5th February, 1913. 2845

L. McEwen and Co., Ltd., name changed. 2861

Charters granted to—

C. S. Hyman Co., Ltd. 2862

Eastern Hay & Feed Co., Ltd. 2862

W. R. Webster & Co., Ltd. 2863

Metropolitan Building Co., Ltd. 2864

Commerce Publishing Co., Ltd. 2865

Unity Corporation, Ltd. 2866

Prescott Land Co., Ltd. 2866

Blatter Bros. Co., Ltd. 2867

Canada Casing Co., Ltd. 2867

Lake Erie & Quebec Transportation Co., Ltd. 2868

Liberty Tailors, Ltd. 2869

Wm. Croft & Sons, Ltd. 2869

Missisquoi Marbles, Ltd. 2870

Dominion Mortgage and Loan Co., Ltd. 2870

Enterprise Investment Co., Ltd. 2871

Benedict-Proctor Mfg. Co., Ltd. 2872

Mercury Mills, Ltd. 2872

Marcel Trust Co., Ltd. 2872

Sorel Iron Works, Ltd. 2874

Hampton Securities, Ltd. 2874

L'Imprimerie Populaire, Ltée. 2921

Compagnie des Pharmacies de Familles, Ltée. 2923

Notices to Mariners—

Johnstone strait—Cracroft island westward
of Boat harbour—Light to be established. 2879

Tolmie channel—Swindle island—Separation
point—Gas-lighted beacon established 2879

Queen Charlotte islands—Houston Stewart
channel—Flat rock—Light discontinued—
Beacon removed. 2880

Queen Charlotte islands—Hecate strait—
Skidegate inlet—Eastward of Deadtrees
point—Can buoy to be replaced by gas
buoy. 2880

South coast—Halifax harbour—Eastern pas-
sage—Buoys established. 2880

South coast—Halifax approach—Devil island
—Easterly light improved. 2880

Northumberland strait—Tormentine reefs—
Buoy re-established. 2880

Chaleur bay—Carleton—Tracadigash point
—Change in character of light. 2881

St. Lawrence river from Quebec to Father
Point—First edition of the St. Lawrence
Pilot (below Quebec) issued. 2881

Public Debt and Expenditure, 31st January,
1912 and 1913. 2882

Montreal City and District Savings Bank, and
Caisse d'Economie de Notre-Dame de Québec,
liabilities and assets, January, 1913. 2886

ADVERTISEMENTS—

Applications to Parliament.

Maurice Delvigne, for patent. 2892

Pointe aux Trembles Terminal Railway. 2892

Pacific Coast Railway Co. 2893

Western Trust Co. 2893

Miscellaneous.

Bridge across North Thompson River, drawings
deposited 2893

Dominion Bridge Company, Ltd., number of
directors. 2893

London Mutual Fire Insurance Co., meeting. 2893

Superior Rolling Stock, deposit of contract. 2893

British Columbia Telephone Co., Ltd., tele-
phone cable across Fraser River, plans
deposited 2893



The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, FEBRUARY 15, 1913.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL has been pleased to make the following appointments, viz :—

OTTAWA, 6th February, 1913.

The Honourable FREDERICK WILLIAM GORDON HAULTAIN, Chief Justice of Saskatchewan : to be the Administrator of the Government of the said Province of Saskatchewan, during the absence, on leave, of His Honour the Lieutenant-Governor.

LYNDWODE CHARLES PEREIRA, of the City of Ottawa, in the Province of Ontario, Esquire, Assistant Secretary of the Department of the Interior : to be Secretary of the said Department from 1st December, 1912, in the room and stead of P. G. Keyes, Esquire, superannuated.

FRANK NELSON, B.A., of the City of Ottawa, in the Province of Ontario, Esquire : to be Assistant Secretary of the Department of the Interior, from 1st December, 1912, in the room and stead of L. C. Pereira, Esquire, who has been appointed Secretary of the said Department.

10th February, 1913.

The Honourable LOUIS CODERRE, Secretary of State of Canada : to be Minister of Mines.

PROCLAMATIONS.

ARTHUR.

[L.S.]

CANADA.

GEORGE THE FIFTH by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS it is in Deputy Minister of Justice, } and by Part XII of Canada. } The Canada Shipping Act, Revised Statutes 1906, chapter 113, amongst other things in effect enacted that Our Governor in Council may, by proclamation, declare to be a public harbour any area covered with water within the jurisdiction of Our Parliament of Canada ;

AND WHEREAS Our Governor in Council has advised that the Harbour of Canning, in the Province of Nova Scotia comprising the area hereinafter mentioned be proclaimed a public harbour,—

NOW THEREFORE KNOW YE that We do by these presents proclaim and declare the said Harbour of Canning comprising an area covered with water which may be described as follows, that is to say :—

“All the waters of the Habitant or Canning River and its tributaries west of a line drawn due south, astronomically, from Kingsport lighthouse, and north of a line drawn due east, astronomically, from Porter point lighthouse,” to be a public harbour.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely beloved Uncle and Most Faithful Counsellor Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom), Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha ; Knight of Our Most Noble Order of the Garter ; Knight of Our Most Ancient and Most Noble Order of the Thistle ; Knight of Our Most

Illustrious Order of Saint Patrick ; one of Our Most Honourable Privy Council ; Great Master of Our Most Honourable Order of the Bath ; Knight Grand Commander of Our Most Exalted Order of the Star of India ; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George ; Knight Grand Commander of Our Most Eminent Order of the Indian Empire ; Knight Grand Cross of Our Royal Victorian Order ; Our Personal Aide-de-Camp ; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this EIGHTEENTH day of JANUARY, in the year of Our Lord one thousand nine hundred and thirteen, and in the third year of Our Reign.

By Command,

THOMAS MULVEY,
Under-Secretary of State.

32-3

DESPATCHES, Etc.

Extract from the LONDON GAZETTE of 7th January, 1913.

FOREIGN OFFICE,
December 31, 1912.

PASSPORTS FOR TRIPOLI.

HIS Majesty's Principal Secretary of State for Foreign Affairs has received a despatch from the Acting British Consul-General at Tripoli of Barbary reporting that an Order has been issued by the "Commandant de Place," of which the following articles are hereby published (in translation) for general information :—

Article 11.—Foreigners to be allowed to land must show a passport issued within recent date for Tripolitania by the proper authority and visaed by the Italian authority at the port of embarkation.

Article 12.—Foreigners must, within two days of their arrival, present themselves at the Police Office for the registration of their passports, which will be countersigned by their respective Consuls here resident.

Article 13.—Italians or foreigners who arrived without having complied with the foregoing dispositions will be at once refused admission.

Article 15.—No person whether Italian, native or foreigner, will be allowed to embark for other ports in Tripolitania or Cyrenaica without a special authorisation on his passport.

Article 20.—Non-Italians wishing to leave must show a similar visa of recent date on their passports granted by their respective Consuls." 31-3

ORDERS IN COUNCIL.

[243]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 6th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order as follows :—

The first paragraph of section 2 of the Coal Mining Regulations, established by Order in Council of the 20th of April, 1910, and amended by subsequent Orders in Council, is hereby rescinded and the following substituted in lieu thereof :

"2. The maximum area of a coal mining location shall be 2,560 acres, and no person shall be permitted to acquire more than one location, except by assignment."

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

33-4

[288]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 7th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Joseph Cardinal for a free grant of the fractional S.E. $\frac{1}{4}$ of Section 12, Township 73, Range 6, west of the Fifth Meridian, by virtue of occupation of the land at the date of the extinguishment of the Indian title ;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8 in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, in virtue of the provisions of sub-section (c) of section 76 of The Dominion Lands Act, is pleased to authorize a free grant to Mr. Cardinal of the fractional S.E. $\frac{1}{4}$ of Section 12, Township 73, Range 6, west of the Fifth Meridian, containing by admeasurement 45.6 acres, more or less.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

33-4

[287]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 7th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. John Cardinal for a free grant of Lot Numbered 4, Lesser Slave Lake Settlement in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title ;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8 in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, in virtue of the provisions of sub-section (c) of section 76 of The Dominion Lands Act, is pleased to authorize a free grant to Mr. Cardinal of Lot Numbered 4, Lesser Slave Lake Settlement, in the Province of Alberta, containing by admeasurement 133.10 acres, more or less.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

33-4

[246]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 4th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased, under and in pursuance of section 54 of The Fisheries Act, chapter 45 of the Revised Statutes, to order as follows :—

Subsection (a) of section 8 of the Special Fishery Regulations for the Province of British Columbia established by Order in Council of the 12th March 1910, is hereby rescinded and the following substituted in lieu thereof :—

1. (a) The use of nets, other than gill-nets, drift-nets, drag seines or purse-seines, shall not be permitted in the capture of Herring or Pilchard.

The following subsections are hereby added to the said section 8 :—

(f) A Herring or Pilchard purse-seine shall not exceed one hundred fathoms in length, and the mesh thereof shall be one inch, extension measure.

(g) The fee on a Herring or Pilchard purse-seine shall be seventy-five dollars.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

33-2

[205]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS it is provided by paragraph (a) of section 38 of the Regulations for the administration and disposal of lands within the Forty Mile Railway Belt, in the Province of British Columbia, established by Order in Council of the 17th September, 1889, that the Governor in council may withdraw from the operation of the regulation, subject to existing rights

as defined or created thereunder, such lands as have been or may be reserved for Indians ;

And whereas the reserves on the attached list, marked "A," have been surveyed and are shown on the official plans of the respective townships,—

Therefore His Royal Highness the Governor General in Council is pleased to withdraw from the operation of the above mentioned regulations, the lands, aggregating 125181.5 acres, which are comprised within the said reserves respectively, subject to existing rights as defined or created under the said regulations.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

"A."

LIST of Indian Reserves in the Railway Belt of British Columbia withdrawn from the operation of the Regulations in force for the administration and disposal of lands within the 40-mile Belt in the Province of British Columbia.

OFFICIAL PLAN ON WHICH SHOWN.

Indian Reserve.	Tp.	Rge.	Mer.	Date of Confirmation.	Acres.
Spallumcheen No. 2 (Enderby).....	18	8	West 6	25th Aug., 1909.....	5625.
	N.E. $\frac{1}{4}$ 18	9	"	7th Sept., "	
	S.E. $\frac{1}{4}$ 18	9	"	20th Sept., "	
	N.W. $\frac{1}{4}$ 18	9	"	4th Sept., "	
	S.W. $\frac{1}{4}$ 18	9	"	15th Sept., "	
That part of Okanagan No. 1 (Okanagan) which is within the Belt.....	17	10	"	6th Nov., 1909.....	4400.
Spallumcheen No. 1 (Salmon River).....	17	10	"	6th Nov., 1909.....	3353
	18	10	"	14th Oct., 1910.....	790.
Adams Lake Nos. 6 and 7 and Neskainlith Halaut No. 3. (Switsemalsh) otherwise known as Salmon Arm Reserve No. 1.....	20	10	"	15th April, 1911.....	325.
Little Shuswap Lake No. 5 (North Bay) otherwise known as Salmon Arm Reserve No. 2.....	21	10	"	19th Oct., 1910.....	810.
Little Shuswap Lake No. 4 (Scotch Creek).....	22	11	"	21st Oct., 1910.....	2105.
	23	11	"	10th Sept., 1910.	
Adams Lake No. 5 (Stegumwhulpa).....	21	12	"	24th April, 1911.....	250.
	S.W. $\frac{1}{4}$ 22	12	"	18th Feb., 1911.	
Little Shuswap Lake No. 3 (Meadow).....	21	12	"	24th April, 1911.....	60.
Little Shuswap Lake No. 2 (Chum Creek).....	S.E. $\frac{1}{4}$ 22	12	"	6th Feb., 1911.....	600.
	S.W. $\frac{1}{4}$ 22	12	"	18th Feb., 1911.	
Adams Lake No. 3 (Toops).....	S.W. $\frac{1}{4}$ 23	12	"	7th Oct., 1910.....	25.
Adams Lake No. 1 (Hustalen).....	S.W. $\frac{1}{4}$ 23	12	"	7th Oct., 1910.....	2178.
	23	12	"	11th May, 1904.	
Neskainlith Halaut.....	N.E. $\frac{1}{4}$ 20	13	"	10th Sept., 1910.....	
No. 2 (Neskainlith).....	N.W. $\frac{1}{4}$ 20	13	"	7th March, 1910.	2456
No. 2 ".....	21	13	"	1st Dec., 1902.	
	S.E. $\frac{1}{4}$ 21	13	"	27th March, 1911.	
Adams Lake No. 2 (Squam).....	24	13	"	7th May, 1904.....	80.
Kamloops No. 1 (Kamloops).....	20	15	"	20th Sept., 1909.....	33131.00
	S.W. $\frac{1}{4}$ 20	16	"	27th July, 1910.	
	20	16	"	12th March, 1907.	
	21	16	"	31st July, 1906.	
	S.E. $\frac{1}{4}$ 20	17	"	11th March, 1909.	
	N.W. $\frac{1}{4}$ 20	17	"	5th March, 1909.	
	S.W. $\frac{1}{4}$ 20	17	"	17th April, 1909.	
	20	17	"	20th Dec., 1905.	
	21	17	"	8th Sept., 1910.	
Kamloops No. 5 (Fishing Station).....	22	16	"	22nd Oct., 1907.....	46
Lower Nicola No. 3 (Pipseul).....	17	21	"	23rd May, 1906.....	220
Deadman's Creek.....	20	21	"	1st Mar., 1910.....	
Deadman's Creek.....	S.W. $\frac{1}{4}$ 21	21	"	30th June, 1910.....	
	21	21	"	4th Aug., 1909.....	
	20	22	"	29th June, 1911.....	
	21	22	"	1st Mar., 1910.....	
	22	22	"	5th Jan., 1899.....	20134
That part of Lower Nicola No. 8 (Speous) lying within the Railway Belt.....	13	23	"	31st Aug., 1906.....	127.8
Lower Nicola No. 13.....	15	23	"	5th Dec., 1908.....	
(Papsilqua).....	16	23	"	24th Oct., 1908.....	730
Bonaparte No. 4 (Mauvais Rocher).....	S.E. $\frac{1}{4}$ 21	23	"	21st June, 1909.....	99.8
Cooks Ferry No. 9.....	17	24	"	22nd Nov., 1900.....	
(Pemynnos).....	18	24	"	15th Feb., 1907.....	4507.7
Cooks Ferry No. 10 (Pokheitsk).....	18	24	"	15th Feb., 1907.....	36
Oregon Jack Creek No. 5.....	S.W. $\frac{1}{4}$ 19	24	"	3rd Mar., 1910.....	
	S.W. $\frac{1}{4}$ 19	25	"	1st Mar., 1910.....	1043
Oregon Jack Creek No. 3 (Oregon Jack Creek).....	S.W. $\frac{1}{4}$ 19	24	"	3rd Mar., 1910.....	
	N.W. $\frac{1}{4}$ 19	24	"	3rd Mar., 1910.....	120
Oregon Jack Creek No. 7.....	N.W. $\frac{1}{4}$ 19	24	"	3rd Mar., 1910.....	80
Oregon Jack Creek No. 6.....	N.W. $\frac{1}{4}$ 19	24	"	3rd Mar., 1910.....	
	N.E. $\frac{1}{4}$ 19	24	"	28th Feb., 1910.....	
	S.W. $\frac{1}{4}$ 20	24	"	27th May, 1907.....	
	20	24	"	17th May, 1905.....	750.7
Ashcroft No. 1.....	S.W. $\frac{1}{4}$ 20	24	"	27th May, 1907.....	
(Cheetsum's Farm).....	20	25	"	7th Dec., 1904.....	770
Ashcroft No. 2.....	S.W. $\frac{1}{4}$ 20	24	"	27th May, 1907.....	

LIST of Indian Reserves in the Railway Belt of British Columbia, &c.—Continued.

Indian Reserve.	Tp.	Rge.	Mer.	Date of Confirmation.	Acres.
(105 mile post).....	N.W. 20	24	West 6...	27th May, 1908.....	3470
	21	24	"	18th Dec., 1901.....	
	20	25	"	7th Dec., 1904.....	
	21	25	"	30th May, 1902.....	
Nicomen No. 2 (Kykinalko).....	15	25	"	26th Oct., 1906.....	130
Nicomen Band Graveyard.....	15	25	"	26th Oct., 1906.....	1'53
Nicomen No. 3.....	15	25	"	26th Oct., 1906.....	
(Sackum).....	16	25	"	18th Dec., 1900.....	20
Cooks Ferry No. 1 (Kumcheen).....	S.E. 17	25	"	27th Oct., 1909.....	21'75
Cooks Ferry No. 5 A (Chuchhuriaschin).....	N.E. 17	25	"	4th Nov., 1909.....	20
Cooks Ferry No. 5 (Chuchhuriaschin).....	N.E. 17	25	"	4th Nov., 1909.....	20
Bonaparte No. 3.....	21	25	"	30th May, 1902.....	477
	S.E. 22	25	"	17th Sept., 1909.....	
Bonaparte No. 3 A.....	21	25	"	30th May, 1902.....	1,283
	S.E. 22	25	"	17th Sept., 1909.....	
Bonaparte No. 2 (Lower Hat Creek).....	S.W. 22	25	"	15th Sept., 1909.....	2,078
	N.W. 22	25	"	15th Sept., 1909.....	
	22	26	"	6th Aug., 1908.....	
Yale No. 16 Union Bar Band (Kawkawa).....	S.E. 5	26	"	26th May, 1909.....	16
Yale No. 15 Union Bar Band (Ayawwis).....	S.E. 5	26	"	26th May, 1909.....	229 4
	N.E. 5	26	"	23rd Apr., 1904.....	
Yale No. 13 Union Bar Band (Trafalgar Flat).....	N.E. 5	26	"	23rd Apr., 1904.....	172
Yale No. 11 Union Bar Band (Puckatholetchin).....	N.E. 5	26	"	23rd Apr., 1904.....	
	N.W. 5	26	"	25th Apr., 1904.....	566'5
	S.E. 6	26	"	17th Nov., 1909.....	
	6	26	"	18th June, 1904.....	
Hope No. 1 (Hopetown).....	S.W. 5	26	"	26th May, 1909.....	10'5
Hope No. 3 (Greenwood Island).....	S.W. 5	26	"	26th May, 1909.....	10'0
Hope No. 5 (Fishing Site).....	S.W. 5	26	"	26th May, 1909.....	1'0
Yale No. 10 Union Bar Band (Skawahlum).....	S.E. 6	26	"	17th Nov., 1909.....	14'8
Yale No. 8 (Stullawheets).....	S.E. 6	26	"	17th Nov., 1909.....	134'5
Yale No. 5 (Albert Flat).....	N.E. 6	26	"	6th Nov., 1909.....	150
	S.E. 7	26	"	18th Jan., 1911.....	
Yale No. 4 (Qualark).....	N.E. 6	26	"	6th Nov., 1909.....	27
Yale No. 1 (Yale Town).....	S.E. 7	26	"	18th Jan., 1911.....	17'5
Boston Bar No. 7 (Shryptahooks).....	10	26	"	6th Sept., 1906.....	87
Boston Bar No. 1 (Tuckkiowhum).....	10	26	"	6th Sept., 1906.....	95
Boston Bar No. 2 (Kopchitchin).....	10	26	"	6th Sept., 1906.....	359
	11	26	"	7th Dec., 1905.....	
Boston Bar No. 4 (Bucktum).....	11	26	"	7th Dec., 1905.....	64
Boothroyd No. 3 (Speyum).....	11	26	"	7th Dec., 1905.....	374'5
Boothroyd No. 1 (Tsawawmuck).....	11	26	"	7th Dec., 1905.....	47'5
Boothroyd No. 2 (Tsintahkti).....	11	26	"	7th Dec., 1905.....	37
Boothroyd No. 4 (Kahmoose).....	11	26	"	7th Dec., 1905.....	60
Boothroyd No. 5 (Sho-ook).....	12	26	"	15th Nov., 1909.....	413
Boothroyd No. 6 (Imakahtsaph).....	12	26	"	15th Nov., 1909.....	454
Boothroyd No. 7 (Chuckcheetso).....	12	26	"	15th Nov., 1909.....	44'5
Boothroyd No. 8 (Staiyahanny).....	13	26	"	16th May, 1904.....	74'5
Boothroyd No. 9 (Stlakament).....	13	26	"	16th May, 1904.....	40
	S.E. 13	27	"	4th May, 1904.....	
Boothroyd No. 10 (Dufferin).....	13	26	"	16th May, 1904.....	15'5
Lytton No. 16 (Two Mile Creek).....	S.W. 15	26	"	15th Apr., 1911.....	11
Lytton No. 17 (Klahkamich).....	S.W. 15	26	"	15th Apr., 1911.....	22'5
	N.E. 14	27	"	29th June, 1910.....	
	S.E. 15	27	"	16th Sept., 1907.....	
Part of Lytton No. 18 (Klickkumcheen).....	S.W. 15	26	"	15th Apr., 1911.....	47
	S.E. 15	27	"	16th Sept., 1907.....	
Lytton No. 24 (Tuckozap).....	S.W. 15	26	"	15th Apr., 1911.....	211
	N.E. 15	27	"	16th Sept., 1907.....	
Lytton No. 22 (Kleetlekut).....	S.W. 15	26	"	15th Apr., 1911.....	300
	S.E. 15	27	"	16th Sept., 1907.....	
Bonaparte No. 1 Upper Hat Creek).....	21	26	"	8th Aug., 1908.....	2057
	21	27	"	17th Aug., 1901.....	
Ohamil No. 1 (Ohamil).....	4	27	"	31st July, 1902.....	458
Ohamil No. 2 (Wahleach Island).....	4	27	"	31st July, 1902.....	171
Yale No. 9 (Lukseetsis-sum or Ruby Creek).....	4	27	"	31st July, 1902.....	157
	S.W. 5	27	"	11th Feb., 1910.....	
Skawahlook No. 2 (Ruby Creek).....	4	27	"	31st July, 1902.....	45'5
	S.W. 5	27	"	11th Feb., 1910.....	
Skawahlook No. 1 (Shawahlook).....	S.W. 5	27	"	11th Feb., 1910.....	151
Kanaka Bar No. 1 (Nekliptum).....	N.E. 13	27	"	30th May, 1904.....	30
Kanaka Bar No. 2 (Kanaka Bar).....	N.E. 13	27	"	30th May, 1904.....	118
Siska Flat No. 2 (Kupchynalth, lower).....	N.E. 13	27	"	30th May, 1904.....	15'5
Siska Flat No. 4 (Graveyard).....	N.E. 13	27	"	30th May, 1904.....	0'62
Kanaka Bar No. 4 (Whyeek).....	N.E. 13	27	"	30th May, 1904.....	351
Siska Flat No. 3 (Siska Flat).....	N.E. 13	27	"	30th May, 1904.....	91
	S.E. 14	27	"	27th June, 1910.....	
Siska Flat No. 7 (Nahamanak).....	N.E. 13	27	"	30th May, 1904.....	362
	S.E. 14	27	"	27th June, 1910.....	
Siska Flat No. 5 (Zacht).....	S.E. 14	27	"	27th June, 1910.....	60
Siska Flat No. 6 (Humhampt).....	S.E. 14	27	"	27th June, 1910.....	10
Skuppah No. 3 (Pooyelth).....	S.E. 14	27	"	27th June, 1910.....	20
Skuppah No. 4 (Skuppah).....	S.E. 14	27	"	27th June, 1910.....	59
Skuppah No. 1.....	S.E. 14	27	"	27th June, 1910.....	20
Skuppah No. 2 (Inklyuhkinatko).....	S.E. 14	27	"	27th June, 1910.....	169
	N.E. 14	27	"	29th June, 1910.....	
Lytton No. 20 (Kitzowit).....	N.E. 14	27	"	29th June, 1910.....	27
Lytton No. 27 (Papyum).....	S.E. 15	27	"	16th Sept., 1907.....	129
Lytton No. 23 (Nohomeen).....	S.E. 15	27	"	16th Sept., 1907.....	32
Lytton No. 2 (Numautin).....	S.E. 15	27	"	16th Sept., 1907.....	477
Lytton No. 21 (Inkluckcheen).....	S.E. 15	27	"	16th Sept., 1907.....	181'25
	N.E. 15	27	"	20th Jan., 1910.....	

LIST of Indian Reserves in the Railway Belt of British Columbia, &c.—*Concluded.*

Indian Reserve.	Tp.	Rge.	Mer.	Date of Confirmation.	Acres.
Lytton No. 9 (Stryen).....	N.E. 1/4 15	27	W. 6	20th Jan., 1910.....	629.5
Lytton No. 10 (Nkail).....	N.W. 1/4 15	27	"	26th July, 1907.....	
Lytton No. 14 (Halbalaeden).....	N.E. 1/4 15	27	"	20th Jan., 1910.....	92.5
Lytton No. 11 (Yawaucht).....	16	27	"	20th March, 1907.....	281
Lytton No. 3 (Spintlum Flat).....	16	27	"	20th March, 1907.....	289.5
Lytton No. 12 (Tsaunkau).....	16	27	"	20th March, 1907.....	338.5
Lytton No. 13 (Cameron Bar).....	16	27	"	20th March, 1907.....	141
Pavilion No. 3 (Marble Canyon).....	21	27	"	17th Aug., 1901.....	87
Popkum No. 1 (Popkum).....	S.W. 1/4 3	28	"	15th Feb., 1911.....	650
Cheam No. 1 (Cheam).....	S.W. 1/4 3	28	"	15th Feb., 1911.....	381
Cheam No. 2 (Tse-a-tah).....	S.E. 1/4 3	29	"	22nd March, 1911.....	883
Seabird Island.....	S.W. 1/4 3	28	"	15th Feb., 1911.....	
	N.E. 1/4 3	28	"	23rd July, 1908.....	390
	N.W. 1/4 4	28	"	28th Aug., 1908.....	
Squawtits No. 1 (Squawtits).....	4	28	"	12th July, 1909.....	1511.5
Squawtits No. 2.....	4	28	"	12th July, 1909.....	335
Lytton No. 5 (Seah).....	S.E. 1/4 18	28	"	12th July, 1909.....	98
That part of Lytton No. 6 (Nesikep) within railway belt....	S.E. 1/4 18	28	"	6th Feb., 1911.....	329
	N.E. 1/4 18	28	"	6th Feb., 1911.....	359
Chilliwack No. 1 (Schelowat).....	S.E. 1/4 3	29	"	25th March, 1907.....	
	26	E. of	Coast Mer.	22nd March, 1911.....	
	27	"	"	26th June, 1902.....	213
Harrison River No. 6.....	4	29	West 6 M.	18th Sept., 1893.....	
Harrison River No. 5 (Chehalis).....	4	29	"	10th April, 1906.....	63
	S.E. 1/4 4	30	"	29th Nov., 1909.....	1414
Harrison River No. 4 (Chehalis).....	4	29	"	10th April, 1906.....	
	S.E. 1/4 4	30	"	29th Nov., 1909.....	635
Chilliwack No. 14 (Soowahlie).....	25	E. of	Coast Mer.	1st Sept., 1906.....	
	S.W. 1/4 26	"	"	30th May, 1907.....	1140
	22	"	"	11th Nov., 1905.....	
	23	"	"	29th Jan., 1906.....	
Chilliwack No. 15 (Grass Reserve).....	26	"	"	26th June, 1902.....	160
Chilliwack No. 11 (Skulkayn).....	26	"	"	26th June, 1902.....	30
Chilliwack No. 12 (Yakwe-a-kwi-oose).....	26	"	"	26th June, 1902.....	48
	S.W. 1/4 26	"	"	30th May, 1907.....	
Chilliwack No. 10. (Skul-kayn).....	S.W. 1/4 26	E. of	C. Mer.	30th May, 1907.....	
	26	"	"	26th June, 1902.....	139
Harrison River No. 2 (Burial-ground).....	N.E. 1/4 3	R. 30	W. 6 Mer.	4th Nov., 1909.....	24
Harrison River No. 1 (Scowlitz).....	N.E. 1/4 3	" 30	"	4th Nov., 1909.....	616
Harrison River No. 3 (Squawkum Creek).....	N.W. 1/4 3	" 30	"	23rd May, 1910.....	392
	N.E. 1/4 4	E. of	C. Mer.	28th Sept., 1910.....	
Chilliwack No. 3 (Skwali).....	3	R. 30	W. 6 Mer.	6th July, 1905.....	298
Chilliwack No. 4 (Skwah).....	3	" 30	"	6th July, 1905.....	
	S.E. 1/4 24	E. of	C. Mer.	18th Jan., 1909.....	
	23	"	"	29th Jan., 1906.....	313
Chilliwack No. 5 (Skway).....	3	R. 30	W. 6 Mer.	6th July, 1905.....	
	S.E. 1/4 24	E. of	C. Mer.	18th Jan., 1909.....	538
	23	"	"	29th Jan., 1906.....	
Chilliwack No. 16 (Skumalasph).....	3	R. 30	W. 6 Mer.	6th July, 1905.....	1,158
	S.E. 1/4 24	E. of	C. Mer.	18th Jan., 1909.....	
	S.W. 1/4 24	"	"	8th March, 1909.....	
Sumass No. 2 (Lackaway).....	23	"	"	29th Jan., 1906.....	39
Sumass No. 3 (Timber Reserve).....	23	"	"	29th Jan., 1906.....	10
Sumass No. 1 (Yaalstrick).....	23	"	"	29th Jan., 1906.....	283.9
Chilliwack No. 8.....	23	"	"	29th Jan., 1906.....	115
Chilliwack No. 7 (Squi-aala).....	23	"	"	29th Jan., 1906.....	209
Chilliwack No. 6 (Kwaw-kwaw-a-pilt).....	23	"	"	29th Jan., 1906.....	155
Chilliwack No. 9 (Aitchelitch).....	23	"	"	29th Jan., 1906.....	52
Sumass No. 10 (Skweahin).....	23	"	"	29th Jan., 1906.....	183
	S.W. 1/4 24	"	"	8th March, 1909.....	
Sumass No. 11 (Lak thahnen).....	S.W. 1/4 24	"	"	8th March, 1909.....	94.1
Sumass No. 9 (Timber Reserve).....	S.W. 1/4 24	"	"	8th March, 1909.....	59
Sumass No. 8 (Holacht-n).....	S.E. 1/4 24	"	"	18th Jan., 1909.....	
	S.W. 1/4 24	"	"	8th March, 1909.....	300
Sumass No. 7 (Sumas-).....	19	"	"	5th Nov., 1907.....	160
Sumass No. 6 (Upper Sumass).....	19	"	"	5th Nov., 1907.....	610.8
Sumass No. 5 (Aylechootlook).....	20	"	"	7th Jan., 1908.....	49
Sumass No. 4 (Papekwatchin).....	N.E. 1/4 20	"	"	8th Dec., 1909.....	235
Matsqui No. 1 (Sahtacum).....	16	"	"	1st Dec., 1902.....	52.5
Matsqui No. 2 (Matsqui Main Reserve).....	17	"	"	28th March, 1907.....	353.85
Matsqui No. 3 (Three Indians).....	17	"	"	28th March, 1907.....	608.5
	14	"	"	30th Jan., 1904.....	
Matsqui No. 4 (Matsqui).....	13	"	"	1st Dec., 1902.....	60
Langley No. 3 (Lots 444 & 445 G.I.).....	14	"	"	30th Jan., 1904.....	
	S.E. 1/4 15	"	"	7th March, 1907.....	122
Langley No. 1 (Whonock).....	14	"	"	30th Jan., 1904.....	92
	S.W. 1/4 15	"	"	27th March, 1911.....	
Langley No. 4.....	S.E. 1/4 15	"	"	7th March, 1907.....	239
Langley No. 2.....	S.E. 1/4 15	"	"	7th March, 1907.....	127
Langley No. 6 (McMillan's Island).....	11	"	"	2nd May, 1907.....	447
	12	"	"	12th July, 1911.....	
Langley No. 5.....	11	"	"	2nd May, 1907.....	369.5
	12	"	"	12th July, 1911.....	
Semiahmoo.....	1	W. of	"	27th July, 1903.....	392
Langley No. 7.....	38	"	"	11th Oct., 1905.....	40
Coquitlam No. 2.....	38	"	"	11th Oct., 1905.....	202.5
Squamish No. 4 (Inlailawatash).....	6	R. 7	7th Merid.	25th Oct., 1906.....	33
Cooks Ferry No. 4.....	S.E. 1/4 17	" 25	6th "	27th Oct., 1909.....	35
Oregon Jack No. 4 (Nepa).....	19	" 24	"	2nd March, 1905.....	322

[25/193]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order and it is hereby ordered that Estevan, in the Province of Saskatchewan, be established as an outport of customs and warehousing port, and placed under the survey of the Port of North Portal, Sask., to take effect from the 1st February, 1913.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

33-3

[264]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 4th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council, under and in virtue of the provisions of section 27, chapter 113, of the Revised Statutes of Canada, 1906, is pleased to grant permission to change the name of the gasoline vessel "Leo" to that of "Leo D."

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

33-2

[234]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 6th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS by clauses nineteen and twenty of The Dominion Lands Act which Act came into force 1st September, 1908, provision was made concerning the cases of deceased and insane homesteaders, relieving the legal representatives of the residence requirement and making certain other provisions ;

And whereas The Dominion Lands Act does not apply to the Railway Belt of British Columbia, which is governed by the "Regulations for the disposal of Dominion Lands within the Railway Belt in the Province of British Columbia," established by Order in Council of 17th September, 1889, and amendments thereto, and the legal representatives of deceased and insane homesteaders have not the relief accorded to similar cases on the Prairies ;

And whereas it is considered necessary and in the public interest that the said provisions should apply in the said Railway Belt,—

Therefore the Governor General in Council is pleased to order as follows :—

The regulations for the disposal of Dominion land within the Railway Belt in the Province of British Columbia, hereinbefore referred to, are hereby amended to provide that all cases of deceased and insane homesteaders in the said Railway Belt shall be dealt with in accordance with the following provisions, namely :—

Deceased Homesteaders.

In the event of the death of an entrant for a homestead before the completion of the requirements for the obtaining of letters patent therefor, his legal representative shall only be required to fulfil the cultivation conditions and to erect a habitable house in order to entitle him to obtain letters patent, after the expiration of three years from the date of entry or commencement of the homesteader's residence ; or the legal representative may assign the homestead to a person eligible to obtain a homestead entry ; and the assignee shall, after (a) the expiration of three years from the date of entry or commencement of the homesteader's residence (b) holding the homestead for his own exclusive use and benefit from the date of the assignment, and (c) com-

pleting the residence and cultivation requirements in the same manner as the person who made the entry would have been required to complete them, be entitled to letters patent for the homestead.

Insane Homesteaders.

In the event of any person who obtained entry for a homestead becoming insane or mentally incapable, and by reason of such insanity or mental incapacity, unable to complete the requirements necessary for the obtaining of letters patent therefor, the guardian or committee of the said person, or any person who, in the event of his death, would be entitled as his legal representative to do so, shall only be required to fulfil the cultivation conditions and to erect a habitable house before the issue of letters patent ; provided that the letters patent shall not issue until the expiration of three years from the date of entry or commencement of the homesteader's residence.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

33-4

[245]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 6th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council, in virtue of the provisions of section 34 of The Dominion Lands Act, is pleased to fix and prescribe the following regulations to govern the sale of lands for irrigation purposes within the tract hereunder defined, the same to be substituted for and to supersede the existing regulations :—

REGULATIONS FOR THE SALE OF LAND REQUIRED IN
CONNECTION WITH ANY SYSTEM OF IRRIGATION.

1. The sale of land for reclamation by means of irrigation, or in connection with any system of irrigation works, shall be confined to land within the following described territory :—

Comprising that portion of the Province of Alberta which lies to the south of the north boundary of townships numbered twenty-eight (28).

Comprising that portion of the Province of Saskatchewan described as follows, viz.:—

Commencing at the intersection of the north boundary of township 28 with the fourth meridian ; thence easterly following the north boundary of townships numbered 28 to the west bank of the South Saskatchewan river ; thence southerly along the said west bank of the South Saskatchewan river to a point opposite Aiktow creek ; thence across the said South Saskatchewan river to the mouth of the said Aiktow creek ; thence up the southerly side of Aiktow creek and across the divide between the said creek and the Qu'Appelle river to the head of the said Qu'Appelle river ; thence down the southerly side of the Qu'Appelle river to its intersection with the third meridian ; thence southerly along the said third meridian to the north boundary of township 12 ; thence easterly along the north boundary of townships numbered 12 to the west boundary of range 24, thence southerly along the said west boundary of range 24, to the north boundary of township 8 ; thence easterly along the north boundary of townships numbered 8 to the west boundary of range 18 ; thence southerly along the said west boundary of range 18 to the north boundary of township 4 ; thence easterly along the north boundary of townships numbered 4 to the west boundary of range 15 ; thence southerly along the west boundary of range 15 to the international boundary ; thence westerly along the said international boundary to the fourth meridian ; thence northerly along the fourth meridian, to the point of commencement.

2. Lands within the tract described in paragraph one (1) may be sold for irrigation purposes on the following terms and conditions :—

(a) No agreement for sale shall be made unless the purchaser shall have received authorization for the

construction of works for the irrigation of such portion of the lands so purchased as may be satisfactory to the Minister of the Interior, and in accordance with the condition set forth in clauses (b) and (c) of these regulations.

(b) It shall be a condition of all sales made under these regulations that at least fifty per cent (50%) of the area sold shall be irrigated; provided, however, that when the area sold does not exceed one quarter section, the minimum area to be irrigated shall be twenty-five per cent (25%) of the tract sold, but no such sale shall be made to any person who owns or holds under homestead or pre-emption entry in excess of one quarter section of land within twenty (20) miles of the land which he applies to purchase under these regulations, and only one such sale may be made to any one person.

(c) Sales of areas in excess of one section may be made only upon the authority of the Governor-General in Council, and in such cases such additional conditions will be made as may be in the public interest in each case.

(d) All sales shall be at the rate of five dollars (\$5.00) per acre, payable in five equal annual instalments, the first of which shall become due and payable sixty days from the date upon which the sale is authorized. Interest at five per cent (5%) per annum will be charged from the date of the sale.

(e) It shall be a condition of all sales that the irrigation works shall be completed to the satisfaction of the Minister of the Interior and that the lands shown as irrigable shall actually be irrigated for at least one season before letters patent are issued.

(f) If at the end of the period which may be granted for the construction of the irrigation works, such works have not been completed, the agreement to sell the lands may be cancelled and any amount paid on account thereof, or works constructed in connection with such irrigation system, may be forfeited to the Crown.

3. All applications for water rights for irrigation purposes must be made to the Commissioner of Irrigation, at Calgary, Alberta, and such applications must be accompanied by a description of the lands applied for in connection with such water rights.

4. All applications for the purchase of lands for irrigation purposes under these regulations must be made to the Agent of Dominion Lands for the district in which such lands are situated.

RODOLPHE BOUDREAU,

33-4 Clerk of the Privy Council.

[2341]

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 3rd day of October, 1911.

PRESENT :

HIS EXCELLENCY THE GOVERNOR-GENERAL
IN COUNCIL.

THE Minister of the Interior submits, under date the 2nd October, 1911, that under the authority of the Order in Council dated the 27th June, 1889, that portion of Section 32, lying north of the river, and the N.W. $\frac{1}{4}$ of Section 33, lying west of the river, in Township 12; the S.W. $\frac{1}{4}$ of Section 5, and the E. $\frac{1}{2}$ of Section 5, lying west of the river, in Township 13, all in Range 5, west 4th Meridian, were set aside as a reserve for the North-West Mounted Police at Medicine Hat.

The Comptroller of the Royal North West Mounted Police having recently advised the Minister that the lands above described are no longer required for police purposes, the Minister recommends that the reservation authorized by the Order in Council above referred to be removed from the said lands.

The Minister further submits that the City of Medicine Hat, by a resolution of the city council, has applied, for park purposes, for part of the N. $\frac{1}{2}$ of Section 32, Township 12, Range 5, West 4th Meridian, formerly reserved for the North-West Mounted Police.

The Minister recommends, as the lands are no longer required for police purposes, that under the provisions of sub-section (d) of section 76 of The Dominion Lands Act, that portion of Section 32, lying North of the South branch of the Saskatchewan River, and that

portion of the N.W. $\frac{1}{2}$ of Section 33, lying West of the River, in Township 12, Range 5, West 4th Meridian, containing 176.50 acres, be set apart and appropriated for park purposes, and that a grant of the same be authorized, to the City of Medicine Hat, for the above mentioned purposes.

The Minister observes that attached hereto is a tracing of a portion of Townships 12 and 13, Range 5, West 4th Meridian, showing thereon, coloured pink, the lands which are no longer required for Royal North West Mounted Police purposes, and coloured pink and hatched green the lands it is proposed to grant to the City of Medicine Hat.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

32-4

Clerk of the Privy Council.

[212]

AT THE GOVERNMENT HOUSE AT OTTAWA

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to establish a permanent Harbour Headline beyond which breakwaters, wharves, piers and other structures shall not in future be built, at Prince Rupert, in the Province of British Columbia, according to plan and description, copy of which may be seen at the office of the District Engineer of the Department of Public Works, at Prince Rupert, or at the Department of Public Works at Ottawa.

RODOLPHE BOUDREAU,

31-3

Clerk of the Privy Council.

[6]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order that, in addition to the British countries enumerated in section 3 of paragraph 1 of the Customs Tariff 1907, an Act respecting the Duties of Customs, and pursuant to section 4 of the said Act,—the benefits of the British Preferential Tariff be extended to and apply on goods the produce or manufacture of the following countries, subject to the provisions of the said Act, that is to say,—

Swaziland,
Basutoland,
Bechuanaland Protectorate,
Northern Rhodesia,
Nyasaland Protectorate,
Uganda Protectorate,
East Africa Protectorate,
Protectorate of Northern Nigeria,
Colony and Protectorate of Southern Nigeria,
Gold Coast,
Sierra Leone,
Gambia,
Somaliland Protectorate,
Federated Malay States,
British North Borneo,
Sarawak,
Brunei,
Mauritius and Dependencies thereof,
Seychelles,
St. Helena,
Ascension,
Friendly or Tonga Islands,
Fiji,
Falkland Islands,
British Honduras.

RODOLPHE BOUDREAU,

31-3

Clerk of the Privy Council.

[167]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date 14th January, 1913, that the Quartz Mining Regulations, approved by Order in Council dated 13th August, 1908, provide that a mineral claim shall be marked by two legal posts placed as near as possible on the line of the lode or vein, and that a post shall also be planted where mineral in place has been discovered.

The Minister further submits that by an Order in Council dated 8th May, 1912, authority was given to W. Tees Curran and L. O. Armstrong, of Montreal, to stake out on behalf of themselves and others, during the year 1912, fifty mineral claims on any available land situated on the islands in Hudson's Bay, near the eastern shore, in the Provisional District of Ungava, and to obtain entries therefor under the provisions of the regulations ;

That Mr. Curran has now submitted to the Department of the Interior applications for entries, under the provisions of the above Order in Council, for thirty mineral claims situated on three small islands in Hudson's Bay, and he has represented that these islands are devoid of timber, and as they were reached by the overland route it was not possible to carry a sufficient number of posts of the size prescribed by the regulations with which to mark these claims ; that for this reason the claims in question were marked on the ground by erecting cairns of stones in lieu of placing the legal posts required by the regulations ; and that no posts were placed at the point where mineral in place was discovered.

The Minister states that it would appear from the affidavits filed in the Department of the Interior that the applicants have actually discovered mineral in place on the locations in question, that there has been on their part a *bona fide* attempt to comply with the conditions of the regulations, and that a very large expenditure has been incurred in connection with the expedition of discovery.

The Minister, therefore, recommends that he authorized to waive observance of the formalities above referred to in connection with staking, and to grant entries for the claims in question, provided the applicants have otherwise complied with the requirements of the regulations.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

32-4

[188]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date 18th November, 1912, that authority has been granted to "The Southern Alberta Land Company, Limited," under the provisions of The Irrigation Act, to construct a reservoir in townships thirteen and fourteen, range ten, west of the fourth meridian ; that the said reservoir comprises all, or part, of certain quarter sections which are now held under homestead or pre-emption entries and that the successful operation of the said company's irrigation system requires that the land comprised in the said reservoir site shall be owned or controlled by the company.

The Minister further states that in some cases all of the land so held under entry is required for reservoir purposes ; in other cases the greater portion of the land so held is included in the entries and, in his opinion, the remaining portions are not sufficient for

the support of a family by ordinary farming operations.

The Minister, therefore, recommends that "The Southern Alberta Land Company, Limited, be permitted to acquire, by purchase from the respective entrants, the land shown in the schedule appended hereto and to take quit-claim deeds, or surrenders, from the said entrants for all of their right or interest in the said land, the said quit-claim deeds, or surrenders, to be filed by the said company with the Minister of the Interior ; that upon the filing, as aforesaid, of quit-claim deeds, or surrenders, in evidence of the extinction of all the right and interest of the respective entrants in the said land, letters patent for such land shall be granted to "The Southern Alberta Land Company, Limited", without further payment or condition, and that each such entrant who so surrenders his right and interest in the land shall have the privilege of acquiring a similar area of land elsewhere under homestead or pre-emption entry ; and that the residence duties performed by each such entrant upon the surrendered land shall be counted towards the duties required by law upon the lands hereafter to be selected by him in lieu of the surrendered land.

The Minister observes that the land affected and the names of the respective entrants are as follows and are further shown on the plan annexed hereto :—

1. The south half of section thirty-four, township thirteen, range ten, west of the fourth meridian, which is held by Milton D. Clark under homestead and pre-emption entries ;

2. The west half of section thirty-five, township thirteen, range ten, west of the fourth meridian, which is held by Max Con under homestead and pre-emption entries ;

3. The north half of section thirty-four, township thirteen, range ten, west of the fourth meridian, which is held by James Bell under homestead and pre-emption entries ;

4. The northeast quarter of section thirty-three, township thirteen, range ten, west of the fourth meridian, which is held by John Stewart under homestead entry ;

5. The northwest quarter of section thirty-three, township thirteen, range ten, west of the fourth meridian, which is held by Samuel Tucker under homestead entry ;

6. The southeast quarter of section thirty-three, township thirteen, range ten, west of the fourth meridian, which is held by Edward Altman under homestead entry.

The Minister further observes that the east half of section thirty-five, township thirteen, range ten, west of the fourth meridian, is held by A. M. Lyon, the northeast quarter of the said section under pre-emption and the southeast quarter under homestead entry ; that the reservoir hereinbefore referred to covers 110.8 acres of the said northeast quarter.

The Minister further recommends that "The Southern Alberta Land Company, Limited," be permitted to acquire, by purchase, all of the right and interest of the said A. M. Lyon in that portion of the northeast quarter of section thirty-five, township thirteen, range ten, west of the fourth meridian, covered by the said reservoir, viz : one hundred and ten and eight one-tenth acres (110.8) more or less, and to take a quit-claim deed, or surrender, from the said A. M. Lyon for all of his right and interest therein, such quit-claim deed, or surrender, to be filed by the said company with the Minister of the Interior ; that upon the filing of such evidence of surrender of the entrants' right and interest, letters patent shall issue to the said company for the land so surrendered, without further payment or condition, and the said A. M. Lyon shall have the privilege of acquiring one quarter section of land elsewhere, under the regulations governing pre-emption entries ; *provided* that no residential duties shall be required from the said A. M. Lyon upon the land to be so selected by him.

The Committee, concurring in the foregoing, submit the same for approval.

RODOLPHE BOUDREAU,

32-4

Clerk of the Privy Council

[196]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of the government of the Province of Saskatchewan to have the fractional S. E. $\frac{1}{4}$ of Section 28, Township 43, Range 16, west of the third meridian, vested in His Majesty King George the Fifth in the right and to the use of the said Province, for the purpose of a site for asylum grounds ;

And whereas the homesteader of the said quarter-section has surrendered his rights thereto to the Crown, and the Minister of the Interior is of the opinion that the application should receive favourable consideration,—

Therefore, His Royal Highness the Governor General in Council is pleased to Order that the said fractional S. E. $\frac{1}{4}$ of Section 28, Township 43, Range 16, west of the third meridian, shall be and the same is hereby vested in His Majesty King George the Fifth in the right and to the use of the Province of Saskatchewan.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

31-4

[96]

AT THE GOVERNMENT HOUSE AT OTTAWA

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 8th January, 1913, that in June, 1906, the fractional S. $\frac{1}{2}$ of Section 23, Township 11, Range 15, west of the Fourth Meridian, lying south of Belly River and containing 79 acres, was sold by public auction to Mr. George E. Hunter at the current rate of \$3.00 an acre, payment in full for which has since been made.

The Minister recommends, as it has since transpired that Mr. Hunter was, at the time of the sale, an employee of the Department of the Interior, that, under the provisions of section 84 of The Dominion Lands Act, the sale of the above land to Mr. Hunter be confirmed.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[94]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of the Ruthenian Catholic Mission of St. Basil the Great in Canada for a grant of 3.71 acres of land comprised in the north west corner of the S. W. $\frac{1}{4}$ of Section 22, Township 26, Range 32, west of the Principal Meridian, for church purposes ;

And whereas the customary requirements have been complied with and the Minister of the Interior is of the opinion that the application should receive favourable consideration,—

Therefore His Royal Highness the Governor General in Council, in virtue of the provisions of sub-section (d) of section 76 of The Dominion Lands Act, is pleased to set apart and appropriate for church purposes, 3.71 acres of land comprised in the north west corner of the S. W. $\frac{1}{4}$ of Section 22, Township 26, Range 32, west of the Principal Meridian, and to authorize a grant thereof to the Ruthenian Catholic Mission of St. Basil the Great in Canada for the said purposes.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[1895]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 3rd day of October, 1911.

PRESENT :

HIS EXCELLENCY THE GOVERNOR GENERAL
IN COUNCIL.

THE Minister of the Interior states under date 3rd August, 1911, that authority has been granted under the provisions of The Irrigation Act to the Southern Alberta Land Company, Limited, to construct a system of irrigation works taking water from Bow river at a point on the southeast quarter of Section thirty-one, Township twenty-one, Range twenty-five, west of the Fourth Meridian, and that, pursuant to such authority, the said company has surveyed and partly constructed a canal from the said point of intake to and across the tract of land to be irrigated ;

The Minister observes that by authority vested in him by section 54 of The Irrigation Act, regulations have been made for granting free right of way for irrigation canals and ditches, such right of way to include, in addition to the width of the canal or ditch, a marginal strip not exceeding twenty feet on one side and ten feet on the other side of the said canal or ditch, to give access to the same for purposes of operation and repairs ; provision having also been made in the said regulations for granting a greater width, not exceeding ten acres in all, when such shall be shown to be necessary for the effective operation of the irrigation system ;

Owing to the size of the canal now under construction by the aforesaid company, to the depth of the excavation at certain points and to the height of the fill at other points, it has been found necessary in some cases to allow a greater area to be included in the right of way in order to permit of the disposal of the excavated material and to afford adequate facilities for the maintenance of the works ;

All of the lands to which reference is hereinafter made are held under homestead or pre-emption entry and the entrants have in each case executed easements in favour of the Southern Alberta Land Company, Limited, granting right of way of the canal over the lands, the said easements being now registered in the Department of the Interior,—

The Minister, therefore, recommends that authority be given for granting free right of way, by license of occupation, to the Southern Alberta Land Company, Limited, for its works, through, over and upon the lands hereinafter described, not exceeding the area mentioned in each case and as shown on the plan of the said works filed in the office of the Commissioner of Irrigation and in the Department of the Interior and registered in the office of the Registrar of Land Titles at Calgary, in the province of Alberta, as Irr. 158, such grant to remain in effect for so long as the works herein referred to are used for irrigation purposes, viz :—

1. The southwest quarter of Section thirty, Township thirteen, Range seventeen, west of the Fourth Meridian, comprising twenty and two one-hundredths acres (20.02) more or less.

2. The northeast quarter of Section twenty-eight, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising eleven and thirty-one one-hundredths acres (11.31) more or less.

3. The southwest quarter of Section seventeen, Township fourteen, Range nineteen, west of the Fourth Meridian, comprising eleven and twenty one-hundredths acres (11.20) more or less.

4. The southwest quarter of Section thirty-one, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising fourteen and thirty-one one-hundredths acres (14.31) more or less.

5. The northeast quarter of Section twenty-four, Township fourteen, Range twenty, west of the Fourth Meridian, comprising eleven and ten one-hundredths acres (11.10) more or less.

6. The southeast quarter of Section twenty-three, Township thirteen, Range eighteen, west of the Fourth

Meridian, comprising twenty-one and thirty-five one-hundredths acres (21·35) more or less.

7. The northwest quarter of Section twenty-eight, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising thirteen and sixty-seven one-hundredths acres (13·67) more or less.

8. The southeast quarter of Section thirty-one, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising fourteen and thirty-one one-hundredths acres (14·31) more or less.

9. The southwest quarter of Section thirty-two, Township thirteen, Range eighteen, west of the Fourth Meridian, comprising ten and thirty-eight one-hundredths acres (10·38) more or less.

10. The southwest quarter of Section nine, Township fourteen, Range nineteen, west of the Fourth Meridian, comprising twelve and twenty one-hundredths acres (12·21) more or less.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[97]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS a certified copy of an Order of the Lieutenant-Governor of Manitoba in Council, numbered 19749 and dated the 25th of October, 1912, has been filed in the Department of the Interior, requesting the Government of the Dominion of Canada to reserve the land required for a public highway through the south-east quarter of Section 30, Township 23, Range 4, east of the Principal Meridian ;

And whereas under section 13 of chapter 99 of the Revised Statutes of Canada, the Lieutenants-Governor of Manitoba in Council may, with the consent of the Governor in Council, where it is deemed advisable to do so for the purpose of settlement and colonization, direct roads to be opened through any unpatented lands, whether occupied or not, and whether such lands have been homesteaded, pre-empted, set apart or reserved for the benefit or use of any person, and the Governor in Council may thereafter on the report of the Minister of the Interior transfer such roads to the Crown in the right of the Province ;

And whereas the south-east quarter of Section 30, Township 23, Range 4, east of the Principal Meridian, in the province of Manitoba, is unpatented,—

Therefore the Governor General in Council is hereby pleased to authorize the Minister of the Interior to reserve therefrom the land comprised in the public highway as shown on the plan and described in By-law 35 of the Rural Municipality of Bifrost, passed on the twelfth day of October, 1910, which accompanied the copy of the Order of the Lieutenant-Governor of Manitoba in Council hereinbefore referred to, that is to say, a parcel of land described as follows :—

Beginning at the south-west corner of the said quarter section, thence northerly along the westerly boundary of the said quarter section a distance of 40 chains more or less to the north-west corner of the said quarter section ; thence easterly along the northerly boundary of the said quarter section a distance of one chain ; thence southerly and parallel to the said westerly boundary a distance of 40 chains more or less to the intersection with the southerly boundary of the said quarter section ; thence westerly along the said southerly boundary a distance of one chain more or less to the place of beginning, the said parcel containing an area of four acres more or less.

The Governor General in Council, in accordance with the provisions of section 13 of chapter 99 of the Revised Statutes of Canada, 1906, and on the report of the Minister of the Interior, is further pleased to order that the said public road or highway, as above described, be transferred to the Crown in the right of the Province of Manitoba.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[95]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 7th January, 1913, that Mr. H. T. Holness located on certain unsurveyed land on the north side of the north branch of Sheep Creek, in the Rocky Mountains Forest Reserve, in the Province of Alberta, prior to the reservation being established, with the expectation that the lands would be finally surveyed and thrown open for homestead entry, and that he would obtain entry for a quarter section. Mr. Holness represents that he was given assurance from officers of the Department of the Interior that entry would be granted him so soon as the land was surveyed ; that he has made improvements upon the said lands, consisting of a house, stable, fencing and breaking ; that he has resided upon the land since 1907, and, if the reservation had not been established, would now be entitled to letters patent for the land as a homestead.

The Minister further states that, as the land upon which Mr. Holness is located may be of considerable value for water storage purposes, it is not considered advisable that it should be alienated from the Crown, and negotiations were therefore entered into with Mr. Holness to ascertain upon what conditions he would be prepared to surrender any rights that he might have acquired to the land ; that Mr. Holness has agreed to execute a surrender of his rights to the land in question on payment of \$1,600, being \$10 per acre, and upon his being permitted to make homestead entry for a quarter-section of available Dominion Lands elsewhere, and obtaining letters patent therefor without being required to undertake any further homestead duties.

The Minister recommends that this arrangement be approved, and that he be authorized to pay the sum of \$1,600 to Mr. H. T. Holness from the vote for the protection of timber in Manitoba, Saskatchewan, Alberta, &c., and to grant him letters patent for a quarter-section of available Dominion Lands, upon his executing a surrender of any rights he may have to the land upon which he located.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[67]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of the Town of Waterous, in the Province of Saskatchewan, for a grant of fractional Legal Subdivisions 1 and 2 of Section 10, Township 32, Range 25, west of the second Meridian, for park purposes ;

And whereas the Minister of the Interior is of the opinion that the application should receive favourable consideration, the land in question being available according to the records of the Department of the Interior,—

Therefore His Royal Highness the Governor General in Council is pleased, under the provisions of subsection (d) of section 76 of The Dominion Lands Act, to order that fractional Legal Subdivisions 1 and 2 of Section 10, Township 32, Range 25, west of the second Meridian, containing together 23·90 acres, and as shown coloured pink on the sketch attached hereto, be set apart and appropriated for park purposes and that a grant thereof be authorized to the Town of Waterous, in the Province of Saskatchewan, for the said purposes, such grant to contain the proviso that, should the grantee, its successors or assigns fail or neglect to use the said land at any time for the purposes aforesaid, the said land shall revert to the Crown.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[65]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 31st December, 1912, that Mrs. Josephine Hamelin has made application for a free grant of Lot numbered 32, Lesser Slave Lake Settlement, in her capacity of personal representative of her late husband, Pierre Hamelin, by virtue of his occupation of the land at the date of the extinguishment of the Indian title.

The Minister observes that evidence has been submitted showing the late Pierre Hamelin to have been in actual occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899, and letters of administration appointing the applicant administratrix of his estate have been filed in the Department of the Interior.

The Minister, therefore, recommends that,—under the provisions of subsection (c) of section 76 of The Dominion Lands Act,—a free grant be authorized to Mrs. Hamelin of Lot numbered 32, Lesser Slave Lake Settlement, in the Province of Alberta, containing by admeasurement 24 acres, more or less, in her capacity of personal representative of the late Pierre Hamelin.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[66]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 16th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 4th January, 1913, that Mr. Joseph St. Germain has applied for a free grant of Lot numbered 42, Shaftsbury Settlement, in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title.

The Minister observes that evidence has been submitted showing the applicant, through his agent, Mr. Charles St. Germain, to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899.

The Minister, therefore, recommends that,—under the provisions of subsection (c) of section 76 of The Dominion Lands Act,—a free grant be authorized to Mr. Joseph St. Germain of Lot numbered 42, Shaftsbury Settlement in the Province of Alberta, containing by admeasurement 1½ acres, more or less.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

30-4

[126]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 20th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General is pleased to Order as follows :—

Section 1 of the Regulations for the Entry of Naval Cadets, established by Order-in-Council of the 26th September, 1910, is hereby amended by providing that candidates must be between the ages of 14 and 16 years on the 1st July immediately following date of examination.

Section 3 of the said Regulations is hereby amended by providing that the entrance examination will be held annually in the month of May instead of November as at present.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

31-3

APPOINTMENTS, PROMOTIONS
AND RETIREMENTS.

CANADIAN MILITIA.

1913.

HEADQUARTERS,

OTTAWA, 21st January, 1913.

The following appointments, promotions, retirements and confirmations of rank are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

G. O. 19.

PERMANENT FORCE.

ROYAL CANADIAN ENGINEERS.—Captain P. de L. D. Passy is continued on the seconded list. 15th November, 1912.

CAVALRY.

12TH MANITOBA DRAGOONS.—To be provisional Lieutenant : Robert Harrison, gentleman. 1st January, 1913.

14TH KING'S CANADIAN HUSSARS.—To be provisional Lieutenant : Sergeant John Percy Knowlton. 10th December, 1912.

30TH REGIMENT "BRITISH COLUMBIA HORSE." — To be provisional Lieutenant (supernumerary) : Quartermaster Sergeant James Agnew. 15th October, 1912.

35TH "CENTRAL ALBERTA HORSE." — (Wetaskiwin Squadron).—To be provisional Major on organization : Henry Irwin Millar, Esquire. 13th January, 1913.

To be provisional Captain on organization : Theodore Charles Rubbra, Esquire. 13th January, 1913.

To be provisional Lieutenants on organization : Charles Belle McMurdo, Charles Daniel Enman, Robert Albert Elliott and Frithjof Asbjorn Nordbye, gentlemen. 13th January, 1913.

ARTILLERY.

Canadian Garrison Artillery.

1ST "HALIFAX" REGIMENT.—To be provisional Lieutenants (supernumerary) : John Messervey, Gordon Allison Medcalfe and Philip Boyd Stairs, gentlemen. 9th December, 1912.

CANADIAN ENGINEERS.

3RD FIELD COMPANY.—To be provisional Lieutenant (supernumerary) : Sergeant Edward William Harrison. 30th November, 1912.

4TH FIELD COMPANY.—Lieutenant A. H. Charles is transferred to the Corps Reserve. 21st December, 1912.

Provisional Lieutenant (supernumerary) : W. D. Riddell is absorbed into the establishment.

To be provisional Lieutenant (supernumerary) : Quartermaster Sergeant Neil McNeillage. 6th December, 1912.

CORPS OF GUIDES.

To be Majors : Captain J. E. Browne, 15th January, 1913.

Captain J. L. R. Parsons. 16th January, 1913.

Captain W. McLeod. 17th January, 1913.

To be Captain : Lieutenant B. J. McClelland. 28th December, 1912.

To be provisional Lieutenants : Anson Scott Donaldson, gentleman. 15th December, 1912.

Clayton Elgin Bush, gentleman. 30th December, 1912.

The following officers are permitted to retire : Provisional Lieutenants H. J. Dennis. 12th July, 1912.

J. A. Symes. 1st November, 1912.

J. H. Thomas. 12th November, 1912.

INFANTRY.

THE GOVERNOR GENERAL'S FOOT GUARDS.—To be Honorary Major : Chaplain and Honorary Captain The Reverend H. Kittson. 29th June, 1911.

Captain E. H. Ross is retired. 14th January, 1913.

2ND REGIMENT "QUEEN'S OWN RIFLES OF CANADA."—Captain D. H. C. Mason is transferred to the Corps Reserve. 3rd January, 1913.

5TH REGIMENT "ROYAL HIGHLANDERS OF CANADA."—To be provisional Lieutenants: Ernest Marmaduke Sellon, gentleman. 21st December, 1912.

Leon Hall Curry, gentleman. 2nd January, 1913.

16TH PRINCE EDWARD REGIMENT.—Provisional Lieutenants G. H. Morrow and W. W. Allison are permitted to retire. 15th January, 1913.

19TH "LINCOLN" REGIMENT.—Provisional Lieutenant (supernumerary) L. A. Heason is absorbed into the establishment.

To be provisional Lieutenant (supernumerary): Joseph Benedict McAndrew, gentleman. 8th January, 1913.

26TH REGIMENT "MIDDLESEX LIGHT INFANTRY."—To be Captain: Lieutenant F. Tanton, *vice* Captain J. H. McKay, promoted. 19th October, 1912.

27TH LAMBTON REGIMENT "ST. CLAIR BORDERERS."—Provisional Lieutenant (supernumerary) F. E. Rumford is absorbed into the establishment.

To be provisional Lieutenant (supernumerary): Colour Sergeant George William Gilbert. 31st October, 1912.

39TH REGIMENT "NORFOLK RIFLES."—Provisional Lieutenant E. A. Burch is permitted to retire. 11th January, 1913.

42ND LANARK AND RENFREW REGIMENT.—Provisional Lieutenant W. McCue is permitted to retire. 8th January, 1913.

46TH DURHAM REGIMENT.—To be provisional Lieutenant: John Montgomery Bygott, gentleman. 2nd January, 1913.

56TH GRENVILLE REGIMENT "LISGAR RIFLES."—Lieutenant-Colonel D. W. Beckett is transferred to the Reserve of Officers. 17th March, 1911.

61ST REGIMENT DE MONTMAGNY.—To be provisional Lieutenant: Joseph Edmond Bourgault, gentleman. 2nd January, 1913.

62ND REGIMENT "ST. JOHN FUSILIERS."—To be honorary Captain: Quartermaster and Honorary Lieutenant R. A. McAvity. 15th March, 1912.

69TH ANNAPOLIS REGIMENT.—To be Lieutenant (supernumerary): Leverett De Veber Chipman, gentleman. 15th August, 1912.

74TH REGIMENT "THE BRUNSWICK RANGERS."—To be Lieutenant-Colonel, and to command the regiment: Major O. W. Wetmore, *vice* Lieutenant-Colonel C. H. Fairweather, who is retired retaining rank on expiration of his period of tenure of command. 1st January, 1913.

79TH CAMERON HIGHLANDERS OF CANADA.—To be Captain: Lieutenant G. H. Ross, *vice* Captain R. G. Affleck, transferred to the Corps Reserve. 29th August, 1912.

80TH NICOLET REGIMENT.—To be provisional Lieutenant: Albert Allard, gentleman. 2nd December, 1912.

90TH REGIMENT "WINNIPEG RIFLES."—Lieutenant C. Blake is transferred to the 99th Regiment, "Manitoba Rangers." 4th January, 1913.

To be provisional Lieutenant (supernumerary): Wilbert Harold Gilroy, gentleman. 4th January, 1913.

99TH REGIMENT "MANITOBA RANGERS."—To be Lieutenant: Lieutenant C. Blake, from the 90th Regiment, "Winnipeg Rifles." 4th January, 1913.

100TH REGIMENT "WINNIPEG GRENADIERS."—Lieutenant A. P. Cameron is permitted to resign his commission. 6th January, 1913.

Lieutenant S. Heaton is retired. 14th January, 1913.

CANADIAN ARMY SERVICE CORPS.

No. 5 COMPANY.—To be provisional Lieutenant (supernumerary): James Seager, gentleman. 23rd November, 1912.

ARMY MEDICAL SERVICES.

Army Medical Corps.

To be Quartermaster with the Honorary rank of Lieutenant: Guy Carleton Vanwart, gentleman. 8th January, 1913.

CORPS OF SCHOOL CADET INSTRUCTORS.

To be Lieutenant: Linton Blair Yule, gentleman. 15th October, 1912.

MEMORANDA.

General Order 192 of 1912, under "Districts", so far as it concerned Colonel R. L. Wadmore, D.O.C.M.D. No. 11, should have read—

"Colonel R. L. Wadmore is transferred to the "Reserve of Officers." 1st January, 1913.

CONFIRMATION OF RANK.

The undermentioned provisionally appointed Officers, having qualified themselves for their appointments, are confirmed in their rank from the dates set opposite their respective names:—

Captain G. McCord, 106th Regiment. 1st April, 1912.

Captain J. Lightfoot, 106th Regiment. 1st April, 1912.

Captain E. R. Levinson, 106th Regiment. 1st April, 1912.

Captain R. A. Gillespie, 106th Regiment. 1st April, 1912.

Captain J. B. Attridge, 106th Regiment. 1st April, 1912.

Lieutenant S. A. Restall, 106th Regiment. 1st April, 1912.

Captain C. Farquharson, 25th Regiment. 7th August, 1912.

Sup. Lieutenant W. A. McKay, 90th Regiment, 23rd November, 1911.

Sup. Lieutenant A. N. Peerless, 106th Regiment. 1st April, 1912.

Sup. Lieutenant W. A. MacKenzie, 90th Regiment. 31st July, 1912.

Sup. Lieutenant G. L. Warner, 100th Regiment. 1st August, 1912.

Sup. Lieutenant M. Wood, 90th Regiment. 1st October, 1912.

Sup. Lieutenant C. A. Midwinter, 106th Regiment. 1st October, 1912.

Sup. Lieutenant J. D. Ruttan, 100th Regiment. 22nd November, 1912.

By Command,

V. A. S. WILLIAMS,
Colonel,
Adjutant-General.

GENERAL ORDERS.

1913.

HEADQUARTERS,

OTTAWA, 1st February, 1913.

G. O. 21.

INSTRUCTIONS, REGULATIONS, &c.

PAY AND ALLOWANCE REGULATIONS, 1912—AMENDMENT.

MEDICAL EXAMINATION OF CANDIDATES FOR COMMISSIONS.

Article 450, *add* new clause—

"Candidates for commissions in the Active Militia will be examined, free of charge, by the medical officer of the regiment or corps for which the candidate is an applicant, but, in the case of regiments or corps without a medical officer, or when such medi-

cal officer is not available, and the examination cannot be made by an officer of the P.A.M.C., applicants for commissions may be examined by another officer of the Army Medical Corps or by a civilian practitioner, and, in such cases, the fees authorized by Articles 446 and 447 will be paid on the certificate of the commanding officer of the regiment or corps that the medical officer of the unit was not available to carry out the examination.

(H. Q. 857-8-7.)

G. O. 22.**KING'S REGULATIONS AND ORDERS FOR THE CANADIAN MILITIA, 1910—AMENDMENTS.****RESERVE FORMATIONS, ACTIVE MILITIA.**

1. Add new paragraph 28B.—

"28B. The Reserve Formations of the Active Militia comprise—

(a) Corps Reserves which consist of Reserve Units of the various branches of the service, and which include—

(i.) Qualified officers not above the rank of Major, who are permitted to withdraw from the Training Establishment and be carried on the Reserve List of their unit. Such officers are not to exceed in number those authorized for the training establishment.

(ii.) Warrant officers, n.c. officers and men of the Active Militia, who have completed not less than three annual trainings, and who desire to transfer to, enlist or re-engage in a Reserve Unit.

(b) Reserve of Officers borne on one general list (for composition, *vide* paras. 205 to 209 inclusive).

CORPS RESERVE.

2. Paragraph 200 is cancelled.

(H. Q. 7-1-12.)

G. O. 23.**REGULATIONS FOR THE EQUIPMENT OF THE CANADIAN MILITIA, PART 2, SECTION III.**

Regulations for the equipment of the Militia, Part 2, Section III, pertaining to details of equipment for Engineers (a Field Troop, Field Company and No. 1 Section of a Signal Company with a Division) were approved by the Minister in Militia Council on the 3rd January, 1913. Copies in pamphlet form will be issued to all concerned on requisition.

(H. Q. 5-1-25.)

(H. Q. 5-1-1 Vol. 3).

(H. Q. 5-1-23.)

G. O. 24.**REGULATIONS FOR THE EQUIPMENT OF MILITIA BUILDINGS—AMENDMENTS.**

1. Throughout the tables, for "Section 5" substitute "Section 3"; for Sections 7, 8 and 9" substitute "Section 4"; for "Sections 11, 12 and 13" substitute "Section 6."

(H. Q. 305-4-17.)

FIELD OFFICERS' QUARTERS.

2. Table No. 1, for "Cases, slip, pillow, officers" substitute "Cases, slip, pillow, hospital," and, in column of remarks, insert "Per pillow."

(H. Q. 305-4-17.)

MARRIED QUARTERS, (W.O's., N.C.O's. AND MEN.)

3. Table No. 4, delete "Bolsters, married soldiers" and detail.

Delete "Bolsters, small bedsteads" and detail.

In column of remarks opposite "Pillows, feather, HP" for "2 per M.S., and 1 other bedstead" substitute "4 per M.S. and 2 other bedsteads."

(H. Q. 305-4-17.)

SINGLE SERGEANTS' ROOMS.

4. Table No. 5, delete "Counterpanes, barrack" and detail.

(H. Q. 305-4-17.)

N.C.O's. AND PRIVATES' ROOMS.

5. Table No. 6, delete "Forms, soldier's 4 ft." and detail.

Delete "Counterpanes, barrack" and detail.

(H. Q. 305-4-17.)

CLEANING MATERIALS FOR QUARTERS.

6. Table No. 7 for "Rags, linen, old, lbs., 25" substitute "Cotton, cleaning, yards, 40."

(H. Q. 305-4-17.)

DRILL HALLS, MISCELLANEOUS STORES.

7. Table No. 9, for "Pots, watering, large" substitute "Pots, watering, 10 quarts."

(H. Q. 305-4-17.)

DRILL HALLS, CLEANING MATERIALS.

8. Table No. 10, for "Rags, cotton or linen, old, lbs. 25" substitute "Cotton, cleaning, yards, 80."

(H. Q. 305-4-17.)

HOSPITAL WARDS.

9. Table No. 11, in column of remarks, opposite "Brushes, bedpan and urinal," "Chairs, rolling," "Table, pedestal," "Table, ward, large," "Table, ward, small," "Pans, bed," "Cloths, bedpan, covering," "Cloths, medicine," "Tapes, chest, measuring, linen," insert "Technical Medical Supply."

Delete "Bolsters, HP" and detail.

In remarks column, opposite "Pillows, feather," for "1 per bedstead" substitute "2 per bedstead."

In remarks column, opposite "Cases, pillow, HP" for "2 per bedstead and 10% spare" substitute "2 per pillow and 10% spare."

(H. Q. 305-4-17.)

SERIOUS CASE WARDS.

10. Table No. 13, in column of remarks, opposite "Chairs, invalid, wheeling," insert "Technical Medical Supply."

(H. Q. 305-4-17.)

OFFICERS' WARD.

11. Table No. 13A, insert "Cases, slip, pillow HP . . . 2 per pillow, and 10% spare."

Insert "Sheets, cotton, HP . . . 2 per bedstead and 50% spare."

(H. Q. 305-4-17.)

ORDERLY MEDICAL OFFICER'S ROOM.

12. Table No. 18, in column of remarks, opposite "Chairs, arm, HP," insert "Technical Medical Supply."

Delete "Bolsters, hospital."

For "Pillows, feather . . . 1" substitute "Pillows, feather, HP . . . 2."

(H. Q. 305-4-17.)

MORTUARY.

13. Table No. 26, for "Hose, garden," substitute "Hose, garden, $\frac{3}{4}$ inch."

In remarks column, opposite "Stretchers, ambulance," insert "Technical Medical Supply."

(H. Q. 305-4-17.)

TOOLS, AND CLEANING ARTICLES FOR BOILER ATTENDANTS (HOSPITALS.)

14. Table No. 29, page 25, in heading, for "Table No. 26" substitute "Table No. 29."

(H. Q. 305-4-17.)

SCHEDULE OF EQUIPMENT FOR QUARTERS OF NURSING SISTERS, MATRONS AND STAFF NURSES. (Bedrooms.)

15. Table No. 30, for "Bolsters, hospital . . . 1" substitute "Pillows, hospital . . . 2."

(H. Q. 305-4-17.)

ABLUTION ROOMS AND WASH-HOUSES.

16. Table No. 40, for "Cotton waste, lbs. . . 6" substitute "Cotton, cleaning, yards . . . 20."

(H. Q. 305-4-17.)

BARRACK STORE.

17. Table No. 43, for "Cotton waste, lbs. . . 6" substitute "Cotton, cleaning, yards . . . 50."

(H. Q. 305-4-17.)

BREAD AND MEAT STORE.

18. Table No. 44, for "Cotton waste, lbs. . . . 6" substitute "Cotton, cleaning, yards. . . . 50."

"Mops, common, cloths" for "8" substitute "8 | 8."
(H.Q. 305-4-17.)

MISCELLANEOUS SHOPS.

19. Table No. 45, for "Cotton waste, lbs. 2 | 2 | 2 | 2" substitute "Cotton, cleaning, yards. . . . 5 | 5 | 5 | 5."

"Mops, common, cloths" for "4" substitute 4 | 4 | 4 | 4."
(H.Q. 305-4-17.)

CANTEEN, GROCERY AND COFFEE BARS.

20. Table No. 46, for "Cotton waste, lbs. . . . 6 | 4 | 4" substitute "Cotton, cleaning, yards. . . . 10 | 10 | 10."

"Mops, common, cloths," for "12" substitute 12 | 12 | 12."
(H.Q. 305-4-17.)

COOK-HOUSES AND KITCHENS.

21. Table No. 48, for "Cotton waste, lbs. . . . 10" substitute "Cotton waste, lbs. . . . 5."

Insert "Cotton, cleaning, yards. . . . 32."
"Mops, common, cloths," for "12" substitute "— | 12."
(H.Q. 305-4-17.)

GUARD ROOMS, MAIN PASSAGES, PARADE GROUNDS, OTHER GROUNDS.

22. Table No. 50, for "Hose, garden, feet" substitute "Hose, garden, $\frac{3}{4}$ -inch, feet."

"Mops, common, cloths," for "12" substitute "12 | 12 | — | —."
(H.Q. 305-4-17.)

GYMNASIA AND RIDING SCHOOLS.

23. Table No. 51, for "Hose, garden, feet" substitute "Hose, garden, $\frac{3}{4}$ -inch, feet."

"Mops, common, cloths," for "6" substitute "6 | —."
(H.Q. 305-4-17.)

QUARTERMASTER'S OFFICE AND STORES.

24. Table No. 58, "Mops, common, cloths," for "6" substitute "6 | 6."

(H. Q. 305-4-17.)

READING AND RECREATION ROOMS.

25. Table No. 59, for "Cotton waste, lbs. . . . 6" substitute "Cotton, cleaning, yards. . . . 10."

(H.Q. 305-4-17.)

REGIMENTAL STORES.

26. Table No. 60, for "Cotton waste, lbs. . . . 4" substitute "Cotton, cleaning, yards. . . . 20."

(H.Q. 305-4-17.)

SERGEANTS' MESS.

27. Table No. 61, for "Cotton waste, lbs. . . . 10" substitute "Cotton waste, lbs. . . . 5."

Insert "Cotton, cleaning, yards. . . . 40."
(H.Q. 305-4-17.)

SIGNAL STATION STORE AND TELEPHONE ROOM.

28. Table No. 63, for "Cotton waste, lbs. . . . 4" substitute "Cotton waste, lbs. . . . 2."

Insert "Cotton, cleaning, yards. . . . 20."
(H.Q. 305-4-17.)

G. O. 25.

ORGANIZATION.

DIVISIONAL ARTILLERY.

(Divisional Artillery Commander.)

The creation of the appointment of "Commanding Divisional Artillery" is authorized.

The appointment shall be tenable for a period of 4 years, and may carry with it promotion, by selection, to the rank of colonel, under the provisions of paras 212 (2) and 640, K.R. & O. (C.M.), 1910.

The appointment is limited to divisions in which there are not less than three organized Field Artillery Brigades, which train and practise annually, and is confined to officers who have commanded a Brigade of Field or of Heavy Artillery.

The Officer Commanding Divisional Artillery is, under the Divisional Commander, responsible for the command and training of the Artillery of the Division; he is, also, responsible for the command and training of other artillery units of the field army stationed within the Divisional Area.

STAFF.

An officer to be graded as a Brigade Major, will be appointed to the Staff of the Divisional Artillery Commander.

(H.Q. 6814-1.)

G. O. 26.

LOCALIZATION.

1. 1ST DIVISION.—24th Regiment "Grey's Horse."—The transfer of the headquarters of the 24th Regiment "Grey's Horse" from Woodstock, Ont., to Ingersoll, Ont., is authorized.

(H.Q. 2-26-1.)

32ND BRUCE REGIMENT.—The transfer of the headquarters of "C" Company from Chesley, Ont., to Port Elgin, Ont., is authorized.

(H.Q. 7-34-18.)

2. 2nd Division.—9th Mississauga Horse.—The transfer of the headquarters of "C" Squadron from Oakville, Ont., to Toronto, Ont., is authorized.

(H.Q. 2-11-22.)

3. 5th Division.—17th Regiment.—The transfer of the headquarters of "F," "G" and "H" Companies is authorized as follows:—

"F" Company from St. Gervais to St. Raphael, County Bellechasse, P.Q.

"G" Company from Ste. Claire to St. Gervais, County Dorchester, P.Q.

"H" Company, from St. Raphael to Ste. Claire, County Dorchester, P.Q.

(H.Q. 7-19-18.)

G. O. 27.

NOMENCLATURE.

Military District No. 10—Adverting to G.O. 5, 1913, the Infantry City Corps therein referred to will be designated the 52nd Regiment "Prince Albert Volunteers."

(H.Q. 74-54-1.)

G. O. 28.

ESTABLISHMENTS, 1912-13—AMENDMENTS.

Adverting to G.O. 59, 1912, the following amendments are authorized:—

1. Royal Canadian Dragoons.—Page 5—Supernumerary to Establishment, Instructional Cadre, add "Warrant Officers 2."

2. Lord Strathcona's Horse (R.C.)—Supernumerary to Establishment.—Instructional Cadre, add "Warrant Officer 1."

3. Royal Canadian Regiment.—Page 12—Sergeants-Major for "5" substitute "1."

Page 14.—Supernumerary to Establishment, Instructional Cadre—add "Warrant Officers 5," and, for "71" opposite "Instructional Cadre N.C.O's." substitute "77."

Page 15—delete "Sergeants-Major, city corps 6."

4. Canadian School of Musketry.—Page 15—Instructors—for "6" substitute "7*" and add footnote—"*" Includes 1 Instructor supernumerary to establishment."

(H.Q. 1-18-2.)

(H.Q. 1-2-65.)

(H.Q. 1-1-64.)

(H.Q. 32-6.)

(H.Q. 32-10-33.)

(H.Q. 548-8.)

5. Field Artillery.—The establishment of batteries, Field Artillery, armed with the 13-pr. will, in future, be abolished, and units so armed will conform to the establishment of an 18-pr. battery.

Table III, pages 22-3 will be deleted.

Table IV, page 24, after "Detail of a Field Battery" insert "(including batteries armed with 13-pr. guns)."

(H.Q. 3-1-19.)

6.—Corps of Guides.—Table XIV—Mounted Company, Corps of Guides, for "Lieutenants, 2. . . Horses, 2" substitute "Lieutenants, 3. . . Horses, 3."
 For "Guides, 21. . . Horses, 21" substitute "Guides, 24. . . Horses 24."
 For "Grooms (Batmen), 3" substitute "Grooms (Batmen) 4."
 Amend totals to read
 "Personnel, 40" . . . "Horses, 36."
 (H.Q. 11-1-19.)

G. O. 29.**RIFLE ASSOCIATIONS.**

The formation of the undermentioned rifle associations is authorized :—

Military.

No. 7 Detachment, Canadian Ordnance Corps, with headquarters at Quebec, P.Q.
 (H.Q. 29-529-1.)

Civilian.

No. 602, Lytton, with headquarters at Lytton, B.C.
 (H.Q. 29-L-19.)

No. 603, Ontario Agricultural College, with headquarters at Guelph, Ont.
 (H. Q. 29-O-11.)

DISBANDMENT.

The disbandment of the undermentioned rifle associations is authorized :—

Military.

"C" Company, 30th Regiment, with headquarters at Fergus, Ont.
 (H.Q. 29-7-6.)

Civilian.

No. 155, Zouaves, with headquarters at Quebec, P.Q.
 (H.Q. 29-387.)

No. 524, Moose, with headquarters at Moose, Tyrol P.O., Alta.
 (H Q. 29-M-16.)

CANADIAN LIST OF CHANGES IN WAR MATÉRIEL, &c.

A list of changes in war matériel and patterns of military stores which have been approved and sealed, with instructions relating thereto, is issued herewith to all concerned.

By Command,

V. A. S. WILLIAMS,
 Colonel,
 Adjutant-General.

GOVERNMENT NOTICES.

COPYRIGHTS

Entered during the week ending 12th February, 1913, at the Department of Agriculture—Copyright and Trade Mark Branch

26719. "Catéchisme Illustré des Petits Enfants.—Illustrated Catechism for Little Children." (Livre.) Revde. Sœur Ste. Euphrosyne, Congrégation de Notre-Dame, Montréal, Qué., 6 février 1913.

26720. "Paroisse Notre-Dame des VII Allégresses." (Photo.) Albert Grenier, Trois-Rivières, Qué., 6 février 1913.

26721. "Wm. Holowatsky, Strike Leader, in Timmins Jail." (Photo.) Henry Peters, Timmins, Ont., 6th February, 1913.

26722. "Porcupine Strike Leaders in Timmins Jail." (Photo.) Henry Peters, Timmins, Ont., 6th February, 1913.

26723. "Journal of the Montreal Electrical Society." January, 1913. Vol. I. No. 2 (Book.) The Montreal Electrical Society, Montreal, Que., 6th February, 1913.

26724. "A Bucking Broncho." (Photo.) Miss Ella Cora Hind, Winnipeg, Manitoba, 6th February, 1913.

26725. "The Long Trail." (Photo.) Miss Ella Cora Hind, Winnipeg, Manitoba, 6th February, 1913.

26726. "The Morris Plan of Industrial Banking." (Book.) Miln-Bingham Printing Company, Limited, Toronto, Ont., 6th February, 1913.

26727. "The Picture of Real Life." (From "Countess Coquette.") Words by Melville Alexander. Music

by Anatol Friedland. Jerome H. Remick & Company, New York, N.Y., U.S.A., 6th February, 1913.

26728. "The Parisian F.p." (From "Countess Coquette.") Words by Melville Alexander. Music by Anatol Friedland. Jerome H. Remick & Company, New York, N.Y., U.S.A., 6th February, 1913.

26729. "The Telephone—A Big Factor in Farm Life." (Advertisement.) The Northern Electric & Manufacturing Co., Limited, Montreal, Que., 6th February, 1913.

26730. "Increase the Earning Power of Your Farm." (Advertisement.) The Northern Electric & Manufacturing Co., Limited, Montreal, Que., 6th February, 1913.

26731. "Can You Talk to the Town?" (Advertisement.) The Northern Electric & Manufacturing Co., Limited, Montreal, Que., 6th February, 1913.

26732. "Adding Power to the Farm." (Advertisement.) The Northern Electric & Manufacturing Co., Limited, Montreal, Que., 6th February, 1913.

26733. "Wouldn't You Like to be Able." (Advertisement.) The Northern Electric & Manufacturing Co., Limited, Montreal, Que., 6th February, 1913.

26734. "I Certainly was Going Some." Words and Music by Creamer and Vodery. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 6th February, 1913.

26735. "Romance." A Play in Three Acts with a Prologue and an Epilogue. By Edward Sheldon. (Book.) Edward Sheldon, New York, N.Y., U.S.A., 7th February, 1913.

26736. "The School Board and School Review." January, 1913. Vol. II. No. 1. (Book.) The Wayside Publishing Company, Toronto, Ont., 7th February, 1913.

26737. "Gee! But I Get Lonesome on a Rainy Day." Words by W. Ed. D. Morgan. Music by Carey Morgan. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 7th February, 1913.

26738. "Standard Pocket Guide of Montreal, 1913." (Book.) Thomas Joseph Mocock, Montreal, Que., 7th February, 1913.

26739. "Lovell's Street Guide to Montreal and City of Westmount, Town of Maisonneuve, Town of Outremont and Town of Verdun." Second and Revised Edition. (Book.) John Lovell & Son, Limited, Montreal, Que., 8th February, 1913.

26740. "Official Directory, Provincial Exchanges, including Brandon and Portage la Prairie, Number 16. February, 1913." (Book.) Manitoba Government Telephones, Winnipeg, Manitoba, 10th February, 1913.

26741. "The Hamilton Herald's Book of English Proverbs." (Book.) The Herald Printing Company of Hamilton, Limited, Hamilton, Ont., 10th February, 1913.

26742. "Eaton's Spring and Summer Catalogue, No. 37. 1913." (Book.) The T. Eaton Co., Limited, Winnipeg, Manitoba, 11th February, 1913.

26743. "Le Chemin du Succès pour les Personnes Timides et Gênées. Auto-Suggestion." (Livre.) Bureau Scientifique Français, Montréal, Qué., 11 février 1913.

26744. "The Story of Capt. Robert F. Scott's South Pole Expedition." (Temporary Copyright. Literary Work.) Morning Paper Section of Canadian Press, Ltd., Montreal, Que., 11th February, 1913.

26745. "The Whip." March and Two-Step. By Abe Holzmänn. Jerome H. Remick & Company, New York, N.Y., U.S.A., 11th February, 1913.

26746. "Canadian Insurance." February, 1913. Vol. I. No. 1. (Publication.) William Edward Stone, Charles Cox and Arthur William Cox, London, England, and Toronto, Ont., Canada, 12th February, 1913.

26747. "Cheveux Blonds et Cheveux Blancs." (Silver Threads Among the Gold.) Paroles Anglaises de Eben E. Rexford. Version Française de L. E. O. Payment. Musique de H. P. Danks. Whaley, Royce & Co., Limited, Toronto, Ont., 12th February, 1913.

INTERIM COPYRIGHT.

1494. "Star of Liberty." (Music.) John Paul and Charles H. Reichert, Richmond Hill, New York, N.Y., U.S.A., 6th February, 1913.

GEO. F. O'HALLORAN,

33-1

Deputy of the Minister of Agriculture.

Eastern Hay & Feed Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1913, incorporating James Leaman Dixon and Clarence Edgar Dixon, merchants, Frederick Agatha Dixon and Walter Irvin Dixon, farmers, all of the Town of Sackville, in the Province of New Brunswick; and Elton Wheatly Cochran, of the Town of Dorchester, in the said Province of New Brunswick, trader; and Edgar Fillmore, of the Town of Amherst, in the Province of Nova Scotia, trader, for the following purposes, viz:—(a) To acquire, purchase and take over as a going concern all the property and assets, and as well to undertake all the liabilities of The Sackville Hay & Feed Company, Limited, (a body duly incorporated under the New Brunswick Joint Stock Companies Act and by virtue of Supplementary Letters Patent under the last mentioned Act, and having its chief place of business at the Town of Sackville, in the County of Westmoreland and Province of New Brunswick), together with all the real estate, lands and premises, leases, rights and privileges in lands of the said last mentioned company, to include all its shops, stores, mills, warehouses, elevators, barns and other buildings; and all its machinery, plant and equipment; and also all the merchandise, goods, wares and chattels, invoices, cargoes, stock in trade, and the book debts, books of account, contracts, choses in action and securities of the said, The Sackville Hay & Feed Company, Limited, of whatsoever nature or description and howsoever situate or wheresoever found, at and for such price as may be agreed upon, and to pay for the same in shares of the capital stock of the company, such shares to be issued and allotted as, and to be and become *de facto* fully paid up and non-assessable; (b) To carry on and conduct a business as wholesale and retail grocers, and as such deal in flours, feeds, provisions, canned goods, meats, fish, confectioneries, fruits, teas, coffees, spices, tobacco, and biscuits and all and every other commodity and product requisite and incidental to the conduct of a general wholesale or retail grocery business, with power to acquire, open or establish branch stores or agencies of the company either as wholesale or retail grocers and dealers, and to carry on and conduct a general business, both wholesale and retail, of dealing in farm, garden and agricultural produce of all kinds and description, and to buy and sell, import and export, and deal generally in fertilizers and seeds of all kinds, both in package and in bulk; (c) To buy and sell, import and export and deal generally in corn, wheat, oats and any other grains and cereals; and to mill, manufacture, clean, refine and mix all kinds of mill feed and grains for food for live stock; (d) To buy, sell and trade in and to export and import and generally deal in hay and straw, and to operate and maintain all kinds of engines, machinery and presses for the curing, preparing and baling thereof, and to erect and maintain all barns and sheds or warehouses necessary for the housing thereof; (e) To buy and sell and deal and trade generally in farming machinery and implements and hardware of all kinds and descriptions, and to deal and trade as fully in waggons, carriages, carts and sleighs and vehicles of all descriptions, also in harnesses, robes, blankets and kindred goods, articles and findings; (f) To buy and sell and deal generally in fuel, both coal and wood, and to maintain and operate elevators, yards and mills for the storage and manufacture of such fuel; (g) To buy and sell, import and export and generally deal in, at wholesale and retail, all kinds of building materials by way of lumber of all descriptions, lime, cement, brick, stone, pipe, tiling and other construction material and to erect and maintain yards and houses to store the same; (h) To import and deal in as wholesalers and retailers, gasoline, lubricants and all kinds of oil, crude or refined for household, manufacturing or mechanical purposes; (i) To acquire, erect, lease, install, maintain and operate elevators, grain storage and cleaning plants and warehouses; (j) To acquire, erect, lease, maintain and operate mills for the manufacture of flour, oatmeal,

cornmeal, bran, feed chop, linseed oil-cake, and other grain products and any by-product of which grain shall form a constituent part; (k) To acquire, manufacture, buy, sell and dispose of, consign to agents for sale, and deal in all such kinds of goods, chattels and merchandise as the company shall see fit and to engage in and carry on such business as is usually engaged in by grocers, grain merchants, fuel, commission and produce merchants and dealers and traders; (l) For the purpose and to the extent necessary for the transport of coals, timber, lumber, grain, hay and other commodities, manufactured, imported or shipped by the said company, and the goods and merchandise hereinbefore referred to, to acquire or build wharves, and to acquire, build, charter, sail and use ships, steam tugs, schooners, barges, lighters and other vessels, and when not required for the purposes hereinbefore mentioned, to hire or make use of the same in any such manner as to the company seems expedient and to sell or alienate the same at pleasure; (m) To acquire the good-will of any business within the objects of the company and any lands, tenements and hereditaments, privileges, contracts, rights and powers appertaining to the same and in connection with any such purchase or acquisition to assume the liabilities of any company, association, partnership or person; (n) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable and transferable instruments; (o) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the company; (q) To advance money to customers and others having dealings with the company and to guarantee the performance of contracts by such persons or companies; (r) To carry on any other business which may from time to time seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property and rights; (s) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Eastern Hay & Feed Company, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Sackville, in the Province of New Brunswick.

Dated at the office of the Secretary of State of Canada, this 3rd day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

C. S. Hyman Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 30th day of January, 1913, incorporating Frederick Faber Harper and George Sutton Gibbons, barristers-at-law, Grace McNaughton and Thomas Gordon Wilson, bookkeepers, and Agnes Pelton, stenographer, all of the City of London, in the Province of Ontario, for the following purposes, viz:—(a) To buy, sell, deal in, distribute, store, warehouse, export and import hides, skins and pelts, either in their raw or green-salted, tanned or partially tanned state, or partially or wholly manufactured into leather; to carry on the business of leather manufacturers and dealers, tanners and wool-pullers, and to carry on the business of tallow renderers and fertilizer manufacturers; (b) To buy, sell, manufacture

and deal in all kinds of leather and leather goods, hair, wool, oil, tallow and all goods and commodities manufactured from the same, including all products and by-products of such articles; (c) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (d) To acquire and use all necessary lands, mills, machinery and plant and other articles and property necessary to or required in connection with the production of leather, pelts, tallow, hair, wool, oil and the products thereof or substances and articles into which the same enter; (e) From time to time to acquire, own, buy and sell such real and personal property as the company may deem necessary or convenient for its purposes, and to acquire the same by purchase, lease, license, exchange or otherwise and to hold, sell, mortgage, alienate, transfer or otherwise dispose of the same; (f) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (g) To act as general agents and commission merchants for any person or persons engaged in a similar business; (h) To purchase or otherwise acquire the whole or any part of the business, assets, property, privileges, rights and contracts whatsoever and wheresoever situated of any person or persons, corporation or corporations carrying on any business within the objects of this company, and to pay for the said business, assets, property, privileges, lands, rights, contracts, undertaking or goodwill either in cash or in fully paid-up and non-assessable common or preferred stock, debentures, bonds or securities of this company; (i) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company; and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (j) To purchase and acquire shares in any other corporation carrying on any business similar to that carried on by this company and to pay for the same in cash or fully paid-up common or preference stock, bonds or debentures of the company; (k) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (l) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (m) To construct, improve, maintain, work, manage, carry out or control any roads, ways and branches or sidings on lands owned or controlled by the company, bridges, reservoirs, water-courses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (n) To produce or accumulate electricity or electro-motive force or other agency similar or otherwise and to supply the

same for the production or use of lighting, heating and motive purposes or otherwise for the purposes of said business, and to sell and dispose of any surplus electricity and electro-motive force for power, lighting and heating purposes, subject to provincial and municipal laws and regulations; (o) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependants or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (p) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (q) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (r) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (s) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (t) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (u) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (v) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The C. S. Hyman Company, Limited," with a capital stock of three million dollars, divided into 30,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of London, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 3rd day of February, 1913.

THOMAS MULVEY,

32-2

Under-Secretary of State.

W. R. Webster & Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 30th day of January, 1913, incorporating William Robert Webster, manufacturer, Frederick William Shorey Webster, manager, John Hubert Webster and Orrin Ralph Webster, salesmen, and John Perley Wells, advocate, all of the City of Sherbrooke, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of the manufacture of cigars, cigarettes and of tobacco in all its forms, and to carry on a general business in cigars, cigarettes, tobacco and any manufactured product of tobacco, including the manufacturing business incidental thereto, and to do any and all matters and things necessary, fit or proper in or about the manufacture, purchase, sale, dealing in or importation of tobacco, cigars and cigarettes and all goods of the nature bought and sold by tobaccoists, and to carry on such business either by wholesale or retail; (b) To apply for, purchase or otherwise acquire, lease and dispose of trade marks, names of brands, brands or designs and any patents and patent rights, licenses, concessions and privileges for or in respect of any inventions that may be deemed useful or advantageous, and also the right to acquire any exclusive or non-exclusive or limited right to use any secret or other information as

to any inventions or process in connection with the manufacture of tobacco, which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to manufacture, advertise, use, exercise and work the same; (c) To construct, carry out, maintain, improve, manage, work, control and superintend all works, factories, warehouses, shops, dwelling houses and other works and conveniences which may seem directly or indirectly conducive to, or convenient for, any of the objects of the company, and to contribute to, subsidize or otherwise add to, or take part in, any such operations; (d) To buy, sell, manufacture, refine, manipulate, export and import and deal in any substances, apparatus and things capable of being used in any such business as the company is authorized to carry on or required by any customers of, or persons having dealings with the company; (e) To carry on any other business for manufacture or otherwise which may seem to the company capable of being conveniently carried on in connection with the company's businesses or calculated directly or indirectly to enhance the value of or render profitable any of the company's properties or rights; (f) To acquire or undertake the whole or any part of the business, property or liabilities of any company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay therefor in fully paid-up or partly paid-up shares of the company, or in bonds, debentures or other securities of the company; (g) To sell, lease or otherwise dispose of the property and undertakings of the company, or any part thereof, for such consideration as the company may think fit and particularly, either in whole or in part, for shares, debentures, bonds or securities of any other company; (h) To inter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company; and to lend money to, guarantee the contracts of or otherwise assist any such persons or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (i) To take or otherwise acquire and hold shares, debentures or other securities in any other company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as to directly or indirectly benefit this company, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose thereof, with or without guarantee; (j) To sell or dispose of the whole or any part of the assets or undertakings of the company as a going concern or otherwise, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (k) To do all such things as are incidental or conducive to the attainment of the above objects; (l) To amalgamate with any other company having objects altogether or in part similar to those of this company; (m) To enter into any agreement with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with such arrangement, rights, privileges and concessions; (n) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by such persons; (o) To acquire and take over the business heretofore carried on at the City of Sherbrooke by William R. Webster, under the name and style of "W. R. Webster & Company," upon such terms as the company may deem advisable, and to pay for the same in cash or in shares of this company,

or part in cash and part in shares or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "W. R. Webster & Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Sherbrooke, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of February, 1913.

THOMAS MULVEY,

32-2

Under-Secretary of State.

The Metropolitan Building Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1913, incorporating James Allan Smart and Elijah Jones, of the City of Montreal, in the Province of Quebec, managers; and Allan Crawford Davenport Smart, Gerald Selkirk Smart and Edmund George Alphaus Smart, of the Town of Lachine, in the said Province of Quebec, clerks, for the following purposes, viz:—(a) To acquire by purchase, lease or otherwise and hold and own real estate and immovable property; (b) To make, build, construct, purchase and sell dwelling houses, factories, shops and other buildings; (c) To sell, lease, convey, exchange, dispose of, manage or otherwise deal with real property and to develop, improve, exploit and lay out any such property in streets, lanes, squares, lots or otherwise; (d) To purchase, acquire, hold, transfer, invest in, dispose of and deal in stocks, debentures, bonds or other securities in any other company, notwithstanding the provisions of section 44 of The Companies Act; (e) To sell, improve, manage, develop, exchange, lease or dispose of, turn to account or otherwise dispose of the rights, property, securities or undertakings of the company or any part thereof, or to amalgamate with any similar company on such terms and conditions as the company shall see fit, and to accept cash, shares, bonds, debentures, stock or other securities of any other company in payment or in part payment thereof; (f) To make by way of loans, cash advances to purchasers or lessees of any part of the company's real estate for building purposes or to lend money to such persons and on such terms as may seem expedient, and in particular to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (g) To invest and deal with the moneys of the company not immediately required, upon such securities and in such a manner as may from time to time be determined; (h) To remunerate in cash and, with the approval of the shareholders, in fully paid and non-assessable shares, bonds or in any other manner, any person or persons, corporation or corporations for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares, bonds or securities of any kind acquired by the company, or for services rendered in the promotion of the company, or in the payment or part payment for any properties, assets, rights or privileges or in connection with the conduct of the business; (i) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is organized and necessary to enable the company profitably to carry on its undertaking. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Metropolitan Building Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 3rd day of February, 1913.

THOMAS MULVEY,

32-2

Under-Secretary of State.

The Commerce Publishing Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 30th day of January, 1913, incorporating John Wilson Cook, King's counsel, Allan Angus Magee, advocate, Thomas Barnard Gould, solicitor, Thomas Joseph Coonan, student-at-law, and Pearl Catherine Mahoney, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To acquire, edit, print and publish newspapers, books, reviews, magazines or other publications, and generally to carry on the business of publishing, printing, woodcutting, engraving, stereotyping, electrotyping and bookbinding, and to exercise any rights and privileges incidental thereto or connected therewith; to act as agents for the sale of books and publications of all kinds, whether on commission or otherwise; to solicit advertisements and advertising matter and to print and distribute the same; (b) To buy, sell and deal in copyrights or rights to titles relating to all kinds of publications, illustrations and writings; (c) To apply for, obtain, register, purchase, lease or license on royalty or otherwise, acquire and hold, own, use, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes, under registration or otherwise, and to use, exercise and develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names, inventions, licenses, processes and the like, or any such other property or rights; (d) Notwithstanding the provisions of section 44 of the said Act, to purchase and acquire and to hold, own and sell, with or without guarantee, the shares, debentures and bonds of any manufacturing or other corporation carrying on business similar to that of this company, and to amalgamate with any company constituted for the carrying on of any similar business, and to acquire by purchase, lease or otherwise and to manage, operate and carry on the property, undertaking and business of any such corporation; (e) To issue, allot and deliver as fully paid up and non-assessable any shares debentures or other securities of this company in payment or part payment of any property, contracts, rights, shares, debentures or securities of any other company which this company may acquire for the purpose of its business; and, with the approval of the shareholders, to issue, allot and deliver as fully paid up and non-assessable, any shares of the capital stock of this company in payment or part payment for the services rendered or to be rendered to the company by any person or corporation, either professionally or otherwise, or by the promoters of the company; (f) To promote any other company or companies for the purpose of acquiring all or any of the property or liabilities of this company, or of advancing directly or indirectly the objects or interest thereof, and to purchase, subscribe for or otherwise acquire and to hold the shares, stocks or obligations of any company, and upon a distribution of assets or division of profits to distribute such shares, stock or obligations amongst the members of this company in specie; (g) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of this company's business; (h) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in; (i) To invest and deal with the money of the company not immediately required upon such securities as may from time to time be determined upon; (j) To sell, lease or otherwise dispose of all or any part of the property of the company upon any terms, with power to accept as the consideration any shares, stock or obligations of any other company; (k) To establish

and regulate agencies for the purposes of the company and to do all such other things and acts as are incidental or conducive to the attainment of the above objects, or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth and which may seem to the company capable of being conveniently carried on by the company or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights; (l) To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Commerce Publishing Company, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

General Realty and Investments, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of January, 1913, incorporating Paul St. Germain, Leopold Guerin, and Boisdoré Panet Raymond, advocates, Fabiola Lefebvre and Agnès Langlois, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on a real estate business in all its branches; to act as agent and insurance broker generally; to carry on a fire, life, sickness and accident, and guarantee insurance business and other insurance operations; (b) To acquire by purchase, exchange, or otherwise, subdivide, construct, manage, rent, sell, exchange all kinds of immovable and movable properties and deal in the same; (c) To enter into any arrangement or contract with any persons, municipalities or corporations, for constructing, paving, macadamising and repairing streets, public roads and sidewalks, or for constructing, opening and repairing of conduits, drains and sewers, to aid, by advances of money, to the construction and maintenance of roads, streets, lanes, waterworks, sewers and other works considered capable of facilitating access to the company's property, and to increase its value; (d) To act as agents and brokers for the purchase, sale, exchange and renting of immovable property and other similar transactions; (e) To lend money to customers, lot holders and others doing business with this company; (f) To take and hold mortgages, bonds, securities and charges on real estate in guarantee of debts due to the company or of money advanced by the company; to invest the funds not immediately required by the company in the manner considered convenient from time to time; (g) To carry on a general agency business for the purposes of the company, either for the manufacture, purchase or sale on commission or otherwise of all the goods and of all foreign or domestic articles; (h) To demand and obtain, register, take on lease, buy, sell, rent, dispose of or grant licenses respecting patents of invention, improvements or processes, trade marks and other things necessary or useful for the purposes of the company, or otherwise turn to account the same; (i) To act as agent, mandatory or factor for persons or companies doing business with this company; (j) To do and undertake any business and things necessary, profitable or useful for any of the powers and rights granted by this charter, including the right to acquire the shares, bonds, debentures and other form of titles and securities of joint stock companies for the same purposes and objects, wholly or partly, in exchange for shares, bonds or debentures of the company, notwithstanding the provisions of section 44 of the said Act, and also, to enable them to issue paid-up shares in payment of all property, merchandise and good-will

whatsoever, and, with the approval of the shareholders, for salary and services rendered. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "General Realty and Investments, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 29th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Unity Corporation, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of February, 1913, incorporating Sydney Gillen Hyman and George Stymest Robertson, managers, Henry Day, accountant, William Clement Munn, contractor, and Harris James Creswell, notary, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as real estate agents and dealers in real estate, including lands, buildings and improvements thereon, and for the purpose of interesting purchasers with it on joint account for the purchase and sale of real estate and as insurance agents and insurance brokers; (b) To purchase, lease or otherwise acquire, own, sell or otherwise dispose of lands, buildings and other properties, movable or immovable, or any interests therein, for itself or in trust for others, and to generally deal and traffic in such property in any manner whatsoever; (c) To carry on any other business which may seem to the company capable of being carried on in connection with its business, or calculated to directly or indirectly enhance the value of or render profitable any of the company's rights or property; (d) To acquire by purchase, lease or otherwise, or to undertake the whole or any part of the business, property or liabilities of any person, firm or company, or the shares, bonds or debentures or other securities of any company carrying on business in whole or in part similar to that carried on by this company, or possessed of property suitable for the purposes of this company, or to amalgamate with like companies; (e) To pay for any property or rights acquired by the company or services rendered or to be rendered to the company either in cash or in fully paid-up shares or by any securities which the company has the power to issue, or partly in one mode and partly in another or others, and generally on such terms and conditions as the company may determine; (f) To sell, lease or otherwise dispose of the entire undertaking, assets and property of the company, or any part thereof, for such consideration and upon such terms as the company may think fit, and in particular for the shares and securities of any other company; (g) To carry on or do any of the business acts aforesaid, either as principals, agents or trustees, or by or through trustees, agents or otherwise, and either alone or in conjunction with any other or others; (h) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or conducive to the attainment of any one or more of the objects for which this company has been formed. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Unity Corporation, Limited," with a capital stock of twenty thousand dollars, divided into 200 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Prescott Land Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 1st day of February, 1913, incorporating John Mack Alfred Peltier, Louie Donald Robertson and Leland Langwerth Deffenbaugh, agents, and Evelyn Ennis, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To acquire by purchase, lease, exchange or otherwise and to use, hold and improve lands, tenements, hereditaments, immovables and any interest therein, and generally to carry on the business of a land company, with the power of purchasing, holding, developing, improving, clearing, settling and otherwise dealing in and disposing of real estate and lands, whether cultivated or not, and any interest or right therein, and in and upon such lands to make, construct, erect, build and maintain roads, bridges and other internal communications, houses, mills, factories and other buildings and works necessary or expedient for the occupation or improvement of any such lands, and to operate and carry on any works or improvements thereon; (b) To sell, lease, convey, exchange, dispose of or otherwise deal with such real estate, or any portion thereof, and to develop, improve and lay out any such property in building lots, streets, lanes, squares or otherwise; (c) To quarry, dig for, mine, excavate, treat, manufacture and otherwise make marketable, and to buy, sell or otherwise deal in all kinds of minerals, mineral substances, clay, sand, brick, cement, coal, lime, limestone, sandstone or other kinds of stone and their products and by-products; (d) To manufacture, buy, sell and deal in all kinds of goods, wares and merchandise; (e) To buy or otherwise acquire and to hold, sell or otherwise dispose of all kinds of property, both real and personal; (f) To organize, manage or develop or to assist in the organization, management or development of any corporation, company, syndicate, enterprise or undertaking; (g) To raise and to assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other corporation or company, and to guarantee the performance of contracts by any such company or corporation, or by any other person or persons with whom the company may have business relations; (h) To subscribe for, buy, take or otherwise acquire and to hold, either as principal or agent and absolutely as owner, or by way of collateral security, and to enjoy, sell, exchange, vote or otherwise deal in the stock, bonds, debentures and other securities of any government or municipal, industrial or financial corporation or company, notwithstanding the provisions of section 44 of The Companies Act; (i) To issue and allot as fully paid up the shares of the company hereby incorporated, in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, lease, license, contract, real estate, stock, bonds, debentures or other property or rights which it may lawfully acquire by virtue of the powers hereby granted; (j) To enter into any arrangements for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, or calculated to enhance the value of the company's properties or securities, or to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal in the same, or to amalgamate with any such company; (k) To distribute among the shareholders of the company in kind any shares, debentures, securities or property belonging to the company, of which the company may have the power to dispose; (l) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may see fit and in particular for shares, debentures, bonds or other securities of any other company; (m) To do all such acts necessary for the undertaking, carrying on or the completion of any of the business which this company

is authorized to engage in or carry on; (n) No power granted herein shall be limited or restricted by the application or interpretation of any other powers so granted. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Prescott Land Company, Limited," with a capital stock of ten thousand dollars, divided into 1,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

The Canada Casing Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of February, 1913, incorporating Louis Athanase David, George Leonard Alexander and Louis Joseph Maurice Dugas, advocates, Segfried Hinson Read Bush, student, and Bruce Campbell Macfarlane, accountant, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of importers, exporters and dealers in meat, pigs, sheep, poultry, game and farm products, and to manufacture, prepare, can, buy, sell and deal in meats of all kinds; and also that of dealers in cattle generally and in all branches of such respective trades or businesses, either wholesale or retail; to conduct abattoirs or slaughter houses; to slaughter all kinds of animals, and to manufacture, purchase, sell and otherwise deal in meats, fat, casings, tallow, fertilizers, hides, offal and other animal products and substances, and to carry on the business of packers; (b) To acquire, erect, operate, maintain and carry on warehouse and cold storage establishments, and to erect and build abattoirs, freezing houses, warehouses, sheds and other buildings necessary or expedient for the purposes of the company, and to operate and maintain conveyances for transportation and cold storage by land or water of any and all of the products or manufactured articles in connection with the business of the company; (c) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the business or objects of this company or calculated to enhance its value or render profitable any of the company's property or rights; (d) To amalgamate with any other company having objects similar in whole or in part to those of this company; (e) To enter into any agreement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concessions or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, and to take or otherwise acquire shares or other securities of any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same; (f) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of this company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (g) To act as agents for any company, partnership or person carrying on a business similar in whole or in part to that of this company; (h) To subscribe for, acquire and hold, either as principal or agent and absolutely as owner or by way of collateral security, and to exchange or otherwise dispose of the shares of capital stock, bonds or debentures of any company or corporation in which this company is or is about to become financially interested, or with which it has or

is about to have business relations, notwithstanding the provisions of section 44 of the said Act; (i) To purchase or otherwise acquire any share or interest in, or the whole or any part of the business, good-will and assets of any person, firm or company carrying on any business within the scope of the objects of this company, and to undertake all or any of the liabilities or obligations of such person, firm or company, and to carry on, conduct and liquidate any business so acquired; (j) To pay for any services rendered to and for any property and rights acquired by the company, in such manner as may be deemed expedient, and, with the approval of the shareholders, in particular by the issue of shares or securities of the company credited as fully or partly paid up; (k) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company; (l) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in other companies or belonging to this company, or which this company may have the power to dispose of, and to do all acts and exercise all power to carry on any business incidental to the proper fulfilling of the objects for which this company is incorporated; (m) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canada Casing Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Blatter Bros., Limited.

(CORRECTED NOTICE)

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of February, 1913, incorporating Alexandre Papi-neau Mathieu and Armand Mathieu, advocates, Henry Louis Blatter, manufacturer, Ernest Charles Blatter and Joseph Adhemar Ogden, notary, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, import, export, sell, purchase, repair, deal in wholesale and retail pipes, pipe cases, tobacco, cigars, cigarettes, boxes, holders, stands, cigar and cigarette cases, show-cases, shop fittings in glass, wood, metal, silverware, watches, watch boxes, leather goods, jewelry, canes and umbrellas, cut-stone, any kind of goods in amber, rubber, bone, aluminum, silver, gold and any other kind of metal; (b) To manufacture, purchase, sell, or otherwise deal in machinery, tools, appliances and materials of any description used in works, plants and operations aforesaid and to act as agent, broker, or on commission in purchasing or otherwise dealing in the articles aforesaid; (c) To enter into agreement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold or re-issue, with or without guarantee or otherwise deal in the same; (d) To remunerate with the approval of the shareholders by payments in cash, shares or otherwise, any person or company for services rendered in placing or assisting to place, or guaranteeing the placing of any shares in the company's capital stock or any debentures or other securities of the company or in the conduct of the business; (e) To consolidate or amalgamate with any other com-

pany having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, undertakings and business of any such corporation and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, bonds, or other securities of the company ; (f) To sell or otherwise dispose of the undertakings of the company or any part thereof for such consideration as the company may deem proper, and in particular for shares, debentures or securities of any other company having objects in whole or in part similar to those of the company ; (g) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or which might be of value to the company, and to issue paid-up or partially paid-up shares of the company, in consideration or part consideration thereof, and to lend money and to guarantee the contracts of, or to otherwise assist any person, firm or company with which this company may have business relations ; (h) To acquire, purchase, sell, deal in, outright or on royalty, patented devices of all kinds and patents thereof or to apply for patents or any devices so purchased or acquired, and to acquire, purchase, sell, register, lease or license on royalty or otherwise, and to hold, use, own, operate, introduce, sell, assign or otherwise dispose of any trade marks, trade names, patents or invention, improvements and process under registration of otherwise useful to the company, and to use, exercise, develop, grant licenses in respect thereof or otherwise turn to account any such trade marks, trade names, inventions, licenses, process and the like, or any such other property rights ; (i) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ; (j) To issue paid-up shares, bonds, debentures or other securities of the company, in payment or part payment for any property or rights which may be acquired by or for any services rendered or for any work done for the company, or towards the payment or satisfaction of debts or liabilities owing by the company, or to accept in payment of any debts due to the company stocks, shares, bonds, debentures or other securities of the company ; (k) To invest moneys of the company not immediately required in such manner as may from time to time be determined by the company ; (l) To acquire by purchase, concession, exchange or other legal title and to construct, erect, operate, maintain and manage all factories, shops, stores, houses, machine shops, engine houses and all other structures and erections necessary for its business and all other property movable and immovable, necessary and useful for the carrying on of any of the purposes of the company, and to lease, sell and dispose of the same ; (m) To purchase, sell, manufacture, let, hire, import, export and deal in all kinds of goods, wares or merchandise which may be required for the purpose of the said business or which may seem capable of being profitably dealt in in connection with any of the said business of the company ; (n) To acquire, develop, and operate any water power or water powers, and to generate, produce and accumulate steam, gas, electricity or other motive power for the production of light, heat and power for the purpose of the company, with the power to sell or otherwise dispose of any excess not required and to supply the same for light, heat and power purposes to any person or corporation on such terms as may be agreed upon, provided that the foregoing powers when exercised outside of the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf ; (o) To carry on any other business (manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with any of the above specified business or calculated directly or indirectly to enhance the value of or render profitable any of the company's properties or rights, or to do all acts and exercise all power incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertakings ; (p) To acquire by lease, purchase, license or otherwise and to sell, license or otherwise dispose of the trade marks, trade names and design

patents ; (q) To buy, lease or sublet land for the purpose of cultivating, curing, working and manufacturing tobacco and all the by-products and to import and export the same. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Blatter Bros., Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

Lake Erie & Quebec Transportation Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1913, incorporating Francis George Bush, bookkeeper, George Robert Drennan, stenographer, Michael Joseph O'Brien and Herbert William Jackson, clerks, and Gordon Francis Macnaughton, student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :— (a) To buy, sell, make, manufacture, build, charter, alter, furnish, equip, repair, maintain, work and deal in ships, vessels, tugs, barges, lighters, coal, timber, engines, boilers, tackle, machinery and such other articles as enter into the construction of ships, vessels, tugs, barges and lighters ; and to carry on all or any of the businesses of ship, tug, lighter and barge owners, wharfingers, warehousemen, storekeepers, dock owners, carriers, ship, freight agents, produce and general merchants, forwarding and general agents, and any other businesses connected with ships or shipping, or the carriage or conveyance of passengers, troops, mails, live or dead stock, produce, merchandise or goods ; (b) To carry or convey or make arrangements with respect to the carriage or conveyance of passengers and freight, either by land or water, in or between any place or places or port or ports or on any seas, rivers or canals ; (c) To invest and deal with moneys of the company not immediately required for the purposes of the company from time to time ; and to make cash advances to, guarantee the contracts or engagements of, become surety for and financially assist any person, firm, company or corporation carrying on a business similar to that which this company is hereby authorized to carry on ; (d) To purchase or otherwise acquire any share or interest in or the whole or any of the business, good-will and assets of any person, firm or company carrying on any business germane to the objects of this company, and to undertake all or any of the liabilities or obligations of such person, firm or company, and to carry on, conduct and liquidate any such business so acquired ; and to make and carry into effect any contracts or agreements with any such person, firm or company as aforesaid with respect to amalgamation, joint working, co-operation, division of profits, mutual assistance or otherwise and to accept by way of consideration for any such contracts or arrangement, any shares, debentures or securities of any similar company ; (e) To pay for any services rendered to and any property or rights acquired by the company in such manner as may seem expedient and with the approval of the shareholders by the issue of shares or securities of the company ; (f) To sell, transfer or dispose of the whole or any part of the business or undertaking of the company to any similar company (whether promoted by this company or not) or to any person, firm or company carrying on a similar business, and to accept by way of consideration for any such sale, transfer or disposal any shares, debentures, debenture stock, bonds or securities of any other similar company ; (g) To distribute among the members of the company in kind any shares, debentures, securities or property belonging to the company ; (h) To do all such other acts

and things as may be necessary to the attainment of the above objects or any of them ; (i) The powers enumerated in each paragraph hereof to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph, and generally to do all such other things as are incidental to the carrying out of the objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Lake Erie & Quebec Transportation Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Wm. Croft & Sons, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1913, incorporating James Steller Lovell and Charles Delamere Magee, accountants, William Bain, bookkeeper, and Robert Gowans and Joseph Ellis, solicitor's clerks, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To carry on business as general manufacturers, merchants and dealers in all kinds of goods, wares and merchandise, and to establish, operate and conduct shops for the sale of all articles manufactured by or dealt in by the company and any other goods, wares or merchandise which may be advantageously dealt in in connection therewith ; (b) To manufacture and deal in logs, lumber, timber, wood, metal and all articles into the manufacture of which wood or metal enters and all kinds of natural products and by-products thereof ; (c) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company and necessary to enable the company to profitably carry on its undertaking ; (d) To construct, execute, own and carry on all descriptions of works which may be necessary or useful for the purposes of the company ; (e) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of this company's business, and to issue in payment or part payment for any property, rights or privileges acquired by the company, or for any guarantees of the company's bonds, or for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid and non-assessable, or the company's bonds ; (f) To purchase or otherwise acquire, hold, sell or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation, notwithstanding the provisions of section 44 of the said Act ; (g) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof ; (h) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is author-

ized to carry on or engage in ; (i) To assist in the promotion, organization, development or management of any corporation or company and to raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee or otherwise any corporation in the capital stock of which the company holds shares, or with which it may have business relations ; and to act as employee, agent or manager of any such corporation and to carry on the business thereof and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations ; (j) To procure the company to be registered and recognized in any foreign country and to designate persons therein, according to the laws of such foreign country, to represent this company and to accept service for and on behalf of this company of any process or suit ; (k) To lease, sell or otherwise dispose of the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any company ; (l) To amalgamate with any other company having objects similar to those of this company ; (m) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities belonging to the company or which the company may have power to dispose of ; (n) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking ; (o) To do all or any of the above things and as principals, agents or attorneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wm. Croft & Sons, Limited," with a capital stock of four hundred thousand dollars, divided into 4,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Liberty Tailors, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 1st day of February, 1913, incorporating Charles Alexander Pope, Gregor Barclay and William Bridges Scott, advocates, James Geary Cartwright, accountant, and Robert Edwin Moyse, student-at-law, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, buy, sell and deal in all kinds of garments, wearing apparel and clothing, furnishings, fancy goods and kindred articles and all other things necessary for or incidental to any such business or which are or may be used or dealt in by persons engaged therein ; (b) To purchase or otherwise acquire, hold, lease, sell or otherwise dispose of all real or personal property, rights, privileges, concessions, patents, designs, trade marks or trade names, which may be necessary or useful for the carrying on of the business of the company ; (c) To erect, construct, maintain and operate any buildings, works, machinery and conveniences which may seem directly or indirectly conducive to any of the company's objects ; (d) To purchase or otherwise acquire or undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company or possessed of property suitable for the purposes of the company ; (e) To issue paid-up shares, bonds, or debentures for the payment, either in whole or in part, of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire ; (f) To purchase, acquire, hold and own the capital

stock or securities of any other company carrying on or engaged in any business which this company is empowered to carry on or engage in, and to sell or otherwise dispose of such shares or securities, notwithstanding the provisions of section 44 of The Companies Act; (g) To distribute among the shareholders of the company in kind any property or assets of the company; (h) To amalgamate with any other company or companies whose objects are or include objects similar to those of this company; (i) To sell, lease, exchange or otherwise dispose of, in whole or in part, the property, rights or undertaking of the company for such consideration as may be agreed upon; (j) To do all such other acts and things and to carry on any business, manufacturing or otherwise, which may be incidental to any of the purposes or objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Liberty Tailors, Limited," with a capital stock of ten thousand dollars, divided into 200 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Dominion Mortgage and Loan Company, Ltd.

PUBLIC Notice is hereby given that under the Third Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Great Seal of Canada, bearing date the 25th day of January, 1913, incorporating Gerard Brakenridge Strathy, barrister, John Fraser MacGregor and William Hamilton Walter, accountants, Henry Charles Fowler, solicitor, and Harry Riley, law clerk, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To carry on the business of lending money on the security of and of purchasing and investing in mortgages or hypothecs upon freehold or leasehold real estate or other immovables, and the debentures, bonds, stocks and other securities (except bills of exchange and promissory notes) of any government, municipal corporation, school corporation, chartered bank or incorporated company; (b) To buy, sell, improve, manage, lease, turn to account, dispose of and deal in lands, shares, securities, merchandise and other property on the security of which any advances shall have been made by the company, and to act as agents for the investment, loan, payment, transmission and collection of money, and for the purchase, sale, improvement, development and management of property; (c) To subscribe for, issue on commission or otherwise deal in mortgages, bonds, obligations and other investments, and to give any guarantee with relation to mortgages, loans, investments or other securities, whether made, effected or acquired through the company's agents or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dominion Mortgage and Loan Company, Limited," with a capital stock of one million five hundred thousand dollars, divided into 15,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Missisquoi Marbles, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1913, incorporating Andrew Ross McMaster, of the City of Westmount, in the Pro-

vince of Quebec, King's counsel; Talbot Mercer Papineau, advocate, John Kerry, student-at-law, and Margaret Hartley, secretary, of the City of Montreal, in the said Province of Quebec, and Gertrude Harriet Flawn, of the Town of Outremont, in the said Province of Quebec, secretary, for the following purposes, viz:—(a) To purchase, take on lease or otherwise acquire any quarries, gravel pits, sand pits, mines, mining rights, metalliferous land, and any interest therein, and to explore, work, exercise, develop and turn to account the same, and in particular to acquire as a going concern the business and undertaking of the Missisquoi Marble Company, Limited, and to pay for the same by such consideration as the company may deem expedient, including the securities and shares of the company; (b) To crush, win, cut, quarry, smelt, refine, dress, amalgamate, manipulate and prepare for market all kinds of stone, metals and mineral substances of all kinds, and to carry on any other quarrying, metallurgical or mining operations which may seem conducive to any of the company's objects; (c) To buy, sell, manufacture and deal in quarries, mining lands, minerals, plant, machinery, implements, conveyances, provisions and things capable of being used in connection with quarrying, mining and metallurgical operations, or required by workmen and others employed by the company; (d) To construct, carry out, maintain, improve, manage, work, control and superintend any rights, ways and tramways, railway branches and sidings on lands owned or controlled by the company, bridges, reservoirs, water courses, aqueducts, electrical works, factories, warehouses, shops and other works and conveniences which may seem directly or indirectly conducive to any of the objects of the company, and to subsidize or otherwise aid or take part in any such operations; (e) To carry on the business of carters and carriers for the purposes of the company; (f) To manufacture and distribute electrical energy for light, heat and power, the distribution beyond the company's property to be subject to all municipal or other legal regulations in that behalf; (g) To acquire, erect and maintain dwellings, lodging houses and boarding houses for the use of the company's employees and others; (h) To carry on any business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (i) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of any property suitable for the purposes of the company; (j) To subscribe for, underwrite and acquire by purchase, exchange or other legal title and to hold, either absolutely or as holder by way of collateral security or otherwise, and to sell, assign, transfer and otherwise dispose of any stocks, bonds, debentures or other securities of any other company, notwithstanding the provisions of section 44 of The Companies Act; (k) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any information as to any invention which may seem capable of being used for any purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (l) To enter into partnership or into any arrangement for sharing profits, union of interest, co-operation, joint adventure, concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company; (m) To enter into any arrangements with any authority or government, whether municipal, local or otherwise, which may seem con-

ducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise or comply with any such arrangements, rights, privileges and concessions; (n) To pay for any property acquired by or, with the approval of the shareholders, for any services rendered to the company prior to or after its incorporation by the issue of fully paid-up stock as the price of such property or reward of such services; (o) To sell or dispose of the undertaking and property of the company or any part thereof for such consideration as the company may see fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (p) To do all or any of the above things as principals, agents, contractors or otherwise and by and through agents or otherwise and either alone or in conjunction with others; (q) To amalgamate with any other company having objects altogether or in part similar to those of this company; (r) To do all such things as are incidental or conducive to the attainment of the above objects; (s) The above objects, powers and purposes of the company shall be deemed to be several and not dependent, and the construction of any of the powers hereinabove set forth may be extended, but shall not be limited, by reference to any other powers. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Missisquoi Marbles, Limited" with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Village of Philipsburg, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 3rd day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

The Enterprise Investment Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of February, 1913, incorporating Joseph Michael Dalton and Harry Talifero Ham, managers, Lawrence Joseph Nelson Page, contractor, Reginald William Louthood, accountant, and Paul Martel, student-at-law, all of the City of Three Rivers, in the Province of Quebec, for the following purposes, viz:—(a) To purchase or otherwise acquire, hold, erect, own, operate, maintain and carry on wharves, piers, quays, warehouses (whether for cold storage or otherwise) storehouses, steamships, vessels and barges, and to carry on the business of wharfingers, warehousemen, storekeepers, ship owners and stevedores; (b) To manufacture, buy, sell and deal in goods, wares and merchandise which may be economically or conveniently dealt in by the company in or upon its wharves, piers, quays, warehouses and storehouses, and, without limiting the generality of the foregoing, to manufacture, buy, sell and deal in lumber, timber, fuel and ice; (c) To develop and to turn to account, improve, exploit any land acquired by the company or in which it is interested, to lay out any surplus thereof in streets, squares, lanes, subdivision lots or otherwise, and to erect houses, buildings and other constructions on said property acquired by the company, or any part thereof, or on any other property, with the consent of the parties interested therein; (d) To develop the resources of and turn to account the lands, buildings and rights for the time being of the company in such manner as the company may think fit; (e) To advance money by way of loan or loans to the purchaser or purchasers or lessees of any part of the company's property for the purposes of building or any other improvements thereon, and to aid by advances of money the construction and maintenance of roads, streets, lanes, waterworks, drains, sewers and other works calculated to give better access to the property

of the company and to enhance its value; (f) To act as insurance agents and as brokers for the purposes of the company; (g) To manufacture, prepare, buy, sell, deal in and deal with wood, timber and railway ties, pulpwood and lumber of all sorts, forms, kinds and descriptions, manufactured and unmanufactured;—(h) To acquire by purchase or otherwise timber of every description and to acquire, hold and dispose of timber limits and licenses; to do all operations in lumbering and logging including driving, with the right to acquire and build dams, wharves and other improvements in rivers and streams, and generally to do all business connected with the lumber and driving operations; (i) To construct, maintain, complete and operate works for the production of electricity and gas, or either of them, for the purpose of light, heat and power, and subject to local and municipal regulations in that behalf, to sell and distribute any supplies thereof; (j) To acquire by purchase, lease, concession, license or otherwise, and to maintain and operate, improve and develop, and otherwise deal in and dispose of water power and other works, plants, buildings and machinery for the manufacture, production and conversion of electric, hydraulic, pneumatic or other power or force; (k) To carry on any other business which may seem to the company capable of being carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's rights or property; (l) To acquire by purchase, lease or otherwise, or to undertake the whole or any other part of the business, property or liabilities of any person, firm or company, or the shares, bonds or debentures or other securities of any company carrying on any business in whole or in part similar to that carried on by this company, or possessed of property suitable for the purposes of this company, and to use the social name of any firms or companies whose rights will have been acquired by the company; (m) To pay for any property or any rights acquired by the company either in cash or fully paid-up shares, or by any other securities which the company has power to issue, or partly in one mode or partly in another or others, and generally on such terms and conditions as the company determines; (n) To enter into agreements for sharing profits, union of interest, co-operation, joint adventures, reciprocal concession or otherwise with any government, municipal or local authority or with any person or company carrying on, engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on, or engage in any business or transaction capable of being conducted so as to directly or indirectly benefit this company, and to guarantee the contracts of, either with or without security, or to lend money to or otherwise assist any such person or company undertaking to build on or improve any property in which the company is interested; (o) To sell, lease or otherwise dispose of the entire undertaking, property and assets of the company, or any part thereof, for such consideration and upon such terms and conditions as the company may think fit and in particular for the shares, debentures and securities of any other company; (p) To distribute among the shareholders in specie by way of dividend or bonus, or any other manner deemed advisable, any property of the company or any proceeds of the sale or disposal of any property of the company; (q) To manufacture, purchase or otherwise acquire hold, own, sell, assign, and transfer, invest, trade, deal in and deal with goods, wares and merchandise and property of every class and description, real and personal, for the purposes of and incidental to the business of the company; (r) To carry on or do any of the business, acts and things aforesaid, either as principals, agents or trustees or by or through trustees, agents or otherwise, and to do either, alone or in conjunction with another or others; (s) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or conducive to the attainment of any one or more of the objects hereinabove enumerated and particularly to do or carry on any business which may seem calculated to directly or indirectly develop the company's property or any other property in which the company is interested; (t) The powers granted in

paragraphs hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Enterprise Investment Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Three Rivers, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Mercury Mills, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of February, 1913, incorporating John Penman and Richard Thomson, of the Town of Paris, in the Province of Ontario, manufacturers; and Harold George Smith, manufacturer, Anson Chester Marsh, superintendent, and George Thomas Sellens, stenographer, of the City of Hamilton, in the said Province of Ontario, for the following purposes, viz:—(a) To purchase, manufacture and sell raw material for and knitted and woven fabrics and yarns of all kinds and machinery for the manufacture thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Mercury Mills, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Benedict-Proctor Mfg. Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of February, 1913, incorporating Leo George Proctor and William Thomas Allen Proctor, of the City of Toronto, in the Province of Ontario, travellers; Robert Bertrand Roantree, bookkeeper, Harry Lloyd Benedict, manufacturer, Ellis Burdett Kingsley, superintendent, and George Nellis Crouse, merchant, of the City of Syracuse, in the State of New York, one of the United States of America, and Edward Dorner, of the City of New York, in the State of New York, one of the United States of America, manufacturer, for the following purposes, viz:—(a) To manufacture, purchase, sell and deal in all kinds of silverware and metal goods and all such other products and by-products or are incidental thereto; (b) To manufacture, purchase or otherwise acquire, deal in, hold, own, manage, sell, transfer, import, export or otherwise dispose of goods, wares, merchandise and property of any and every class and description; (c) To acquire the good-will, rights and property of any person, firm, association or corporation carrying on a business similar in whole or in part to that of this company, and to pay for the same in cash, the stock of this company, bonds or otherwise, and to hold or in any manner dispose of the whole or any part of the property so purchased, or to conduct the whole or any part of the business so acquired, and to exercise all the powers necessary or convenient in and about the conducting and management of such business; (d) To purchase or otherwise acquire, hold, own, sell, assign, transfer and generally to invest, trade and deal in personal property of every class and description; (e)

To buy, sell, deal in, lease, hold or improve real estate and the fixture and personal property incidental thereto or connected therewith, and, with that end in view, to acquire by purchase, lease, hire or otherwise lands, tenements or hereditaments, or any interest therein, and to improve the same, and generally to hold, manage, deal with and improve the property of the company, and to sell, lease or otherwise dispose of the lands, tenements and hereditaments or other property of the company; (f) To apply for, obtain, register, purchase, lease or otherwise to acquire and to hold, use, own, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents, inventions, improvements and processes used in connection with or secured under letters patent or otherwise, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, patents, licenses, processes and the like, or any such property or rights; (g) To purchase, acquire, hold and dispose of the stocks, bonds and other evidences of indebtedness of any corporation, domestic or foreign, and issue in exchange therefor its stock, bonds or other obligations, and, while owner of any such stock, bonds or other obligations, to possess and exercise in respect thereof all the rights, powers and privileges of individual owners or holders thereof, and to exercise any and all voting power thereon; (h) To make, purchase or otherwise acquire, deal in and to carry any contracts for or in relation to any of the foregoing businesses that may be necessary and lawful under the Act pursuant to which this corporation is organized; (i) To make any guarantee respecting dividends, stocks, bonds, contracts or other obligations held or disposed of by the company; (j) To do all and everything necessary, suitable and proper for the accomplishment of any of the purposes or the attainment of any of the objects or the furtherance of any of the powers hereinbefore set forth, either alone or in association with other corporations, firms, individuals, and to do every other act or acts, thing or things incidental or appurtenant to or growing out of or connected with the aforesaid business or powers or any part or parts thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Benedict-Proctor Manufacturing Co., Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Marcil Trust Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of February, 1913, incorporating The Honourable Charles Marcil, a Member of His Majesty's Privy Council for Canada; John Phelan Callaghan and Arthur Sidney Renshaw, managers, Joseph Adhémar Ogden, notary public, Alfred Gravel, accountant, John Ogilvy Harris, constructional superintendent, and Alfred Bureau, office manager, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To accept, fulfil and execute all such trusts and powers of any nature or kind whatsoever that may be given, confided or delivered to the company by any person or any body politic or corporate, or other authority, by gift, conveyance, transfer, will, legacy or otherwise, or which may be entrusted, delivered, transferred or given by any court of record, or on such terms as may be agreed upon, or as the court shall, in a case of disability, approve; to take, receive, hold and convey all assets, estates and property, both real and personal, movable and immovable, which may be granted, committed or conveyed to the company, with its assent, upon any such trust or trusts; (b) To accept

and hold the office and perform all the duties of receiver, trustee, assignee, trustee for the benefit of creditors, liquidator, executor, administrator, curator to insolvent estates, guardian to the person or property, judicial sequestrator, tutor and subrogate tutor to minors, curator to interdicts and all other persons to whom curators may be appointed, judicial advisor, curator to substitutions, and in all other cases where curators to property may be appointed, when appointed thereto in the same manner as individuals are appointed to fill such offices; (c) To act as an agency or association for or on behalf of others who entrust it with money for loan or investment and also to secure the repayment of the principal of or the payment of the interest on, or both, any moneys entrusted with the company for investment; and for the purpose of securing the company against loss upon any guarantee or obligation, or on any advance made by the company, to receive and dispose of any description of assets or security which is conveyed, pledged, mortgaged or assigned to or warehoused with the company in connection with such guarantee, obligation, advance or investment; (d) To act as agent, broker, attorney or principal for the transportation of business generally or in connection with the administration of movable or immovable properties, and to act as agents and trustees for all sinking funds for any person, corporation or company; to accept and execute any mandate having for its object the issuing, the countersigning, the guarantee or pledge, the sale or purchase of shares, bonds, debentures or other securities, real, personal or mixed; to act as agent for the purpose of registering or countersigning certificates of shares, bonds or other debentures or titles of any person, government, province, foreign country or of any person, company, corporation, municipality or association and to receive and administer the sinking funds connected therewith; to act as agents for registering or countersigning certificates of shares or other securities, and to fulfil all contracts whatsoever, and more especially and without limiting the above terms to act as financial registration and transfer agents of any person, government, municipality, body politic or corporation and in any such capacity receive and expend money, and to transfer, register and countersign certificates of shares, bonds and other certificates, and to act as agent of any person, government or corporation from abroad or of Canada; to act as agent of any person, corporation or company for collecting interest coupons on all sorts of securities; (e) To sell any hypothec or other security; to sell or otherwise dispose of all immovable property held at any time by the company; (f) To buy, sell and deal in shares, stocks, bonds, debentures and obligations of municipal and other corporations, or joint stock companies, or in Dominion, provincial, British, foreign or other public securities, or in real estate, leases and other real rights, as well as personal property, and this either as principals or agents, notwithstanding the provisions of section 44 of The Companies Act; (g) To receive deposits of movables of any kind and do business as a general safety deposit or warehousing company and, more especially, to construct, maintain, operate and lease suitable buildings and structures for the reception and storage of personal property of every nature and kind; to act as agents, consignees and bailees thereof, and to take all kinds of personal property for deposit and safe-keeping, upon such terms as may be agreed upon; (h) To acquire by purchase, lease, exchange or otherwise and to hold, improve, subdivide, build upon, utilize, administer, lease, transfer, sell, exchange and dispose of all kinds of movable and immovable property, and to construct, erect, repair and alter houses, stores, warehouses and other structures in or upon such lands or any part thereof, and for such purposes to carry on the business of engineers, architects and builders; (i) To issue paid-up shares, bonds or debentures or other securities for the payment, either in whole or in part, of any property, real or personal, movable or immovable, rights, lease, business, franchise, undertaking, power, privilege, license or concession, which the company may legally acquire, and in payment or part payment of, or in exchange for, shares, bonds, debentures or other securities of any

other company doing a business similar or incidental to the business of this company on its own property; (j) To promote, organize, manage or develop, or to assist in the promotion, organization, management or development of any corporation, company, syndicate, enterprise or undertaking, and to do all acts necessary or incidental thereto; and for such purpose to subscribe for, buy and sell debentures, bonds, mortgage debentures and all other securities of such company, and otherwise to employ the money or credit of the company in any manner deemed expedient for any such purposes, either by actually employing any portion of the moneys of the company for such purposes or by placing on the market, or guaranteeing the issue of, or the payment of interest on the shares, debentures, bonds, mortgage debentures, obligations or other securities of such other company; and to act as agents for the purpose of collecting and converting into money its securities and properties pledged; and to administer, manage, close and wind up the business of estates, persons, partnerships, associations and corporate bodies, and to do all such incidental acts and things as are necessary for such purposes; (k) To guarantee the payment of any debentures, debenture stock, bonds, obligations or any investments or securities held, disposed of or dealt in by the company and interest thereon; (l) To act as trustees in respect of any debentures, bonds, mortgages, hypothec or other securities, issued according to law by any municipal or other corporation, or by any person, firm or company; to hold property mortgaged, hypothecated or pledged to secure the payment of debentures, bonds, mortgages, hypothecs and all other securities and indebtedness, and to deal with such property in accordance with and for the purposes set forth in the instrument granting such mortgage, bond, hypothec, pledge, security or obligation; (m) To lend money to, guarantee the contracts of or otherwise assist persons with whom the company may have business relations and in particular purchasers of lands or other property from the company; (n) To buy or otherwise acquire, to hold and to sell or otherwise dispose of property, both movable and immovable, held by the company, or in any fiduciary capacity, or in its own behalf as agents, brokers, attorneys, principals or otherwise; (o) To sell, improve, manage, develop, exchange, lease, transfer, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (p) To amalgamate with any other company having objects similar in whole or in part to those of this company; (q) To purchase, lease or otherwise acquire any business similar in character or objects to any of the businesses of this company; (r) To investigate, examine, report upon and audit the books, accounts, condition, standing, prospects, business and affairs of corporations, partnerships, firms and individuals when requested and authorized so to do by any such corporations, partnerships, firms and individuals, and also when required by an order of a court of competent jurisdiction; (s) To investigate, examine and report on the title to and value of properties, real or personal, private or public, or on the legality of any issue of bonds, debentures or other securities of any corporation or on the circumstances of any business concern or undertaking, and generally on any assets, property or rights; to guarantee or not all such reports; (t) To invest and deal with the moneys of the company not immediately required, in such manner as from time to time may be determined, and to vary such investments and to sell or otherwise dispose thereof; (u) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (v) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company; (w) To enter into any arrangement for sharing of profits or union of interests with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction

which this company is authorized to carry on or engage in, and to take or otherwise acquire shares, bonds, and all securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (x) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (y) To do all or any of the above things as principals, contractors, trustees, agents or otherwise, and either alone or in conjunction with others; (z) The powers in each paragraph of the above to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Marcil Trust Company, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Sorel Iron Works, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of February, 1913, incorporating Antonin Patrice Pontbriand and George Wenceslas Pontbriand, accountants, Henri Marie Pontbriand and Joseph Ignace Pontbriand, physicians, and Côme Damien Pontbriand, machinist, all of the City of Sorel, in the Province of Quebec, for the following purposes, viz:—(a) To conduct an iron and steel foundry and machine and repair shop and to manufacture machinery and to sell and trade in machinery and in all kinds of iron and steel products; and to build tugs and steamboats; (b) To manufacture in whole or in part, repair, maintain, care for, buy and sell engines and boilers of all kinds, derricks, cranes and steam hoists, winches, travellers, and tipping tubs, buckets, concrete buckets, drag scrapers, steel scrapers, buck scrapers, earth augers and diggers, steel rock crushers, revolving screens, concrete mixers of all types, with or without steam or electric power, and air hoists; coal wagons, coal cars of all kinds, wheel barrows, trucks and concrete carts and all kinds of marine, builders' and contractors' supplies; hammers, axes, shovels, sledges, machinery of all kinds and steel articles of all kinds, &c.; (c) To manufacture in whole or part, repair, maintain, care for, store, buy, sell, lease and trade in automobiles, cycles, bicycles, tricycles, motors, engines, carriages, boats, conveyances and machinery of all kinds and all materials and articles used in the construction or operation thereof; (d) To apply for, purchase, lease or otherwise acquire any patents, brevets d'invention, licenses, concessions or the like, conferring exclusive or limited right to use any invention which may seem capable of being used for any of the purposes of the company, and to use, exercise, lease, sell or grant licenses in respect thereof or otherwise turn to account the property or rights so acquired; (e) To acquire and undertake the whole or any part of the business, property, rights and liabilities of any person or company carrying on any business which this company is authorized to carry on or possessed of property or rights of any kind suitable for the purposes of this company, and to issue in payment of the same, stock fully paid up and non-assessable; (f) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and

to lend money to, guarantee the contracts of or otherwise assist in promoting and become a shareholder in any subsidiary, allied or other company carrying on a business similar or in part similar to that of this company; (g) To hold, purchase or otherwise acquire, to sell, assign, transfer or otherwise dispose of shares of the capital stock, bonds, debentures or other evidences of indebtedness created by any other companies having objects similar in whole or in part to those of this company, and while the holder thereof, to exercise all the rights and privileges of ownership, including the right to vote thereon, notwithstanding the provisions of section 44 of the said Act; (h) To enter into contracts for the supply of services to the company and for the acquisition of the rights of any company or person under contracts for the furnishing of works or material and to pay for such services or rights by the issue of fully paid and non-assessable stock of the company; to remunerate any person or persons for services rendered or to be rendered to the company by the issue of the shares paid up in whole or in part; (i) To manufacture and generate by means of electricity or otherwise, light, heat and power and to maintain, operate and use the plant and machinery necessary therefor, the whole for use only in connection with the carrying out of the powers of the company; (j) To amalgamate with or take over as a going concern or otherwise any other company or business having objects altogether or in part similar to those of this company; (k) To do all and any one or more of the objects for which the company is incorporated; (l) To do all of the foregoing things whether as principal, agents or on commission. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Sorel Iron Works, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Sorel, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Hampton Securities, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of February, 1913, incorporating Alexandre Chase-Casgrain, Errol Malcolm McDougall, John Jennings Creelman, Gilbert Sutherland Stairs and Pierre François Casgrain, of the City of Montreal, in the Province of Quebec, advocates, for the following purposes, viz:—(a) To subscribe for, underwrite and acquire by purchase, exchange or other legal title, and hold either absolutely or as holder by way of collateral security or otherwise, and to sell with or without guarantee, assign, transfer and otherwise dispose of and deal in, in its own name or as brokers and financial agents, the stock, bonds, debentures, shares, scrip and securities of any government, any municipal and school corporation, any banking, public utility, commercial and industrial company or corporation, notwithstanding the provisions of section 44 of The Companies Act; (b) To acquire by purchase, lease, exchange or other legal title and to sell and otherwise deal in the property, undertaking and business of any commercial, manufacturing or other trading corporation and of any firm, partnership or individual, for the purpose of promoting and organizing companies to carry on the same, and to manage, operate and carry on any business, property and undertaking so acquired by the company and to assume the liabilities thereof; (c) To acquire by purchase, lease, exchange, concession or other legal title the real estate and rights and concessions from any government or municipal authority and to sell, lease or otherwise deal with the same or any part thereof or any interest therein; (d) To develop and operate any water power or water powers and to generate, produce and accumulate by any means electric and electro-

motive forces or other similar agency for the production of light, heat and power for the purpose of the company, with power to sell and otherwise dispose of any excess not required, and to supply the same for light, heat or power purposes to any person or corporation on such terms as may be agreed upon, provided that the foregoing powers when exercised outside the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf ; (e) To issue paid-up shares, debenture stock, debentures, bonds and other securities of the company in payment or in part payment of any property, rights and easements which may be acquired by the company and for any services rendered to and work done for the company and in or towards the payment or satisfaction of debt and liabilities owing by the company ; (f) To enter into any arrangement for sharing of profits, union of interest, joint adventure, reciprocal concession and otherwise with any person or company carrying on or about to carry on any business similar to that of the company hereby incorporated, and to promote or assist in promoting and to become a shareholder in any such company and to receive in payment of its services in promoting such company or companies the shares, bonds and securities of any such company or companies and to purchase the shares, bonds and securities of any such company or companies, notwithstanding the provisions of section 44 of the said Act, and to hold, sell, re-issue, with or without guarantee, and otherwise deal in the same ; (g) To acquire any such investments as aforesaid by original subscription, tender, participation in syndicates and otherwise and whether or not fully paid up, and to make payments thereon as called upon or in advance of calls or otherwise and to underwrite or subscribe for the same, conditionally or otherwise, and either with a view to investments or for resale or otherwise, and to vary the investments of the company, and generally to sell, exchange and otherwise dispose of, deal with and turn to account any of the assets of the company ; (h) To make advances upon any such investments as aforesaid, to offer for public subscription and otherwise aid and assist in placing any such investments as aforesaid ; (i) To offer for public subscription any shares, stock, debentures, debenture stock and other securities of and otherwise establish and promote or concur in establishing and promoting any company, société anonyme, association, undertaking, public and private body ; (j) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise any company or other person with whom the company may have business relations ; (k) To purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property which the company may think necessary or advisable, and to improve, manage, lease, dispose of, turn to account or otherwise deal with all or any part of the company's property, and generally to act as real estate agents or brokers ; (l) To invest the moneys of the company not immediately required in such manner as may from time to time be determined ; (m) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company and to promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company and for any other purpose which may seem directly or indirectly calculated to benefit the company ; (n) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in any other company belonging to the company or which the company may have the power to dispose of ; (o) To purchase and acquire any interest in any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem to the company capable of being profitably dealt with, and to sell, grant licenses in respect thereof or otherwise deal with the same ; (p) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having

objects altogether or in part similar to those of the company ; (q) To act as agents or attorneys for the transaction of any business which this company is authorized to carry on and for the collection of moneys, rents, interests, dividends, mortgages, bonds, bills, notes and other securities ; (r) To act as agents for the purpose of registering, issuing, countersigning, transferring or otherwise ascertaining and certifying to the genuineness of certificates of stock, bonds, debentures or other obligations or securities for money of any government, municipal, trading or other corporate body or society on such terms and conditions as may be agreed upon ; (s) To investigate, report on the title to any lands and tenements or chattels, or legality of the issue of the bonds, debentures or other security of any corporation authorized by law, or the circumstances of any business concern or undertaking and generally of any assets, property or rights ; (t) To draw, make, accept, endorse and execute promissory notes, bills of exchange, bills of lading and negotiable or transferable instruments ; (u) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Hampton Securities, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of February, 1913.

THOMAS MULVEY,

32-2

Under-Secretary of State.

Chambers, McQuigge & McCaffrey Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 24th day of January, 1913, incorporating William Clark Chambers, contractor, Anson Spotton, barrister, Henry Leighton, manufacturer, Eunice Leighton, bookkeeper, and Irene Edmunds, stenographer, all of the Town of Harriston, in the Province of Ontario, for the following purposes, viz :—(a) To enter into any contracts or agreements in relation to, and to erect, construct, maintain, alter, repair, pull down and restore works of all kinds, both public and private, including wharves, docks, piers, tramways, waterways, roads, bridges, warehouses, factories, mills, engines, machinery, railway carriages, ships and vessels of every description, gas works, electric works, water works, drainage and sewage works and other structures and works connected therewith, and to carry on a general contracting, building, planing mill and lumber business, and to manufacture, buy, sell and deal in lumber, bricks, stone, cement, lime, limestone, artificial stone and all kinds of building materials and supplies ; (b) To acquire by purchase, lease or other title all quarries, gravel pits, timber limits, saw mills, water powers, steamboats, dredges, scows, machinery and plant and all other accessories which may be deemed necessary or convenient for the proper carrying on of the business and undertakings of the company, and to operate the same in connection therewith, and to alienate the same at pleasure ; (c) To acquire, own and operate the necessary lands and manufactories required in carrying on and conducting any branch or branches of business incidental to the due carrying out of the objects for which the company is incorporated ; (d) To contract, acquire, charter, operate, hire, lease, sell or otherwise dispose of all kinds of steam or sailing vessels, barges, boats and other vessels, wharves, docks, warehouses, freight sheds and other buildings ; (e) To aid by guarantee, endorsement, advances or otherwise any corporation with which the company may have business relations, or shares of whose capital stock have been acquired and are held by the company, and to guarantee the performance of contracts

by any such corporation, or by any person or persons with whom the company may have business relations ; (f) To carry on any other similar business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company ; (g) To do all such other things as are incidental or conducive to the attainment of the above objects ; (h) To buy or otherwise acquire farming lands and power to sell or otherwise dispose of the same. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Chambers, McQuigge and McCaffrey Company, Limited," with a capital-stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 30th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

Laporte, Martin, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of January, 1913, incorporating Hormidas Laporte, Joseph Ethier, Adhémar Delorme, Hormidas Delorme and Wilbrod Imbleau, merchants, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To purchase, sell and dispose of spirituous liquors, wines, spices, provisions, tea, fruits, tobacco and any other products, and to carry on the general business of wholesale grocers and importers and dealers in groceries, and to act as commission merchants in connection with the above mentioned articles ; (b) To carry on, purchase and to undertake the business now carried on in Montreal and elsewhere by the name of "Laporte, Martin & Cie" (Limited), and to pay for the assets thereof, including its good-will, in paid-up shares at par value of the company or in the company's bonds, and to assume all the rights and liabilities of the said firm of "Laporte, Martin & Cie" (Limited) to contract with the holders of the preferred shares of the firm of "Laporte, Martin & Cie" (Limited), for the release of their said preferred shares, in paying for the same either in cash or in exchange for the shares or bonds of this company ; (c) To purchase and acquire any similar business or to purchase and acquire any control and interest in any business of a similar nature, and to pay for the same in shares or bonds of this company, and to purchase and hold shares and bonds in or of any other company engaged in a similar business, and to pay for such shares and bonds in cash or shares or bonds of this company, notwithstanding the provisions of section 44 of the said Act ; (d) To amalgamate with any other company carrying on a business similar to that which this company is authorized to carry on ; (e) To purchase, erect, construct and operate works, buildings, warehouses, machinery and equipment for the purpose of said business, and to act as agents for manufacturers and dealers in the above mentioned products and other similar articles ; (f) To carry on the business of warehousemen and to carry on any other operations relating thereto ; to issue warehouse receipts, negotiable or otherwise, or orders for goods warehoused by the company ; to make advances on loans on such goods and for other purposes ; (g) To act as liquidators, assignees or trustees of property in which the company is interested, either as creditors or otherwise ; (h) To acquire, lease and dispose of trade marks, patent rights, privileges and franchises relating to any invention which may be deemed useful to the company's business, and to acquire and operate any patents of invention or license to use any invention which may be deemed useful for the said business, and to sell, lease or dispose of the same ; (i) To enter into any arrangements for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal con-

cession or otherwise with any person or company carrying on or engaged in or about to engage in or carry on any business or transaction which the company is authorized to engage in or carry on, and to acquire shares and securities of any such company ; (j) To take, acquire and hold securities of all kinds, movable or immovable, for debts and obligations owing to the company, and mortgages, and to pledge, sell, lease or dispose of any property belonging to the company ; (k) To acquire and hold, for the benefit of the company, movable and immovable properties, and to pay for the same either in cash, or either in shares or bonds of this company, and to sell, lease and dispose of such movable and immovable properties ; (l) To issue shares of this company's capital stock as fully paid up and non-assessable in payment of any shares, debentures, stock-in-trade and generally of any property movable or immovable, real or personal which the company may acquire or, with the approval of shareholders, for services rendered or for any other consideration which the directors may deem necessary and proper ; (m) To make advances by way of loans to customers or others having dealings with the company ; to take and hold such securities which, from time to time, may be considered advisable to guarantee the performance of any obligation or undertaking of any other company, and in particular of companies having dealings with this company, upon such terms and conditions as may be agreed upon ; (n) To enter into any arrangements with any governments or authorities, municipal or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges, concessions, grants or other advantages which the company may think it desirable to obtain, and to carry out any such arrangements ; (o) To procure the company to be incorporated, registered and recognized in any foreign country and to designate persons therein to do all proper acts and things according to the laws of such foreign country to represent this company, and to permit this company to effectively carry on its business or operations in such foreign country ; (p) To establish, maintain and operate branches, factories, agencies, salesrooms and offices in connection with the company's business ; to carry on any other business whether manufacturing, mercantile or otherwise which may seem to the company capable of being conveniently carried on in connection with the company's businesses or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (q) To distribute, in kind, any assets or property of the company among its shareholders and particularly the shares or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Laporte, Martin, Limitée," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 29th day of January, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

L. McEwen & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 31st day of January, 1913, changing the name of "L. McEwen & Company, Limited," to that of "McEwen, Cameron, Wait, Limited."

Dated at the office of the Secretary of State of Canada, this 3rd day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

32-2

The Imperial Oil Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, increasing the capital stock of "The Imperial Oil Company, Limited," from the sum of six million dollars to the sum of fifteen million dollars such increase to consist of ninety thousand shares of one hundred dollars each, and also extending the objects of the company so that the same shall include the following powers and objects:—To take or purchase or otherwise acquire and hold shares of stock in any company or companies manufacturing or dealing in oil stoves or heaters or any other appliances, machinery or apparatus in any way connected with or incidental to the production or use of petroleum or any product or by-product thereof; or in any other company or companies having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, and to own and operate boats, receiving stations, pumping stations, tank waggons, delivery equipment and other structures and appliances for the storage and distribution of petroleum or any product or by-product thereof, and so that the powers and objects of the company extended as aforesaid may be carried on throughout the Dominion of Canada and elsewhere.

Dated at the office of the Secretary of State of Canada, this 12th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

Lasalle Realty Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of February, 1913, incorporating William Langley Bond, King's counsel, John Bicknell Johnson, book-keeper, James McBride, agent, and George Henry Edmund Blaiklock, customs broker, of the City of Montreal, in the Province of Quebec; and James Edouard Coulin, of the Town of Outremont, in the said Province of Quebec, advocate, for the following purposes, viz:—(a) To acquire by purchase, lease or otherwise and to hold and own real estate and immovables; (b) To make, build and construct any and all public and private works, buildings, undertakings and operations, dwelling houses, factories, shops and other buildings; (c) To sell, lease, convey, exchange, dispose of or otherwise deal with such real estate, or any portion thereof, and to develop, improve, exploit and lay out any such property in streets, lanes, squares, lots or otherwise; (d) To aid in the construction and maintenance or to construct or maintain lanes, roads, streets, water works or other works and improvements calculated to render the company's property more accessible and profitable; (e) To purchase, acquire, hold, transfer, sell and dispose of shares, stocks, debentures, bonds or other securities in any other company having objects in any way similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (f) To sell or otherwise dispose of the undertakings of the company or any part thereof on such terms and conditions as the company shall see fit and to accept shares, bonds, stock or other securities of any company in payment or part payment therefor; (g) To acquire, hold and sell and dispose of any business, franchises, undertakings, rights, privileges, leases, contracts, assets and other rights which the company may lawfully acquire; and to pay for the same wholly or in part in cash, wholly or in part in stock, bonds or other securities of the company, and to that end to issue shares of this company as fully paid up and non-assessable to any individual, firm or corporation in payment of any business, franchises, undertakings, property, rights, privileges, leases, contracts, real estate, stock, assets or other rights, which the company may acquire; (h) To generate or purchase electricity and to sell and distribute the same

for lighting, manufacturing or other purposes in connection with any part of the company's property, subject to any local or municipal laws or regulations in that behalf; (i) To amalgamate with any other company having objects in whole or in part similar to those of this company; (j) To distribute among the shareholders of the company in kind any shares, debentures, securities or property belonging to the company; (k) To invest its surplus funds in the redemption of its bonds or other securities; (l) To act as general agent, mandatory, real estate and insurance agent and in general to do any all acts which may be necessary for the promotion of the company's business and the carrying out of its undertakings. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Lasalle Realty Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 12th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

L'Imprimerie Populaire, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of February, 1913, incorporating Edmond Hurlbut, insurance broker, Albert Mercier and Joseph Odilon Beaudet, printers, Joseph Antoine Hardy and Virginie Godmer, accountants, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the trade and business of printers, engravers, photographers, bookbinders, booksellers, stationers, dealers in artistic works and in any and all articles and things relating to such trade and business; (b) To edit, print, publish, purchase and sell books, pamphlets, magazines, newspapers and periodicals or other publications; (c) To purchase, lease, and carry out in any manner whatsoever, newspapers, magazines, publications or other undertakings, together with any and all shops, factories, stores and offices necessary or proper for the various trades and businesses carried on by the company; to sell, lease, hire or to cause to be carried on, in whole or in part, by other persons or companies, newspapers, publications or other undertakings, together with any shops, factories, stores and offices relating to any such undertakings; (d) To enter into partnership or to amalgamate, by sale, purchase or otherwise, with any person or company carrying on any business or trade similar to that which this company is authorized to carry on or engage in; (e) To acquire, lease, own in any way whatsoever, movable and immovable properties; to re-sell, lease or otherwise dispose of the same in any manner whatsoever; (f) To acquire, hold and own shares or bonds in any other companies or corporations carrying on a business similar, in whole or in part, to that of this company, notwithstanding the provisions of section 44 of The Companies Act; (g) To issue and allot paid-up shares of the company in payment or part payment (1) of the purchase price of property, movable and immovable, acquired by the company; (2) of any license, lease or privilege enjoyed by the company; (3) with the approval of the shareholders, for any work done or to be done for the company, or for services rendered or to be rendered to the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "L'Imprimerie Populaire, Limitée," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

**Compagnie des Pharmacies de Familles,
Limitée.**

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of February, 1913, incorporating Paul Olivier Coulombe, Antoine Comiré and Philadelphie Routhier, real estate brokers, Ulysse Paquin and Henri Marin, accountants, and Joseph Beaulac, capitalist, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, import, buy, sell and deal in drugs, chemicals, medicines, dye stuffs, toilet articles, fancy goods, perfumes, doctors' and hospitals' supplies, bottles, jars, cans, boxes, capsules, containers, labels and other similar articles, and any pharmaceutical products forming a component part of such drugs and chemicals; (b) For such purposes, to acquire as going concerns the undertakings, good-will, trade marks, property, assets and powers of any persons, firms or corporations engaged in a similar business, and to assume and undertake the liabilities of such persons, firms or corporations; (c) To, acquire by purchase, lease or otherwise and to own any property, movable and immovable; to draw revenues therefrom; to lease, sell, exchange, deal in, alienate or otherwise dispose of the same at any title whatsoever; to borrow money and to carry on financial operations conducive to the attainment of the company's objects or any of them; (d) To pay for any property, rights or things required by or useful to the company, or, with the approval of the shareholders, for services rendered to the company, in bonds, shares or other securities or assets of the company, or by the issue of paid-up and non-assessable shares of its capital stock; (e) To consolidate or amalgamate with any other company having objects similar, in whole or in part, to those of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "La Compagnie des Pharmacies de Familles, Limitée," with a capital stock of ten thousand dollars, divided into 100 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of February, 1913.

THOMAS MULVEY,

33-2 Under-Secretary of State.

Jackson & Savage, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of February, 1913, incorporating Wilfrid Bovey and Robertson Fleet, advocates, Joseph Alphonse L'Heureux, book-keeper, Harry Arthur Ellis, accountant, and Lillian Montgomery Gamble and Edith Helen Delight, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as manufacturers of and dealers in boots, shoes and footwear of all kinds and as manufacturers of and dealers in all materials and articles capable of being used in connection with boots, shoes and footwear; (b) To deal with and treat all or any of the by-products produced in any manufacture carried on by the company, or which it may have power to carry on, and to buy, sell, manufacture and otherwise deal in all substances, materials, effects and things capable of being used in connection with the purchase, sale and treatment of such by-products; (c) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (d) To acquire and undertake the whole or any part of the business, property, assets and liabilities of any person, firm or company carrying on any busi-

ness which the company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay for the same, if deemed advisable, by the issue of fully paid-up shares of stock or otherwise; (e) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (f) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; (g) To subscribe for, take or in any way acquire the stock, shares, bonds, debentures or other obligations or securities of any company having objects similar to those of this company, and to sell or otherwise dispose thereof, notwithstanding the provisions of section 44 of the said Act; to guarantee any bonds, debentures, obligations or securities so sold or disposed of by or of any company having such objects or carrying on any business germane to the objects of this company; (h) To sell or otherwise dispose of the immovable and movable property and the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (i) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Jackson & Savage, Limited," with a capital stock of four hundred and fifty thousand dollars, divided into 4,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of February, 1913.

THOMAS MULVEY,

33-2 Under-Secretary of State.

Magor Son & Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of February, 1913, incorporating John Harold Magor and Norman Ansley Magor, of the City of Westmount, in the Province of Quebec, merchants, and Edwin Botsford Busted, advocate, Charles Lovelace Buchanan, accountant, and Lilian Edna Brown, stenographer, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—(a) To carry on the business of manufacturers' agents, importers and wholesale and retail merchants, and for that purpose to import, manufacture, buy, sell, produce and deal in all kinds of goods, wares and merchandise, including groceries, provisions, bread, flour, biscuits and farinaceous compounds, canned goods, farm, garden and dairy produce, spices, condiments, pickles, jams, jellies, preserves, table delicacies, fruits, sugars, syrups, meats, confectioners' supplies, products of the sea, lakes and rivers and other articles of commerce; (b) To acquire and take over as a going concern the business now carried on at No. 403 St. Paul Street, in the City of Montreal, under the firm name of Magor, Son & Co., and all or any of the assets and liabilities of said business in connection therewith; (c) To manufacture and

deal in cans, boxes, baskets, jars, cartons, containers, labels and all kinds of sundries and supplies for canners, manufacturers, shippers and dealers; (d) To establish warehouses, stores, agencies, depots and other markets for carrying on the business of the company; (e) To apply for and maintain, register, lease, acquire and hold, or to sell, lease and dispose of and grant licenses in respect of or otherwise turn to account any patents of invention, improvements or processes, trade marks, trade names and the like, necessary or useful for any of the purposes of the company; (f) To lease, sell, improve, manufacture, develop, exchange, turn to account or otherwise dispose of any or all of the properties and assets of the company for such consideration as the company deems fit, including shares, debentures or securities of any other company; (g) To purchase, lease or otherwise acquire, in whole or in part, the business of any company, firm or persons carrying on any business similar to the business of the company, together with buildings, stock-in-trade, good-will and assets generally of such business; to assume, in whole or in part, the liabilities of any such business and to pay for the same wholly or in part in fully paid-up and non-assessable stock of the company, or in cash, bonds, debentures, mortgages or other securities; (h) To amalgamate with or take over as a going concern or otherwise any other company or business having objects altogether or in part similar to those of the company, on such terms and conditions as may be deemed advisable; (i) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) To do all or any of the above things as principals, agents, bailees, contractors, trustees or otherwise and either alone or in conjunction with others, and to do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Magor Son & Co., Limited," with a capital stock of one hundred thousand dollars divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 11th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

Dominion Manufacturers, Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of February, 1913, incorporating Henry Johnstone Elliott, King's counsel, Louis Athanase David and Louis Joseph Maurice Dugas, advocates, Bruce Campbell Macfarlane and Edward Charles Baker, accountants, Segfried Hinson Read Bush, student, and Henry James Murphy, broker, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on all or any of the businesses of manufacturers of and dealers in caskets, coaches and carriages, automobile body builders and of all supplies appertaining thereto, manufacturers of and contractors and dealers in all the branches of undertakers' supplies, hardware, plate and plated goods and to carry on the trade of silver and goldsmiths in all their respective branches, and to carry on all or any of the businesses of silk and satin makers, silk weavers, cotton spinners, cloth manufacturers, importers, wholesale and retail dealers of and in textile fabrics of all kinds, and wholesale and retail dealers in leather goods and articles required for ornaments, stationery and fancy goods, lumber and timber of all kinds, zinc and copper and kindred objects; (b) To buy, sell, manufacture, repair, alter and exchange, let on hire, export and deal in all kinds

of articles and things which may be required for the purposes of any of the said businesses, or commonly supplied or dealt in by persons engaged in any such businesses, or which may seem capable of being profitably dealt with in connection with any of the said businesses; (c) To construct, carry out, maintain, improve, manage, work, control and superintend any roads, ways, tramways, motors or other means of transportation, and sidings, and switches on lands owned or controlled by the company, wharves, saw-mills, crushing works, hydraulic works, electrical works, factories, warehouses, shops and other works and stores and dwelling houses and conveniences which may seem directly or indirectly conducive to any of the objects of the company, and to contribute to, subsidize or otherwise aid or take part in any such operations; (d) To acquire and undertake the whole or any part of the business, property and liabilities or any particular asset or right of any person or company authorized to carry on or possessed of property suitable for the purposes of this company; (e) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (f) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company; (g) To subscribe for, purchase or otherwise acquire and to take, hold, sell, exchange and deal in the shares, stocks, bonds, obligations or debentures or securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in shares, bonds, debentures or other securities of this company or in property of this company and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereof, and to guarantee payment of the principal of or dividends and interest on the shares, bonds, debentures or other securities of any company or corporation with which the company may have business relations, and to promote any company or corporation having objects altogether or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (h) To enter into any arrangements with any authority, federal, provincial, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges, franchises and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges, franchises and concessions; (i) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the name of the person, firms, company or companies hereinafter referred to, all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorised to carry on, and to pay for such property, franchise, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company and to exercise the right, powers and franchises of any company whose capital stock is owned by this company in the name of such company or in its own name; (j) To remunerate any person or company for services

rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital, or any debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business ; (k) To take part in the management, supervision or control of the business or operations of any company or undertaking having objects altogether or in part similar to those of this company, and for that purpose to appoint and remunerate any directors, accountants or other experts or agents ; (l) Generally for the purpose aforesaid to carry on and undertake any business, undertaking, transaction or operation commonly carried on or undertaken by capitalists, promoters, financiers, commissioners, contractors for public works or other works, or any business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (m) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful object ; (n) To procure the company to be licensed, registered or otherwise recognized in any foreign country and to designate persons therein as attorneys or representatives of the company, with powers to represent the company in all matters according to the laws of such foreign country and to accept service for and on behalf of the company of any process or suit ; (o) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company ; (p) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dominion Manufacturers, Limited," with a capital stock of three million dollars, divided into 30,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 11th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

Metropolitan Realty and Investment Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of February, 1913, incorporating Joseph Henri Poulin, manager, Alphonse Demers, financial agent, Rolland Prefontaine, civil engineer, and George Arthur Langlois, chemist, all of the City of Montreal, in the Province of Quebec, and François Delâge Lavigueur, of the Village of Belœil, in the said Province of Quebec, manufacturer, for the following purposes, viz:—(a) To carry on a general financial and brokerage agency and in particular to act as agent and broker for loaning, paying, conveying and collecting moneys, for selling, conveying and registering bonds, shares and other securities, for buying, selling, exchanging, renting, improving, developing and managing any property, business or undertaking, and for managing, controlling or directing syndicates, societies, associations, companies or corporations ; (b) To acquire, hold, own, sell, transfer, exchange, rent or

otherwise dispose of all property, real or personal, including the bonds, stock and other securities of governments, municipal or school corporations, and of bank and other duly incorporated companies, and to use, hold and improve lands, tenements, hereditaments, immovables and interest therein ; (c) To develop, improve and lay out any such property in building lots, streets, lanes, squares or otherwise and upon such property make, construct, build and maintain roads, bridges and other internal communications, houses, mills, factories and other buildings necessary or expedient to the occupation or improvement of any such property ; (d) To make advances by way of loans to purchasers or lessees of any part of the company's real estate for building purposes or other improvements, to aid by way of advances or otherwise in the construction and maintenance of roads, streets, water works, sewers and other works of improvement calculated to render the company's property more accessible or to enhance its value ; (e) To pay for any property, rights or things acquired by or for services rendered to the company in paid-up shares of the capital stock of the company ; (f) To take and hold mortgages, hypothecs, liens and charges to secure the payment of the purchase price of any property sold by the company or any money due to the company from purchasers for building purposes or other improvements ; (g) To promote, organize, manage and develop any corporation or company carrying on a business similar in whole or in part to that of this company ; (h) To enter into any arrangement with any governments or authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions, with power to apply part of the shares, bonds and assets of the company to the payment of the costs and expenses incurred therefor ; (i) To carry on any other business, undertaking, power or right capable of being conveniently carried on in connection with any of the above objects or such as to benefit directly or indirectly or facilitate their objects or to render them profitable ; (j) To acquire, own, utilize, develop or otherwise employ grants, rights, privileges, licenses and franchises connected with the purposes of the company ; (k) To aid by loan of money or by advances, endorsement or by guaranteeing its contracts or its undertakings or in any other manner, any person, firm, company or corporation with which the company may have business dealings ; (l) To subscribe, with or without security, and issue or otherwise take, hold, transfer, convert the capital stock, shares, bonds and other securities of any other company with which the company has business relations, or carrying on any business or industry similar to or allied, in whole or in part, or any other business or industry capable of being carried on in connection with the industry, the assets or rights of the company, notwithstanding the provisions of section 44 of the said Act ; (m) To make any arrangements with any person, firm or company for the sharing of profits, the union of interests, reciprocal concessions or co-operation, and to promote, constitute, form and organize, or contribute thereto, aid or participate in companies, trusts or associations for the purpose of acquiring and taking over the assets and liabilities of this company, or to benefit directly or indirectly its objects or any other purposes which the company may think proper ; (n) To unite or amalgamate with any other company whose purposes are in whole or in part similar to those of this company, to take shares in such company, to guarantee the contracts entered into by any person or company, and to sell, rent or otherwise deal with the property and undertaking of this company or any part thereof, for the consideration that the company may think proper, and in particular for shares, bonds or other securities of any other company ; (o) To acquire any undertaking, trade or business similar in whole or in part to that of this company, as well as the good-will, privileges and assets thereof, and to pay for the same in cash, shares or bonds of the

company or otherwise; (p) To make, draw, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants or other negotiable or transferable instruments; (q) To issue and allot as paid-up shares of the company in payment or part payment of all business, undertaking, property, right, power, privilege, lease, license, contract, chattel, real estate, shares, bonds or bonus, or other property or right which the company may legally acquire under the powers conferred on the company by this charter; (r) To distribute in kind or otherwise as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (s) To carry on or develop, improve, employ, sell, exchange, lease or otherwise dispose of the rights and assets of the company, in whole or in part; (t) To do all the above acts as principal or as agent, contractor, trustee or otherwise and alone or in conjunction with others; (u) To do and execute any other acts connected with the above objects or purposes or conducive to the attainment of the same; (v) The above objects, powers or purposes of the company shall be deemed to be general and not dependent on each other, and the company may pursue or carry on one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise construed with regard to any other clause of such objects, powers or purposes, and in case of doubt each clause is to be construed so as to extend and not restrict the powers of the company; (w) To remunerate, with the approval of the shareholders, any person or company for services rendered or to be rendered in placing or assisting to place or in guaranteeing the placing of any of the shares in the company's capital or the capital of any such company with which it may have business relations, or any debentures or other securities of this company or such other company, or in or about the formation or promotion of the company or such other company, or the conduct of its business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Metropolitan Realty and Investment Company of Canada, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

Sales Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of February, 1913, incorporating Walter Robert Lorimer Shanks, advocate; Francis George Bush and Herbert William Jackson, book-keepers; George Robert Drennan, stenographer, and Michael Joseph O'Brien, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, buy or otherwise acquire, sell, lease and generally deal in vacuum cleaners of every kind and description, and all or any parts of the same, and all articles, appliances, supplies, tools, equipment, specialties and apparatus used in connection therewith, and all materials of which the same, or any part thereof, may be composed; (b) To manufacture, buy, sell and deal in any articles, goods, substances or things required for or incidental to the company's business, or which can be conveniently or advantageously used or dealt in by the company in connection with any of its objects or businesses; (c) To purchase or otherwise acquire, hold, lease or otherwise dispose of any real or personal property, rights or privileges which may be necessary or useful for the carrying on of the business of the company; (d) To erect, construct and maintain and operate any buildings, works, machinery and conveniences

which may seem directly or indirectly conducive to any of the company's aims or objects; (e) To apply for and acquire on any terms, letters patent of invention, patent rights, processes, concessions, licenses, trade marks, copyrights or any other privileges or protection of a like nature for or connected with any matter, article or subject of manufacture or convenient for the business of the company, and to turn the same to account by manufacturing or working the same, or granting licenses in respect thereof, or otherwise; (f) To construct or acquire by lease, purchase or otherwise and operate all works necessary for the production, sale and disposal of steam, electric, pneumatic, hydraulic, and other power and force, subject to all the laws and regulations of the provincial and municipal authorities in that behalf; (g) To purchase or otherwise acquire or undertake all or any part of the business, property, good-will, assets or liabilities of any persons, partnerships or company carrying on business with objects similar, either in whole or part to those of the company, or possessed of property suitable and proper for the purposes of the company; (h) To purchase, acquire, hold and own the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold, pledge or otherwise dispose of such shares, bonds or other securities, notwithstanding the provisions of section 44 of The Companies Act; (i) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, partnership or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on; (j) To amalgamate with any other company or companies having objects germane to those herein enumerated; (k) To sell, lease, exchange or otherwise dispose of in whole or in part the property, rights or undertakings of the company for such consideration as may be agreed upon, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, and to divide same *pro rata* amongst the shareholders of the company; (l) To remunerate any person or company for services rendered this company either in or about its formation, or in the conduct or carrying on of the company's business, and to pay for same in cash or with the approval of the shareholders in shares or other securities of the company; (m) To do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them; (n) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (o) None of the powers hereinabove enumerated shall be interpreted as being restricted by the name of the company or by the aims or objects thereof as principally set forth in clause (a) hereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Sales Company of Canada, Limited," with a capital stock of fifty thousand dollars, divided into 1,000 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 12th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

Cheddite, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of February, 1913, incorporating Louis Philippe Goyette and Léo Fauteux, accountants, Aimé Leblanc and Robert Louis Calder, advocates, and Joseph Hector Vinet, bailiff, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, purchase, import, supply

sell and otherwise deal in all kinds of powder, dynamite and other explosives, the by-products thereof and the ingredients, substances, compositions, materials, accessories, tools, apparatus, appliances, machineries or devices necessary for the manufacture, preservation, handling, use or transportation of same, the whole subject to federal, provincial and municipal laws or regulations; (b) To purchase, lease or otherwise acquire, and to lay, construct, erect, maintain and operate buildings, factories, plants, workshops, magazines, warehouses and other structures or constructions required for the manufacture or storage of the above mentioned substances and articles; (c) To enter into contracts or agreements for blasting, excavating, drilling, dredging, mining, demolishing and in general for the performing of any work, enterprise or undertaking in which powder, dynamite or other explosives can be used; (d) To apply for, purchase and otherwise acquire and to use, sell, license and otherwise deal in any patents of invention or patent rights for any machine, apparatus or process connected with or accessory to the manufacture of explosives and to grant licenses in respect thereof and otherwise turn the same to account; (e) To purchase, lease or otherwise acquire any franchises, grants, licenses, privileges or concessions, exclusive or non-exclusive for the trade either as principal or as agent of explosives or of any substances or apparatus connected therewith or for the use of any patents, secrets, improvements, processes covering the same; (f) To sell, lease or otherwise dispose of the property, good-will and undertaking of the company or any part thereof for cash consideration or otherwise as the company may think fit and in particular for shares, debentures, bonds or securities of any other company authorized to carry on a business similar to the business of this company; (g) To amalgamate with any other company having objects similar to those of this company, or to purchase, lease or otherwise acquire any business similar in character and objects to the business of this company; (h) To enter into any agreement for the sharing of profits or for a union of interests with any person or company carrying on or engaged in business similar to that which this company is authorized to engage in or carry on, and to take or otherwise acquire shares or securities of any such company and to sell, hold, re-issue, with or without guarantee or otherwise deal in the same, notwithstanding the provisions of section 44 of the said Act; (i) To remunerate any person or company for services rendered or to be rendered in placing of any shares in the company's capital stock, or any debentures or other securities of the company, or in or about the formation or promotion of the company, its organization or the conduct of its business and to pay the same either in cash or with the approval of the shareholders in issuing fully paid-up shares of the company; (j) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or attainments of the objects herein enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Cheddite, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 11th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

Union Optical Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of February, 1913, incorporating Stephen Richard, Jr., factory manager, Stephen Trahan, civil servant, Phileas Thibodeau, contractor, Henri Dufresne, notary

public and Arthur Trahan, King's counsel, all of the Town of Nicolet, in the Province of Quebec, for the following purposes, viz:—(a) To acquire from Messrs. Emmanuel Rousseau and J. H. Octave Hébert, both of the Town of Nicolet, the immovable property, machinery, tools, manufactured articles, articles in course of manufacture, raw material, &c., which the said Rousseau and Hébert have purchased from Messrs. A. Turcotte et Fils, liquidators of "The Canada Optical Manufacturing Company, Limited," in liquidation, the whole as a going concern together with any and all rights, patents, inventions and property belonging thereto, and to undertake any or all the liabilities thereof, and to pay for the same, in whole or in part, either in cash, or in paid-up shares or otherwise; (b) To manufacture, buy, sell and generally deal in all kinds of jewelry and optical goods; (c) To apply for, purchase or otherwise acquire any patents, trade-marks or other rights and licenses relating to the company's business, and to use, exercise, develop the same or grant licenses in respect thereof; (d) To purchase or otherwise acquire any shares or interest in the whole or any part of the business, good-will and assets of any person, firm or company engaged in any business similar to that of this company, and to undertake the whole or any part of the liabilities or obligations of any such person, firm or company, and to carry on, conduct and wind-up any business so acquired and to enter into and carry into effect any contracts or arrangements so made with any such person, firm or company as aforesaid as to the sharing of profits, joint adventure, co-operation, mutual assistance or otherwise, and to accept in consideration for any such contract or arrangement, the shares, debentures or securities of any company; (e) To purchase or otherwise acquire, hold, sell or otherwise alienate the shares, bonds or other securities of any other company, notwithstanding the provisions of section 44 of the said Act; (f) To lease, sell or otherwise alienate the whole or any part of the property and assets of the company for such consideration as the company shall see fit, including the shares, bonds or other securities of any other company; (g) To do all acts, exercise all rights and to carry on any business which the company is hereby authorized to carry on and which may be useful for the carrying out of its undertakings; (h) With the approval of the shareholders to remunerate any person or company for services rendered or to be rendered in connection with the conduct of the company's business generally, and in particular for services rendered in the placing or assisting or guaranteeing the placing of any shares of this company's capital stock, and also of any debentures or other securities of this company, or in or about the incorporation or promotion of this company, including legal fees, and to pay for such services, in whole or in part, either in cash or in paid-up shares of this company; (i) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (j) To distribute amongst the shareholders in specie, by means of dividends or bonds or in any other manner deemed advisable, the whole or any part of the property of the company, or any proceeds of the sale or alienation of any property of the company or any shares, bonds or securities of any other company who may have purchased or taken over the whole or any part of the property, assets and liabilities of this company; (k) The powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Union Optical Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Nicolet, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 12th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

McFarlane-Pratt-Hanley, Limited.

PUBLIC Notice is hereby given that under the First part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 10th day of February, 1913, incorporating Robert Samuel McFarlane and John Hanley, contractors, David Shear Pratt, lumber merchant, and Florence Isabella McFarlane and Mary Hanley, married women, all of the Town of Midland, in the Province of Ontario, for the following purposes, viz:—(a) To construct, acquire, own, maintain and operate, hire, lease, sell or otherwise dispose of and to contract for the erection or construction of buildings, wireless stations, stores, warehouses, elevators, docks, dry docks, wharves, derricks, dredges, drills, viaducts, vessels, ships, scows, tunnels, tracks, bridges, canals and breakwaters and other like works of internal improvement or public use or utility, including the erection and construction but not operation of railways and tramways and generally to contract for, build, construct and equip public and private works; (b) To invest in and acquire and hold the bonds, debentures and stock of other companies with which the company hereby incorporated is empowered to contract, and; (c) To distribute amongst the shareholders of the company in kind any property of the company and in particular and shares, bonds, debentures or securities of any other companies belonging to the company hereby incorporated or of which the company hereby incorporated may have the power of distribution; (d) To manufacture, produce, buy, sell and deal in articles, tools, machines, metals, building materials and all articles composed or manufactured in whole or in part of iron, steel or other metal or wood, clay, cement, stone or other material or combination of any of them, and particularly all articles which might be of use in the carrying on by the company of any business mentioned as one of the objects of this incorporation; (e) For the purpose above to carry on the business of electricians, mechanical engineers and manufacturers and workers and dealers in compressed air, gas, electricity, motive power, heat and light, and to construct, maintain and operate works for the supply and distribution of compressed air, gas and electricity for light, heat and power; (f) To purchase or otherwise acquire and to sell, develop, work or otherwise deal with land, water, water power, water power supplies and water power work and equipment or works; (g) To purchase or otherwise acquire, hold, maintain, operate, sell and otherwise dispose of stone quarries and the stone taken therefrom and the products thereof; (h) To manufacture, buy, sell and deal in goods, wares and merchandise; (i) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company; (k) To enter into partnership or into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (l) To buy, sell, trade, deal in or guarantee the debentures, bonds, stock or other securities of any government or of any municipal corporation or school corporation or any chartered bank or any incorporated company, and to accept said securities or any of them in payment or in part payment for any works carried on by the company;

(m) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (n) To purchase, take on lease, or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (o) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "McFarlane-Pratt-Hanley, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 11th day of February, 1913.

THOMAS MULVEY,

33-2

Under-Secretary of State.

Dominion Chain Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, incorporating Walter Robert Lorimer Shanks, advocate, Francis George Bush, bookkeeper George Robert Drennan, stenographer, Michael Joseph O'Brien and Herbert William Jackson, clerks, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—a To manufacture, import, export, buy, sell and deal in, both for its own account and on commission, all kinds of weldless and welded chains of steel and other metals, cotter-pins and wire goods of every description, hardware, parts, and accessories for aeroplanes, automobiles, motor cycles, motor boats and vehicles of every description, together with all accessories used in connection with chains of every description, as well as the raw material and constituent parts thereof; (b) To manufacture, import, export, buy, sell and deal in both for its own account and on commission, all kinds of machinery used in the manufacture of metal, wooden or composition goods or products; (c) To apply for, obtain, register, purchase, lease or license on royalty or otherwise, acquire and hold, use, own, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes under registration or otherwise, useful to the business of the company, or to any business acquired by it, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names and inventions, licenses, processes and the like or any such other property or rights; (d) To act as selling agents and jobbing agents for any individual, firm or corporation carrying on a business similar to the business which this company is authorized to carry on; (e) To acquire by purchase, lease or otherwise, property real and personal and the good-will, franchises, rights, privileges, contracts and assets of any and every kind, useful or incidental to the business of the company, upon such terms and conditions as may be deemed advisable from any individual, firm or corporation, and to pay for the same in cash or part cash or paid-up shares, bonds or other securities of the company or otherwise as may be agreed upon, and to sell or otherwise dispose of or otherwise deal with the whole or any portion of the same; (f) To acquire, hold and own shares in any other corporation doing business of a like nature and to pay for the same either in cash or part cash or to issue fully paid-up shares of the company in payment or part payment therefor, or otherwise as may be arranged and to sell or otherwise deal with the same, notwithstanding the provisions of section 44 of The Companies Act; (g) To enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any

person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same; (h) To lease, sell or otherwise dispose of the business, property or undertakings of the company or any part thereof, for such consideration as the company may deem fit, and in particular for shares, bonds, debentures or securities of any other company having objects similar in whole or in part to those of this company; (i) To distribute among the shareholders of the company in kind, any property of the company, and in particular any shares, debentures or securities of any companies belonging to the company, or which the company may have power to dispose of; (j) To do all such other things as may be deemed necessary or useful in the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dominion Chain Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

33-2

International Industrial Corporation, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of February, 1913, incorporating Arthur Flynn, of the Village of Morrisburg, in the Province of Ontario, barrister-at-law; and Lorenzo John Dunbar, agent, Inez Ruby Bogue, stenographer, Peter Francis McCaffrey, accountant, and Alexander George Cameron, advocate, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To subscribe for, underwrite, buy, take or otherwise acquire, and to hold either as principal or agent and absolutely as owner or by way of collateral security, and to enjoy, sell, exchange, vote or otherwise deal in stock, bonds, debentures and other securities of any municipal, industrial or financial corporation or company notwithstanding the provisions of section 44 of The Companies Act; (b) To promote, organize, manage or develop or to assist in the promotion, organization, management or development of any corporation, company, syndicate, partnership, enterprise or undertaking and assist in their amalgamation and do all acts incidental thereto; (c) To act as trustee in respect to any stock, debentures, bonds, mortgages, hypothec or other security issued by any corporation, municipal or otherwise, and to hold property mortgaged or pledged to secure the payment of such stock, debentures, bonds, mortgage, hypothec or other securities and to deal with such property in accordance with the instrument creating such trust; (d) To accept and hold the office and perform all the duties of receiver, trustee, agent, assignee and trustee for the benefit of creditors, liquidator, executor, administrator and curator to insolvent estates, and to administer, manage, close and wind up the business of persons, estates, partnerships, associations or corporate bodies and to do all such incidental acts as are necessary for such purposes; (e) To accept, fulfil and execute any trust committed to the company by any person or persons or by any partnership, syndicate or corporation, or by any court of law, on such terms as may be agreed upon and as the court shall approve, and to take, receive, hold and convey all assets and property, both real and personal, which may be granted, committed or conveyed to the com-

pany with its assent upon such trust or trusts; (f) To act as agents, brokers or attorney for the management of estates, the sale of property, the investment, handling, loan, payment, transmission and collection of money, rents, interests, dividends, mortgages, bonds, stock, bills, notes and other securities, and for the purchase, sale, improvement, development and management of any property, business or undertaking; (g) To buy, or otherwise acquire and to hold, sell or otherwise dispose of property, real or personal, movable or immovable, and to pay for the same in shares or other securities of the company or otherwise; (h) To investigate, examine, audit and report on the books, standing, prospects, business, affairs and condition of any person, firm or corporation, and to investigate, examine and report on the title to and value of properties, real or personal, private or public, or on the legality of any issue of stock, bonds, debentures or other security of any corporation, or on the circumstances of any business concern or undertaking, and generally on any assets, property or rights; (i) To act as agents for the purpose of registering, issuing and countersigning the transfer and certificates of stock, bonds, debentures and other obligations of any association or corporation, municipal or otherwise, and to receive and manage any sinking fund connected therewith upon such terms as may be agreed upon and to guarantee the payment of any debentures, debenture stock, bonds, obligations or other securities or the interest thereon; (j) From time to time to apply for, purchase and acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, rights or privileges which any government or authority, supreme, municipal or local or any corporation or other public body may be empowered to enact, make or grant, and to appropriate any of the company's stock, bonds or assets to pay or defray the necessary costs, charges and expenses; (k) To issue and allot as fully paid up shares of the company hereby incorporated in payment or part payment of any business, property, contract, stock, bonds, debentures or other property or rights; (l) To offer for public subscription any shares, stocks, bonds, debentures or other securities of any corporation or company; (m) To buy, sell, trade and deal in manufactured products of all kinds as principals, agents or on commission; (n) To make, draw, accept, endorse, and negotiate promissory notes, bills of exchange, cheques and other negotiable and transferable instruments; (o) To enter into any arrangement for the sharing of profits or union of interests with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire the shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal in the same; (p) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or securities in other companies belonging to the company, or which the company may have the power to dispose of; and to do all acts and exercise all powers to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated; (q) To purchase, lease or otherwise acquire any business similar in character or objects to any of the business of this company; (r) To amalgamate with any other company having objects similar in whole or in part to those of this company; (s) To sell, lease or otherwise dispose of the property and undertakings of the company or any part thereof for such consideration as the company may think fit, and in particular for the shares, debentures, bonds or securities of any other company; (t) To do all acts necessary for the undertaking, carrying on or completion of any of the business which the company is authorized to engage in or carry on and for all services, duties and trusts to charge, collect and receive all proper remuneration, legal, usual and customary costs, charges and expenses; (u) To procure the company to be registered, licensed or otherwise recognized in any foreign country, and to designate and appoint persons therein as attorneys or representatives of this company, with full power to

represent this company in all matters according to the laws of such foreign country, and to accept service for and on behalf of this company of any process or suit; (v) The interpretation of any paragraph hereof shall not be limited or restricted by inference from or reference to any other paragraph hereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "International Industrial Corporation, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 11th day of February, 1913.

THOMAS MULVEY,

33-2

Under-Secretary of State.

Webster and Sons, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, incorporating George McLerie Webster, merchant, John Wesley Blair and Charles Albert Hale, advocates, Francis Joseph Laverty, King's counsel, and Jean Trudel, student-at-law, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of dealers in and manufacturers and importers of bricks, tiles, pipes, pottery, earthenware, cement, stone, tools, apparatus, implements, machinery, machinery supplies, foundry supplies, asphalt, retorts, engines, paving and building materials; to work quarries, extract and prepare for the market and sell ore, metal, mineral substances and sand, and to manufacture and sell any other material composed in whole or in part of stone, lime, sand, silica or cement and generally to handle all things of any nature or kind whatsoever used or proper to be used in building, contracting, paving, the construction of water works and the manufacture or production of gas or electricity; to carry on a general engineering, building and contracting business for the construction, repair and alteration of public and private works, and to design and construct railroads, docks, wharves, canals, bridges, tunnels, sewerage systems and other works of similar nature, and to enter into contract for such works or in anywise relating thereto, and to carry on in all their respective branches the business of decorators, dealers in stone, brick, timber, hardware and other building materials or requisites; (b) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (c) To acquire by purchase, exchange, lease or by any other legal title and to own, hold, improve, operate, lease, sublet, sell, exchange or otherwise deal in and with lands and buildings and rights therein of every kind and description; (d) To erect and construct upon any land owned by or leased by the company, or in which the company is in any way interested, buildings for any purpose necessary or suitable for the due carrying on of the company's business; (e) To make any cash advances to customers and others having dealings with the company, and to guarantee the performance of contracts, or to assume the contracts of any such persons, and to acquire and hold values of all sorts, movable and immovable, for debts and obligations due to the company; (f) To purchase or otherwise acquire the shares, bonds, debentures or other securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in the shares, bonds, debentures or other securities of this company, and to hold, sell, vote or otherwise deal in the shares, bonds, debentures or other securities so acquired, and to guarantee payment of the principal of or dividends and interest on said shares, bonds, debentures or other securities, and to promote any company or corporation hav-

ing objects altogether or in part similar to those of this company, or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (g) To acquire and undertake the whole or any part of the business, property or liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company; (h) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of this company; (i) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any other person, firm or corporation carrying on or engaged in any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to take or otherwise acquire shares and securities of any such company and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, or otherwise to deal in the same; (j) To sell, lease or otherwise dispose of the whole property, rights and undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular the shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of this company; (k) To purchase, lease or otherwise acquire and to hold, exercise and enjoy all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person, firm or company carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay therefor wholly or partly in cash or wholly or partly in paid-up or partly paid-up shares or securities of the company or otherwise, and to undertake the liabilities of any such person, firm or company; (l) The above objects, powers and purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers and purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise contracted having regard to any other clause of such objects, powers or purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Webster and Sons, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of February, 1913.

THOMAS MULVEY,

33-2

Under-Secretary of State.

Hudson Heights Development Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, incorporating Joseph Wilson, merchant, Albert Homer Vipond, insurance agent, Edward Soulby Jaques, manager, all three of the City of Westmount; and Arthur Jarvie Darling, manufacturer, and Arthur Charles Schneider, bookkeeper, both of the City of Montreal, all in the Province of Quebec, for the following purposes, viz:—(a) To acquire by purchase, exchange, lease, hire or any other good and lawful contract, and for any good and lawful consideration, such land and property both movable and immovable as the company may require; (b) To divide any land the company may own or possess into streets, squares, lanes, gardens and building lots, and for such other good and lawful purposes as the company may see fit; (c) To sell and dispose of any property of the company belonging by any good and lawful title, or to lease the same either in whole or in part or parts and upon such terms as may be mutually agreed; (d) To lay out, grade and build

streets, roads, highways, lanes, squares and the like, to construct and provide all requisites and connections for the supply of water, light, heat, power, drains, sewers and all other public services of a useful and desirable nature; to permit to all persons the use of any or all such services for any good and lawful consideration, and under any lawful form of contract; (e) To undertake the construction of buildings of all kinds, whether for public or private purposes, and by any good and lawful contract, and to sell, exchange, lease, hire or otherwise use and dispose of the same, under any lawful form of contract; (f) To make loans and advances to any and all persons purchasing, leasing, building upon or otherwise improving any of the company's property, or any property directly or indirectly acquired from it; and by any and all lawful ways and means to assist any and all persons to erect buildings or otherwise improve property so held or acquired, and in return for such lawful rates of interest or other consideration, and under such terms as to security, repayment and like matters as may be mutually agreed upon; (g) To provide parks, gardens, grounds for golf, tennis and outdoor recreation generally, also skating and curling rinks, halls, libraries, baths and the like and to admit any and all persons to the use and enjoyment thereof upon any and all lawful terms and conditions; (h) To lay out, own and operate farms, orchards and gardens of every description, and lease, sell and otherwise use and dispose thereof; (i) To organize clubs, unions and societies generally for the promotion of any and all sports and games of a healthy and beneficial nature, or for recreation, amusement, instruction or any other good and useful purpose; and to promote and assist any and all such organizations by all good and lawful means; (j) To erect, lease, or otherwise possess and occupy stores, shops, hotels and other places of business, and the same to use, dispose of by contract and for any consideration; (k) To manufacture and supply all kinds of materials and apparatus used for building purposes generally or the construction or operation of any of the works and undertakings herein permitted to the company; (l) To amalgamate with any other company incorporated and organized for like or kindred purposes and by any good and lawful contract; to acquire the stock, bonds or shares of any such company in exchange for those of the company or any other good and lawful consideration; (m) To sell and dispose of any or all of the assets, rights and property generally of the company either en bloc or by lots or portions as to the directors may seem best; (n) To do any and all matters and things that may be necessary or proper for the more complete use and enjoyment of any or all of the powers and rights herein conferred, or ancillary thereto, although the same be not specifically allowed. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Hudson Heights Development Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at Hudson, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

33-2

The Canada Carton Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, incorporating Alexander Le Breton Wootton, box maker, Edouard Gordon de Wolf, accountant, Claude Brown, dental surgeon, Edgar Hudson Nelles, insurance agent, and Michael Patrick McDonagh, solicitor, all of the City of London, in the Province of Ontario, for the following purposes, viz:— (a) To manufacture and produce, import, export, purchase, sell, dispose of, supply or otherwise deal in and with paper, paper box board, paper boxes (folding or

solid), pails, bags, cartons, labels, printed matter, designs, drawings, paper products and novelties of all kinds, and all manner and kinds of business appertaining or incidental to the manufacture, including the buying and selling of all kinds and classes of cardboard, paper, twine and printed matter, and to print, lithograph, stamp, emboss and carry on any other process in connection with the said undertakings and to manufacture, produce, import, export, purchase, sell, dispose of, supply or carry on trade and business or otherwise deal in and with all kinds, description and manner of confectionery, chewing gum, pop corn and all such articles appertaining or incidental to the manufacture and sale of confectionery, chewing gum and pop corn and products thereof, whether crude, raw, refined, cleaned, selected, dried, washed or otherwise prepared other than manufactured, and to sell, deal in, supply, purchase, dispose of, import and export all manner and kinds of confectionery, chewing gum and pop corn, whether in bags, sacks, boxes, cases or in bulk; (b) To manufacture, purchase, sell, dispose of or acquire any or all kinds of machinery, supplies, accessories or parts thereto for the manufacture of paper, card-board, paper boxes, cartons, painting, lithographing, engraving and embossing and all kinds of paper and card-board working machinery and all kinds of confectionery, chewing gum and pop corn machinery and appliances; (c) To acquire by purchase, lease or otherwise or to build, erect or construct or cause to be erected, built or constructed and to operate or cause to be operated any offices, factories or warehouses, engines or plants or to acquire any right to use the same or any of the same; (d) To construct or acquire by lease, purchase or otherwise and to operate works for the production, sale and disposal of steam, electric, pneumatic, hydraulic and other power or force, and to produce, create, develop, acquire by lease or otherwise and to control and generally deal in and use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic and other power for any use and purposes to which the same are adapted, provided always that the rights, privileges and powers hereby conferred upon the company in this paragraph in acquiring, using and disposing of electricity, when exercised outside the property of the company, shall be subject to all the laws and regulations of the provincial and municipal authorities in that behalf; (e) To apply for, purchase or otherwise acquire any trade marks, trade names, patents, licenses, copyrights, concessions and the like, conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (f) To buy, sell and manufacture, dispose of, import, export and deal in all substances, apparatus and things capable of being used in any such businesses as the company is authorized to carry on or engage in or required by any customers or persons having dealings with the company; (g) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (h) To acquire or undertake the whole or any part of the business, property and liabilities of any company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company or in bonds, debentures or other securities of the company; (i) To enter into partnership arrangements for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concessions or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction capable of being conducted so as directly or indirectly to benefit this company and to lend money to, guarantee the contracts of or otherwise assist any such person or persons; (j) To take or otherwise acquire and hold and to sell or otherwise dispose of

shares in any other company having objects altogether or in part similar to those of this company or carrying on business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act; (k) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out or exercise or comply with any such arrangements, rights, privileges and concessions; (l) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company; (m) To purchase, lease or take in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (n) To sell or dispose of, lease or otherwise deal with the whole or any part of the property, assets or undertakings of the company as a going concern or otherwise, for such consideration as the company may think fit and in particular for shares, stocks, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (o) To issue paid-up shares, debenture stock, debentures, bonds or other securities of the company in payment or in part payment for any property, rights or easements which may be acquired by or for any services rendered to or work done for the company or in or towards the payment or satisfaction of debts or liabilities owing by the company, or for raising money for any other purpose of the company; (p) To invest the moneys of the company not immediately required in such manner as may from time to time be determined; (q) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (r) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, warehouse receipts, bills of lading, warrants and other negotiable or transferable instruments; (s) To adopt such means for making known the products of the company as may seem expedient; (t) To sell, improve, manage, develop, exchange, lease, enfranchise, dispose of, turn to account or otherwise deal in and with all or any part of the property and rights of the company; (u) To do all such other things as are incidental or conducive to the attainment of the above objects and to do all or any of the above things as principals, agents, trustees or otherwise and by or through trustees, agents or otherwise, and either alone or in conjunction with others; (v) To amalgamate with any other company having objects altogether or in part similar to those of this company; (w) The powers in each paragraph are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canada Carton Company, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of London, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 13th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

The Federated Press, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, incorporating Trivice Alexander Tod and Walter Edmund Markham, traders, Paul Emile Lamarche, M.P., and Joseph Lamarche, solicitors, and Robert Wall, manufacturer, all of the City of Montreal,

in the Province of Quebec, for the following purposes, viz:—(a) To carry on the trade or business of general printers, lithographers, engravers, dyestampers, electrotypers, stereotypers, photo-engravers, designers, bookbinders, stationers, booksellers, dealers and manufacturers of paper, office supplies and office specialties, furniture and equipment of every kind; to acquire, lease, print, publish, conduct and circulate and otherwise deal with any newspaper or newspapers, books, catalogues, reviews, periodicals, or other publications, and generally to carry on the business of newspaper proprietors and editors, and general publishers; to carry on a general advertising business in all its branches, and to do all the above things both as principals and agents; (b) To manufacture, purchase, buy, and otherwise acquire, and to sell, lease, dispose of or otherwise deal in all machines, machinery, apparatus, appliances, tools, or devices necessary, useful or accessory to the business of printing, lithographing, engraving, dyestamping, electrotyping, stereotyping, photo-engraving, designing, bookbinding and other similar enterprises; (c) To buy, purchase, lease or otherwise acquire and to lay, construct, build, erect, maintain and operate buildings, constructions, shops, sheds, warehouses, factories and plants required for the carrying on of the business of the company, and more specially to buy, purchase and to take over as a going concern the printing plant, machinery, stock in trade and good-will of the business at present carried on at Montreal by and under the name of "Federated Press, Limited," a body politic and corporate, and to pay for the same either in cash or in paid-up and non-assessable shares of the capital stock of the company; (d) To manufacture, buy, sell and deal in paper, pulp and all material which may enter into the composition of paper for that purpose, to manufacture, produce, buy, sell and deal in timber, logs, lumber and wood of all kinds; (e) To buy, purchase or otherwise acquire, and to sell manufacture or otherwise deal in all materials, preparations, processes or things having any connection with the manufacture of paper or with any other business of the company; (f) To purchase, lease or otherwise acquire locations, surface rights, timber limits, woodlands and timber lands, water lots, river rights and government, municipal or other rights, privileges, franchises, easements and licenses of all kind and to sell, dispose of, exchange, or otherwise deal in the same; (g) To construct and operate for the purpose of the company's business, tramways and railway sidings on lands owned or controlled by the company, and to purchase, lease or otherwise acquire, and to build and construct, and maintain and operate saw-mills and pulp mills and paper mills, and to carry on generally the business of manufacturers, importers, exporters and dealers in pulp, paper and paper substitutes of all kinds and description, and the raw materials and substances of every kind, pulps, preparations, mixtures, chemicals, solvents and combinations used or capable of being used in connection with the said business; (h) To acquire by purchase, lease or otherwise and to utilize and develop water powers and other powers for the production of electricity, pneumatic, hydraulic or other powers or force, and to construct and operate works for the production of such powers, to acquire by purchase, lease or otherwise, electric or other power of any kind for lighting, heating, motive or other purpose, and to sell, lease or otherwise dispose of the same as well as of power and force produced by the company, and to construct and maintain poles, lines and transmission lines for the distribution of power, and for the general purposes of the company's business; provided however that all sales, distribution and transmission of electric, hydraulic or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (i) Without in any way restraining the generality of the foregoing, to acquire or undertake the whole or any part of the business rights, good-will, property and assets, including any option, concession, and the like, of any individual, firm, company, association or corporation carrying on any business which the company is authorized to carry on, and to assume the whole or any part of the liabilities thereof,

and to pay for the same wholly or in part in cash or bonds or in payment or part payment thereof to allot and issue, as fully paid-up and non-assessable shares of the capital-stock of the company, whether subscribed or not; (j) To sell or otherwise dispose of the whole or any part of the property, assets, rights, undertaking or good-will of the company, and to accept payment for the same, wholly or in part, in cash, bonds, stocks or other securities in any corporation or company; (k) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or any information as to any invention or process, and to turn to account, sell, lease or otherwise deal in such patents, licenses or concessions; (l) To acquire and hold, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose of the stock, shares, securities, undertakings of any other company having for one of its objects the exercise of any of the powers of the company, and to transfer its undertakings or assets to or to amalgamate with any such company; (m) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (n) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (o) To enter into any arrangements with any authorities, federal, provincial, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (p) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company, and to remunerate any person or company for services rendered in placing of any shares in the company's capital stock or any debentures or other securities of the company or in or about the formation, organization or promotion of the company or the conduct of its business, and to pay for the same either in cash or, with the approval of the shareholders, in issuing fully paid-up and non-assessable shares of the capital stock of the company; (q) To lend money to customers and others having dealings with the company, and to guarantee the performance of contracts or other obligations by any such persons; (r) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others, and to do all such other things as are incidental or conducive to the attainment of the above objects, and to do all and everything necessary, suitable, convenient or proper for the accomplishment of the purposes for which this company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Federated Press, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

The Folding Bath Tub Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, incorporating Reginald Holland Parmenter, Arthur John Thomson, William Symon Morlock and Norman Baillie Wormwith, solicitors, and Violet Moffat, accountant, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To purchase or otherwise acquire and take over as a going concern the business of Delby Joseph Smith and Russel H. Britton carrying on business at the Town of Gananogue, in the County of Leeds, under the style and firm of "The Folding Bath Manufacturing Company," and all or any of the assets and liabilities of the proprietors of that business in connection therewith and to continue such business, and to pay for the same in fully paid shares in the company; (b) To manufacture, purchase or otherwise acquire, hold, own, sell, assign, transfer, invest, trade, deal in and deal with folding bath tubs and other goods, wares, merchandise and property of every class and description; (c) To acquire and take over as a going concern the undertakings, assets and liabilities of any person or company carrying on business in whole or in part similar to that which this company is authorized to carry on or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares, debts and liabilities of such company; (d) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the directors may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (e) To apply for, purchase or otherwise acquire any patents, trade marks, franchises, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (f) To purchase, lease or otherwise acquire, hold and enjoy all the property, franchises, good-will, patents, trademarks, rights and privileges held and enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any similar business to that which this company is authorized to carry on and to undertake the liabilities of any such person, firm or company; (g) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise and to hold, sell, or otherwise dispose of shares, stock whether common or preferred, debentures, bonds and other obligations in any company having objects similar in whole or in part to the objects of this company or carrying on any other business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint; (h) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal with the same; (i) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (j) To draw, make,

accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments ; (k) To distribute in specie or otherwise as may be resolved any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company ; (l) To sell, improve, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; (m) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ; (n) To do all or any of the matters hereby authorized either alone or in conjunction with or as factors or agents for any other companies or persons or by or through any factor, trustees or agents ; (o) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's properties or rights ; (p) The powers in each paragraph shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Folding Bath Tub Company, Limited," with a capital stock of fifty thousand dollars, divided into 2,000 shares of twenty-five dollars each, and the chief place of business of the said company to be at the Town of Gananoque, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 13th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

Tobacco Buyers Association, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of February, 1913, incorporating George Leonard Alexander, Louis Athanase David and Maurice Louis Joseph Dugas, advocates, Edward Charles Baker, accountant, and Segfried Hinson Read Bush, student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on the business of manufacturers of and dealers in tobacco, cigars, cigarettes, matches, lights, pipes and other articles required by or which may be convenient to smokers and snuff grinders and merchants and box merchants, and to deal in any other articles and things commonly dealt in by tobaccoists, and generally to purchase, take on lease or otherwise acquire, hold and work any lands producing tobacco or suitable for the planting, cultivation and growth of tobacco, and any concessions, rights, powers and privileges over any such lands ; (b) To import, export, manufacture, buy, sell and deal in goods, wares and merchandise and for such purposes to erect, maintain and carry on such shops, stores, warehouses and other establishments as may be necessary for such purposes ; (c) To acquire by purchase, lease, exchange or otherwise land, buildings of any description and any estate or interest therein and any rights over or connected with lands so situate, and to turn the same to account as may seem expedient, and in particular by preparing building sites and by constructing, reconstructing, altering, improving, decorating, furnishing and maintaining offices, flats, houses, factories, warehouses, shops, wharves, buildings, works and conveniences of all kinds and by consolidating or connecting or subdividing properties and by leasing and disposing of the same ; (d) To acquire or undertake the whole or any

part of the business, rights, good-will, property and assets, including any option, concession, patent, trade mark and the like of any individual, firm, association or corporation carrying on business which the company is authorized to carry on, and in particular to acquire the whole or any part of the business, property, movable or immovable, assets and good-will of the Tobacco Buyers Association, and to assume the whole or any part of the liabilities thereof, and to pay for the same wholly or in part in cash or bonds or to allot and issue as fully paid up and non-assessable shares of the capital stock of the company, whether subscribed for or not, in full payment or part payment thereof ; (e) To establish and carry on and to promote the establishment and carrying on, upon any property in which the company is interested, of any business which may be conveniently carried on upon or in connection with such property, and the establishment of which may seem calculated to enhance the value of the company's interest in such property or to facilitate the disposal thereof ; (f) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ; (g) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ; (h) To purchase, take or acquire by original subscription or otherwise, and to hold and, with or without guaranty, to sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in and of any other company having objects similar in whole or in part to the objects of this company or carrying on any business capable of being conducted so as to directly or indirectly benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint ; (i) To enter into any arrangements with any government or municipal or local authorities or otherwise that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ; (j) To promote any company or companies for the purpose of acquiring all or any of the property, rights and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company ; (k) To sell, improve, manage, develop, exchange, lease, enfranchise, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; (l) To grant special privileges, discounts and advantages to the members, employees, purchasers or ticket holders of or in the company in respect of any produce, article, goods or things purchased or acquired of, from or through the company or otherwise, and to make arrangements with persons engaged in any trade, business or profession for the concession to the company's members, ticket holders and their friends, or any special rights, privileges and advantages and in particular in regard to the supply of goods ; (m) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ; (n) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by

any such persons: (o) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures, debenture stock or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (p) To sell, lease or otherwise dispose of the whole or any part of the company's business and undertaking for such consideration as the company may think fit and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (q) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (r) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Tobacco Buyers Association, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State

33-2

S. B. Townsend, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of February, 1913, incorporating Samuel Baillargé Townsend, wholesale merchant, Armand Mathieu, advocate, and Louis Théophile Maréchal, King's counsel, of the City of Montreal, in the Province of Quebec, and George Horselay Townsend, merchant, and Thomas Gavin Wells, manager, of the City of Westmount, in the said Province of Quebec, for the following purposes, viz:— (a) To manufacture and produce by distilling, fermenting, brewing, extracting, mixing or by any other process all sorts of wines, spirits, liquors and beverages; to manufacture, bottle, buy, sell, import, export and trade, by wholesale and retail, in wines, spirits, liquors and beverages of all kinds, whether alcoholic or not, and to carry on a general business as manufacturers of and dealers in such goods and all aerated waters and liquors generally, cigars and other manufactures of tobacco, and as general merchants, and to act as commission agents, consignees, bottlers, warehousemen, hotel and restaurant keepers, cartage agents, printers and box makers; (b) For the said purposes to acquire by purchase, lease, transfer, exchange or otherwise and to own, hold, use, build, exchange, improve, manage, lease, sell, dispose of and deal in all things and rights, movable and immovable, real or personal, and to erect and construct buildings upon any land of the company or upon any other lands; (c) To buy, lease or exchange and to cultivate farms for the purpose of carrying on or aiding to carry on any of the powers granted to the company; (d) To acquire, hold, use, sell, lease, exchange and convey such trade marks, patents, licenses, franchises or rights thereunder as may be deemed necessary or expedient for the purposes for which the company is incorporated; (e) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the name of the persons, firms, company or companies, if hereunto duly authorized, all or any of the property, assets, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay for such property, franchises, good-will, rights,

powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities, guarantee the performance of contracts of any such person, firm or company, and to exercise the rights, powers and franchises of any company whose capital stock is owned by this company in the name of such company or in its own name; (f) To consolidate or amalgamate, to enter into partnership with any other company or corporation having objects similar in whole or in part to those of this company and to enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to engage in or carry on, or capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person, company or corporation, and to take or otherwise acquire shares and securities of any such company or corporation, and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, or otherwise to deal with or dispose of the same; (g) To subscribe for, purchase or otherwise acquire and to take, hold, sell, exchange and deal in the shares, stocks, bonds, obligations, debentures or securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in shares, bonds, debentures or other securities of this company, or in property of this company, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereof, and to guarantee payment of the principal of or dividends and interest on the shares, bonds, debentures or other securities of any company or corporation with which the company may have business relations, and to promote any company or corporation having objects altogether or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (h) To make cash advances to, to raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise any firm, person, corporation or company in the capital stock of which the company holds shares, or with which it may have business relations; to act as employees, agents or managers of any firm, person, company or corporation, and to guarantee the performance and payment of contracts, agreements or debts by any such firm, person, corporation or company or by any person with whom the company may have business relations; (i) To take part in the management, supervision or control of the business or operations of any company or undertaking having objects altogether or in part similar to those of this company, and for that purpose to appoint and remunerate any directors, accountants or other experts or agents; to acquire and carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) To acquire and take over as a going concern the business, assets and good-will of the business presently carried on in the City of Montreal, by Samuel B. Townsend, under the name of S. B. Townsend & Co.; (k) To pay for the acquisition of said concern, S. B. Townsend & Co, or for any other acquisition authorized by the presents or with the approval of the shareholders for services rendered or to be rendered to the company, in whole or in part, in cash or in paid-up stock, preferred or common, or in bonds or debentures, or as may be determined by the company; (l) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (m) To do all such other things as are incidental or conducive to the attainment of the above objects and to do all or any of the above things as principals, agents or attorneys; (n) To procure the company to be licensed, registered or otherwise recognized in any foreign

country and to designate persons therein as attorneys or representatives of the company with power to represent the company in all matters according to the laws of such foreign country, and to accept service for and on behalf of the company of any process or suit ; (o) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warehouse receipts, warrants and other negotiable or transferable instruments necessary for the various purposes of the company ; (p) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company ; (q) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "S. B. Townsend, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

DOMINION LANDS SURVEYS ACT.

IN accordance with the provisions of section 58 of The Dominion Lands Surveys Act, public notice is hereby given that the Minister of the Interior has received a petition from owners of lands or from persons holding lands as homesteads in Township Twenty-one, Range Ten, west of the fourth Meridian, representing that the monuments of the original survey of the said township have disappeared, and requesting that a resurvey be ordered.

Any person who claims to know the position of one or more of the survey monuments defining the lands to be resurveyed, or to be in possession of information whereby the position of such monuments can be established, is hereby requested to give notice thereof by registered letter addressed to the Minister of the Interior on or before the 10th April, 1913.

E. DEVILLE,
Surveyor General of Dominion Lands.

Ottawa, Feb. 6, 1913.

33-4

INSURANCE DEPARTMENT,

OTTAWA, January 30, 1913.

NOTICE is hereby given that a license, No. 334, has this day been issued to The North American Accident Insurance Company, for the transaction throughout Canada of the business of Accident Insurance and Plate Glass Insurance. The head office of the company is established in the City of Toronto, and H. E. Ridout has been appointed chief agent.

W. FITZGERALD,
Superintendent of Insurance.

31-4

CIVIL SERVICE COMMISSION.

PUBLIC Notice is hereby given that a general competitive examination for naval cadets in the Naval Service of Canada, will be held under the direction of the Civil Service Commission of Canada on Wednesday, the 14th day of May, 1913, and following days, at Halifax, Yarmouth, Sydney, Charlottetown, St. John, Fredericton, Moncton, Quebec, Sherbrooke, Montreal, Ottawa, Kingston, Toronto, Hamilton, Lon-

don, Sault Ste. Marie, Port Arthur, Winnipeg, Brandon, Regina, Saskatoon, Calgary, Edmonton, Nelson, Vancouver and Victoria.

Parents or guardians of intending candidates may obtain all necessary information, copies of the rules and regulations, and forms of application from the Secretary of the Commission, either on personal application or by writing.

Applications from intending candidates must be filed with the Secretary, Civil Service Commission, Ottawa, on or before the 15th April next. No exception can or will be made to this rule.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, January 29, 1913.

31-4

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following positions in the Inside Division of the Civil Service :—

1. An Assistant Topographer in the Geological Survey Branch of the Department of Mines, Subdivision A of the Second Division, initial salary \$1,600 per annum. Candidates should be graduates of a technical college, with sufficient knowledge of topography to enable them to take independent charge of a field party. They must be good draughtsmen.

The following qualifications are also required : Practical knowledge of surveying instruments, their adjustment and use ; determination of azimuth and time ; methods used for control of topographic maps, surveying and levelling ; photo-topography, field and office methods ; topography by plane-table method ; detailed topographic method.

2. A General Draughtsman in the Engineering Branch of the Department of Railways and Canals, Subdivision B of the Second Division, initial salary not to exceed \$1,200 per annum. Candidates must have had experience in connection with surveys and general engineering works of at least seven years' duration. Time spent in pursuing an Engineering Course in a University may be accepted in lieu of the above to the extent of three years.

At least four years should have been spent in the draughting office of a Civil Engineer or an Engineering Corporation and preference will be given to an applicant who has had at least two years experience in draughting in railway work. Neatness and skill in drawing are essential. Experience on survey, estimate and inspection work is desirable.

Application forms, properly filled in, must be filed in the Office of the Civil Service Commission not later than the 24th day of February next. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, 30th January, 1913.

31-4

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following positions in the Inside Division of the Civil Service of Canada :—

Ten Translators on the Translation Staff of the House of Commons, Subdivision A of the Second Division, initial salary \$1,600 per annum. The selection of suitable persons for appointment will be made by means of a competitive examination, to be held on the 3rd and 4th days of March next, in the following subjects : Translation of English into French, Translation of French into English, French Composition and French Orthography.

Application forms, properly filled in, must be filed in the Office of the Civil Service Commission not later

than the 22nd day of February next, together with the prescribed examination fee of \$8.00. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, 30th January, 1913.

31-4

NOTICE TO MARINERS.

No. 4 of 1913.

(Pacific No. 3.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

BRITISH COLUMBIA.

(7) JOHNSTONE STRAIT—CRACROFT ISLAND WESTWARD OF BOAT HARBOUR—LIGHT TO BE ESTABLISHED.

Date of establishment.—On or about 1st March, 1913, without further notice.

Position.—On south side of Cracroft island, about $\frac{3}{4}$ mile west of Boat harbour, $\frac{7}{16}$ mile 262° 40' (S. 57° W. Mag.) from the southwest extremity of the island in Boat harbour.

Lat. N. 50° 31' 17", Long. W. 126° 34' 42".

Character.—White light, automatically occulted at short intervals.

Elevation.—60 feet.

Visibility.—13 miles from all points of approach by water.

Order.—Dioptric.

Illuminant.—Acetylene, generated automatically.

Structure.—Steel cylindrical tank standing on a steel framework and surmounted by a pyramidal steel frame supporting the lantern.

Colour.—White.

Remarks.—The light will be unwatched.

N. to M. No. 4 (7) 16-1-13.

Variation in 1913: 25° 40' E.

Authority: Report from Agent, M. & F., Victoria.

Admiralty charts: Nos. 3387, 581 and 1917.

Publication: British Columbia Pilot, 1905, page 261.

Canadian List of Lights and Fog Signals, 1912: To be inserted as No. 2345-7.

Departmental File: No. 33306.

BRITISH COLUMBIA.

(8) TOLMIE CHANNEL—SWINDLE ISLAND—SEPARATION POINT—GAS-LIGHTED BEACON ESTABLISHED.

Former notice.—No. 100 (280) of 1912.

Position.—On Separation point, the north point of Swindle Island.

Lat. N. 52° 41' 20", Long. W. 128° 34' 0".

Character.—White light, automatically occulted at short intervals.

Elevation.—31 feet.

Visibility.—10 miles from all points of approach by water.

Order.—Dioptric.

Illuminant.—Acetylene, generated automatically.

Structure.—Steel cylindrical tank standing on a steel framework and surmounted by a pyramidal steel frame supporting the lantern.

Colour.—White.

Remarks.—The light is unwatched.

N. to M. No. 4 (8) 16-1-1.

Authority: Report from Agent, M. & F., Victoria.

Admiralty chart: No. 1923 B.

Publication: British Columbia Pilot, 1905, page 430.

Canadian List of Lights and Fog Signals, 1912: To be inserted as No. 2361-31.

Departmental File: No. 33125.

BRITISH COLUMBIA.

(9) QUEEN CHARLOTTE ISLAND—HOUSTON STEWART CHANNEL—FLAT ROCK—LIGHT DISCONTINUED—BEACON REMOVED.

Former notice.—No. 100 (280) of 1912.

Position.—On flat rock.

Lat. N. 52° 6' 30", Long. W. 131° 12' 30".

Light discontinued.—The occulting white light has been discontinued.

Beacon removed.—The gas beacon has been removed to Separation point, Tolmie channel.

N. to M. No. 4 (9) 16-1-1.

Authority: Report from Agent, M. and F., Victoria.

Admiralty charts: Nos. 2168, 1923B and 2430.

Publication: British Columbia Pilot, 1905, page 515.

Canadian List of Lights and Fog Signals, 1912: No. 2391.

Departmental File: No. 33125.

BRITISH COLUMBIA.

(10) QUEEN CHARLOTTE ISLANDS—HECATE STRAIT—SKIDEGATE INLET—EASTWARD OF DEADTREE POINT—CAN BUOY TO BE REPLACED BY GAS BUOY.

Former notice.—No. 37 (96) of 1912.

Position.—1.55 miles 130° (S. 77° E. Mag.) from Deadtree point.

Lat. N. 53° 20' 37", Long. W. 131° 53' 30".

Alteration.—The black can buoy heretofore maintained will be replaced, without further notice, by a gas buoy.

Description.—Steel cylindrical buoy, surmounted by a pyramidal steel frame supporting the lantern.

Colour.—Black.

Character of light.—Occulting white.

N. to M. No. 4 (10) 16-1-13.

Variation in 1912: 27° E.

Authority: Report from Agent, M. and F., Victoria.

Admiralty charts: Nos. 48, 1923 A. and 2430.

Publication: British Columbia Pilot, 1905, page 528.

Canadian List of Lights and Fog Signals, 1912: To be inserted as No. 2399.

Departmental File: No. 27913.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 16th January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

32-2

NOTICE TO MARINERS.

No. 5 of 1913.

(Atlantic No. 3.)

All bearings, unless otherwise noted are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, of ordinary spring tides, and all depths are at low water of ordinary spring tides.

NOVA SCOTIA.

(11) SOUTH COAST—HALIFAX HARBOUR—EASTERN PASSAGE—BUOYS ESTABLISHED.

The following buoys have been established in the Eastern passage, Halifax harbour.

(1). *Position.*—At the southern entrance to the Eastern passage, off Barrie beach, 0.52 mile 139° (S. 20° E. Mag.) from the south point of Lawler island.

Description.—Iron conical buoy, painted red.

- (2). *Position*.—0.16 mile 60° (N. 81° E. Mag.) from the southeast point of Lawler island.
Description.—Black spar buoy.
- (3). *Position*.— $\frac{1}{2}$ mile 113° (S. 46° E. Mag.) from the north point of Lawler island.
Description.—Red spar buoy.
- (4). *Position*.—0.43 mile 116° (S. 43° E. Mag.) from the north point of Lawler island.
Description.—Black spar buoy.
- (5). *Position*.—0.28 mile 100° (S. 59° E. Mag.) from the north point of Lawler Island.
Description.—Red spar buoy.
- (6). *Position*.—0.15 mile 89° (S. 70° E. Mag.) from the north point of Lawler island.
Description.—Black spar buoy.
- (7). *Position*.—0.13 mile 349° (N. 10° E. Mag.) from the north point of Lawler island.
Description.—Black spar buoy.
- (8). *Position*.—0.15 mile 187° (S. 28° W. Mag.) from the outer end of Hinds wharf.
Description.—Red spar buoy.
- (9). *Position*.—At the northern entrance to the eastern passage, off Indian point shoal, 0.19 mile 326° (N. 13° W. Mag.) from Indian point.
Description.—Iron can buoy, painted black.
 N. to M. No. 5 (11) 22-1-13.

Variation in 1913 : 21° W.

Authority : Report from N.S. Supt. of Lights.

Admiralty charts : Nos. 2320, 2410, 729, 1651, 2666 and 2670.

Publication : Nova Scotia Pilot, 1911, pages 124 and 125.

Departmental File : No. 10392.

NOVA SCOTIA.

- (12) SOUTH COAST—HALIFAX APPROACH—DEVIL ISLAND—EASTERLY LIGHT IMPROVED.

Position.—On the southeast end of Devil island.

Lat. N. 44° 34' 50", Long. W. 63° 27' 7".

Alteration.—The light shown from the eastern lighthouse has been improved by the substitution of a fourth order dioptric illuminating apparatus for the catoptric apparatus heretofore used.

Illuminant.—Petroleum vapour, burned under incandescent mantle.

N. to M. No. 5 (12) 22-1-13.

Authority : Report from N.S. Supt. of Lights.

Admiralty charts : Nos. 2320, 2410, 1651 2666 and 2670.

Publication : Nova Scotia Pilot, 1911, page 124.

Canadian List of Lights and Fog Signals, 1912 : No. 338.

Departmental File : No. 20338 A.

NEW BRUNSWICK.

- (13) NORTHUMBERLAND STRAIT—TORMENTINE REEFS—BUOY RE-ESTABLISHED.

Former notice.—No. 62 (156) of 1909.

Position.— $\frac{3}{4}$ mile eastward of the outer dry part of Tormentine reefs.

Lat. N. 46° 6' 33", Long. W. 63° 40' 58".

Bell buoy to be placed.—On the opening of navigation in 1913 a bell buoy will be moored in the above position replacing the black can buoy latterly moored there.

Description.—Iron buoy, surmounted by a bell.

Colour.—Black.

N. to M. No. 5 (13) 22-1-13.

Authority : Departmental records.

Admiralty charts : Nos. 2034, 1651, 2516 and 2666.

Publication : St. Lawrence Pilot, 1906, page 424.

Canadian List of Lights and Fog Signals, 1912 : No. 815.

Departmental File : No. 20815.

QUEBEC.

- (14) CHALEUR BAY—CARLETON—TRACADIGASH POINT—CHANGE IN CHARACTER OF LIGHT.

Former notice.—No. 95 (255) of 1911.

Position.—On Tracadigash point.

Lat. N. 48° 5' 21", Long. W. 66° 7' 0".

Date of alteration.—Opening of navigation in 1913, without further notice.

Alteration.—The light shown from this lighthouse will be changed from a fixed white light to an occulting white light, visible 12 seconds and eclipsed 4 second alternately.

N. to M. No. 5 (14) 22-1-13.

Authority : Departmental Records.

Admiralty charts : Nos. 1715 and 2516.

Publication : St. Lawrence Pilot, 1906, page 546.

Canadian List of Lights and Fog Signals, 1912 : No. 964.

Departmental File : No. 20964A.

QUEBEC.

- (15) ST. LAWRENCE RIVER FROM QUEBEC TO FATHER POINT—FIRST EDITION OF THE ST. LAWRENCE PILOT (BELOW QUEBEC) ISSUED.

St. Lawrence Pilot below Quebec.—The first edition of the St. Lawrence River Pilot (below Quebec) comprising sailing directions from Portneuf (north shore) and Father Point (south shore) to Quebec, has just been published by the Hydrographic Survey, Department of the Naval Service of Canada.

Copies will be supplied to mariners free of charge on application to the Hydrographic Survey Office, Department of the Naval Service, Ottawa.

N. to M. No. 5 (15) 22-1-13.

Departmental File : No. 25786.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 22nd January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters, to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 31st January, 1912 and 1913.

PUBLIC DEBT.		1912.	1913.
LIABILITIES.		\$ cts.	\$ cts.
FUNDED DEBT—			
Payable in Canada.....		4,819,154 35	4,773,664 48
do in London.....		263,131,936 77	258,669,833 07
Bank Circulation Redemption Fund..		4,661,776 85	5,254,436 21
Dominion Notes.....		115,149,749 25	115,836,488 40
SAVINGS BANKS—			
	1912. 1913.		
Post Office Savings Banks.....	\$42,705,436 74 \$41,714,319 52		
Dominion Government Savings Banks..	14,412,586 53 14,177,873 53		
		57,118,023 27	55,892,184 05
Trust Funds.....		9,715,053 40	9,662,079 71
Province Accounts.....		11,920,582 42	11,920,486 07
Miscellaneous and Banking Accounts.....		22,770,213 11	26,990,656 93
Total Gross Debt.....		489,286,489 42	488,999,828 92
ASSETS.			
INVESTMENTS—			
Sinking Funds.....		12,209,066 21	13,172,662 71
Other Investments.....		29,776,851 20	32,751,851 20
PROVINCE ACCOUNTS.....		2,296,429 12	2,296,332 77
MISCELLANEOUS AND BANKING ACCOUNTS.....		120,017,715 92	131,470,546 04
Total Assets.....		164,300,062 45	179,691,392 72
Total Net Debt.....		324,986,426 97	309,308,436 20
do to 31st December.....		313,386,651 87	304,194,456 27
Increase of Debt.....		11,599,775 10	5,113,979 93

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of January, 1912.	Total to 31st January, 1912	Month of January, 1913.	Total to 31st January, 1913.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	6,396,303 32	70,500,292 57	9,010,599 29	93,757,607 39
Excise.....	1,534,057 70	15,777,582 49	1,589,094 80	17,787,569 10
Post Office.....	834,183 59	7,984,183 59	1,028,507 14	9,278,507 14
Public Works, including Railways and Canals..	919,084 32	9,802,958 59	1,170,308 40	11,146,004 97
Miscellaneous.....	400,406 18	5,501,965 83	643,869 17	6,050,246 57
Total.....	10,084,035 11	109,566,983 07	13,442,378 80	138,019,935 17
EXPENDITURE.....	16,351,716 98	70,655,588 69	15,649,749 69	82,651,324 74

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
Public Works, including Railways and Canals....	5,612,271 28	24,203,984 98	2,763,348 43	20,900,695 41
Railway Subsidies.....	28,447 70	420,088 25	108,333 78	4,641,090 35
Total.....	5,640,718 98	24,624,073 23	2,871,682 21	25,541,785 76

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,

J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.

FINANCE DEPARTMENT, Ottawa, 4th February, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.

32 tf

CIRCULATION AND SPECIE.

Provincial.....	\$ 27,792 25	Specie and Bullion held by the Receiver	
Fractional.....	748,050 15	General and the several Assistant Re-	
\$1.....	11,961,733 00	ceivers General, on the 31st January,	
\$2.....	8,792,372 50	1913.....	\$101,898,960 08
\$4.....	250,145 00		
\$5.....	6,914,737 50		
\$50.....	16,300 00		
\$100.....	7,900 00	Specie to be held under The	
\$500.....	1,888,500 00	Revised Statutes of 1906,	
\$1,000.....	5,029,000 00	chapter 27, intituled	
\$500 Legal Tender Notes for Banks.....	383,500 00	"An Act respecting	
\$1,000 " " " ".....	2,372,000 00	Dominion Notes," 25 p.c.	
\$5,000 " " " ".....	75,210,000 00	on \$30,000,000.00.....	\$ 7,500,000.00
	\$113,602,030 40		
PROVINCIAL NOTES.		Specie to be held in excess	
\$1.....	\$ 11,304 50	of \$30,000,000.00.....	\$3,602,030.40
\$2.....	6,068 00		91,102,030 40
\$5.....	4,229 75		
\$10.....	2,180 00		
\$20.....	860 00	Reserve on amount of deposits in Savings	
\$50.....	650 00	Banks on 31st January, 1913, being 10	
\$500.....	2,500 00	p.c. on \$55,892,184.05, to be held under	
	\$ 27,792 25	The Revised Statutes of 1906, intituled	
		"An Act respecting Savings Banks"....	\$5,589,218 40

J. E. ROURKE,
Comptroller of Dominion Currency.

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 10th February, 1913.

33 tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of December, 1912.

Source of Revenue.	Amounts.	Total.
	\$ cts.	\$ cts.
EXCISE.		
Spirits.....	1,127,802 80	
Malt Liquor.....	10,990 30	
Malt.....	145,848 21	
Tobacco.....	642,315 50	
Cigars.....	52,155 85	
Manufactures in Bond.....	3,509 03	
Acetic Acid.....	556 22	
Seizures.....	355 25	
Other Receipts.....	7,882 90	
Total Excise Revenue.....		1,991,416 06
Methylated Spirits.....		8,956 01
Ferries.....		7,449 61
Inspection of Weights and Measures.....		5,175 00
Gas Inspection.....		8,192 00
Electric Light Inspection.....		844 90
Law Stamps.....		279 00
Other Revenues.....		
Grand Total Revenue.....		2,022,297 58

WM. HIMSWORTH, Acting Deputy Minister.

INLAND REVENUE DEPARTMENT
Ottawa, 18th January, 1913.

30 tf

POST OFFICE Savings Bank Account for the month of December, 1912.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat.

Dr.

Can. 1906.)

Cr.

	\$ cts.		\$ cts.
BALANCE in hands of the Minister of Finance on 30th November, 1912.....	42,174,667 12	WITHDRAWALS during the month.....	1,032,654 94
DEPOSITS in the Post Office Savings Bank during month.....	872,670 03		
TRANSFERS from Dominion Government Savings Bank during month :—			
PRINCIPAL			
INTEREST accrued from 1st April to date of transfer.....			
TRANSFERS from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada.....	9,803 43		
INTEREST accrued on Depositors accounts and made principal on 31st March.....			
INTEREST allowed to Depositors on accounts during month.....	10,503 15	BALANCE at the credit of Depositors' accounts on 31st December, 1912.....	42,034,988 79
	43,067,643 73		43,067,643 73

R. M. COULTER,

Deputy Postmaster General.

Certified,
W. H. HARRINGTON,
Superintendent, Savings Bank Branch.

POST OFFICE DEPARTMENT,
OTTAWA, 5th February, 1913.

33 tf

STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks, on 31st January, 1913. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 31st December, 1912.	Deposits for January, 1913.	Total.	Withdrawals for January, 1913.	Balance on 31st January, 1913.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Manitoba :—					
Winnipeg.....	654,312 47	6,292 00	660,604 47	15,983 81	644,620 66
British Columbia :—					
Victoria.....	1,079,630 30	32,516 00	1,112,146 30	39,289 45	1,072,856 85
Prince Edward Island :—					
Charlottetown.....	2,024,193 79	23,505 00	2,047,698 79	27,658 53	2,020,040 26
New Brunswick :—					
Newcastle.....	287,212 86	1,453 00	288,665 86	2,621 31	286,044 55
St. John.....	5,620,390 41	87,885 11	5,708,265 52	76,138 34	5,632,127 18
Nova Scotia :—					
Acadia Mines.....	32,614 46	25 00	32,639 46	350 00	32,289 46
Amherst.....	376,947 53	6,933 00	383,880 53	4,436 37	379,444 16
Arischat.....	127,648 83	4,397 79	132,046 62	4,681 75	127,364 87
Barrington.....	142,326 08	293 00	142,619 08	325 00	142,294 08
Guysboro'.....	120,557 39	1,739 00	122,296 39	1,060 00	121,236 39
Halifax.....	2,380,795 17	37,644 54	2,418,439 71	27,536 00	2,390,903 71
Kentville.....	256,908 84	2,823 00	259,731 84	1,986 55	257,745 29
Lunenburg.....	421,999 28	4,741 00	426,740 28	5,846 46	420,893 82
Port Hood.....	112,560 59	537 00	113,097 59	1,065 00	112,032 59
Shelburne.....	214,284 74	1,973 94	216,258 68	2,280 67	213,978 01
Sherbrooke.....	89,821 39	502 00	90,323 39	1,320 89	89,002 50
Wallace.....	123,182 39	1,314 00	124,496 39	1,312 09	123,184 30
Totals	14,065,376 52	214,574 38	14,279,950 90	213,892 22	14,066,058 68

T. C. BOVILLE,

Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 11th February, 1913.

33 tf

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUÉBEC, ON THE 31st DAY OF JANUARY, 1913.

CAPITAL.		LIABILITIES.							
	Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice on a fixed day.	Provincial Govt. deposits payable after notice on a fixed day.	Other deposits payable after notice on a fixed day.	Special Poor Fund or Charity Fund Trust.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	1,000,000 00	93,341 86	31,237,163 77	180,000 00
Caisse d'Economie Notre-Dame de Québec	1,000,000 00	250,000 00	11,200 00	10,382,182 93	83,000 00
Total.....	3,000,000 00	1,250,000 00	93,341 86	11,200 00	41,619,346 70	263,000 00
ASSETS.									
	Dominion, Provincial and other public securities.	Cash in hand and on deposit in chartered banks.	Canadian municipal bonds or securities, schools bonds or debentures and securities approved by Treasury Board.	Other bonds, debentures and securities.	Loans to governments, municipalities, corporations, fabriques de paroisses, syndics pour l'erection d'eglises and corporations on resolutions of their boards of directors.	Loans for which bank stocks are held as collateral security.	Loans for which stocks, bonds, debentures or securities other than bank stocks are held as collateral security.	Special Poor Fund or Charity Fund investments.	Investments in bank stock made previous to the incorporation of the bank.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,986,798 36	3,638,490 23	15,767,497 33	1,726,067 69	1,740,939 05	7,138,495 73	180,000 00
Caisse d'Economie Notre-Dame de Québec... ..	1,029,590 36	842,280 53	4,511,499 03	2,285,393 31	810,657 07	2,260,928 66	83,000 00	5,157 62
Total.....	4,016,388 72	4,480,770 76	20,278,996 36	4,011,461 00	2,551,596 12	9,399,424 39	263,000 00	5,157 62
Total Assets.									
									Bank premises.
									10
									Other assets not included under the foregoing heads.
									11
									Liabilities not included under the foregoing heads.
									8
									Total Liabilities.
									\$ cts.
									31,640,511 03
									10,992,215 43
									42,632,726 46

FINANCE DEPARTMENT, OTTAWA, 7th February, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA ON THE
1st FEBRUARY, 1913.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY AND PROVINCE OR TERRITORY.	POSTMASTER.
Albertville	Matalik	Rimouski.....P. Q.	Francois Vachet.
Alticane.....	Sec. 22, Tp. 45, R. 11, W. 3rd M.	Battleford.....Sask.	Alex. McKie.
Ange Gardien, Est.	Ange Gardien	Montmorency.....P. Q.	Emile Côté.
Archive.....	Sec. 23, Tp. 15, R. 27, W. 2nd M.	Moose Jaw.....Sask.	Victor Eldstrom.
Badger Lake	Sec. 20, Tp. 16, R. 18, W. 4th M.	Medicine Hat.....Alta.	A. D. McDonald.
Beechwood (re-opened).....	Dorchester	Antigonish.....N.S.	Angus McDonald.
Bingen.....	Sec. 16, Tp. 6, R. 10, W. 4th M.	Medicine Hat.....Alta.	Wm. G. Bowen.
Bituma.....	Sec. 30, Tp. 29, R. 5, W. 5th M.	Calgary.....Alta.	T. C. Burrows.
Cadriu	Joliette.....	Dorchester.....P. Q.	Athanase Royer.
Cantuar.....	Sec. 28, R. 16, Tp. 15, W. 3rd M.	Moose Jaw.....Sask.	Percy A. Lines.
Catchem.	Sec. 10, Tp. 4, R. 6, W. 4th M.	Medicine Hat.....Alta.	J. C. Hanson.
(a)Coin Brunelle.....	Chambly.....	Chambly & Vercheres, P. Q.....	P. Beaulieu.
Commerce.....	Sec. 12, Tp. 10, R. 22, W. 4th M.	Medicine Hat.....Alta.	W. M. Glasgow.
Connor Creek.....	Sec. 27, Tp. 57, R. 8, W. 5th M.	Edmonton.....Alta.	O. Gabrielson.
Coxvale (opened 1st January).....	Clarendon.....	Frontenac.....O.	D. J. Cox.
Dalhousie Lake.....	Annapolis.....N.S.	John Anderson.
(a)Dalmuir.....	Sec 8, Tp. 58, R. 20, W. 4th M.	Victoria.....Alta.	A Harapniuk.
(a)Delph.....	Sec. 18, Tp. 58, R. 18, W. 4th M.	Victoria.....Alta.	S. Rudkc.
Deniau.....	Lafontaine.....	L'Islet.....P. Q.	S. Dubé.
Donnacona.....	Les Ecureuils.....	Portneuf.....P. Q.	Arthur Delisle.
Eddy.....	Algoma.....E.R.	J. R. Stover.
Eldred.....	Sec. 21, Tp. 53, R. 7, W. 3rd M.	Prince Albert.....Sask.	Jos. L. Tremblay.
Elk Ranch.....	Sec. 14, Tp. 17, R. 16, W. P. M.	Dauphin.....M.	Martin Gutoski.
Farrington Hill (opened 6 Jan.)	Brantford.....	Brantford.....O.	Calvin Haines.
Five Houses.....	Lot 42.....	Kings.....P.E.I.	James Dwan.
Fort Simpson.....	Unsurveyed.....	Mackenzie Dist., N.W.T.	Gerald Card.
Gérin.....	St. Justin.....	Maskinongé.....P. Q.	L. Villeneuve.
Glevennah.....	Sec. 2, Tp. 25, R. 1, W. 4th M.	Medicine Hat.....Alta.	R. J. Nickel.
Gowlland Harbour.....	Comox-Atlin.....B.C.	H. C. Bishop.
Grahamdale.....	Sec. 15, Tp. 28, R. 8, W. P. M.	Dauphin.....M.	Samuel F. Graham.
Gordon Rapids.....	Lavant.....	Lanark, N.R.....O.	A. Closs.
Groton.....	Sec. 28, Tp. 3, R. 10, W. 4th M.	Medicine Hat.....Alta.	A. J. Petersen.
Hallboro.....	Sec. 33, Tp. 13, R. 15, W. P. M.	Portage la Prairie.....M.	F. L. Peskett.
Hargwen.....	Sec. 36, Tp. 52, R. 22, W. 5th M.	Edmonton.....Alta.	A. B. Lloyd.
Harnett.....	Sec. 21, Tp. 14, R. 22, W. 3rd M.	Moose Jaw.....Sask.	John Robinson.
Hawksdale.....	Sec. 21, Tp. 25, R. 10, W. 4th M.	Medicine Hat.....Alta.	L. W. Hawkins.
(a)Hearne.....	Sec. 19, Tp. 13, R. 23, W. 2nd M.	Regina.....Sask.	M. L. Pearce.
Hercules.....	Sec. 28, Tp. 51, R. 23, W. 4th M.	Strathcona.....Alta.	E. Murphy.
Inventa.....	Shelburne.....	Shelburne & Queens, N.S.	C. M. Collupy.
Kilwinning Siding.....	Sec. 33, Tp. 47, R. 5, W. 3rd M.	Prince Albert.....Sask.	A. G. Warrington.
Lonira.....	Sec. 6, Tp. 59, R. 10, W. 5th M.	Edmonton.....Alta.	L. C. Moore.
Lorne Creek (opened 4 January)	Comox-Atlin.....B.C.	Mrs. K. M. Morrison.
McLeod Valley.....	Sec. 2, Tp. 55, R. 14, W. 5th M.	Edmonton.....Alta.	C. W. Tomlinson.
Mahaska.....	Sec. 26, Tp. 56, R. 14, W. 5th M.	Edmonton.....Alta.	D. M. Payne.
Marco.....	Sec. 16, Tp. 20, R. 23, W. P. M.	Marquette.....M.	M. Harczkowski.
Martineau.....	St. François.....	Montmagny.....P. Q.	Alex. Simard.
Meadow.....	North Cape Breton & Victoria.....N.S.	Philip McDonald.
Meeting Lake.....	Sec. 19, Tp. 48, R. 11, W. 3rd M.	Battleford.....Sask.	B. H. Temple.
Mink Creek.....	Sec. 21, Tp. 28, R. 22, W. P. M.	Dauphin.....M.	Harry Bihun.
Montarville.....	St. Damase.....	St. Hyacinthe.....P. Q.	H. Martel.
Nanoose Bay.....	Comox-Atlin.....B.C.	M. A. McKercher.
Oakbrae (reopened).....	Sec. 20, Tp. 28, R. 17, W. P. M.	Dauphin.....M.	George Basham.
Oakview.....	Sec. 27, Tp. 23, R. 9, W. P. M.	Dauphin.....M.	S. O. Eiriksson.
Ormside.....	Sec. 33, Tp. 35, R. 3, W. 2nd M.	Mackenzie.....Sask.	J. J. Priem.
Prairiebell.....	Sec. 4, Tp. 37, R. 22, W. 3rd M.	Battleford.....Sask.	Mrs. C. M. Dolman.
St. Leandre Station.....	Matane.....	Rimouski.....P. Q.	Nap. St. Laurent.
St. Louis de Bagot.....	Chicoutimi.....	Chicoutimi & Saguenay, P. Q.....	Victor Bouchard.
Salines.....	Wallbridge.....	Parry Sound.....O.	Wm. A. MacMillan.
Salmon River Road.....	Sydney.....	South Cape Breton, N.S.	John Campbell.
Sewellville.....	Caraquet.....	Gloucester.....N.B.	Bernard Sewell.
Tako (re-opened).....	Sec. 32, Tp. 39, R. 21, W. 3rd M.	Battleford.....Sask.	Thos. Gauley.
Tarves.....	Sec. 7, Tp. 13, R. 1, W. 4th M.	Medicine Hat.....Alta.	B. E. Smyth.
Tollerton.....	Sec. 32, Tp. 52, R. 17, W. 5th M.	Edmonton.....Alta.	W. H. Sheridan.
Vivian Station.....	Sec. 32, Tp. 10, R. 8, E. P. M.	Selkirk.....M.	John Watson.
Westmere.....	Comox-Atlin.....B.C.	John West.
Whatshan.....	Kootenay.....B.C.	Isaac I. Penner.
Wyatt Bay.....	Comox-Atlin.....B.C.	C. W. Stelfox.
Wilson.....	Matawatchesan.....	Renfrew, S.R.....O.	James Avery.

(a) opened 15th January.

NOTE.—Cowal post office, County of Elgin, W. R., O., closed on the 14th December was immediately re-opened and continued in operation until the 15th January.
Mount Albion post office, County of Queens, P. E. I., published last month as having been closed is still in operation.

CHANGES IN POST OFFICES ALREADY ESTABLISHED

NAMES CHANGED.

Anaham Lake.....	District of Comox-Atlin.....	B.C.	to Atnarko.
Bouvier.....	District of Prince Albert.....	Sask.	to Prairie River.
Doucet.....	County of Chicoutimi & Saguenay.....	P.Q.	to Girardville.
Gilolo.....	County of Selkirk.....	M.	to Peguis.
Grant.....	County of Russell.....	O.	to Duke.
Morton Park.....	County of York N.R.....	O.	to Brighton Beach.
(c) Nanoose Bay.....	District of Comox-Atlin.....	B.C.	to Brynmarl.
Piper Siding.....	District of New Westminster.....	B.C.	to Lozells.

(c) and a new office opened at Nanoose Bay.

OFFICES CLOSED.

(b) Atkinson.....	County of Frontenac.....	O.	Closed 15th January.
(b) Appin Road.....	County of Queens.....	P.E.I.	Closed 15th January.
(b) Balfour.....	County of Prince Edward.....	O.	Closed 8th January.
(b) Boothville.....	County of Grey, S.R.....	O.	
(b) Bown.....	County of Compton.....	P.Q.	
(b) Brays Crossing.....	County of Russell.....	O.	
(b) Cabane Ronde.....	County of L'Assomption.....	P.Q.	
(b) Canterbury.....	County of Compton.....	P.Q.	
(b) Central Cambridge.....	County of Sunbury & Queens.....	N.B.	Closed 15th January.
(b) Drummond.....	County of Lanark, S.R.....	O.	
(b) East Chilliwack.....	District of New Westminster.....	B.C.	Closed 15th January.
(b) East Margaretsville.....	County of Annapolis.....	N.S.	
(b) Elk Creek.....	District of New Westminster.....	B.C.	Closed 15th January.
(b) Ellis River.....	County of Prince.....	P.E.I.	
(b) Emery.....	County of York, S.R.....	O.	
(b) Eskdale.....	County of Bruce, N.R.....	O.	Closed 31st December.
(b) Glenfinnan.....	County of Queens.....	P.E.I.	Closed 15th January.
(b) Hampstead.....	County of Perth, N.R.....	O.	Closed 30th December.
(b) Hardwood Flat.....	County of Compton.....	P.Q.	
(b) Howard Valley.....	County of Argenteuil.....	P.Q.	Closed 1st November.
(b) Hubrey.....	County of Middlesex, E.R.....	O.	Closed 15th January.
(b) Jernyn.....	County of Peterborough, E.R.....	O.	Closed 8th January.
(b) Kilburnie.....	County of Frontenac.....	O.	Closed 15th January.
(b) Knox.....	County of Brandon.....	M.	
(b) Lansdowne.....	County of Carleton.....	N.B.	Closed 1st January.
(b) Little Forks.....	County of Cumberland.....	N.S.	Closed 19th December.
(b) Lower Cambridge.....	County of Sunbury & Queens.....	N.B.	Closed 15th January.
(b) McCreary.....	County of Lanark, N.R.....	O.	
(b) Marsboro.....	County of Compton.....	P.Q.	Closed 1st January.
(b) Mickle.....	County of Bruce, S.R.....	O.	Closed 15th January.
(b) Minto.....	County of Hastings, W.R.....	O.	Closed 8th January.
(b) Mount Hebron.....	County of Kings & Albert.....	N.B.	
(b) Noelton.....	District of Calgary.....	Alta.	Closed 31st December.
(b) Oakleaf.....	County of Leeds.....	O.	Closed 8th January.
(b) Parker Road.....	County of Kings.....	N.S.	Closed 7th January.
(b) Partridge Hill.....	District of Victoria.....	Alta.	Closed 31st December.
(b) Phillipston.....	County of Hastings, E.R.....	O.	Closed 8th January.
(b) Pond Mills.....	County of Middlesex, E.R.....	O.	Closed 15th January.
(b) Port Milford.....	County of Prince Edward.....	O.	Closed 8th January.
(b) Power Glen.....	County of Lincoln.....	O.	
(b) Purple Hill.....	County of Durham.....	O.	
(b) Radford.....	County of Pontiac.....	P.Q.	Closed 25th January.
(b) Reford.....	District of Battleford.....	Sask.	Closed 8th January.
(b) St. Catherine St. East.....	City of Montreal.....	P.Q.	Closed 4th January.
(b) Seaman Street.....	County of Annapolis.....	N.S.	
(b) Scobie.....	County of Carleton.....	O.	
(b) Scotsburn.....	County of Pictou.....	N.S.	
(b) South Melville.....	County of Queens.....	P.E.I.	Closed 15th January.
(b) Tempo.....	County of Middlesex, E.R.....	O.	Closed 15th January.
(b) Tindastoll.....	District of Red Deer.....	Alta.	Closed 31st December.
(b) Wanderland.....	County of Middlesex, N.R.....	O.	Closed 11th January.
(b) Watterson Corners.....	County of Carleton.....	O.	Closed 6th January.
(b) Weissenburg.....	County of Waterloo, N.R.....	O.	Closed 15th January.
(b) Wellington.....	County of Prince.....	P.E.I.	
(b) West Ambert.....	County of Cumberland.....	N.S.	Closed 4th January.
(b) West Franklin.....	County of York, N.R.....	O.	
(b) West Osgoode.....	County of Russell.....	O.	Closed 20th January.
(b) White Oak.....	County of Middlesex, E.R.....	O.	Closed 15th January.
(b) Whites Point.....	County of Sunbury and Queens.....	N.B.	Closed 15th January.
(b) Wolfe.....	District of Battleford.....	Sask.	Closed 17th January.
(b) York Point.....	County of Queens.....	P.E.I.	Closed 15th January.

(b) Closed on the inauguration of Rural Free Delivery.

33-tf

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules :

- 1st. Address "The Canada Gazette, Ottawa, Canada."
- 2nd. Indicate the number of insertions required.

3rd. INVARIABLY REMIT THE FEES FOR SUCH ADVERTISEMENTS, TOGETHER WITH THE PRICE OF ONE GAZETTE, AS BELOW, OTHERWISE THEY WILL NOT BE INSERTED.

The rates are 10 cents for the first insertion, and five cents for each subsequent insertion per line of nine words, each figure counting as one word.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions :—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws etc—1 insertion.

NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

Notices received up to 2 o'clock P.M. on Fridays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

C. H. PARMELEE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.

Ottawa, 2nd February, 1909.

APPLICATIONS TO PARLIAMENT.

HOUSE OF COMMONS.

RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

Petitions for Private Bills.

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

Instruction to Committees.

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

Deposit of Bills and Fees.

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public

Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

Additional charges.

3. The following charges shall also be levied and paid in addition to the foregoing, viz :—

- | | |
|---|----------|
| (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... | \$100 00 |
| (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... | 100 00 |
| (c.) When a Bill is presented in the House after the twelfth week of the session..... | 200 00 |
| (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... | 100 00 |
| (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... | 150 00 |
| (f.) When the proposed capital stock of a company is over \$750,000, and does not exceed \$1,000,000..... | 200 00 |
| (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... | 300 00 |
| (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... | 400 00 |
| (i.) For every additional million dollars or fractional part thereof..... | 100 00 |

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves an increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.00.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,

Clerk House of Commons.

RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any

company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks; and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Act* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1906.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with

during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee as sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
 - (a) The respondent's residence at the time of sending such notice.
 - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
 - (c) The name and address of the solicitor, if any, acting for the respondent.
 - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be considered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210.)

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

THE SENATE.

Notices for Private Bills.

EXTRACTS FROM THE STANDING RULES OF THE SENATE

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. *A company for the construction of any works* which in their construction or operation might specially affect a particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. *A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company*, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also, to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company is, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or

interests of the shareholders or bondholders or creditors of the company :—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed 'Private Bill Notice;' or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate, the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

NOTICE is hereby given that George Sentis Delandes of the Town of Pincher Creek, in the Province of Alberta, surveyor, will apply to the Parliament of Canada, at the next sitting thereof, for a Bill of Divorce from his wife, Violet Emily Louise Deslandes, of the Town of Pincher Creek, in the Province of Alberta, and for the custody of Dorothy Louise Deslandes, the child of the said George Sentis Deslandes and the said Violet Emily Louise Deslandes, on the grounds of adultery and desertion.

Dated at the Town of Macleod, in the Province of Alberta, this 11th day of November, 1912.

McNEILL & MARTIN,
21-14 Solicitors for applicant.

NOTICE is hereby given that Mary Arabella Young, of the City of Calgary, in the Province of Alberta, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband John J. Young, of the City of Spokane, in the State of Washington, one of the United States of America, on the ground of desertion and adultery.

Dated at Calgary, in the Province of Alberta, this 19th day of October, A.D. 1912.

TWEEDIE & MCGILLIVRAY,
105a Eighth Avenue West,
Calgary, Alberta,
23-14 Solicitors for the applicant.

NOTICE is hereby given that Charles Albert Flower, of the City of Winnipeg, in the Province of Manitoba, agent, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Violet Ruth Beatrice Flower, formerly of the City of Winnipeg, in the Province of Manitoba, and at present residing in the Town of Estevan, in the Province of Saskatchewan, on the ground of adultery.

Dated at the City of Winnipeg, in the Province of Manitoba, this 2nd day of November, A.D. 1912.

EDGAR J. TARR,
National Trust Building, 325 Main Street,
Winnipeg, Manitoba,
20-14 Solicitor for the said Charles Albert Flower.

NOTICE is hereby given that D. Madeleine Peterson, of the City of Toronto, County of York, in the Province of Ontario, wife of Francis John Peterson of the same place, banker, will renew her application to the Parliament of Canada, at the current session thereof, for a Bill of Divorce from her husband Francis John Peterson, of the City of Toronto, in the County of York, Province of Ontario, banker, on the ground of adultery, cruelty and non-support.

Dated at Toronto, the 7th day of December, 1912.

25-14 D. MADELEINE PETERSON.

NOTICE is hereby given that Andrew Lorne Hamilton, of the Town of Portage La Prairie, in the Province of Manitoba, and now of the City of Quebec, in the Province of Quebec, bank manager, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Maud Louise Hamilton, formerly of the City of Toronto, in the Province of Ontario but now of parts unknown, on the ground of adultery.

Dated at Montreal, in the Province of Quebec, this seventeenth day of December, 1912.

W. G. MITCHELL,
Solicitor for applicant,
222 St. James St.,
25-14 Montreal, Que.

NOTICE is hereby given that Herbert Bell Rugh, of the City of Winnipeg in the Province of Manitoba, architect, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Mae Lillian Rugh, formerly of the City of Winnipeg, but now of the City of Brooklyn, in the State of New York, one of the United States of America, on the ground of adultery.

Dated at Winnipeg, this 4th day of October, A.D. 1912.

CAMPBELL, PITBLADO & CO.,
Farmer Building, Winnipeg,
22-14 Solicitors for HERBERT BELL RUGH.

NOTICE is hereby given that Lenore Power, of the Town of Cobourg, in the County of Northumberland, in the Province of Ontario, will apply to the Parliament of Canada, at this session thereof, for a Bill of Divorce from her husband, Reginald John Manley Power, of the City of Toronto, in the County of York, in the Province of Ontario, real estate agent, on the ground of adultery.

Dated at Cobourg, in the Province of Ontario, 16th day of January, 1913.

30-14

LENORE POWER.

THE WESTERN CANADA RAILWAY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a company to construct, operate and maintain a railway under the name of The Western Canada Railway, to be operated by steam and electricity from Port Churchill, on Hudson's Bay, through the Province of Manitoba south of Churchill River and north of Nelson River, to a point at or near Sea Falls on said river; thence north of Lake Winnipeg through the Province of Saskatchewan to Prince Albert, in said province; thence continuing through said province and the Province of Alberta, in a direct line to Calgary, in said last mentioned province, with power to construct a branch line from a point near Manitoba Lake, in the Province of Saskatchewan, to Edmonton, in the Province of Alberta; also, with power to build, purchase, charter, maintain and navigate steam and other vessels to ply between Port Churchill and other countries, to carry and convey passengers and freight and carry on a general transportation service in connection with said railway; to construct, operate and maintain such bridges, docks, wharves, elevators, &c., as may be necessary and advantageous for the purposes of the said undertaking; also, to construct and operate telegraph and telephone lines along the whole length of the proposed railway and said branch for the transmission of messages for the public as well as for the purposes of said railway; also, to acquire such water powers as may be deemed requisite for the generation of electricity for the purposes of said railway and said branch, and the purpose, erection and maintenance of all such electrical plant as may be necessary in connection with said railway and branch, its bridges, elevators, wharves and docks, and with all such powers and rights as may be advantageous and necessary to the success of said undertaking, including such as may be granted and prescribed, with the consent of the Parliament of Canada, by the Parliament of Great Britain and Ireland.

Ottawa, Ont., 17th January, 1913.

VINCENT, SEGUIN & LABELLE,

30-5

Solicitors for the applicants.

WESTERN CANADA ACCIDENT AND GUARANTEE INSURANCE CO.

NOTICE is hereby given that application will be made to the Parliament of Canada at its present session by The Western Canada Accident and Guarantee Insurance Company, a Company incorporated by Act of the Legislature of Manitoba, being Chapter 77 of 7 and 8 Edward VII, for an Act to incorporate the Western Canada Accident and Guarantee Insurance Company, with head office at the City of Winnipeg, in the Province of Manitoba, with power to carry on the business of a Guarantee and Accident Company in all its branches, and with such other powers and privileges as may be deemed necessary or incidental thereto.

Dated at Winnipeg this 25th day of January, 1913.

CAMPBELL, PITBLADO, HOSKIN & CO..

31-5

Solicitors for applicants.

BANK OF SASKATCHEWAN.

TAKE notice that application will be made to the Parliament of Canada at the present session thereof for a Bill amending chapter 145 of 2 George V, A.D. 1912, respecting the Bank of Saskatchewan so as to provide that the said Bank shall have until July 1st, 1913, to complete its organization, notwithstanding anything in the Bank Act contained.

Dated the 30th day of January, A.D. 1913.

MACCRAKEN, HENDERSON,

GREENE & HERRIDGE,

31-5

Solicitors for the said Bank.

STANDARD PAINT CO.

NOTICE is hereby given that the Standard Paint Company, the holders of Canadian Patents Numbers 93027 and 93160 for improvements in flexible roofings or floorings, and weather-proof coverings, will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the importation of the patented articles for a limited period, on account of their factory being burned down and having to be rebuilt.

Dated at Ottawa, this 30th day of January, 1913.

FETHERSTONHAUGH & SON,

Solicitors for applicants,

15 Elgin Street,

31-5

Ottawa, Ontario, Canada.

NOTICE is hereby given that Maurice Delvigne, of Namur, Belgium, the owner of Canadian Patent No. 125582, dated 10th May, 1910, issued under the seal of the Patent Office for new and useful improvements in explosives, will apply to the Parliament of Canada, at the present session thereof, for an Act enacting that notwithstanding anything in The Patent Act or in the said Patent No. 125582, the term of two years within which the patentee must manufacture as required by subsection (a) of section 38 of The Patent Act, be, with respect to the said patent, extended until one year from the date on which the said Act is assented to.

Dated at Ottawa, this 4th day of February, 1913.

FETHERSTONHAUGH & SMART,

Castle Bldg., 53 Queen St.,

Ottawa, Canada,

Barristers and solicitors,

32-5

Solicitors for the applicant.

THE POINTE AUX TREMBLES TERMINAL RAILWAY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at the present session for an Act to incorporate a railway company under the name of "The Pointe Aux Trembles Terminal Railway," with power to construct, lay out and operate a line of railway beginning at the dock to be built by the Harbour Commission of Montreal on the south-east end of the Canada Cement Company's property, lot No. 74, parish of Pointe aux Trembles, and extending along the face of the dock to near the south-western boundary of the Cement Company's property, thence in a north-westerly direction to the Cement Company's mill, crossing Notre-Dame Street and the right of way of the Canadian Northern Quebec Railway and the Montreal Terminal Railway; and with power to construct, hire and lease terminal stations, facilities, wharves, docks, elevators, warehouses, etc., and to carry on the business of forwarding agents, wharfingers and warehousemen, and to enter into agreements with other companies.

Made at Montreal this 4th day of February, A.D. 1913.

BROWN, MONTGOMERY AND McMICHAEL,

32-5

Solicitors for applicant.

THE WESTERN TRUST COMPANY,

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, by The Western Trust Company for an Act to amend the Act of Incorporation of the said company, being chapter 180 of the Statutes of 1906 in such manner as to provide for the creating and issuing of any part or parts of the capital stock of the company as preference stock, which preference stock may be preferred in some respects and deferred in any other respect.

J. E. ADAMSON,
Solicitor for applicant.

PERKINS, FRASER & GIBSON,
Agents at Ottawa. 32-5

ALBERTA, INTERURBAN RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, during the present session, for an Act validating the proceedings at the organization meeting of the company, held on the 16th day of April, 1912, confirming the appointment of directors appointed thereat, and validating the acts of the said directors.

Dated at Calgary, Alberta, this 21st day of January, A.D. 1913.

CLARKE, MCCARTHY, CARSON & MACLEOD,
Solicitors for Alberta Interurban Ry. Co.

LEWIS & SMELLIE, Ottawa Agents. 30-5

SOUTHAMPTON RAILWAY CO.

NOTICE.—The Southampton Railway Company will apply to the Parliament of Canada, at its present Session for an Act authorizing it to lease its railway and undertaking to the Canadian Pacific Railway Company, declaring its railway and undertaking to be a work for the general advantage of Canada, and for other purposes.

Dated at Ottawa, this 16th day of January, 1913.

PRINGLE, THOMPSON & BURGESS,
29-5 Ottawa Agents.

CANADIAN RAILWAY ACCIDENT INSURANCE CO.

NOTICE is hereby given by the Canadian Railway Accident Insurance Company, a body politic and corporate of Montreal, in the Province of Quebec, that it will make application at the next session of Parliament, for an Act to amend its charter, 57-58 Victoria, chapter 118, amended by 62-63 Victoria, chapter 106, by changing its name to "The Globe Indemnity Company."

Montreal, 14th January, 1913.

CRAMP, EWING & McFADDEN,
30-5 Solicitors for applicant.

PACIFIC COAST RAILWAY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its present session, for an Act to incorporate the Pacific Coast Railway Company, with power to construct, operate and maintain a line of railway from Hardy Bay to Suquamish, Vancouver Island, B.C., a distance of about twelve miles, with power to own and operate Steamship lines from Hardy Bay to points in Canada and elsewhere; with the usual powers granted to Railway Companies; and to have the works declared for the general advantage of Canada.

Dated at Montreal February 6, 1913.

BERNARD & McKEOWN,
32-5 Solicitors for the applicants.

THE MANITOBA RADIAL RAILWAY.

THE Manitoba Radial Railway Company will apply to the Parliament of Canada, at its present session, for an Act extending the time for the commencement and completion of the line of railway authorized by chapter 105 of the Statutes of Canada, 1907.

SMITH & JOHNSTON,
Solicitors for the applicants.

Dated at Ottawa, this 23rd day of January, A. D. 1913. 30-5

PACIFIC AND EASTERN LOAN AND SAVINGS COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its present session, for an Act to incorporate "The Pacific & Eastern Loan & Savings Company," with power to carry on business as a mortgage and loan company in all its branches, and with such powers and privileges as may be deemed necessary or incidental thereto.

Dated at Ottawa this 7th day of February, 1913.

PRINGLE & GUTHRIE,
33-5 Citizen Building,
Solicitors at Ottawa.

WESLEYAN METHODIST CONNECTION.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a religious body to be called and known as Wesleyan Methodist Connection (or Church,) and to authorize such Corporation to meet and adopt frame or repeal constitutions or make regulations for enforcing discipline in said Church and to empower said Corporation to acquire, receive and take conveyance of such lands, moneys, mortgages, securities or other property as may be required for the purposes of a chapel or chapels, college or colleges, school or schools, or other educational purposes connected with the said Church, and for the purpose of a printing and publishing house or houses in connection with the said Church, and for power to undertake and carry on such business of printing and publishing and for authority and power to endow and support such chapels, colleges and schools and such printing and publishing house or houses and a book depository or depositories in connection therewith, and to take and receive the benefit of any gift or devise by Will or otherwise in its corporate name or otherwise and to give said Church all necessary powers connected therewith.

IRWIN HILLIARD,
Solicitor for applicants.

Dated at Morrisburg this 12th day of February, A. D. 1913. 33-6

BEAVER FIRE INSURANCE COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate Beaver Fire Insurance Company, with power to carry on the business of fire insurance, and such other branches of insurance as may from time to time be authorized by license issued to the company under the provisions of The Insurance Act, 1910, and any acts amending the same, and with all powers necessary and incidental thereto.

Dated at Winnipeg, Manitoba, 13th February, 1913.

MUNSON, ALLAN, LAIRD & DAVIS,
Winnipeg, Manitoba,
Solicitors for applicants.

LEWIS & SMELLIE, Ottawa agents. 33-5

MISCELLANEOUS.

CALGARY CLAY, COKE & COAL COMPANY,
LIMITED.

BY-LAW NUMBER 3.

A BY-LAW to increase the number of Directors of Calgary Clay, Coal & Coke Company, Limited.

BE it enacted by the Directors of the Calgary Clay, Coal and Coke Company, Limited, as a By-law of the Company, as follows:—

That the number of directors of the company be hereby increased from three to five.

Passed by the directors and sealed with the company's seal this 10th day of December, 1912.

F. L. SHOULDICE,
President.
J. H. GOODWIN,
Secretary.

I hereby certify that the above By-law, Number 3, is a true copy of a by-law passed by the directors of the Calgary Clay, Coal & Coke Company, Limited, on the 10th day of December, A.D. 1912, and duly confirmed by unanimous vote of the shareholders of the company present at a special general meeting, duly called for considering the said by-law and held on the 10th day of January, A.D. 1913.

33-1 J. H. GOODWIN,
Secretary.

CALGARY CLAY, COAL & COKE COMPANY
LIMITED.

TAKE notice that the principal office of the company is situate at 12 and 13 Cadogan Block, 2nd Street West, Calgary, Alberta.

Dated at Calgary, Alberta, February 3, 1913.

33-1 A. H. GOODWIN,
Secretary.

NEWMASTIC TIRE COMPANY OF CANADA,
LIMITED.

NOTICE is hereby given that the head office of the above company is situate at No. 540 St. Denis Street, in the City of Montreal, Province of Quebec, Canada.

Dated at Montreal, the 7th day of February, 1913.

33-1 Z. TRUDEAU,
Secretary.

ROBERT HOWARD & COMPANY, LIMITED.

BY-LAW No. 29.

A BY-LAW to reduce the number of the company's directors.

WHEREAS the number of the company's directors is five and it is desirable to reduce the same to three,—

Now, therefore, it is enacted as follows:—

That the number of the company's directors is reduced from five to three, of whom two shall form a quorum.

I, the undersigned, secretary-treasurer of Robert Howard & Company, Limited, do hereby certify that the foregoing by-law was duly passed at a meeting of the directors of the company, held on the 4th day of February, 1913, and that the same was duly approved, sanctioned and confirmed by a unanimous vote of all of the shareholders of the company present at an adjourned general meeting duly called for considering such by-law, and held on the said 4th day of February, 1913.

33-1 GREGOR BARCLAY,
Secretary-treasurer.

NOTICE.—Under the provisions of "The Companies Act" Carroll-Wilson Limited hereby gives public notice that it has changed its number of directors and also its head office (being its chief place of business in Canada) by by-law of which the following is a true copy:

BY-LAW No. 3.

Whereas the number of directors of the company is five (5) and the principal office, Toronto, Ontario, and it is desirable to increase the number of directors to seven (7) and to change the principal office to Edmonton, Alberta:

Be it therefore enacted that the number of directors be and the same is hereby increased to seven (7) and that the principal office of the company be changed from Toronto, Ontario, to Edmonton, Alberta.

Enacted this 31st day of January, 1913.

J. G. CARROLL, President.
W. S. MORLOCK, Assistant Secretary.

Dated at Toronto this 10th day of February, 1913.
33-1

WINDSOR ARCADE, LIMITED.

SPECIAL BY-LAW No. C.

A By-law to increase the number of the Company's Directors.

WHEREAS the number of the directors of Windsor Arcade, Limited, is five and it is expedient that the number should be increased;

Be it therefore enacted, and it is hereby enacted as follows:—

That the number of the company's directors be and the same is hereby increased from five to six, of whom three shall form a quorum.

I, the undersigned, secretary-treasurer of Windsor Arcade, Limited, do hereby certify that the foregoing by-law was duly passed at a meeting of the directors of the company held on the 31st day of January, 1913, and that the same was duly approved, sanctioned and confirmed by a unanimous vote of all the shareholders of the company present at a special general meeting duly called for considering such by-law and held on the said 31st day of January, 1913.

33-1 GREGOR BARCLAY,
Secretary-treasurer.

NATIONAL WEEKLY INDEMNITY COMPANY.

NOTICE is hereby given, by the Merchants and Employers Guarantee & Accident Company, that the Act 1-2 George V, chapter 118, intituled "An Act respecting the National Weekly Indemnity Company," and to change its name to "The Merchants and Employers Guarantee and Accident Company," has been accepted and approved by the unanimous vote of all the shareholders of the National Weekly Indemnity Company at an extraordinary general meeting of the latter company regularly called for the purpose of considering the said Act, and held on the fourth day of February instant, and that the said Act has come into force on the sixth day of February instant.

Montreal, 7th February, 1913.

33-1 J. C. H. DUSSAULT,
Secretary.

THE BANK OF BRITISH NORTH AMERICA.

Incorporated by Royal Charter.

THE Court of Directors of the Bank of British North America, have resolved to declare, subject to audit, at a meeting of the proprietors to be held on the 4th March, a dividend payable 4th April, of 40 shillings per share, less Income Tax, making 8% for the year, transferring £30,000 to the Reserve Fund, £15,000 to Bank Premises, and carrying forward about £19,000 to the new account.

11th February, 1913.

33-4

LAURENTIDE COMPANY, LIMITED.

PUBLIC notice is hereby given that the Laurentide Company, Limited, has caused to be deposited with the Minister of Public Works, Dominion of Canada, at Ottawa, and with the Registrar of Deeds for the District of Three Rivers, Province of Quebec, at Three Rivers, and for the County of Champlain at St. Genevieve, a description of the site and the plans of its proposed hydro-electric development on the St. Maurice River at Grand' Mère, Que., and that an application has been made to His Royal Highness, the Governor-General in Council for the approval of the site and plans of its proposed hydro-electric development.

Montreal, 13th February, 1913.

BROWN, MONTGOMERY & McMICHAEL.

33-5 Solicitors for the company.

NOTICE is hereby given that within two months after the publication of this notice in the *Canada Gazette*, application will be made to His Excellency the Governor-General in Council for a charter of incorporation by Letters Patent under the provisions of The Companies Act, Revised Statutes of Canada, 1906, chapter 79, constituting the applicants and such other persons as may become shareholders in the proposed company, a body corporate and politic under the name and for the purposes hereinafter mentioned:—

1 The proposed corporate name of the company is "The National Mortgage Company of Canada, Limited."

2. The purposes within the purview of this Act for which incorporation is sought are—

Carrying on the business of lending money on the security of, or purchasing or investing in

(a) Mortgages or hypothecs upon freehold or leasehold, real estate or other immovables in any Province of Canada; and,

(b) The debentures, bonds, stocks and other securities, excepting bills of exchange and promissory notes, of any government or of any municipal corporation or school corporation or of any chartered bank or incorporated company if incorporated by Canada or any Province of Canada or any former Province now forming part of Canada.

3. The chief place of business of the said company is to be the City of Winnipeg, in the Province of Manitoba.

4. The intended amount of capital stock is \$2,000,000.

5. The number of shares is to be 20,000, and the amount of each share is to be of the value of \$100.

6. The name in full and the place and calling of each of the applicants are as follows:—

Donald Hogart McDonald, Winnipeg, Manitoba, banker, Albert Leslie Gordon, Regina, Saskatchewan, barrister-at-law, J. Roy Colwill, Regina, Saskatchewan, barrister-at-law, Francis George Wheat, Regina, Saskatchewan, student-at-law, Charles H. Shrimpton, Regina, Saskatchewan, accountant, of whom Donald Hogart McDonald, Albert Leslie Gordon and J. Roy Colwill are to be the first or provisional directors of the said company.

ALLAN, GORDON, BRYANT & GORDON,

Solicitors for the applicants.

Dated at Regina, Saskatchewan, this fourth day of February, A.D. 1913.

35-5

THE CANADA NORTH-WEST LAND COMPANY, LIMITED.

NOTICE is hereby given that the annual general meeting of the shareholders of this company will be held at the head office of the company, 21 Jordan Street, Toronto, Canada, on Wednesday, 26th day of March next, at 12 o'clock noon, to receive a statement of the affairs of the company for the year ending 31st December last past; to receive and consider the schedule prepared in terms of Section 12 of the Act of Incorporation, to elect directors, and for whom business.

By order of the Board,

S. B. SYKES,

Secretary-treasurer,

Dated at Toronto, Canada, this 6th day of February, 1913.

33-6

NAVIGABLE WATERS PROTECTION ACT.

NOTICE is hereby given that W. E. Rood and A. J. Davis of the City of Halifax, Nova Scotia, doing business as W. E. Rood and Company, are applying to His Excellency the Governor General in Council for approval of the plans and site and description of a proposed extension to the wharf now owned and occupied by them on the west side of Halifax harbour, and further, that they have deposited the plans of the proposed extension and description of the site thereof to the Minister of Public Works, at Ottawa, and a duplicate thereof in the office of the Registrar of Deeds for the County of Halifax, Nova Scotia, and that the said application will be proceeded with at the expiration of one month from the publication of this notice in the *Canada Gazette*.

Dated at Halifax, N.S., 10th February, 1913.

33-5

W. E. ROOD & CO.

LA BANQUE INTERNATIONALE DU CANADA AND THE HOME BANK OF CANADA.

NOTICE is hereby given that, after the publication of this notice for four weeks in the *Canada Gazette* and in the *Montreal Gazette* and *La Presse*, newspapers published in the City of Montreal, Que., and in the *Mail and Empire*, a newspaper published in the City of Toronto, Ontario, it is the intention of La Banque Internationale du Canada and of the Home Bank of Canada to apply to the Governor-in-Council of Canada, through the Minister, for the approval of an agreement between the said banks for the purchase by the Home Bank of Canada of the entire assets of La Banque Internationale du Canada, and the sale by the said Banque Internationale du Canada to the said Home Bank of Canada of such assets. This notice is given pursuant to The Bank Act.

Dated the 12th day of February, 1913.

GODFREY BIRD,

General manager of La Banque Internationale du Canada.

JAMES MASON,

33-5 General manager of the Home Bank of Canada.

TAKE Notice that Atlin Construction Company, Limited, has deposited a description and plans of works to be constructed at a point located on Prince Rupert Harbour, British Columbia, fronting on Lot 541, Range five, Coast District, with the Minister of Public Works at Ottawa, and with the Registrar of Deeds for the Prince Rupert Registration District at Prince Rupert, the said location being described by metes and bounds as follows: "All and singular that certain parcel or portion of Prince Rupert Harbour and foreshore, adjoining Lot Five Hundred and Forty-One (541), Range Five (5), Coast District, British Columbia, containing by admeasurement, twenty one and seven one-hundredth (21.07) acres, be the same more or less and which is shown bordered in red on the accompanying plan and may be more particularly described as follows, that is to say: Commencing at the intersection of the southerly boundary of said Lot Five Hundred and Forty-One (541) with high water mark; thence, astronomic east, four hundred (400) feet; thence, astronomic north, forty-three degrees and fifty-six minutes east (N. 43° 56' E.) eighteen hundred and thirty-three (1833) feet, more or less; thence, astronomic west, six hundred and twenty-three and three-tenths (623.3) feet, more or less, to the intersection of the northerly boundary of said lot five hundred and forty-one with high water mark; thence, southerly and westerly following high water mark, to the point of commencement;" and further take notice that after the expiration of thirty days from the date hereof, application for approval of such works will be made to the Governor in Council at Ottawa.

Dated at Prince Rupert this 15th day of February 1913.

ALFRED CARSS,

33-5

Solicitor for Atlin Construction Co.

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of The American Hoist & Derrick Co., a corporation organized and existing under and by virtue of the laws of the State of Minnesota, one of the United States of America, and having its principal place of business in the City of St. Paul, in the State of Minnesota, one of the said United States and

IN THE MATTER of the general trade-mark "Crosby."

NOTICE is hereby given that on the fourteenth day of February, A.D. 1913, there was filed in the Exchequer Court of Canada, a petition of the American Hoist and Derrick Company, a corporation having its principal place of business in the City of St. Paul, in the State of Minnesota, one of the United States of America, praying that the petitioners, trade mark "Crosby" may be registered as a general trade mark in the Trade Mark Office in the Department of Agriculture at Ottawa, in accordance with the provisions of the Trade Mark and Design Act. Any person desiring to oppose the said petition must within fourteen days after the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the 8th day of March, A.D. 1913), file a statement of his objection with the Registrar of the Exchequer Court at Ottawa, and serve a copy thereof upon the petitioners or their solicitors.

Dated this eleventh day of February, A.D. 1913.

LAFLEUR, MACDOUGALL, MACFARLANE AND POPE,
Montreal,
Solicitors for petitioners.

33-4

QUEBEC & ORLEANS CORPORATION.

NOTICE is hereby given that the following by-law increasing the number of directors from three to five, was duly approved at a special general meeting of shareholders of The Quebec & Orleans Corporation, Limited, duly called for considering the same and held on the 12th day of February, 1913, at which meeting were present and voted in favour of said by-law all the shareholders of the company:—

"Be it enacted and it is hereby enacted as a by-law of the company:

"That the number of directors be increased from three to five, and that By-law IV be amended so as to read as follows:—

"The number of directors shall not be more than five, who shall be elected at the annual general meeting of the company by a majority vote of not less than two-thirds of the shareholders present at such meeting either personally or represented by proxy."

And that section 4 of By-law V be amended so as to read as follows:—

"Three directors shall constitute a quorum for the transaction of business."

And that a copy of the said by-law was duly deposited in the Department of the Secretary of State on the 14th day of February, 1913.

T. E. SEYMOUR,
Secretary.

33-1

TAKE notice that Atlin Construction Company, Limited, has deposited a description and plans of works to be constructed at a point located on Prince Rupert Harbour, British Columbia, fronting on sublot 7 of Water Front Block "I" of the townsite of Prince Rupert, B.C., with the Minister of Public Works at Ottawa, and with the Registrar of Deeds for the Prince Rupert Registration District at Prince Rupert, the said location being described by metes and bounds as follows:—"All and singular that certain parcel or portion of Prince Rupert Harbour and Foreshore, adjoining sublot seven (7) of Water Front Block 'I' of the townsite of Prince Rupert, British Columbia,

containing by admeasurement three and seventy-three one-hundredth (3.73) acres, be the same more or less, which parcel may be more particularly described as follows, that is to say: commencing at a point astronomic north thirty-seven degrees fifty-seven minutes and seven seconds east (N. 37° 57' 07" E.) of and distant thirteen hundred and twenty-six and thirty-two hundredths (1326.32) feet from, the centre of Seal Cove Circle, said centre of circle being shown on "plan number nine hundred and twenty-three (923), Prince Rupert Land Registry Office (said point of commencement is designated "A" on the accompanying plan); thence astronomic north one degree and thirteen minutes west (N. 1° 13' W.) four hundred (400) feet; thence astronomic north fifty-three degrees and fifty-two minutes east (N. 53° 52' E.) four hundred and sixty (460) feet; thence astronomic south eighty-two degrees and twenty-six minutes east (S. 82° 26' E.) two hundred and forty (240) feet; thence astronomic south thirty-six degrees and eight minutes east (S. 36° 08' E.) one hundred and sixty-two and nineteen hundredths (162.19) feet, more or less; thence astronomic south fifty-three degrees and fifty-two minutes west (S. 53° 52' W.) two hundred and forty-three (243) feet, more or less, to the line of high water mark. Prince Rupert Harbour, being the south-easterly angle of said sublot seven (7); thence northerly, westerly and southerly, following the line of high water mark, seven hundred and thirty-five (735) feet, more or less, to the south-westerly angle of said sublot seven (7); thence astronomic south fifty-three degrees and fifty-two minutes west (S. 53° 52' W.) fifty-four (54) feet, more or less, to point of commencement," and further take notice that after the expiration of thirty days from the date hereof, application for approval of such works will be made to the Governor in Council at Ottawa.

Dated at Prince Rupert this 15th day of February 1913.

ALFRED CARSS,
Solicitor for Atlin Construction Company.

HIGHWAY BRIDGE, NORTH THOMPSON RIVER, NEAR THE MOUTH OF BARRIER RIVER, KAMLOOPS DISTRICT, B.C.

IN the matter of chapter 115, "Navigable Waters Protection Act," R.S.C. 1906, notice is hereby given that drawings of a bridge to be erected across the North Thompson River, near the mouth of the Barrier River, Kamloops District, B.C., have been deposited with the Honourable the Minister of Public Works, Ottawa, and duplicates thereof with the Registrar of Deeds at Kamloops, B.C., and thirty days after date the Honourable the Minister of Public Works in the Government of British Columbia will apply to the Governor General in Council for approval thereof.

J. E. GRIFFITH,
Public Works Engineer.

Department of Public Works,
Victoria, B.C., 24th January, 1913. 32 5

THE LONDON MUTUAL FIRE INSURANCE COMPANY OF CANADA.

NOTICE is hereby given that the annual meeting of the shareholders and members of the London Mutual Fire Insurance Company of Canada will be held at the office of the company, No. 31 Scott street, Toronto, on Saturday, 22nd February, 1913, at the hour of eleven a.m., to receive a statement of the affairs of the company, exhibiting receipts and expenditure, assets and liabilities and a report of the business transactions for the year ending 31st day of December A.D. 1912, and for the purpose of electing directors for the ensuing year, and for the transaction of such other business as may be brought before the said shareholders and members at the said meeting.

F. D. WILLIAMS,
Vice President and Managing Director

Dated this 4th day of February, 1913. 32-2

THE BANK OF OTTAWA.

DIVIDEND No. 86.

NOTICE is hereby given that a dividend of three per cent, being at the rate of twelve per cent per annum, upon the paid-up capital stock of this Bank, has this day been declared for the current three months, and that the said dividend will be payable at the Bank and its branches on and after Saturday the first day of March, 1913, to shareholders of record at the close of business on the 15th February next.

By order of the Board,

GEO. BURN,
General manager.

Ottawa, Ont., 20th January, 1913.

31-5

IN THE MATTER OF THE NAVIGABLE WATERS PROTECTION ACT.

REVISED STATUTES OF CANADA, CHAPTER 115.

NOTICE is hereby given that the British Columbia Sugar Refining Company, Limited Liability, has deposited in the Land Registry Office at the City of Vancouver, British Columbia, and with the Minister of Public Works, Ottawa, a plan of a proposed extension to their wharf and a description of the proposed site of the same on Burrard Inlet, in the City of Vancouver, British Columbia, and notice is further given that one month after the date of such deposit the said, the British Columbia Sugar Refining Company, Limited Liability, will apply to the Governor in Council for approval of the construction of such wharf extension.

Dated this 22nd day of January, 1913.

THE BRITISH COLUMBIA SUGAR REFINING
CO., LTD. LY.

J. W. F. JOHNSON,
Secretary.

31-5

THE NAVIGABLE WATERS PROTECTION ACT, R.S.C., CAP. 115.

NOTICE is hereby given that Shevlin Clarke Company, Limited, have applied to the Minister of Public Works for Canada for permission to construct a boom in the Rainy River, in front of Indian Reserve No. 1, at Pithers Point in Rainy River, Lots 18 and 19, Township of McIrvine, and in front of part of the Townplot of Fort Frances, as described in License of Occupation No. 469, issued to the Shelvin Clarke Company, Limited, by the Minister of Lands, Forests and Mines of the Province of Ontario, and have deposited with the said Minister of Public Works copies of the plans and description of the site of such proposed works, and have also deposited with the Registrar of the District of Rainy River duplicate of such plans and description of site.

Dated at Fort Frances, this 8th day of January, A.D. 1913.

(Sgd.) H. A. TIBBETTS,
Solicitor for the applicants.

29-5

KAIEEN INVESTMENT CO., LTD.

NOTICE is hereby given that thirty days after date we intend to apply to the Governor in council, for a quit-claim-deed, for the following described foreshore :—

Commencing at the North-west corner of Lot 641, Range Five, Coast District, British Columbia, thence West, Seven hundred (700) feet; thence South seven degrees and forty-five minutes West (S. 7° 45' W), Six hundred, and forty (640) feet; thence East Seven hundred (700) feet, to High-water-mark; thence Northerly, following High-water mark, to the point of commencement; excepting that portion (included within the above boundaries) covered by the Grand Trunk Pacific Right-of-Way.

KAIEEN INVESTMENT COMPANY, LTD.

Prince Rupert, B.C., 30th December, 1912.

28 6

LA BANQUE INTERNATIONALE DU CANADA.

NOTICE is hereby given that a special general meeting of the shareholders of La Banque Internationale du Canada will be held at the head office of the said bank, in the City of Montreal, Que., on the nineteenth day of March next, A.D. 1913, at the hour of twelve o'clock noon, for the purpose of considering an agreement for the sale by the said La Banque Internationale du Canada of its assets to the Home Bank of Canada, upon the terms set out in such agreement, a copy of which will be mailed postpaid to each shareholder with this notice, and, if deemed advisable, of passing a resolution or resolutions approving the said agreement and authorizing the President and General Manager of La Banque Internationale du Canada to affix to said agreement the corporate seal of the bank, and to sign and execute the same for and in the name of and on behalf of the bank; and also for the purpose of considering, and, if deemed advisable, of passing all such other and further resolutions for fully carrying out the said agreement and the terms thereof as the shareholders shall consider expedient or advisable, and for the purpose of authorizing the Board of Directors to give all such notices and make all such applications and to pass and execute all such other acts, resolutions, deeds, instruments, matters and things as may be deemed necessary for procuring the assent of the Governor-in-Council to the said agreement, and for carrying out the same and distributing the proceeds of the said sale.

By order of the Board,

GODFREY BIRD,
General Manager.

Montreal, 28th January, 1913.

31-6

THE BANK OF NEW BRUNSWICK.

NOTICE is hereby given that a dividend of \$1.63 per share, being at the rate of thirteen (13%) per cent per annum on the capital stock of this Bank, has this day been declared for the period ending 15th February, 1913, and that the same will be payable at the office of the Bank in the City of St. John on the 17th day of February next to shareholders of record of 31st January. The transfer books will close on the 31st January.

By order of the Board,

C. H. EASSON,
General Manager.

St. John, N.B., 10th January, 1913.

29-5

BRITISH COLUMBIA TELEPHONE COMPANY LIMITED.

IN THE MATTER of the Navigable Waters Protection Act, being Chap. 115 of Revised Statutes of Canada, 1906, and

IN THE MATTER of an application by the British Columbia Telephone Company, Limited, of British Columbia.

TAKE NOTICE that an application will be made to the Governor-General in Council, one month from the date of the publication of this notice, for an order approving the plans deposited with the Honourable the Minister of Public Works, and in the Land Registry Office at New Westminster, for the laying of a telephone cable across Fraser River at Mission, B.C., which cable is more particularly described and shown on the plans registered with the said the Honourable the Minister of Public Works, and in the Land Registry Office at New Westminster.

BRITISH COLUMBIA TELEPHONE COMPANY, LIMITED,

Per McPHILLIPS & WOOD,
Their solicitors.

32 5

THE MERCHANTS BANK OF CANADA

QUARTERLY DIVIDEND.

NOTICE is hereby given that a dividend of two and one half per cent for the current quarter, being at the rate of ten per cent per annum, upon the paid-up capital stock of this institution, has been declared, and that the same will be payable at its banking-house in this city and at its branches, on and after the 1st day of March next, to shareholders of record at the close of business on the 15th day of February.

By order of the Board,

E. F. HEBDEN,
General manager.

Montreal, 24th January, 1913.

31-5

THE ROYAL BANK OF CANADA.

DIVIDEND No. 102.

NOTICE is hereby given that a dividend of three per cent (being at the rate of twelve per cent per annum) upon the paid-up capital stock of this Bank, has been declared for the current quarter, and will be payable at the Bank and its branches on and after Saturday, the 1st day of March next, to shareholders of record of 15th February.

By order of the Board,

E. L. PEASE,
General manager.

Montreal, P.Q., January 14, 1913.

30-6

THE WEYBURN SECURITY BANK.

DIVIDEND No. 3.

NOTICE is hereby given that a dividend at the rate of five per centum per annum upon the paid-up capital stock of this Bank has been declared for the six months ending 31st December, 1912, and that the same will be payable at its head office and branches on and after the first day of March, 1913.

By order of the Board,

H. O. POWELL,
General manager.

Weyburn, 10th January, 1913.

30-5

BANK OF HAMILTON.

DIVIDEND NOTICE.

NOTICE is hereby given that a dividend of three per cent (twelve per cent per annum) on the paid-up capital of the bank, for the quarter ending 28th February has this day been declared, and that the same will be payable at the bank and its branches on 1st March next.

The transfer books will be closed from 21st to 28th February, both inclusive.

By order of the Board,

J. TURNBULL,
General manager.

Hamilton, 20th January, 1913.

30-5

THE CANADIAN BANK OF COMMERCE.

DIVIDEND No. 104.

NOTICE is hereby given that a quarterly dividend of $2\frac{1}{2}$ per cent upon the capital stock of this institution has been declared, for the three months ending the 28th February, 1913, and that the same will be payable at the Bank and its branches on and after Saturday, 1st March, 1913, to shareholders of record at the close of business on the 14th day of February, 1913.

By order of the Board,

ALEXANDER LAIRD,
General manager

Toronto, 22nd January, 1913.

30-5

UNION BANK OF CANADA.

DIVIDEND No. 104.

NOTICE is hereby given that a dividend at the rate of eight per cent per annum upon the paid-up capital stock of this institution, has been declared for the current quarter, and that the same will be payable at its banking house in this City, and also at its branches, on and after Saturday, the first day of March next, to shareholders of record of 14th February, 1913.

By order of the Board,

G. H. BALFOUR,
General manager.

Winnipeg, 21st January, 1913.

31-5

THE QUEBEC BANK.

QUARTERLY DIVIDEND.

NOTICE is hereby given that a dividend of one and three-quarters per cent upon the paid-up capital stock of this institution, has been declared for the current quarter, and that the same will be payable at its banking-house in this city, and at its branches, on and after Saturday, the first day of March next, to shareholders of record of 13th February.

By order of the Board,

B. B. STEVENSON,
General manager.

Quebec, 21st January, 1913.

30-5

THE BANK OF TORONTO.

DIVIDEND No. 126.

NOTICE is hereby given that a dividend of two and three-quarters per cent for the current quarter, being at the rate of eleven per cent per annum, upon the paid-up capital stock of the Bank, has this day been declared; and that the same will be payable at the Bank and its branches, on and after the 1st day of March next, to shareholders of record at the close of business on the 15th day of February next.

The transfer books will be closed from the seven-teenth to the twenty-fifth days of February next, both days inclusive.

By order of the Board,

THOMAS F. HOW,
General manager.

The Bank of Toronto,

Toronto, 22nd January, 1913.

30-5

BANK OF MONTREAL.

NOTICE is hereby given that a dividend of two and one-half per cent upon the paid-up capital stock of this institution has been declared for the three months ending 31st January, 1913, and that the same will be payable at its Banking House in this City, and at its branches, on and after Saturday, the first day of March next, to shareholders of record of 31st January, 1913.

By order of the Board,

H. V. MEREDITH,
General manager.

Montreal, 21st January, 1913.

30-5

BANQUE D'HOCHELAGA.

NOTICE is hereby given that a dividend of two and a quarter per cent ($2\frac{1}{4}\%$) equal to nine per cent (9%) per annum on the paid-up capital of this institution, has been declared for the quarter ending on the 28th February next, and will be payable at the head office of this Bank or at its branches, on and after the First day of March next, to the shareholders on record at the close of business on the 13th February.

By order of the Board,

F. G. LEDUC,
Manager.

30-5

PUISSANCE DU CANADA.



NOMINATIONS.

SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON ALTESSE ROYALE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, 6 février 1913.

L'honorable FREDERICK WILLIAM GORDON HAULTAIN, juge-en-chef de la Saskatchewan : Administrateur du gouvernement de la dite province de la Saskatchewan, durant l'absence en permission de Son Honneur le Lieutenant-gouverneur.

LYNDWODE CHARLES PEREIRA, de la cité d'Ottawa, dans la province d'Ontario, écuyer, assistant secrétaire du ministère de l'Intérieur : Secrétaire du dit ministère à compter du 1er décembre 1912, en remplacement de P. G. Keyes, écuyer, retraité.

FRANK NELSON, B.A., de la cité d'Ottawa, dans la province d'Ontario, écuyer : Assistant Secrétaire du ministère de l'Intérieur, à compter du 1er décembre 1912, en remplacement de L. C. Pereira, écuyer, qui a été nommé secrétaire du dit ministère.

10 février 1913.

L'honorable LOUIS CODERRE, Secrétaire d'Etat du Canada : Ministre des Mines.

PROCLAMATIONS.

ARTHUR.
[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU que dans
Sous-ministre de la Justice, } A et par la Partie XII
Canada. } de la Loi de la marine
marchande, Statuts révisés de 1906, chapitre 113, il est
entre autres choses en substance statué, que Notre
Gouverneur en conseil peut, par proclamation déclarer
havre public toute étendue recouverte d'eau et soumise
à la juridiction de Notre Parlement du Canada ;

ET ATTENDU que Notre Gouverneur en conseil est
d'avis que le havre de Canning, dans la province de la
Nouvelle-Ecosse, renfermant l'étendue ci-après men-
tionnée, scit proclamé havre public :—

SACHEZ DONC que par ces présentes Nous procla-
mons et déclarons le dit havre de Canning, compre-

nant une étendue recouverte d'eau qui peut être décrite
comme suit, savoir :—

“ Toutes les eaux de la Rivière des Habitants ou
Canning et ses tributaires à l'ouest d'une ligne tirée
franc sud, astronomiquement, à partir du phare de
Kingsport, et au nord d'une ligne tirée franc est, astro-
nomiquement à partir du phare de Porter Point,”
seront un havre public.

De ce qui précède Nos féaux sujets et tous ceux que
les présentes peuvent concerner, sont par les présentes
requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos pré-
sentes Lettres Patentes, et à icelles fait apposer le
Grand Sceau du Canada. TÉMOIN, Notre Très
cher et Bien-aimé Oncle et Très Fidèle Conseiller
le Feld-maréchal Son Altesse Royale le Prince
ARTHUR WILLIAM PATRICK ALBERT, Duc de
Connaught et Strathearn, comte de Sussex (dans
la pairie du Royaume-Uni), Prince du Royaume-
Uni de la Grande-Bretagne et d'Irlande, Duc de
Saxe, Prince de Saxe-Cobourg et Gotha ; Chevalier
de Notre Ordre Très noble de la Jarretière ; Cheva-
lier de Notre Ordre Très ancien et Très noble du
Chardon ; Chevalier de Notre Ordre Très illustre
de Saint-Patrice ; l'un de Notre Très honorable
Conseil privé ; Grand Maître de Notre Ordre Très
honorable du Bain ; Chevalier Grand Commandeur
de Notre Ordre Très exalté de l'Etoile de l'Inde ; Che-
valier Grand-croix de Notre Ordre Très distingué
de Saint-Michel et Saint-Georges ; Chevalier Grand
Commandeur de Notre Ordre Très éminent de
l'Empire Indien ; Chevalier Grand-croix de Notre
Ordre Royal de Victoria ; Notre Aide-de-camp
personnel ; Gouverneur Général et commandant
en chef de Notre Puissance du Canada.

A Notre Hôtel du Gouvernement en Notre CITÉ
d'OTTAWA, ce DIX-HUITIÈME jour de JAN-
VIER, en l'année de Notre-Seigneur mil neuf
cent treize, et de Notre règne la troisième.

Par ordre,

32-3

THOMAS MULVEY,
Sous-Secrétaire d'Etat.

DÉPÊCHES, Etc.

Extrait de la LONDON GAZETTE du 7 janvier 1913.

FOREIGN OFFICE,

31 décembre 1912.

PASSEPORTS POUR TRIPOLI.

LE Principal Secrétaire d'Etat de Sa Majesté pour les
Affaires étrangères a reçu une dépêche du consul
général en exercice à Tripoli de Barbarie disant qu'un
décret avait été rendu par le “ commandant de place ”
duquel décret les articles ci-dessous sont tirés et publiés
(en traduction) pour renseignement en général :—

Article 11.—Pour que les étrangers puissent des-
cendre à terre ils doivent montrer un passeport émis
récemment pour la Tripolitaine par l'autorité compé-
tente et visé par les autorités italiennes au port d'em-
barquement.

Article 12.—Les étrangers doivent, sous deux jours
de leur arrivée, se présenter au bureau de police pour
faire enregistrer leurs passeports, lesquels seront con-
tresignés par leurs consuls respectifs résidant ici.

Article 13.—Les Italiens ou étrangers qui arrivent
sans s'être conformés aux dispositions qui précèdent ne
seront pas admis.

Article 15.—Personne, qu'il soit Italien, natif ou
étranger, n'aura la permission de s'embarquer pour
d'autres ports dans la Tripolitaine ou la Cyrénaïque
sans une autorisation spéciale écrite sur son passeport.

Article 20.—Les personnes autres que des Italiens qui
désirent quitter doivent montrer un visa semblable de
date récente sur leurs passeports accordés par leurs
consuls respectifs.

31-3

ARRÊTÉS EN CONSEIL.

[245]

HOTEL DU GOUVERNEMENT À OTTAWA

Jeudi, le 6e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions de l'article 34 de la *Loi des terres fédérales*, d'établir les règlements suivants pour la régie de la vente des terres pour les fins d'irrigation dans la zone ci-dessous décrite, ces nouveaux règlements devant remplacer les règlements actuels :

RÈGLEMENTS RÉGISSANT LA VENTE DES TERRES
REQUISES POUR LES FINS D'IRRIGATION.

1. La vente de terres pour le dessèchement au moyen de l'irrigation, ou pour l'établissement d'un système d'irrigation, est limitée au territoire ci-dessous décrit, savoir :

Comprenant cette partie de la province d'Alberta située au sud de la borne nord des townships numérotés (28).

Comprenant cette partie de la province de la Saskatchewan décrite comme suit, savoir :

Commençant à l'intersection de la borne nord du township 28 avec le 4e méridien ; de là vers l'est suivant la borne nord des townships numérotés 28 jusqu'à la rive ouest de la rivière Saskatchewan-Sud ; de là vers le sud le long de la dite rive ouest de la rivière Saskatchewan-Sud jusqu'à un point vis-à-vis Aitkow Creek ; de là croisant la dite rivière Saskatchewan-Sud jusqu'à l'embouchure du dit Aitkow Creek ; de là en remontant la rive sud de Aitkow Creek et croisant la ligne de division entre le dit creek et la rivière Qu'Appelle jusqu'à la tête de la dite rivière Qu'Appelle ; de là descendant le côté sud de la rivière Qu'Appelle jusqu'à son intersection avec le troisième méridien ; de là vers le sud le long du dit troisième méridien jusqu'à la limite nord du township 12 ; de là vers l'est le long de la limite nord des townships numérotés 12 jusqu'à la limite ouest du rang 24 ; de là vers le sud le long de la dite limite ouest du rang 24 jusqu'à la limite nord du township 8 ; de là vers l'est le long de la limite nord des townships numérotés 8 jusqu'à la limite ouest du rang 18 ; de là vers le sud le long de la dite limite ouest du rang 18 jusqu'à la limite nord du township 4 ; de là vers l'est le long de la limite nord des townships numérotés 4 jusqu'à la limite ouest du rang 15 ; de là vers le sud le long de la limite ouest du rang 15 jusqu'à la frontière internationale : de là vers l'ouest le long de la dite frontière internationale jusqu'au quatrième méridien ; de là vers le nord le long du quatrième méridien jusqu'au point de départ.

2. Les terres situées dans la région décrite au paragraphe un (1) peuvent être vendues pour des fins d'irrigation aux conditions suivantes :—

(a) Nulle convention de vente ne sera conclue que dans le cas où l'acquéreur aurait été autorisé à entreprendre des travaux pour l'irrigation d'une étendue des terres ainsi achetées que le Ministre de l'Intérieur trouvera suffisante, et conformément aux conditions prescrites dans les clauses b et c des présents règlements.

(b) Une des conditions de toutes les ventes faites sous l'empire des présents règlements est qu'au moins cinquante (50) pour cent du terrain vendu soit irrigué ; mais quand la superficie du terrain vendu n'excède pas un quart de section l'étendue qui devra être irriguée sera d'au moins vingt-cinq (25) pour cent du terrain vendu. Aucune vente de ce genre ne sera faite à quiconque possède, ou occupe par droit d'inscription de homestead ou de préemption, plus d'un quart de section situé à moins de vingt milles du terrain qu'il demande d'acheter sous l'empire des présents règlements, et il ne peut être fait qu'une seule de ces ventes à une même personne.

(c) Il ne peut être vendu de terrain dont l'étendue excède une section que par autorisation du Gouverneur général en conseil, et dans chacun de ces cas on imposera les conditions additionnelles qu'on jugera de l'intérêt public de prescrire.

(d) Toutes les ventes se feront au taux de cinq (\$5) piastres l'acre, payable en cinq versements annuels égaux, dont le premier écherra et sera payable soixante jours à compter du jour où la vente a été autorisée. Un intérêt au taux de cinq pour cent par année sera chargé à compter de la date de la vente.

(e) Toutes les ventes porteront comme condition que les travaux d'irrigation seront complétés à la satisfaction du Ministre de l'Intérieur, et que les terres désignées comme irrigables seront réellement irriguées durant une saison au moins avant que des lettres patentes soient émises.

(f) Si, à l'expiration de la période qui a été fixée pour la construction des travaux d'irrigation, ces travaux ne sont pas complétés, la convention de vendre les terres pourra être annulée, et toute somme payée à compte de ces travaux, ou tous travaux construits en rapport avec ce système d'irrigation, pourront être confisqués au profit de la Couronne.

(3) Toutes demandes de droits hydraulique pour des fins d'irrigation doivent être faites au Commissaire d'Irrigation, à Calgary, Alberta, et ces demandes doivent être accompagnées d'une description des terres demandées en rapport avec ces droits hydrauliques.

(4) Toutes demandes d'achat de terres pour les fins d'irrigation, en vertu des présents règlements, doivent être faites à l'agent des terres fédérales pour le district dans lequel sont situées les terres demandées.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-4

[288]

HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 7e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. Joseph Cardinal a demandé la concession gratuite du quart fractionnaire sud-est de la section 12, township 73, rang 6, à l'ouest du 5e méridien, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser la concession gratuite à M. Cardinal du quart fractionnaire sud-est de la section 12, township 73, rang 6, à l'ouest du 5e méridien, contenant 45.6 acres plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-4

[287]

HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 7e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. John Cardinal a demandé la concession gratuite du lot n° 4, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser la concession gratuite à M. Cardinal du lot n° 4, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, contenant 133.10 acres plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-4

[246]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 4e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions de l'article 54 du chapitre 45 des Statuts révisés, de décréter ce qui suit :

Le paragraphe (a) de l'article 8 des règlements de pêche spéciaux pour la province de la Colombie-Britannique établis par un arrêté en conseil du 12 mars 1910, est par ces présentes rescindé et le paragraphe suivant lui est substitué :

1. (a) L'emploi de rets autres que les rets tramailés, les rets dits "drift-nets," les traîneaux ou les rets-à-bourse est défendu pour la pêche du hareng ou du pilchard.

Les paragraphes suivants sont par ces présentes ajoutés au dit article 8 :—

(f) Nul rets-à-bourse pour la pêche du hareng ou du pilchard n'aura plus de cent brasses de longueur, et les mailles auront un pouce étendues.

(g) Le prix du permis pour l'emploi d'un rets-à-bourse pour la pêche du hareng ou du pilchard est de soixante-quinze dollars.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

33-2

[234]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 6e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que les dispositions des articles 19 et 20 de la *Loi des terres fédérales*, mise en vigueur le 1er septembre 1908, pourvoient aux cas de décès ou d'aliénation mentale des personnes inscrites pour des homesteads, exemptant leurs représentants légaux de l'obligation de résidence et faisant certaines autres stipulations ;

Et attendu que la *Loi des terres fédérales* ne s'applique pas à la zone des chemins de fer de la Colombie-Britannique, qui est régie par les "Règlements concernant la vente des terres dans la zone des chemins de fer de la Colombie-Britannique", établis par un arrêté en conseil du 17 septembre 1889, et par les modifications qui y ont été faites, et que les représentants légaux des personnes décédées ou frappées d'aliénation mentale inscrites pour des homesteads ne jouissent pas de l'exemption accordée dans les mêmes cas dans les provinces des prairies ;

Et attendu qu'il est jugé nécessaire et de l'intérêt public que les dites stipulations s'appliquent à la dite zone des chemins de fer ;

Par conséquent, il plaît au Gouverneur général en conseil de décréter ce qui suit :

Les règlements ci-dessus mentionnés régissant la vente des terres fédérales dans la zone des chemins de fer de la province de la Colombie-Britannique sont par les présentes modifiés en y stipulant que les cas de décès et d'aliénation mentale des personnes inscrites pour des homesteads dans la dite zone des chemins de fer seront traités conformément aux stipulations suivantes, savoir :

Inscrits décédés.

Advenant le décès de l'inscrit pour un homestead avant le parfait accomplissement des conditions nécessaires à l'obtention des lettres patentes pour le fonds qui fait l'objet de son inscription, il sera simplement exigé de son représentant légal qu'il satisfasse aux conditions de culture et de construction d'une maison habitable pour qu'il ait droit d'obtenir, à l'expiration de trois années après la date de l'inscription ou du commencement de la résidence de l'inscrit, des lettres patentes pour le dit fonds ; ou bien le représentant légal peut céder le homestead à toute personne qui a

5½

droit d'obtenir une inscription de homestead ; et le cessionnaire (a) après l'expiration de trois années de la date de l'inscription de homestead ou du commencement de la résidence de l'inscrit, (b) après avoir possédé le homestead pour son compte et à son avantage exclusif à compter de la date de la cession, et (c) après avoir achevé de remplir les conditions de résidence et de culture de la même manière que la personne qui a obtenu l'inscription aurait eu à y satisfaire, aura droit aux lettres patentes pour le homestead.

Inscrits aliénés.

Si un inscrit devient aliéné ou mentalement incapable, et, pour cause de cette aliénation ou incapacité mentale, dans l'impossibilité d'achever de remplir les conditions nécessaires pour obtenir les lettres patentes pour le fonds qui fait l'objet de son inscription, il sera simplement exigé du curateur ou du curateur aux biens de cet inscrit, ou de quiconque, à la mort de ce dernier, aurait droit de ce faire en sa qualité de représentant légal du dit inscrit, qu'il remplisse les conditions relativement à la construction d'une maison habitable et à la culture avant l'émission des lettres patentes ; mais celles-ci ne seront pas délivrées avant l'expiration de trois années à compter de la date de l'inscription ou du commencement de la résidence de l'inscrit.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

33-4

[243]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 6e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL

IL plaît à Son Altesse Royale le Gouverneur général en conseil de décréter ce qui suit :—

Le premier paragraphe de l'article 2 des règlements régissant les houillères, règlements établis par un arrêté en conseil du 20 avril 1910 et modifiés par des arrêtés en conseil subséquents, est par ces présentes rescindé et le paragraphe suivant lui est substitué :

"2. La superficie couverte par une location de mine de houille n'excédera pas 2,560 acres au maximum, et personne ne pourra acquérir plus d'une location, sauf par cession."

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

33-4

[193]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil de décréter par ces présentes qu'Estevan, dans la province de Saskatchewan, soit créé port auxiliaire de douane et port d'entrepôt, et placé sous le contrôle du port de North Portal, Saskatchewan, à dater du 1er février 1913.

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

33-3

[264]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 4e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions de l'article 27 du chapitre 113 des Statuts révisés du Canada, 1906, de permettre le changement du nom du bateau à gazoline "Leo" en celui de "Leo D."

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

33-2

[188]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 18 novembre 1912, que la compagnie dite "The Southern Alberta Land Company, Limited," en vertu des dispositions de la *Loi d'irrigation*, a été autorisée à construire un réservoir dans les townships 13 et 14, rang 10, à l'ouest du 4e méridien, que ce réservoir couvre tout ou partie de certains quarts de sections occupés par inscription de homestead ou de préemption et que pour le bon fonctionnement du système d'irrigation de la dite compagnie, il est nécessaire que le terrain compris dans l'emplacement du dit réservoir appartienne à la compagnie ou soit sous son contrôle.

Le Ministre représente que dans certains cas tout le terrain ainsi occupé par inscription de homestead ou de préemption est requis pour les fins du réservoir ; dans d'autres cas la majeure partie du terrain ainsi occupé est comprise dans l'inscription et, à son avis, ce qui en reste n'est pas suffisant pour le soutien d'une famille, par l'exploitation agricole ordinaire.

Par conséquent, le Ministre recommande qu'il soit permis à la "Southern Alberta Land Company Limited," d'acheter de ceux qui les occupent par inscription de homestead ou de préemption les terrains désignés dans le tableau ci-annexé, et d'obtenir de ces colons des actes d'abandon ou de cession de tout droit ou intérêt dans les dits terrains, ces actes d'abandon ou de cession devant être déposés par la compagnie chez le ministre de l'Intérieur ; dès qu'auront été ainsi déposés ces actes d'abandon ou de cession faisant preuve de l'extinction de tout droit et intérêt des inscrits dans les dits terrains, les lettres patentes en seront accordées à la "Southern Alberta Land Company, Limited," sans autre paiement ou condition, et chacun des inscrits qui cède ainsi ses droits et intérêts dans un terrain aura le privilège d'acquiescer par inscription de homestead une même étendue de terrains ailleurs, et la période de résidence de chacun de ces inscrits sur le terrain cédé sera comptée en accomplissement des obligations de résidence exigées par la loi sur les terres qu'il choisira en remplacement du terrain cédé.

Le Ministre ajoute que les terrains affectés et les noms des inscrits respectifs sont les suivants et sont de plus indiqués sur le plan ci-annexé :

1. La moitié sud de la section 34, township 13, rang 10, à l'ouest du 4e méridien, occupée par inscription de homestead et de préemption par Milton D. Clark ;

2. La moitié ouest de la section 35, township 13, rang 10, à l'ouest du 4e méridien, occupée par inscription de homestead et de préemption par Max Con ;

3. La moitié nord de la section 34, township 13, rang 10, à l'ouest du 4e méridien, occupée par inscription de homestead et de préemption par James Bell ;

4. Le quart nord-est de la section 33, township 13, rang 10, à l'ouest du 4e méridien, occupé par inscription de homestead par John Stewart.

5. Le quart nord-ouest de la section 33, township 13, rang 10, à l'ouest du 4e méridien, occupé par inscription de homestead par Samuel Tucker ;

6. Le quart sud-est de la section 33, township 13, rang 10, à l'ouest du 4e méridien, occupé par inscription de homestead par Edward Altman.

Le Ministre ajoute que la moitié est de la section 35, township 13, rang 10, à l'ouest du 4e méridien, est occupée par M. A. M. Lyon, le quart nord-est de la dite section par préemption et le quart sud-est par inscription de homestead et que le réservoir ci-dessus mentionné couvre 110.8 acres du dit quart nord-est.

Le Ministre recommande de plus qu'il soit permis à la "Southern Alberta Land Company, Limited," d'acheter tout droit et intérêt du dit A. M. Lyon dans cette partie du quart nord-est de la section 35, township 13, rang 10, à l'ouest du 4e méridien, couverte par le dit réservoir, soit 110.8 acres plus ou moins, et d'obtenir du dit A. M. Lyon un acte d'abandon ou de cession de tout tel droit et intérêt, cet acte d'abandon ou de cession devant être déposé par la compagnie chez le Ministre de l'Intérieur ; dès qu'aura été ainsi déposée

cette preuve de la cession des droits de M. A. M. Lyon les lettres patentes du terrain ainsi cédé seront accordées à la compagnie sans autre paiement ou condition, et le dit A. M. Lyon aura le privilège d'acheter ailleurs, sous l'empire des règlements régissant les inscriptions de préemption, un autre quart de section, pourvu toutefois que M. A. M. Lyon ne soit pas astreint aux obligations de résidence sur le terrain qu'il aura ainsi choisi.

Le comité appuie les recommandations ci-dessus et les soumet pour approbation.

RODOLPHE BOUDREAU,

32-4

Greffier du Conseil privé.

[2341]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 3e jour d'octobre 1911.

PRÉSENT :

SON EXCELLENCE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 2 octobre 1911, qu'un arrêté en conseil daté le 27 juin 1889 a autorisé la mise en réserve pour la Police à cheval du Nord-Ouest, à Medicine Hat, cette partie de la section 32 située au nord de la rivière et le quart nord-ouest de la section 33 situé à l'ouest de la rivière, dans le township 12, ainsi que le quart sud-ouest de la section 5 et la moitié est de la section 5, situés à l'ouest de la rivière, dans le township 13, le tout dans le rang 5, à l'ouest du 4e méridien.

Le contrôleur de la police à cheval du Nord-ouest ayant récemment avisé le Ministre que les terres ci-dessus décrites ne sont plus requises pour les fins de la police, le Ministre recommande que les terres susdites soient soustraites de la réserve autorisée par l'arrêté en conseil ci-dessus mentionné.

Le Ministre représente de plus que la ville de Medicine Hat, par une résolution de son conseil municipal, a demandé, pour l'emplacement d'un parc, une partie de la moitié nord de la section 32, township 12, rang 5, à l'ouest du 4e méridien, antérieurement réservée pour la police à cheval du Nord-Ouest.

Comme ces terrains ne sont plus requis pour les fins de la police, le Ministre recommande qu'en vertu des dispositions du paragraphe (d) de l'article 76 de la *Loi des Terres fédérales* cette partie de la section 32 située au nord de la branche sud de la rivière Saskatchewan, et cette partie du quart nord-ouest de la section 33 située à l'ouest de la rivière, dans le township 12, rang 5, à l'ouest du 4e méridien, contenant 176.50 acres, soient mises en réserve et affectées aux fins d'un parc et que la concession à la ville de Medicine Hat en soit autorisée pour les fins ci-dessus mentionnées.

Le Ministre fait observer qu'il se trouve ci-annexé un tracé d'une partie des townships 12 et 13, rang 5, à l'ouest du 4e méridien, indiquant en rose les terres qui ne sont plus requises pour les fins de la police à cheval du Nord-Ouest, et en rose haché de vert les terres qu'on se propose de céder à la ville de Medicine Hat.

Le Ministre soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

32-4

Greffier du Conseil privé.

[212]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil d'établir à Prince-Rupert, dans la province de la Colombie-Britannique, une ligne de havre permanente au delà de laquelle il ne sera érigé à l'avenir aucun quai, jetée, brise lames ou autre construction, conformément au plan et à la description dont copie est exposée au bureau de l'ingénieur de district du département des Travaux publics à Prince-Rupert et au département des Travaux publics à Ottawa.

RODOLPHE BOUDREAU,

31-3

Greffier du Conseil privé.

[167]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 14 janvier 1913, que les règlements de mines de quartz, approuvés par un arrêté en conseil du 13 août 1908, prescrivant qu'un claim minier doit être marqué de deux poteaux légaux placés aussi près que possible sur la ligne du filon ou de la veine, et qu'un poteau sera aussi planté à l'endroit où le minerai a été découvert.

Le Ministre ajoute que par un arrêté en conseil daté le 8 mai 1912 W. Tees Curran et L. O. Armstrong, de Montréal, ont été autorisés à jalonner en leur propre nom et en celui d'autres personnes, au cours de l'année 1912, cinquante claims miniers sur tout terrain disponible situé sur les îles de la Baie d'Hudson, près de la rive est, dans le district provisoire d'Ungava, et d'en obtenir l'inscription en vertu des dispositions des règlements.

En vertu des dispositions de l'arrêté en conseil susdit, M. Curran a maintenant présenté au Ministère de l'Intérieur des demandes d'inscription pour trente claims miniers situés sur trois petites îles de la baie d'Hudson. Il a été représenté que ces îles ne sont pas boisées et comme on ne peut les atteindre que par le chemin de terre il a été impossible d'y transporter pour marquer ces claims le nombre de poteaux suffisant de la grosseur prescrite par les règlements. Pour cette raison ces claims ont été marqués au moyen de cairns de pierres au lieu des poteaux ordinaires prescrits par les règlements.

Le Ministre représente que d'après les affidavits déposés au Ministère de l'Intérieur il appert que les requérants ont véritablement découvert des minéraux sur les îles en question, qu'ils ont vraiment essayé de se conformer aux dispositions des règlements, et qu'ils ont encouru une forte dépense en rapport avec l'expédition de découverte.

Par conséquent, le Ministre demande l'autorisation d'exempter les requérants de l'observation des formalités ci-dessus mentionnées en rapport avec le jalonage et d'accorder l'inscription des claims en question, pourvu que les requérants aient observé les autres stipulations des règlements.

Le comité soumet cette demande pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

32-4

[65]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 31 décembre 1912, que Madame Joséphine Hamelin a demandé la concession gratuite du lot n° 32, dans l'établissement du Petit Lac des Esclaves, en qualité de représentant personnel de son mari décédé, Pierre Hamelin, basant sa demande sur le fait que ce dernier occupait ce terrain à la date de l'extinction du titre des Indiens.

Le Ministre ajoute que la preuve soumise démontre que feu Pierre Hamelin occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899, et que des lettres d'administration nommant la requérante administratrice de sa succession ont été déposées au Ministère de l'Intérieur.

Par conséquent, le Ministre recommande qu'en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales* il soit autorisé à concéder gratuitement à Madame Hamelin le lot n° 32, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, contenant 24 acres, plus ou moins, en sa qualité de représentant personnel de feu Pierre Hamelin.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

30-4

[1895]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 3e jour d'octobre 1913.

PRÉSENT :

SON EXCELLENCE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 3 août 1911, qu'en vertu des dispositions de la loi d'irrigation la compagnie dite "The Southern Alberta Land Company, Limited," a été autorisée à construire un système d'irrigation tirant l'eau de la rivière Bow à un endroit dans le quart sud-est de la section 31, township 21, rang 25, à l'ouest du 4e méridien, et que sous l'empire de cette autorisation la compagnie a arpenté et partiellement creusé un canal à partir du dit endroit jusqu'à et à travers le terrain qui doit être irrigué ;

Le Ministre ajoute qu'en vertu de l'autorité que lui confère l'article 54 de la Loi d'irrigation des règlements ont été établis pour la concession gratuite du droit de passage des canaux et fossés d'irrigation, ce droit de passage comprenant en outre de la largeur du canal ou fossé une lisière marginale n'excédant pas vingt pieds d'un côté et dix pieds de l'autre côté du dit canal ou fossé, pour en permettre la mise en opération et les réparations. Les dits règlements autorisent aussi la concession d'une plus grande largeur de terrain, mais n'excédant pas dix acres en tout, lorsqu'il est démontré que ce terrain est nécessaire pour le bon fonctionnement du système d'irrigation ;

Vu les dimensions du canal que creuse actuellement la compagnie susdite, la profondeur de la tranchée à certains points et la hauteur du remblai à d'autres endroits, il a été jugé nécessaire dans certains cas d'inclure une plus grande superficie dans le droit de passage afin de pouvoir disposer des déblais et faciliter l'entretien des travaux ;

Toutes les terres mentionnées ci-dessous sont occupées en vertu d'inscriptions de homestead ou de préemption et les inscrits ont dans chaque cas cédé par convention à la compagnie dite "Southern Alberta Land Company, Limited," le droit de passage pour son canal sur ces terres, les dites conventions étant maintenant enregistrées au ministère de l'Intérieur ;

Par conséquent, le Ministre recommande que l'autorisation soit donnée de concéder gratuitement à la compagnie dite "Southern Alberta Land Company, Ltd.," par permis d'occupation, le droit de passage pour son entreprise sur et à travers les terres ci-dessous décrites, mais n'excédant pas la superficie mentionnée dans chaque cas, ainsi qu'indiqué sur le plan des travaux déposé au bureau du Commissaire d'irrigation et au ministère de l'Intérieur et enregistré au bureau du registraire des titres de terres à Calgary, dans la province d'Alberta, sous la désignation "Irr. 158," cette concession demeurant valide tant que les travaux ci-dessus mentionnés serviront aux fins d'irrigation, savoir :—

1. Le quart sud-ouest de la section 30, township 13, rang 17, à l'ouest du 4e méridien, comprenant 20.02 acres, plus ou moins.

2. Le quart nord-est de la section 28, township 13, rang 18, à l'ouest du 4e méridien, comprenant 11.31 acres, plus ou moins.

3. Le quart sud-ouest de la section 17, township 14, rang 19, à l'ouest du 4e méridien, comprenant 11.20 acres, plus ou moins.

4. Le quart sud-ouest de la section 31, township 13, rang 18, à l'ouest du 4e méridien, comprenant 14.31 acres, plus ou moins.

5. Le quart nord-est de la section 24, township 14, rang 20, à l'ouest du 4e méridien, comprenant 11.10 acres plus ou moins.

6. Le quart sud-est de la section 23, township 13, rang 18, à l'ouest du 4e méridien, comprenant 21.35 acres plus ou moins.

7. Le quart nord-ouest de la section 28, township 13, rang 18, à l'ouest du 4e méridien, comprenant 13.67 acres plus ou moins.

8. Le quart sud-est de la section 31, township 13, rang 18, à l'ouest du 4e méridien, comprenant 14.31 acres plus ou moins.

9. Le quart sud-ouest de la section 32, township 13, rang 18, à l'ouest du 4e méridien, comprenant 10.38 acres plus ou moins.

10. Le quart sud-ouest de la section 9, township 14, rang 19, à l'ouest du 4e méridien, comprenant 12.21 acres plus ou moins.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

31-4

[6]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil de décréter qu'outre les pays britanniques énumérés à l'article 3 du paragraphe 1 du tarif des douanes de 1907, Loi concernant les droits de douane, et en vertu de l'article 4 de la dite loi, les produits naturels et fabriqués des pays suivants jouissent du bénéfice du tarif de préférence britannique, subordonné aux dispositions de la dite loi, savoir :

Le Swaziland,
Le Bazutoland,
Le Protectorat de Bechouanaland,
La Rhodésie du Nord,
Le Protectorat de Nyasaland,
Le Protectorat d'Uganda,
Le Protectorat de l'Afrique Orientale,
Le Protectorat de la Haute Nigeria,
La Colonie et le Protectorat de la Basse Nigeria,
La Côte d'Or,
Sierra Leone,
La Gambie,
Le Protectorat de Somaliland,
Les Etats Malais Fédérés,
Bornéo Britannique du Nord,
Sarawak,
Brunai,
Maurice et ses dépendances,
Les Seychelles,
Ste-Hélène,
Ascension,
Iles des Amis ou Archipel de Tonga,
Fiji,
Iles Falkland,
Honduras Britannique,

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

32-3

[94]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL

ATTENDU que demande a été faite, au nom de la Mission Catholique Ruthénienne de l'Ordre de St-Basile le Grand au Canada, de la concession de 3.71 acres de terre compris dans le coin nord-ouest du quart sud-ouest de la section 22, township 26, rang 32, à l'ouest du méridien principal, pour les fins d'une église ;

Et attendu que les conditions ordinaires ont été remplies et que le Ministre est d'avis que la demande soit accordée,—

Par conséquent, il plaît au Gouverneur général en conseil, en vertu des dispositions du paragraphe (d) de l'article 76 de la *Loi des terres fédérales*, de réserver et affecter aux fins d'une église 3.71 acres de terre compris dans le coin nord-ouest du quart sud-ouest de la section 22, township 26, rang 32, à l'ouest du méridien principal, et par ces présentes, d'en autoriser la concession à la Mission Catholique Ruthénienne de l'Ordre de St-Basile le Grand au Canada, pour les dites fins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-4

[96]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 8 janvier 1913, qu'en juin 1906 la moitié sud de la section 23, township 11, rang 15, à l'ouest du 4e méridien, située au sud de la rivière Belly et contenant 79 acres, a été vendue à l'enchère publique à M. George E. Hunter au prix courant de \$3.00 l'acre, ce terrain ayant depuis été complètement payé.

Comme on a depuis découvert qu'à l'époque de la vente M. Hunter était un employé du Département de l'Intérieur, le Ministre recommande qu'en vertu des dispositions de l'article 84 de la *Loi des terres fédérales* la vente à M. Hunter du terrain ci-dessus décrit soit confirmée.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

30-4

[66]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 4 janvier 1913, que M. Joseph St-Germain a demandé la concession gratuite du lot n° 42, dans l'établissement de Shaftsbury, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens.

Le Ministre ajoute que la preuve soumise démontre que le requérant, par l'entremise de son agent, M. Charles St-Germain, occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899.

Par conséquent, le Ministre recommande qu'en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, il soit autorisé à concéder gratuitement à M. Joseph St-Germain le lot n° 42, dans l'établissement de Shaftsbury, province d'Alberta, contenant 152 acres plus ou moins.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

30-4

[196]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que demande a été faite au nom de la province de la Saskatchewan d'investir Sa Majesté le Roi George V, pour l'usage de la dite province, du titre du quart fractionnaire sud-est de la section 28, township 43, rang 16, à l'ouest du 3e méridien, pour l'emplacement d'un asile d'aliénés ;

Et attendu que le colon occupant ce homestead a cédé à la Couronne ses droits à ce quart de section et que le Ministre de l'Intérieur est d'avis que cette demande soit accordée,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil de décréter que Sa Majesté le Roi George V soit investi, pour l'usage de la province de la Saskatchewan, du titre du dit quart fractionnaire sud-est de la section 28, township 43, rang 16, à l'ouest du 3e méridien.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

31-4

[95]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 7 janvier 1913 que M. H. T. Holness s'est établi sur un terrain non arpenté situé sur la rive nord de la branche nord du creek Sheep dans la réserve forestière des Montagnes Rocheuses, dans la province d'Alberta, avant l'établissement de cette réserve, dans l'attente que ces terres seraient finalement arpentées et ouvertes aux colons, et qu'il pourrait obtenir l'inscription de homestead pour un quart de section. M. Holness représente que les fonctionnaires du ministère de l'Intérieur l'ont assuré que l'inscription de homestead lui serait accordée dès que ces terres seraient arpentées ; qu'il a fait des améliorations considérables sur ce terrain, soit une maison, une étable, des clôtures et des travaux de défoncement ; qu'il y a résidé depuis 1907 et que si la réserve n'avait pas été établie, il aurait maintenant droit aux lettres patentes de ce terrain.

Le Ministre ajoute que ce terrain pouvant avoir une valeur considérable pour l'emmagasinage de l'eau, il ne croit pas sage d'en déposséder la Couronne et, par conséquent, des négociations ont été ouvertes avec M. Holness pour s'assurer à quelles conditions il céderait les droits à ce terrain qu'il peut avoir acquis. M. Holness a consenti à céder ses droits au terrain en question sur paiement d'une somme de \$1,600, soit \$10 l'acre, avec la permission de s'inscrire pour un homestead d'un quart de section de terres fédérales ailleurs disponibles et d'en obtenir les lettres patentes sans être tenu à l'accomplissement d'autres obligations de homestead.

Le Ministre recommande que cette convention soit approuvée et demande l'autorisation de payer à M. Holness la somme de \$1,600 tirée du crédit pour la protection des forêts dans le Manitoba, la Saskatchewan, l'Alberta, etc., et d'accorder à M. Holness les lettres patentes d'un quart de section de terres fédérales disponibles dès qu'il aura cédé les droits qu'il peut avoir au terrain sur lequel il est établi.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

30-4

Greffier du Conseil privé.

[67]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que demande a été faite au nom de la ville de Waterous, dans la province de Saskatchewan, de la concession de la subdivision légale fractionnaire 1 et 2 de la section 10, township 32, rang 25, à l'ouest du 2e méridien, pour les fins d'un parc ;

Et attendu que le Ministre de l'Intérieur est d'avis que cette demande soit accordée, le terrain en question étant disponible d'après les archives du ministère de l'Intérieur,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (d) de l'article 76 de la *Loi des terres fédérales*, de décréter que les subdivisions légales fractionnaires 1 et 2 de la section 10, township 32, rang 25, à l'ouest du 2e méridien, contenant 23.90 acres, ainsi qu'indiqué en couleur rose sur le plan ci-annexé, soient mises en réserves et affectées aux fins d'un parc, et d'en autoriser la concession pour les dites fins à la ville de Waterous, dans la province de Saskatchewan, l'acte de cession devant contenir la condition que ce terrain retournera à la Couronne si, en aucun temps, le concessionnaire, ses successeurs ou ayants droit ne l'affecte pas aux fins susdites.

RODOLPHE BOUDREAU,

30 4

Greffier du Conseil privé.

[3151]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 16e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU qu'il a été déposé au ministère de l'Intérieur une copie certifiée d'un arrêté du lieutenant-gouverneur du Manitoba en conseil n° 19749, daté le 25 octobre 1912, demandant au gouvernement du Canada de mettre en réserve le terrain requis pour un chemin public traversant le quart sud-est de la section 30, township 23, rang 4, à l'est du méridien principal ;

Et attendu qu'en vertu de l'article 13 du chapitre 99 des Statuts révisés du Canada, le lieutenant-gouverneur du Manitoba en conseil peut, du consentement du Gouverneur en conseil, lorsqu'il est jugé opportun de le faire dans l'intérêt des établissements et de la colonisation, ordonner que des chemins soient ouverts sur les terres non couvertes par des patentes, qu'elles soient occupées ou non, et soit que ces terres aient ou non été prises comme établissements, par préemption, ou mises à part ou réservées au profit ou à l'usage de qui que ce soit ; et ces chemins peuvent ensuite être transférés par le Gouverneur en conseil à la Couronne pour la province ;

Et attendu que le quart sud-est de la section 30, township 23, rang 4, à l'est du méridien principal, dans la province du Manitoba, n'est pas couvert par une patente,—

Par conséquent, il plaît au Gouverneur général en conseil d'autoriser par ces présentes le Ministre de l'Intérieur d'y mettre en réserve le terrain compris dans le chemin public, ainsi qu'indiqué sur le plan et décrit dans le règlement 35 de la municipalité rurale de Bifrost, adopté le 12e jour d'octobre 1910, qui accompagnait la copie de l'arrêté du lieutenant-gouverneur du Manitoba en conseil mentionnée ci-dessus, savoir, un terrain décrit comme suit :

Commençant au coin sud-ouest du dit quart de section ; de là vers le nord le long de la borne ouest du dit quart de section sur une distance de 40 chaînes, plus ou moins, jusqu'au coin nord-ouest du dit quart de section ; de là vers l'est le long de la borne nord du dit quart de section sur une distance d'une chaîne ; de là vers le sud parallèlement à la dite borne ouest, sur une distance de 40 chaînes, plus ou moins, jusqu'à l'intersection de la borne sud du dit quart de section ; de là vers l'ouest le long de la dite borne sud sur une distance d'une chaîne, plus ou moins, jusqu'au point de départ, le dit terrain couvrant une superficie de quatre acres plus ou moins.

Il plaît de plus au Gouverneur général en conseil, en vertu des dispositions de l'article 13 du chapitre 99 des Statuts révisés du Canada, 1906, et d'après le rapport du Ministre de l'Intérieur, de décréter que le dit chemin public, ainsi que ci-dessus décrit, soit transféré à la Couronne pour la province du Manitoba.

RODOLPHE BOUDREAU,

30-4

Greffier du Conseil privé.

NOMINATIONS, PROMOTIONS
ET RETRAITES.

MILICE CANADIENNE.

1913.

QUARTIER GÉNÉRAL.

OTTAWA, 21 janvier 1913.

Les nominations, promotions, retraites et confirmations de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

O. G. 19.

TROUPES PERMANENTES.

GÉNIE ROYAL CANADIEN—Le capitaine P. de L. D. Passy continue hors cadre. 15 novembre 1912.

CAVALERIE.

12E DRAGONS DU MANITOBA.—Est nommé lieutenant provisoire : Robert Harrison, gentilhomme. 1er janvier 1913.

14E HUSSARDS CANADIENS DE KINGS.—Est nommé lieutenant provisoire : le sergent John Percy Knowlton. 1^o décembre 1912.

30E RÉGIMENT "BRITISH COLUMBIA HORSE".—Est nommé lieutenant provisoire (surnuméraire) : le maréchal des logis fourrier James Agnew. 15 octobre 1912.

35E CAVALERIE "CENTRAL ALBERTA".—(Escadron de Wetaskiwin).—Est nommé major provisoire, à l'organisation : Henry Irwin Millar, écuyer. 13 janvier 1913.

Est nommé capitaine provisoire, à l'organisation : Theodore Charles Rubbra, écuyer. 13 janvier 1913.

Sont nommés lieutenants provisoires, à l'organisation : Charles Belle McMurdo, Charles Daniel Enman, Robert Albert Elliott et Frithjof Asbjorn Nordbye, gentilshommes. 13 janvier 1913.

ARTILLERIE.

Artillerie de place canadienne.

1ER RÉGIMENT DE HALIFAX.—Sont nommés lieutenants provisoires (surnuméraires) : John Messervey, Gordon Allison Medcalfe et Philip Boyd Stairs. 9 décembre 1912.

GÉNIE CANADIEN

3E COMPAGNIE DE CAMPAGNE.—Est nommé lieutenant provisoire (surnuméraire) : le sergent Edward William Harrison. 30 novembre 1912.

4E COMPAGNIE DE CAMPAGNE.—Le lieutenant A. H. Charles est transféré à la Réserve des corps. 21 décembre 1912.

Le lieutenant provisoire (surnuméraire) W. D. Riddell est absorbé dans l'effectif.

Est nommé lieutenant provisoire (surnuméraire) : le sergent fourrier Neil McNeilage. 6 décembre 1912.

CORPS DES GUIDES.

Sont nommés majors : le capitaine J. E. Browne. 15 janvier 1913.

Le capitaine J. L. R. Parsons. 16 janvier 1913.

Le capitaine W. McLeod. 17 janvier 1913.

Est nommé capitaine : le lieutenant R. J. McClelland. 28 décembre 1912.

Sont nommés lieutenants provisoires : Anson Scott Donaldson, gentilhomme. 15 décembre 1912.

Clayton Elgin Bush, gentilhomme. 30 décembre 1912.

Les officiers ci-dessous ont la permission de se retirer : les lieutenants provisoires H. J. Dennis. 12 juillet 1912.

J. A. Symes. 1er novembre 1912.

J. H. Thomas. 12 novembre 1912.

INFANTERIE.

GARDES À PIED DU GOUVERNEUR GÉNÉRAL.—Est nommé major honoraire : l'aumônier et capitaine honoraire le révérend H. Kittson. 29 juin 1911.

Le capitaine E. H. Ross est retraité. 14 janvier 1913.

2E RÉGIMENT "QUEEN'S OWN RIFLES OF CANADA".—Le capitaine D. H. C. Mason est transféré à la Réserve des corps. 3 janvier 1913.

5E RÉGIMENT "ROYAL HIGHLANDERS OF CANADA".—Sont nommés lieutenants provisoires : Ernest Marmaduke Sellon, gentilhomme. 21 décembre 1912.

Leon Hall Curry, gentilhomme. 2 janvier 1913.

16E RÉGIMENT DE PRINCE EDWARD.—Les lieutenants provisoires G. H. Morrow et W. W. Allison ont la permission de se retirer. 15 janvier 1913.

19E RÉGIMENT "LINCOLN".—Le lieutenant provisoire (surnuméraire) L. A. Heason est absorbé dans l'effectif.

Est nommé lieutenant provisoire (surnuméraire) : Joseph Benedict McAndrew, gentilhomme. 8 janvier 1913.

26E RÉGIMENT "MIDDLESEX LIGHT INFANTRY".—Est nommé capitaine : le lieutenant F. Tanton, *vice* le capitaine J. H. McKay, promu. 19 octobre 1912.

27E RÉGIMENT DE LAMBTON, "ST. CLAIR BORDERERS".—Le lieutenant provisoire (surnuméraire) F. E. Rumford est absorbé dans l'effectif.

Est nommé lieutenant provisoire (surnuméraire) : le premier sergent George William Gilbert. 31 octobre 1912.

39E RÉGIMENT "NORFOLK RIFLES".—Le lieutenant provisoire E. A. Burch a la permission de se retirer. 11 janvier 1913.

42E RÉGIMENT LANARK ET RENFREW.—Le lieutenant provisoire W. McCue a la permission de se retirer. 8 janvier 1913.

46E RÉGIMENT DE DURHAM.—Est nommé lieutenant provisoire : John Montgomery Bygott, gentilhomme. 2 janvier 1913.

56E RÉGIMENT DE GRENVILLE "LISGAR RIFLES".—Le lieutenant-colonel D. W. Beckett est transféré à la Réserve des officiers. 17 mars 1911.

61E RÉGIMENT DE MONTMAGNY.—Est nommé lieutenant provisoire : Joseph Edmond Bourgault, gentilhomme. 2 janvier 1913.

62E RÉGIMENT "ST. JOHN FUSILIERS".—Est nommé capitaine honoraire : le quartier-maître et lieutenant honoraire R. A. McAvity. 15 mars 1912.

69E RÉGIMENT D'ANNAPOLIS.—Est nommé lieutenant (surnuméraire) : Leverett De Veber Chipman, gentilhomme. 15 août 1912.

74E RÉGIMENT "THE BRUNSWICK RANGERS".—Est nommé lieutenant-colonel et commandant du régiment : le major O. W. Wetmore, *vice* le lieutenant-colonel C. H. Fairweather, qui est retraité avec son grade à l'expiration de sa durée de service au commandement. 1er janvier 1913.

79E "CAMERON HIGHLANDERS OF CANADA".—Est nommé capitaine : le lieutenant G. H. Ross, *vice* le capitaine R. G. Affleck, transféré à la Réserve des corps. 29 août 1912.

80E RÉGIMENT DE NICOLET.—Est nommé lieutenant provisoire : Albert Allard, gentilhomme. 2 décembre 1912.

90E RÉGIMENT "WINNIPEG RIFLES".—Le lieutenant C. Blake est transféré au 99e régiment "Manitoba Rangers." 4 janvier 1913.

Est nommé lieutenant provisoire (surnuméraire) : Wilbert Harold Gilroy, gentilhomme. 4 janvier 1913.

99E RÉGIMENT "MANITOBA RANGERS".—Est nommé lieutenant : le lieutenant C. Blake, du 90e régiment "Winnipeg Rifles." 4 janvier 1913.

100E RÉGIMENT "WINNIPEG GRENADIERS".—Le lieutenant A. P. Cameron a la permission de démissionner. 6 janvier 1913.

Le lieutenant S. Heaton est retraité. 14 janvier 1913.

INTENDANCE MILITAIRE CANADIENNE.

COMPAGNIE No 5.—Est nommé lieutenant provisoire (surnuméraire) : James Seager, gentilhomme. 23 novembre 1912.

SERVICES DE SANTÉ DE L'ARMÉE.

Personnel du service de santé militaire.

Est nommé quartier-maître avec le grade honoraire de lieutenant : Guy Carleton Vanwart, gentilhomme. 8 janvier 1913.

INSTRUCTEURS DES CADETS D'ÉCOLE.

Est nommé lieutenant : Linton Blair Yule, gentilhomme. 15 octobre 1912.

MEMORANDA.

L'Ordre général 192 de 1912, sous "Districts," en tant qu'il s'agit du colonel R. L. Wadmore, O.C.D. du D. M. No 11, doit se lire—

"Le colonel R. L. Wadmore est transféré à la Réserve des officiers." 1er janvier 1913.

CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le capitaine G. McCord, 106e régiment. 1er avril 1912.

Le capitaine J. Lightfoot, 106e régiment. 1er avril 1912.

Le capitaine E. R. Levinson, 106e régiment. 1er avril 1912.

Le capitaine R. A. Gillespie, 106e régiment. 1er avril 1912.

Le capitaine J. B. Attridge, 106e régiment. 1er avril 1912.

Le lieutenant S. A. Restall, 106e régiment. 1er avril 1912.

Le capitaine C. Farquharson, 28e régiment. 7 août 1912.

Le lieutenant surnuméraire W. A. McKay, 90e régiment. 23 novembre 1911.

Le lieutenant surnuméraire A. N. Peerless, 106e régiment. 1er avril 1912.

Le lieutenant surnuméraire W. A. MacKenzie, 90e régiment. 31 juillet 1912.

Le lieutenant surnuméraire G. L. Warner, 100e régiment. 1er août 1912.

Le lieutenant surnuméraire M. Wood, 90e régiment, 1er octobre 1912.

Le lieutenant surnuméraire C. A. Midwinter, 106e régiment. 1er octobre 1912.

Le lieutenant surnuméraire J. D. Ruttan, 100e régiment. 22 novembre 1912.

Par ordre,

V A. S. WILLIAMS.

Colonel,

Adjudant-général.

ORDRES GÉNÉRAUX.

1913.

QUARTIER GÉNÉRAL,

OTTAWA, 1er février 1913.

O. G. 21.

INSTRUCTIONS, RÈGLEMENTS, ETC.

RÈGLEMENTS CONCERNANT LA SOLDE ET LES ALLOCATIONS, 1912—MODIFICATION.

EXAMEN MÉDICAL DES ASPIRANTS À DES COMMISSIONS.

Article 450, ajoutez nouvelle clause—

"Les aspirants à des commissions dans la Milice Active seront examinés gratuitement par l'officier de santé du régiment ou du corps pour lequel le candidat se présente, mais, dans le cas de régiments ou de corps qui n'ont pas d'officier de santé, ou lorsqu'un tel officier de santé n'est pas disponible, et que l'examen ne peut être fait par un officier du service de santé des troupes permanentes, les aspirants à des commissions pourront être examinés par un autre officier du service de santé militaire ou par un praticien civil, et, dans ces cas, les honoraires autorisés par les articles 446 et 447 seront payés sur la foi du certificat de l'officier commandant du régiment ou du corps que l'officier de santé de l'unité n'était pas disponible pour faire l'examen."

(Q.G. 857-8-7.)

O. G. 22.

ORDONNANCES ET RÈGLEMENTS ROYAUX POUR LA MILICE CANADIENNE, 1910—MODIFICATIONS.

FORMATIONS DE RÉSERVE, MILICE ACTIVE.

1. Ajoutez nouveau paragraphe 28B.—

"28B. Les formations de réserve de la Milice Active comprennent—

(a) Réserve des corps qui consistent en unités de réserve des diverses armes du service, et qui renferment—

(i.) Les officiers compétents ne dépassant pas le grade de major, qui ont la permission de se retirer de l'effectif d'entraînement, et sont inscrits sur le cadre de réserve de leur unité. Le nombre de ces officiers ne doit pas excéder celui autorisé pour l'effectif d'entraînement.

(ii.) Les sous-officiers brevetés, sous-officiers et soldats de la Milice Active, qui ont complété au moins trois ans d'entraînement annuels, et qui désirent être transférés, enrôlés ou rengagés dans une unité de service.

(b) La réserve des officiers inscrits sur une liste générale (pour composition voir par. 205 à 209 inclusivement.)

RÉSERVE DES CORPS.

2. Le paragraphe 200 est annulé.

(Q.G. 7-1-12.)

O. G. 23.

RÈGLEMENTS CONCERNANT L'ÉQUIPEMENT DE LA MILICE CANADIENNE—PARTIE 2, SECTION III.

Des règlements pour l'équipement de la Milice, Partie 2, section III, touchant les détails de l'équipement pour le génie (une troupe de campagne, une compagnie de campagne, et la section No. 1 d'une compagnie de signaleurs avec une division) ont été approuvés par le Ministre en conseil de la milice le 3e jour de janvier 1913. Des exemplaires sous forme de brochure seront distribués à tous les intéressés sur demande.

(Q.G. 5-1-25.)

(Q.G. 5-1-1 vol. 3)

(Q.G. 5-1-23.)

O. G. 24.

RÈGLEMENTS POUR L'ÉQUIPEMENT DES EDIFICES MILITAIRES, 1910—MODIFICATIONS.

1. Dans tous les tableaux pour "Section 5" lisez "Section 3"; pour "Sections 7, 8 et 9" lisez "Section 4"; pour Sections 11, 12 et 13 lisez "Section 6."

(Q.G. 305-4-17.)

QUARTIERS DES OFFICIERS SUPÉRIEURS.

2. Tableau No. 1, pour "taies d'oreiller pour les officiers, lisez "Taies d'oreiller d'hôpital," et, dans la colonne des observations, insérez "par oreiller."

(Q.G. 305-4-17.)

LOGEMENT DES HOMMES MARIÉS, (SOUS-OFF. BREVETÉS, SOUS-OFF. ET HOMMES).

3. Tableau No. 4, biffez "Traversins, pour les soldats mariés" et détail.

Biffez "Traversins, petits lits" et détail.

Dans la colonne des observations, vis-à-vis "Oreillers de plumes HP", pour "2 par S. M. et un autre lit," lisez "4 par S.M. et 2 autres lits."

(Q.G. 305-4-17)

CHAMBRES DES SERGENTS NON MARIÉS.

4. Tableau No. 5, biffez "Couvre-pieds de caserne," et détail.

(Q.G. 305-4-17.)

CHAMBRES DES SOUS-OFFIERS ET SOLDATS.

5. Tableau No. 6, biffez "Bancs de soldats, 4 pieds" et détail.

Biffez "Couvre-pieds de caserne" et détail.

(Q.G. 305-4-17.)

MATÉRIAUX DE NETTOYAGE POUR LES LOGEMENTS.

6. Tableau No 7, pour "Chiffons de toile, vieux, liv., 25", lisez "Coton à nettoyage, verges, 40".
(Q.G. 305-4-17.)

SALLES D'EXERCICES, MATÉRIAUX DIVERS.

7. Tableau No 9, pour "Arrosoirs, grands", lisez "Arrosoirs, 10 pintes".
(Q.G. 305-4-17.)

SALLES D'EXERCICES, MATÉRIAUX DE NETTOYAGE.

8. Tableau No 10, pour "Chiffons de coton ou de toile, vieux, liv. 25", lisez "Coton à nettoyage, verges, 80".
(Q.G. 305-4-17.)

SALLES D'HÔPITAL.

9. Tableau No 11, dans la colonne des observations, vis-à-vis "Brosses, bassins et urinoirs," "Chaises roulantes," "Piédestal de table," "Table de salle, grande," "Table de salle, petite," "Bassins," "Couvertures de bassins," "Linges médicamentés," "Galons pour mesurer la poitrine," insérez "Approvisionnement médical technique".

Biffez "Traversins, HP" et détail.

Dans la colonne des observations, vis-à-vis "Oreillers de plume", pour "1 par lit", lisez "2 par lit".

Dans la colonne des observations, vis-à-vis "Taies d'oreiller, HP," pour "2 par lit et 10% de rechange".
(Q.G. 305-4-17.)

SALLES DES MALADIES GRAVES.

10. Tableau No 13, dans la colonne des observations, vis-à-vis "Chaises d'invalides, à roulettes," insérez "Appareil médical technique".
(Q.G. 305-4-17.)

SALLES DES OFFICIERS

11. Tableau No 13A, insérez "Taies d'oreillers, HP, ... 2 par oreiller, et 10% de rechange".

Insérez "Drap de coton, HP, ... 2 par lit et 50% de rechange".
(Q.G. 305-4-17.)

CHAMBRE DE L'ORDONNANCE DE L'OFFICIER DE SANTÉ.

12. Tableau No 16, dans la colonne des observations, vis-à-vis "Fauteuils, HP," insérez "Approvisionnement médical technique".

Biffez "Traversins d'hôpital".

Pour "Oreillers de plume, ... 1" lisez "Oreillers de plume, HP, ... 2".
(Q.G. 205-4-27.)

MORTUAIRE.

13. Tableau No 26, pour "Boyau de jardin," lisez "Boyau de jardin, $\frac{3}{4}$ pouce."

Dans la colonne des observations, vis-à-vis "Brancard d'ambulance," insérez "Approvisionnement médical technique".
(Q.G. 305-4-17.)

OUTILS ET ARTICLES DE NETTOYAGE POUR LES EMPLOYÉS AUX CHAUDIÈRES (HOPITAUX.)

14. Tableau No 29, page 25, dans l'en-tête, pour "Tableau No 26," lisez "Tableau No 29."
(Q.G. 305-4-17.)

TABLEAU D'ÉQUIPEMENT POUR LES SALLES DES INFIRMIÈRES, DIRECTRICES ET GARDES-MALADES.

(Chambres à coucher.)

15. Tableau 30, pour "Traversins d'hôpital, ... 1" lisez "Oreillers d'hôpital, ... 2".
(Q.G. 305-4-17.)

CHAMBRES D'ABLUTIONS ET LAVOIRS.

16. Tableau No 40, pour "Chiffons de coton, livre ... 6" lisez "Coton de nettoyage, verges, ... 20."
(Q.G. 305-4-17.)

MAGASIN DES CASERNES.

17. Tableau No 43, pour "Chiffons de coton, livres ... 6" lisez "Coton à nettoyage, verges, ... 50."
(Q.G. 305-4-17.)

MAGASIN POUR LE PAIN ET LA VIANDE.

18. Tableau No 44, pour "Chiffons de coton, livres ... 6" lisez "Coton à nettoyage, verges, ... 50."
"Guipons, communs, torchons," pour "8" lisez "8 | 8."
(Q.G. 305-4-17.)

BOUTIQUES DIVERSES.

19. Tableau No 45, pour "Chiffons de coton, livres, 2 | 2 | 2 | 2 | 2," lisez "Coton à nettoyage, verges, ... 5 | 5 | 5 | 5 | 5."
"Guipons, communs, torchons, pour "4" lisez "4 | 4 | 4 | 4 | 4."
(Q.G. 305-4-17.)

CANTINES, ÉPICERIES ET CAFÉS.

20. Tableau No 46, pour "Chiffons de coton, livres ... 6 | 4 | 4," lisez "Coton à nettoyage, verges, ... 10 | 10 | 10."
"Guipons, communs, torchons," pour "12" lisez "12 | 12 | 12."
(Q.G. 305-4-17.)

CUISINIERS.

21. Tableau No 48, pour "Chiffons de coton, livres ... 10," lisez "Chiffons de coton, livres, ... 5."
Insérez "Coton à nettoyage, verges, ... 32."
"Guipons, communs, torchons," pour "12," lisez "— | 12."
(Q.G. 305-4-17.)

CORPS DE GARDE, GRANDS PASSAGES, TERRAINS DE PARADE, AUTRES TERRAINS.

22. Tableau No 50, pour "Boyau de jardin, pieds" lisez "Boyau de jardin, $\frac{3}{4}$ pouce, pieds."
Guipons communs, torchons, pour "12 pouces" lisez " | 12 | 12 | — | — ".
(Q.G. 305-4-17.)

GYMNASE ET MANÈGES.

23. Tableau No 51, pour "Boyau de jardin, pieds" lisez "Boyau de jardin, $\frac{3}{4}$ pouce, pieds."
"Guipons, communs, torchons, pour "6" lisez "6 | —."
(Q.G. 305-4-17.)

BUREAU ET MAGASINS DU QUARTIER-MAÎTRE.

24. Tableau No 58, "Guipons communs, torchons, pour "6" lisez "6 | 6."
(Q.G. 305-4-17.)

SALLES DE LECTURE ET DE RÉCRÉATION.

25. Tableau No 59, pour "Chiffons de coton, livres ... 6" lisez "Coton à nettoyage, verges, ... 10."
(Q.G. 305-4-17.)

MAGASINS RÉGIMENTAIRES.

26. Tableau No 60, pour "Chiffons de coton, livres ... 4" lisez "Coton à nettoyage, verges, ... 20."
(Q.G. 305-4-17.)

MESS DES SERGENTS.

27. Tableau No 61, pour "Chiffons de coton, livres ... 10" lisez "Chiffons de coton, livres, ... 5."
Insérez "Coton à nettoyage, verges, ... 40."
(Q.G. 305-4-17.)

MAGASIN DE LA STATION DES SIGNAUX ET SALLE DE TÉLÉPHONE.

28. Tableau N° 62, pour "Chiffons de coton, livres ... 4" lisez "Chiffons de coton, livres, ... 2"
Insérez "Coton à nettoyage, verges, ... 20."
(Q.G. 305-4-17.)

O. G. 25.

ORGANISATION.

ARTILLERIE DIVISIONNAIRE.

(Commandant divisionnaire d'artillerie.)

La création de la charge de "Commandant divisionnaire d'artillerie" est autorisée.

La durée de cette charge sera de 4 ans, et pourra comporter l'avancement, par choix, au grade de colonel en vertu des dispositions des par. 212 (2) et 640, O. et R. R. (M.C.), 1910.

La nomination est limitée aux divisions dans lesquelles il existe au moins trois brigades d'artillerie de campagne, qui s'exercent et pratiquent annuellement, et ne s'applique qu'aux officiers qui ont commandé une brigade d'artillerie de campagne ou de grosse artillerie.

L'officier commandant d'artillerie divisionnaire est, sous les ordres du commandant divisionnaire responsable du commandement et entraînement de l'artillerie de la division; il est aussi responsable de l'armée de campagne stationnée dans la division territoriale.

ETAT-MAJOR.

Un officier avec le rang de major de brigade sera nommé à l'état-major du commandant divisionnaire d'artillerie.

(Q.G. 6814-1.)

O. G. 26.

LOCALISATION.

1. 1^{RE} DIVISION.—24^e régiment "Grey's Horse."—Le transfert du chef-lieu du 24^e régiment "Grey's Horse" de Woodstock, Ont., à Ingersoll, est autorisé.

(Q.G. 2-26-1.)

32^e RÉGIMENT DE BRUCE.—Le transfert du chef-lieu de la compagnie "C" du 32^e régiment de Bruce de Chesley à Port-Elgin est autorisé.

(Q.G. 7-34-18.)

2. 2^E DIVISION.—9^e cavalerie de Mississauga.—Le transfert du chef-lieu de l'escadron "C" d'Oakville, Ont., à Toronto, Ont., est autorisé.

(Q.G. 2-11-22.)

3. 5^E DIVISION.—17^e régiment.—Le transfert des chefs-lieux des compagnies "F", "G", et "H" est autorisé comme suit :

Compagnie "F" de Saint-Gervais à Saint-Raphaël, comté de Bellechasse, Qué.

Compagnie "G" de Sainte-Claire à Saint-Gervais, comté de Dorchester, Qué.

Compagnie "H" de Saint-Raphaël à Sainte-Claire, comté de Dorchester, Qué.

(Q.G. 7-19-18.)

O. G. 27.

NOMENCLATURE.

District militaire n° 10—Relativement à l'O. G. 5, 1913, le corps urbain d'infanterie qui y est mentionné sera désigné, 52^e régiment "Prince Albert Volunteers".

(Q.G. 74-54-1.)

O. G. 28.

EFFECTIFS, 1912-13—MODIFICATIONS.

Relativement à l'O. G. 59, 1912, les modifications ci-dessous sont autorisées :—

1. Dragons royaux canadiens.—Page 5—Surnuméraire à l'effectif, cadre d'enseignement, ajoutez "sous-officiers brevetés 2."

2. Cavalerie de Lord Strathcona" (R.C.)—Surnuméraire à l'effectif.—Cadre d'enseignement, ajoutez "Sous-officier breveté 1."

3. Régiment royal canadien.—Page 12—Sergents-majors pour "5" lisez "1."

Page 14.—Surnuméraire à l'effectif, cadre d'enseignement—ajoutez "Sous-officiers brevetés "5," et, pour "71" vis-à-vis "Cadre d'enseignement, sous-officiers" lisez "77."

Page 15, biffez "sergents-major, corps urbains 6."

4. Ecole canadienne de mousqueterie.—Page 15—Instructeurs—pour "6" lisez "7*" et ajoutez note—"*" Comprend 1 instructeursurnuméraire à l'effectif."

(Q.G. 1-18-2.)

(Q.G. 1-2-65.)

(Q.G. 1-1-64.)

(Q.G. 32-6.)

(Q.G. 32-10-33.)

(Q.G. 548-8.)

5. Artillerie de campagne.—L'effectif des batteries d'artillerie de campagne armées du canon de 13, sera aboli à l'avenir, et les unités ainsi armées se conformeront à l'effectif d'une batterie de 18.

Tableau III, pages 22-3 est biffé.

Tableau IV, page 24, après "Détail d'une batterie de campagne" insérez "(les batteries armées du canon de 13.)"

(Q.G. 3-1-19.)

6.—Corps des Guides.—Tableau XIV—Compagnie à cheval, corps des guides, pour "Lieutenants, 2.... chevaux, 2, lisez "lieutenants 3.... chevaux 3."

Pour "Guides 21.... chevaux 21" lisez "Guides, 24, chevaux... 24."

Pour "Domestiques, 3," lisez "Domestiques, 4."

(Q.G. 11-1-19.)

Modifiez les taux comme suit :—

"Personnel, 40"....."Chevaux, 36."

O. G. 29.

SOCIÉTÉS DE TIR.

La formation des sociétés de tir ci-dessous mentionnées est autorisée :—

Militaire.

Détachement No. 7, Canadian Ordnance Corps, avec chef-lieu à Québec, Qué.

(Q.G. 29-529-1.)

Civiles.

No. 602, Lytton, avec chef-lieu à Lytton, C.-B.

(Q.G. 29-L-19.)

No 603, Ontario Agricultural College, avec chef-lieu à Guelph, Ont.

(Q.G. 23-O-11.)

LICENCIEMENT.

Le licenciement des sociétés de tir ci-dessous mentionnées est autorisé :—

Militaire.

Compagnie "C", 30^e régiment, avec chef-lieu à Fergus, Ont.

(Q.G. 29-7-6.)

Civiles.

No 155, Zouaves, avec chef-lieu à Québec, P.Q.

(Q.G. 29-387.)

No 524, Moose, avec chef-lieu à Moose, Tyrol P.O., Alta.

(Q.G. 29-M-16.)

LISTE CANADIENNE DES CHANGEMENTS DANS LE MATÉRIEL DE GUERRE, ETC.

Une liste de changements apportés au matériel de guerre et aux modèles d'assortiments militaires qui ont été approuvés, est distribuée avec le présent ordre.

Par ordre,

V. A. S. WILLIAMS,

Colonel,

Adjudant général.

AVIS DU GOUVERNEMENT.

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil donnent avis que des demandes seront reçues le candidats capables de remplir les situations ci-dessous dans la division intérieure du Service Civil du Canada :—

Dix traducteurs pour le bureau de traduction de la Chambre des Communes, dans la subdivision A de la deuxième division, au traitement initial de \$1,600 par année. Le choix de titulaires qualifiés se fera par examen de concours, qui aura lieu les 3 et 4 mars prochain, et qui comportera les sujets suivants : traduction de l'anglais au français, traduction du français à l'anglais, composition française et orthographe française.

Les formules de demande, dûment remplies, et accompagnées d'un honoraire de \$8, doivent parvenir au bureau de la Commission du Service civil, pas plus tard que le 22 février prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

WM FORAN,

Secrétaire.

Ottawa, le 30 janvier 1913.

31-4

Burnside Realty Co., Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de janvier 1913, constituant en corporation William Langley Bond, conseil du Roi, Royal Lindsay Hamilton Ewing, agent d'immeubles, James McBride, agent, et John Bicknell Johnson, teneur de livres, de la cité de Montréal, dans la province de Québec, et James Edouard Coulin, de la ville d'Outremont, dans la dite province de Québec, avocat, pour les fins suivantes :—(a) Acquérir par achat, bail ou autrement, et détenir et posséder des biens-fonds et immeubles ; (b) Faire, bâtir et construire toutes sortes de travaux publics et privés, bâtiments, entreprises et opérations, maisons d'habitation, fabriques, boutiques et autres constructions ; (c) Vendre, arrenter, transférer, échanger, céder ou autrement disposer des dits biens-fonds, ou de toute partie de ces biens-fonds, et développer, améliorer, exploiter et diviser toute telle propriété en rues, ruelles, squares, lots ou autrement ; (d) Aider à la construction et entretien, ou construire ou entretenir les ruelles, chemins, rues, aqueducs ou autres travaux et améliorations censés faciliter l'accès de la propriété de la compagnie et la rendre plus profitable ; (e) Acheter, acquérir, détenir, transférer, vendre et disposer d'actions, stocks, débetures, obligations ou autres valeurs de toute autre compagnie dont les objets sont de quelque façon semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (f) Vendre ou autrement disposer des entreprises de la compagnie, ou de toute partie de ses entreprises aux termes et conditions que la compagnie jugera convenables, et accepter des actions, obligations, stock ou autres valeurs de toute compagnie en plein paiement ou en paiement partiel de ces entreprises ; (g) Acquérir, détenir et vendre et disposer de toute industrie, franchises, entreprises, droits, privilèges, baux, contrats, actif et autres droits que la compagnie peut légalement acquérir, et les payer en tout ou en partie en deniers comptants, ou en tout ou en partie en stocks, obligations ou autres valeurs de la compagnie, et à cette fin émettre des actions de la présente compagnie comme acquittées et non cotisables à tout individu, maison ou corporation en paiement de toute industrie, franchises, entreprises, propriété, droits, privilèges, baux, contrats, biens-fonds, stock, actif ou autres droits que la compagnie pourra acquérir ; (h) Générer ou acheter de l'électricité et la vendre et distribuer pour des fins d'éclairage, de manufacture ou autres en rapport avec toute partie de la propriété de la compagnie ; (i) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (j) Distribuer entre les actionnaires de la compagnie en nature, des actions, débetures, valeurs ou propriété appartenant à la compagnie ; (k) Agir en qualité d'agent général, mandataire, agent d'immeubles et d'assurance, et en général faire tous les actes et choses qui seront nécessaires pour le développement de l'industrie de la compagnie et l'exécution de ses entreprises. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Burnside Realty Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

W. R. Webster & Co., Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 30e jour de janvier 1913, constituant en corporation William Robert Webster, manufacturier, Frederick William Shorey Webster, gérant, John Hubert Webster et Orrin Ralph Webster, ven-

deurs, et John Perley Wells, avocat, tous de la cité de Sherbrooke, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de la manufacture des cigares, cigarettes et du tabac sous toutes ses formes, et faire un commerce général de cigares, cigarettes, tabac et de tout produit fabriqué du tabac, y compris les opérations manufacturières qui s'y rattachent, et faire tous les actes et choses nécessaires, utiles et convenables dans la manufacture, achat, vente, négoce, ou importation du tabac, cigares et cigarettes, et de tous les articles ordinairement achetés et vendus par les marchands de tabac, et faire ce commerce soit en gros soit en détail ; (b) Demander, acheter ou autrement acquérir, arrenter et disposer de marques de commerce, noms de qualités, qualités ou dessins, et tous brevets et droits de brevet, licences, concessions et privilèges concernant toutes inventions qui seraient considérées utiles ou avantageuses, et aussi le pouvoir d'acquérir tout droit exclusif ou non exclusif ou limité d'utiliser tout secret ou autre renseignement touchant quelques inventions ou procédés se rattachant à la fabrication du tabac qui sera jugée capable d'être utilisée pour l'une quelconque des fins de la compagnie, ou dont l'acquisition sera censée avantageuse directement ou indirectement à la compagnie, et les manufacturer, annoncer, utiliser, exercer et travailler ; (c) Construire, exécuter, entretenir, améliorer, gérer, travailler, contrôler et surveiller tous travaux, fabriques, entrepôts, boutiques, habitations et autres travaux et commodités qui seront jugés de nature à atteindre directement ou indirectement les objets de la compagnie et contribuer, subventionner ou autrement ajouter ou prendre part à toutes telles opérations ; (d) Acheter, vendre, manufacturer, raffiner, manipuler, exploiter et importer et disposer de toutes substances, appareils et choses capables d'être utilisés dans toute industrie que la compagnie est autorisée à exercer, ou requis par tous clients ou personnes en relations d'affaires avec la compagnie ; (e) Exercer toute autre industrie manufacturière ou autre que la compagnie jugera propre à être avantageusement exercée en rapport avec les industries de la compagnie, ou censée accroître directement ou indirectement la valeur des propriétés et droits de la compagnie, ou de les rendre profitables ; (f) Acquérir ou entreprendre la totalité ou une partie de l'industrie, de la propriété ou des engagements de toute compagnie engagée dans une industrie que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie, et les payer en actions acquittées ou partiellement acquittées de la compagnie, ou en obligations, débetures ou autres valeurs de la compagnie ; (g) Vendre, arrenter ou autrement disposer de la propriété et des entreprises de la compagnie ou de toute partie de ses propriétés, pour la compensation que la compagnie jugera suffisante, et en particulier, en tout ou en partie, pour des actions, débetures, obligations ou valeurs de toute autre compagnie ; (h) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée, ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement ; et faire des avances de fonds, garantir les contrats, subventionner ou autrement aider toute telle personne ou compagnie, et prendre ou acquérir autrement des actions et valeurs de toute telle compagnie, et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer ; (i) Prendre ou autrement acquérir et détenir des actions, débetures ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, ou engagée dans une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi, et les vendre ou autrement en disposer, avec ou sans garantie ; (j) Vendre ou disposer de la totalité ou d'une partie des biens ou entreprises de la compagnie comme industrie active ou autrement, pour la compensation que la compagnie jugera suffisante, et

en particulier pour des actions, obligations, débetures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (k) Faire tous les actes et choses propres à atteindre les objets susdits ; (l) Se fusionner avec toute autre compagnie ayant des objets semblables en tout ou en partie à ceux de la présente compagnie ; (m) Conclure des conventions avec toute autorité, municipale, locale ou autre qui sembleront avantageuses pour les objets de la compagnie ou l'un de ces dits objets, et obtenir de cette autorité tous les droits, privilèges et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer à ces conventions, droits, privilèges et concessions ; (n) Prêter des fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et se porter garants de l'exécution de contrats par ces personnes ; (o) Acquérir et se charger de l'industrie jusqu'à présent exercée en la cité de Sherbrooke par William R. Webster, sous les nom et raison de "W. R. Webster & Company," aux termes et conditions que la compagnie jugera bon, et les payer en deniers comptants ou en actions de la présente compagnie, ou partie en deniers comptants et partie en actions ou autrement. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "W. R. Webster & Company, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Sherbrooke, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de février 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

32-2

Longueuil Riverside Land Co., Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de janvier 1913, constituant en corporation William Kenneth McKeown, avocat, James Robertson Law, comptable, et May Beatrice Hanagan, Mabel Evelyn Manhire et Berthe Charlebois, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire les opérations d'une compagnie d'immeubles, et, à cette fin acquérir par achat, bail, échange, donation, concession ou autrement, et détenir, subdiviser en lots à bâtir, rues, ruelles, squares ou autrement ; améliorer, développer, louer, vendre, échanger, ou en disposer autrement et, généralement, faire le commerce des propriétés immobilières et biens-fonds de toutes sortes, vacants, améliorés ou autrement, et aussi de tous droits, titres ou intérêts s'y rattachant et, sur ces propriétés immobilières faire, construire, opérer et maintenir des routes, rues, ruelles, ponts et autres moyens de communication, maisons, habitations, écuries, fabriques, moulins, chantiers, manufactures et tous autres bâtisses, chantiers ou améliorations qui puissent sembler de nature à promouvoir les intérêts de la compagnie, comprenant la construction, sur ou dans ces terrains, de trottoirs, égouts, drains, conduites d'eau, appareils d'éclairage, et accessoires et améliorations de toute nature susceptibles d'accroître la valeur des terrains de la compagnie ou une partie d'entr'eux, et affecter le capital ou les autres fonds de la compagnie à ces fins ou aucune d'elles ; (b) Faire des avances d'argent sous forme de prêts pour la construction ou des améliorations, aux acquéreurs ou locataires de n'importe quelle partie des terrains de la compagnie et aider par le moyen d'avances ou autrement la construction ou le maintien de routes, rues, ponts, trottoirs, aqueducs, égouts, appareils d'éclairage et autres améliorations de nature à faciliter l'accès des propriétés de la compagnie ou à en accroître la valeur ; (c) Agir en qualité d'agents d'immeubles, experts, évaluateurs, courtiers, entrepreneurs et constructeurs ; faire des investigations, évaluations, ventes, échanges et autres choses semblables, et négocier des baux et autres formes de contrats se rattachant à l'immeuble ; se porter garants du paiement de loyer par

les locataires auxquels la compagnie aurait loué sa propre propriété ou celle de ses clients et chalands, ou toute partie de telle propriété, et charger et prélever une commission et recevoir telle compensation pour ses services, soit en deniers comptants ou en valeurs de toute autre compagnie que la présente compagnie considérera juste et raisonnable ; (d) Prendre et détenir des créances hypothécaires, gages et engagements ou propriété mobilière, actions, obligations et autres valeurs pour assurer le paiement du prix d'achat ou une partie du prix d'achat de toute propriété vendue par la compagnie, ou toute somme (due à la compagnie par les acquéreurs, ou avances faites par la compagnie) aux acquéreurs pour les besoins de la construction ou des améliorations ou pour toutes redevances dues à la compagnie ou garanties par la compagnie ; (e) Construire, installer, maintenir et exploiter, un ou plusieurs systèmes d'aqueducs pour l'approvisionnement convenable d'eau aux détenteurs et acquéreurs des propriétés de la compagnie et autres, et des appareils de filtrage des eaux, des stations de pompage, des conduites principales et autres accessoires ; vendre et disposer de la dite eau, et, pour cela, conclure tous contrats et arrangements qui pourront convenir à la compagnie ; (f) Acquérir par voie d'achat, loyer ou autrement, et posséder, construire, développer et exploiter des pouvoirs hydrauliques, à vapeur ou à électricité, pour produire de la lumière, de la chaleur et de la force motrice pour les usages de la compagnie par rapport à n'importe laquelle de ses exploitations, et disposer de tout excédent de force non utilisé par elle, ériger les barrages, écluses, réservoirs, cours d'eau, bâtiments et autres constructions qui seront nécessaires pour l'achèvement de ces travaux, et à cet effet, passer des contrats nécessaires pour l'approvisionnement de la lumière, de la chaleur et de la force motrice ; attendu, toutefois, que toutes les ventes, transmissions ou distributions de l'énergie électrique ou autre au delà des terrains de la compagnie seront subordonnées aux lois municipales et locales y ayant trait ; (g) Construire, améliorer, entretenir, développer, mettre en service, gérer, exécuter ou contrôler tous chemins, voies et embranchements, aiguillages ou voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, et des ponts, réservoirs, cours d'eau, quais, manufactures, entrepôts, usines électriques, boutiques, magasins, maisons et autres travaux et commodités qui seront jugés propres à accroître directement ou indirectement les intérêts de la compagnie, et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, régie ou contrôle ; (h) Demander, obtenir, acquérir par cession, transfert, achat ou autrement, et exercer, exécuter et utiliser toute charte, licence, pouvoir, autorité, franchise, contrats, concession, droits ou privilèges qu'un gouvernement ou autorité ou une corporation ou autre corps public pourrait être autorisé à accorder, et payer, aider et contribuer à les mettre à exécution, et affecter toute partie des actions, obligations et actif de la compagnie à défrayer les frais et loyaux coûts nécessaires ; (i) Acquérir par voie d'achat, loyer ou autrement, et prendre possession de tout ou partie des affaires, propriétés, actif ou passif de toute personne ou compagnie exploitant toute affaire en tout ou en partie semblable à celle que la compagnie est autorisée à exploiter ou possédant des propriétés pouvant convenir aux objets de cette compagnie ; (j) Faire tout arrangement au sujet du partage des bénéfices, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres arrangements de même nature avec toute personne ou compagnie exploitant ou sur le point d'exploiter une affaire du même genre que celle que cette compagnie est autorisée à exploiter, ou ayant des objets entièrement ou partiellement semblables à ceux de cette compagnie ; (k) Acheter, prendre en échange ou en paiement ou acquérir autrement, détenir et posséder, et en même temps exercer tous les droits et privilèges de propriétaires et détenteurs, et vendre, avec ou sans garantie, et, nonobstant les dispositions de l'article 44 de la dite loi, faire le commerce des actions, obligations, débetures et autres valeurs de toute autre compagnie ou de toutes autres compagnies ayant des objets entièrement ou partiellement semblables à ceux de cette compagnie, en exploitant une affaire susceptible d'être exploitée de manière à profiter directement

ou indirectement à la compagnie, et établir, promouvoir ou aider autrement telle ou telles compagnies ; (l) Emettre des actions acquittées, obligations, débentures ou autres valeurs pour le paiement, total ou partiel, de toute propriété, immobilière, ou personnelle, droits de propriété, baux, affaires, franchise, entreprises, pouvoirs, privilèges, licences ou concessions, que cette compagnie pourrait légalement acquérir, et aussi en paiement de services rendus à la compagnie par voie de promotion ou autrement, et émettre des actions acquittées, obligations, débentures ou autres valeurs de la compagnie en paiement total ou partiel, ou en échange pour les actions, obligations, débentures ou autres valeurs de toute autre compagnie exploitant une affaire semblable ou pouvant aider à celle de cette compagnie ; (m) Vendre, louer, échanger ou disposer autrement de la totalité ou partie des propriétés, droits, entreprises de la compagnie pour la considération que cette compagnie pourrait croire acceptable et, en particulier, pour des actions, obligations, débentures ou autres valeurs de toute autre compagnie ayant des objets entièrement ou partiellement semblables à ceux de cette compagnie ; (n) Prêter des fonds aux personnes ou compagnies ayant des relations d'affaires avec la compagnie, et garantir l'exécution des contrats et de toutes autres obligations ou entreprises de toute autre compagnie dans laquelle la compagnie a des intérêts, et accepter en garantie pour les dits prêts et garanties n'importe quelle valeur qui pourrait être offerte par cette personne ou compagnie, comprenant des actions et débentures de la dite autre compagnie ; (o) Tirer, faire, accepter, endosser, escompter et émettre des billets à ordre, lettres de change, mandats, valeurs en vertu de la Loi des Banques et autres effets négociables ou transférables ; (p) Répartir en espèces ou autrement, selon que la chose aura été décidée, toutes recettes de la compagnie parmi ses membres, et particulièrement les actions, obligations, débentures et autres valeurs de toute autre compagnie formée pour prendre tout ou partie de l'actif et du passif de cette compagnie ; (q) De temps à autre, faire un ou plusieurs des actes et choses énumérés dans la présente charte, et exercer et jouir de tous les droits et privilèges, et faire tous les actes et choses reliés ou propres à atteindre les objets susdits ou aucun d'eux, et aussi exercer toute industrie reliée aux fins et objets ci-dessus. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Longueuil Riverside Land Company, Limited," avec un capital-actions de un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

The Commerce Publishing Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 30e jour de janvier 1913, constituant en corporation John Wilson Cook, conseil du Roi, Allan Angus Magee, avocat, Thomas Barnard Gould, solliciteur, Thomas Joseph Coonan, étudiant en droit, et Pearl Catherine Mahoney, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acquérir, rédiger, imprimer et publier des journaux, livres, revues, magazines ou autres publications et généralement exercer l'industrie d'éditeurs, imprimeurs, graveurs sur bois et métaux, stéréotypeurs, électrotypeurs et relieurs, et exercer tous les droits et privilèges s'y rattachant ; agir en qualité d'agents pour la vente de livres et publications de toutes sortes, soit à commission ou autrement, et solliciter des annonces et de la matière à annonces et les imprimer et distribuer ; (b) Acheter, vendre et céder des droits d'auteur ou droits en des titres se rattachant à toutes sortes de publications, illustrations et œuvres littéraires ; (c) Demander, obtenir, enregistrer, acheter,

louer ou permettre l'usage moyennant un droit régalien ou autrement, acquérir et détenir, posséder, utiliser, exploiter et introduire, et vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou autres, et utiliser, exercer et développer, accorder des permis pour leur usage ou autrement faire valoir toutes telles marques de commerce, noms de commerce, inventions, licences, procédés et choses semblables ou tous autres biens ou droits ; (d) Nonobstant les dispositions de l'article 44 de la dite loi, acheter et acquérir et détenir, posséder et vendre, avec ou sans garantie, les actions, débentures et obligations de toute corporation, manufacturière ou autre, exerçant une industrie semblable à celle de la présente compagnie, et se fusionner avec toute compagnie constituée dans le but d'exercer toute industrie semblable, et acquérir par achat, bail ou autrement, et régir, exploiter et exercer la propriété, l'entreprise et l'industrie de toute corporation semblable ; (e) Emettre, répartir et livrer comme acquittées et non cotisables toutes actions, débentures ou autres valeurs de la présente compagnie en plein paiement ou en paiement partiel de toute propriété, contrats, droits, actions, débentures ou valeurs de toute autre compagnie que la présente compagnie pourra acquérir pour les fins de son industrie et, avec l'approbation des actionnaires, émettre, répartir et livrer comme acquittées et non cotisables les parts du capital-actions de la compagnie en plein paiement ou en paiement partiel de services rendus ou à rendre à la compagnie par toute personne ou corporation soit pour services professionnels ou autres, ou par les promoteurs de la compagnie ; (f) Promouvoir toute autre compagnie ou compagnies formées dans le but d'acquérir la totalité ou une partie des biens ou engagements de la présente compagnie ou pour promouvoir directement ou indirectement ses objets ou intérêts, et acheter, souscrire ou autrement acquérir et détenir les actions, stocks ou obligations de toute compagnie, et si la distribution de biens ou le partage des profits a lieu, diviser ces actions, stocks ou obligations entre les membres de la compagnie en espèces ; (g) Acheter ou autrement acquérir et se charger de la totalité ou d'une partie des biens, affaires, propriété, privilèges, contrats, droits, obligations et engagements de toute personne, maisons ou corporations exerçant une industrie que la présente compagnie peut exercer ou toute industrie semblable, ou en possession de propriété propre aux fins de la présente compagnie ; (h) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie engagée ou exerçant ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ; (i) Placer et appliquer les fonds disponibles de la compagnie en les valeurs et de la manière qui sera déterminée de temps à autre ; (j) Vendre, arrenter ou autrement disposer de la propriété de la compagnie ou de toute partie de sa propriété à quelque condition que ce soit avec la faculté d'accepter en compensation de cette vente ou autre disposition des actions, stocks ou obligations de toute autre compagnie ; (k) Etablir et régulariser des agences pour les fins de la compagnie et faire tous les autres actes et choses avantageux pour atteindre les objets ci-dessus ou l'un d'eux, et exercer toute autre industrie, manufacturière ou autre, reliée à ce qui précède que la compagnie croirait capable d'être convenablement exercée en rapport avec les opérations ci-dessus ou censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (l) Payer à même les fonds de la compagnie tous les frais et dépens reliés à la formation et l'organisation de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Commerce Publishing Company, Limited," avec un capital-actions de quarante mille dollars divisé en 400 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

Financial Trust Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27e jour de janvier 1913, constituant en corporation Henry Noël Chauvin, George Harold Baker, Harold Earle Walker et James Edward Coulin, de la cité de Montréal, dans la province de Québec, avocats, et Christina Imrie, de la cité de Westmount, dans la dite province de Québec, teneur de livres, pour les fins suivantes :—(a) Agir comme receveur, syndic, cessionnaire, liquidateur, exécuteur, administrateur, curateur aux biens en faillite, aux interdits, à la personne ou à la propriété de toute personne que ce soit, et aux substitutions, gardien à la personne ou à la propriété, séquestre, judiciaire, ou autrement, tuteur, subrogé-tuteur et aviseur légal, agir comme agent pour l'achat, vente et administration de propriété mobilière et immobilière, agir comme agent ou courtier pour placer toute assurance que ce soit et agir comme dispatcheur, évaluateur et agent dans toute réclamation d'assurance ; (b) Accepter, recevoir, détenir et transférer la propriété de tous biens et de toute autre propriété, mobilière ou immobilière, qui serait accordée, confiée ou cédée à la compagnie par toute personne, corporation ou tribunal de justice, et exécuter et administrer tous tels fiducies ; (c) Recevoir toutes sortes de propriété mobilière en dépôt et pour garde en sûreté, et faire des prêts sur ces dépôts, et agir comme agents, consignataires et dépositaires de cette propriété ; (d) Prêter et placer les fonds confiés à la compagnie à cette fin, et assurer le remboursement de ces fonds ou le paiement de l'intérêt ou les deux, accepter et disposer de toute propriété cédée, engagée, hypothéquée, déposée ou entreposée entre les mains de la compagnie en rapport avec ce prêt ou placement ; (e) Promouvoir ou aider à promouvoir toutes autres compagnies ; assurer, placer ou aider à placer et garantir l'émission, ou le paiement de l'intérêt sur les actions, débentures, obligations ou valeurs de toute telle compagnie ; (f) Clore et liquider les affaires de personnes, sociétés, compagnies, corporations, associations et biens ; (g) Agir comme syndic au sujet de toute débenture, mortgage, hypothèque ou autre garantie émise selon la loi par toute corporation municipale ou autre ; détenir la propriété mortgagée hypothéquée et engagée pour assurer le paiement de débentures et autre dette, et disposer de telle propriété conformément et pour les fins énoncées dans l'instrument créant ce mortgage, hypothèque, gage ou obligation ; (h) Se porter garant de tout placement opéré par la compagnie en qualité d'agent, ou autrement ; (i) Donner des cautionnements pour l'accomplissement fidèle de tout contrat passé avec toute personne ou corporation, par toute personne ou corporation, et agir comme garant devant les tribunaux ; (j) Examiner, vérifier et faire rapport sur les livres, comptes, condition et solvabilité de corporations, sociétés et individus, lorsque la compagnie en sera sollicitée ou autorisée à cet effet par telles corporations, sociétés et individus, et aussi lorsqu'elle en sera requise par l'ordre d'un tribunal de juridiction compétente ; (k) Acheter, vendre et faire des placements dans des stocks, obligations, débentures et valeurs, garantis par hypothèque ou autrement, et dans des valeurs fédérales provinciales, britanniques, étrangères ou autres effets publics ; (l) Vendre ou disposer de toute propriété mobilière ou immobilière détenue par la compagnie ou en sa capacité fiduciaire, ou pour elle-même, ou autrement, mais la compagnie ne pourra pas disposer d'aucune propriété détenue par elle en sa capacité fiduciaire, à moins d'y être dûment autorisée selon la loi ou par l'instrument créant ce fidéicommis ; (m) Exiger, percevoir et recevoir toute rémunération légale ordinaire et frais et loyaux coûts convenus et raisonnables pour tous services passés ou futurs, devoirs, fiducies ou choses rendus, observés, exécutés ou faits en conformité des pouvoirs de la compagnie, même lorsque la dite compagnie agit en qualité de tuteur, subrogé-tuteur, curateur, conseil judiciaire, gardien, exécuteur, administrateur, syndic, mandataire ou toute autre capacité lorsque les services sont gratuits d'après la loi ou la coutume ; (n) Généralement, agir en qualité d'agents ou fondés de pouvoirs pour la transaction de toutes affaires, l'ad-

ministration de successions, le placement, et le recouvrement de deniers, loyers, intérêts, dividendes, hypothèques, obligations, comptes, billets et autres valeurs ; agir en qualité d'agents aux fins d'enregistrer, émettre et contresigner des transferts et certificats d'actions, obligations, débentures ou autres valeurs de la Puissance du Canada ou de toute province du Canada, ou de toute corporation, association ou municipalité, et recevoir et régir tous fonds d'amortissement s'y rattachant ; (o) Faire le commerce des immeubles, hypothèques, baux et autres droits immobiliers, ainsi que de propriété mobilière ; (p) Exercer toute autre industrie que la compagnie jugera capable d'être convenablement exercée en rapport avec ce qui précède ou de nature à augmenter directement ou indirectement la valeur des biens et droits de la compagnie ou les rendre profitables ; (q) Acquérir par achat, bail ou autrement, la totalité ou une partie de l'industrie, de la propriété et engagements de toute personne ou compagnie engagée dans une industrie que la compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie ; (r) Demander, acheter ou autrement acquérir et vendre tous brevets, brevets d'invention, marques de commerce, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre au sujet d'une invention ou procédé qui pourrait être utilisée pour les fins de la compagnie, ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des permis à leur sujet ou autrement faire valoir la propriété, les droits ou informations ainsi acquises ; (s) Construire, acquérir, détenir, entretenir, arrenter, vendre et transférer toute propriété mobilière et immobilière et tous droits ou privilèges que la compagnie jugera nécessaires ou utiles aux fins de son industrie, et en particulier tous terrains, bâtiments et dépendances, et accepter des mortgages et gages sur toute propriété mobilière ou immobilière ou toutes autres valeurs que ce soit et portant intérêt ou autrement que la compagnie jugera bon, de toute personne ou corporation en relations d'affaires avec la compagnie, et les vendre, céder ou autrement disposer de toutes telles valeurs et garanties ; (t) Placer et employer les fonds disponibles de la compagnie en la manière qui sera déterminée de temps à autre ; (u) Emettre des actions acquittées, obligations, ou débentures ou autres valeurs en paiement complet ou partiel de toute propriété mobilière ou immobilière, services, droits, bail, affaire, franchise, entreprise, pouvoir, privilège, licence ou concession que la présente compagnie pourra légalement acquérir, et en plein paiement ou en paiement partiel d'actions, obligations, débentures ou autres valeurs de toute autre compagnie engagée dans une industrie semblable ou reliée à l'industrie de la présente compagnie ; (v) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la compagnie, ou de toutes débentures, actions-débentures ou autres valeurs de la compagnie ou relativement à la formation ou promotion de la compagnie ou la conduite de ses affaires ; (w) Vendre ou autrement céder l'entreprise de la compagnie, ou toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour les actions, débentures, obligations ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (x) Faire tous et chacun les actes et choses ci-dessus en qualité de principaux, entrepreneurs, syndics ou autrement, et par et au moyen de syndics, agents, ou autrement, et soit seuls ou conjointement avec d'autres ; (y) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (z) Distribuer sous forme de dividende ou autrement tous biens de la compagnie en espèces, ou en nature entre les membres, et en particulier les actions, débentures, ou débentures-actions de toute autre compagnie ; (aa) Les pouvoirs conférés par chaque paragraphe ne seront en aucune manière ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe que ce soit. La compagnie exercera son industrie par

tout le Canada et ailleurs, sous le nom de "Financial Trust Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

Central Land Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28e jour de janvier 1913, constituant en corporation Thibaudeau Rinfret, conseil du Roi, Rosario Genest et Joseph Emile Billette, avocats, et Anna Clément et Angéline Marceau, sténographes, de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire le commerce général d'immeubles ; louer, acheter et faire des transactions de propriétés immobilières ; (b) Faire des transactions et négocier avec d'autres compagnies exerçant une industrie semblable, et généralement faire toutes les opérations nécessaires au commerce d'immeubles ; (c) Souscrire, acheter ou autrement acquérir les actions, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation et les payer en actions, obligations, débetures ou autres valeurs de la présente compagnie, et détenir, vendre ou autrement céder les actions, obligations, débetures ou autres valeurs ainsi acquises, et, tant qu'elle les détiendra elle en exercera tous les droits et pouvoirs d'un propriétaire, y compris le droit de voter en vertu de ces valeurs, et garantir le paiement du principal ou des dividendes et intérêts sur les actions, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, ou exerçant une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie, ou avec laquelle la présente compagnie aurait des relations d'affaires, et promouvoir toute compagnie ou corporation ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie ; (d) Se consolider ou se fusionner avec toute autre compagnie ou corporation dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, et conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute autre personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à entreprendre ou exercer, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et faire des avances de fonds, garantir les contrats, ou autrement aider cette personne, compagnie ou corporation et prendre ou autrement acquérir des actions et valeurs de toute compagnie ou corporation semblable, et les vendre, détenir, émettre et réémettre, avec ou sans garantie du principal et des intérêts ou autrement en disposer ; (e) Acheter louer ou autrement acquérir et détenir, exercer et posséder en son propre nom ou au nom des personnes, maisons, compagnie ou compagnies ci-après mentionnées, si elle en est dûment autorisée, la totalité ou une partie de la propriété, industrie, franchises, clientèle, droits, pouvoirs et privilèges détenus ou possédés par toute personne ou maison ou par toute compagnie ou compagnies exerçant ou formée dans le but d'exercer une industrie semblable ou en partie semblable à celle que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie, et payer pour cette propriété, industrie, franchises, clientèle, droits, pouvoirs et privilèges en totalité ou en partie en deniers comptants ou en totalité

ou en partie en actions acquittées de la présente compagnie ou autrement, et se charger des engagements de cette personne, maison ou compagnie, et exercer les droits, pouvoirs et franchises de toute compagnie dont la présente compagnie possède les parts du capital-actions au nom de cette compagnie ou en son propre nom ; (f) Vendre, arrenter, échanger, céder, faire valoir ou autrement disposer de la propriété, droits, franchises et entreprise de la compagnie ou de toute partie de son entreprise pour la compensation que la compagnie jugera convenable et en particulier pour les actions, obligations, débetures ou autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (g) Placer les fonds dont la compagnie n'aura pas immédiatement besoin en les valeurs et de la manière qui sera déterminée de temps à autre ; (h) Distribuer en espèces ou autrement, selon qu'il aura été décidé, tous biens de la compagnie entre ses membres, et en particulier les actions, obligations, débetures ou autres valeurs de toute autre compagnie qui pourra avoir pris à son nom la totalité ou une partie des biens ou engagements de la présente compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Central Land Company, Limited," avec un capital-actions de trois cent mille dollars, divisé en 3,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 29e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

St. Catherine Heights, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 29e jour de janvier 1913, constituant en corporation Joseph Mathias Dorion, de la ville de Lachute, dans la province de Québec, courtier d'assurance, John Robert Collins et William Henry Moran, de la ville de Fasset, dans la dite province de Québec, marchands de bois, Joseph Aimé Papineau, courtier, et Arthur Théodore Côté, comptable, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—(a) Acquérir par achat, bail ou autrement, et détenir et posséder des biens-fonds et immeubles ; faire, bâtir et construire des travaux publics et privés, des édifices, entreprises et opérations, maisons d'habitation, fabriques, boutiques et autres constructions ; vendre, arrenter, céder, échanger, ou autrement disposer de ces immeubles ou de toute partie d'iceux, et développer, améliorer, exploiter et diviser toute telle propriété en rues, ruelles, squares, lots ou autrement ; (b) Aider à la construction et entretien, ou construire ou entretenir, des ruelles, chemins, rues, aqueducs ou autres ouvrages et améliorations propres à rendre la propriété de la compagnie plus accessible et profitable ; (c) Acheter, acquérir, détenir, transférer, vendre et disposer des actions, stocks, débetures, obligations ou autres valeurs de toute autre compagnie dont les objets sont de quelque manière semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (d) Vendre ou autrement disposer de l'entreprise de la compagnie ou d'une partie quelconque de son industrie aux termes et conditions que la compagnie jugera bon, et accepter des actions, obligations, stocks ou autres valeurs de toute autre compagnie en plein paiement ou en paiement partiel de telle industrie ; (e) Acquérir, détenir et vendre et disposer de toute affaire, franchise, entreprise, droits, privilèges, baux, contrats, biens, et autres droits que la compagnie peut légalement acquérir ; et les payer en tout ou en partie en deniers comptant, ou en tout ou en partie en stocks, obligations ou autres valeurs de la compagnie, et à cet effet émettre des actions de la présente compagnie comme acquittées et non cotisables, à tout individu, maison ou corporation, en paiement de toute affaire, franchise, entreprise, propriété, droits,

privilèges, baux, contrats, biens-fonds, stocks, actif, ou autres droits que la compagnie peut acquérir ; (f) Ouvrir, développer, et exploiter des carrières et autres travaux du même genre sur la propriété de la compagnie ; (g) Acheter de la force électrique et la vendre et distribuer pour des fins d'éclairage, de manufacture ou autres reliées à une partie quelconque de l'industrie de la compagnie ; (h) Agir en qualité d'agent pour exercer une partie quelconque de l'industrie que la compagnie est autorisée à exercer, et en général faire tous les actes et choses qui seront nécessaires pour le développement des affaires de la compagnie et l'exécution des entreprises. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "St. Catherine Heights, Limited," avec un capital-actions de soixante-quinze mille dollars, divisé en 1500 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Lachute, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 30e jour de janvier 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

L'Imprimerie Populaire, Limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de février 1913, constituant en corporation Edmond Hurtubise, courtier en assurance, Albert Mercier et Joseph Odilon Beaudet, imprimeurs, Joseph Antoine Hardy et Virginie Godmer, comptables, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes, savoir :— (a) Pratiquer l'industrie et le commerce d'imprimerie, de gravure, de photographie, de reliure, de librairie, d'illustration, de papeterie, d'objets d'art et de tout ce qui n'est pas incompatible avec ces commerces et industries ; (b) Editer, imprimer, publier, acheter et vendre des livres, brochures, revues, journaux et toutes publications périodiques ou autres ; (c) Acheter, louer et exploiter, à quelque titre que ce soit, des journaux, revues, publications ou autres entreprises, ainsi que les ateliers, fabriques, magasins et bureaux nécessaires ou correspondant aux divers commerces et industries qu'elle pratiquera ; vendre, louer, affermer ou faire exploiter, en tout ou en partie, par d'autres personnes ou compagnies, des journaux, publications et autres entreprises, ainsi que les ateliers, fabriques, magasins et bureaux nécessaires ou correspondant à ces diverses entreprises ; (d) S'associer ou se fusionner, par vente, par achat, ou autrement, avec toute personne ou compagnie exerçant des industries ou négoce analogues à ceux qu'elle pratique ou peut pratiquer ; (e) Acquérir, louer, posséder, à quelque titre que ce soit, des biens mobiliers et immobiliers ; les revendre, les louer, ou en disposer de toute autre manière ; (f) Acquérir, détenir et posséder des actions ou obligations d'autres compagnies ou corporations faisant un commerce en tout ou en partie semblable à celui de la compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (g) Donner des actions libérées de la compagnie, en paiement total ou partiel (1°) du prix des biens meubles et immeubles acquis par la compagnie ; (2°) de toute licence, bail ou privilège exercé par la compagnie ; (3°) avec l'approbation des actionnaires de tout travail fait ou à faire pour la compagnie, ou de tout service à elle rendu ou à rendre. La compagnie exercera son industrie, par tout le Canada et ailleurs sous le nom de "L'Imprimerie Populaire Limitée," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

6

Missisquoi Marbles, Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 31e jour de janvier 1913, constituant en corporation Andrew Ross McMaster, de la cité de Westmount, dans la province de Québec, conseil du Roi, Talbot Mercer Papineau, avocat, John Kerry, étudiant en droit, et Margaret Hartley, secrétaire, de la cité de Montréal, dans la dite province de Québec ; et Gertrude Harriet Flawn, de la ville d'Outremont, dans la dite province de Québec, secrétaire, pour les fins suivantes :— (a) Acheter, prendre à bail ou autrement acquérir des carrières, sablonnières, sablières, mines, droits miniers et terrains métallifères et tout intérêt en telles propriétés, et les explorer, travailler, exercer, développer et les faire valoir, et en particulier acquérir comme industrie active les affaires et l'entreprise de la Missisquoi Marble Company, Limited, et les payer en la manière que la présente compagnie le jugera bon, y compris les actions et valeurs de la présente compagnie ; (b) Bocarder, obtenir, couper, sortir, affiner, tailler, amalgamer, manipuler et préparer pour le marché toute sorte de pierre, métaux et substances minérales et faire toutes les autres opérations minières ou métallurgiques qui sembleront avantageuses pour les objets de la compagnie ; (c) Acheter, vendre, manufacturer et céder des carrières, terrains miniers, minéraux, matériel, machinerie, instruments, moyens de transport, denrées et choses capables d'être utilisées en rapport avec les opérations minières ou métallurgiques ou requises par les ouvriers ou autres employés de la compagnie ; (d) Construire, exécuter, entretenir, améliorer, régir, travailler, contrôler et surveiller tous droits, voies et tramways, embranchements et voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, ponts, réservoirs, cours d'eau, aqueducs, usines électriques, fabriques, entrepôts, ateliers et autres installations et facilités qui sembleront directement ou indirectement avantageuses pour les objets de la compagnie et subventionner ou autrement aider ou prendre part à telles opérations ; (e) Exercer l'industrie de camionneurs et voituriers pour les fins de la compagnie ; (f) Fabriquer et distribuer de l'énergie électrique pour la lumière, la chaleur et la force motrice, cette distribution au delà des terrains de la compagnie étant subordonnée à tous les règlements municipaux ou autres à ce sujet ; (g) Acquérir, ériger et entretenir des maisons, habitations et pensions pour l'usage des employés de la compagnie et autres ; (h) Exercer toute autre industrie, manufacturière ou non, que la compagnie jugera propre à être avantageusement exercée en rapport avec son industrie ou de nature à augmenter directement ou indirectement la valeur de la propriété ou des droits de la compagnie ou de les rendre profitables ; (i) Acquérir ou entreprendre la totalité ou une partie des affaires, propriétés ou engagements de toute personne ou compagnie engagée dans une industrie semblable à celle que la présente compagnie est autorisée à exercer, ou en possession de propriétés propres aux fins de la présente compagnie ; (j) Souscrire, assurer et acquérir par achat, échange ou autre titre légal et détenir, soit absolument ou comme détenteur par voie de garantie collatérale ou autrement, et vendre, céder, transférer et autrement disposer de stocks, obligations, débentures ou autres valeurs de toute autre compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (k) Demander, acheter ou autrement acquérir toutes patentes, brevets d'invention, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout renseignement secret ou autre au sujet d'une invention capable d'être utilisée pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter à la présente compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des licences à leur sujet ou autrement faire valoir les biens, droits, intérêts ou renseignements ainsi acquis ; (l) S'associer ou conclure des conventions au sujet du partage des profits, de la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou

de s'engager dans une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prêter des fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie ; (m) Conclure des conventions avec tout gouvernement ou autorité municipale, locale ou autre qui sembleront avantageuses pour les objets de la compagnie ou l'un de ses dits objets, et obtenir de ce gouvernement ou autorité tous les droits, privilèges, franchises et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer à ses conventions, droits, privilèges et concessions ; (n) Payer pour toute propriété acquise par la compagnie ou avec l'approbation des actionnaires, pour tous services rendus à la compagnie avant qu'elle soit constituée ou après, par l'émission d'actions acquittées en paiement de telle propriété ou comme récompense de tels services ; (o) Vendre ou autrement céder l'entreprise et la propriété de la compagnie ou de toute partie de son entreprise pour la compensation que la compagnie jugera suffisante, et en particulier pour les actions, débentures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (p) Faire tout ce qui précède en qualité de principaux, agents, entrepreneurs, syndics ou autrement, et par l'entremise de syndics ou agents ou autres, et soit seuls ou conjointement avec d'autres ; (q) Se fusionner avec toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, en totalité ou en partie ; (r) Faire toutes autres choses découlant des dits objets ou de nature à aider à l'accomplissement des dits objets ; (s) Les objets, pouvoirs et fins ci-dessus de la compagnie seront censés être distincts et ne pas dépendre les uns des autres, et l'interprétation des dits pouvoirs pourra être étendue mais elle ne sera pas limitée par induction des termes de tout autre pouvoir. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Missisquoi Marbles, Limited," avec un capital-actions d'un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera au village de Philipsburg, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de février 1913.

32-2

THOMAS MULVEY,
Sous-secrétaire d'Etat.

The Metropolitan Building Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 31e jour de janvier 1913, constituant en corporation James Allan Smart et Elijah Jones, de la cité de Montréal, dans la province de Québec, gérants ; et Allan Crawford Davenport Smart, Gerald Selkirk Smart et Edmund George Alphaus Smart, de la ville de Lachine, dans la dite province de Québec, commis, pour les fins suivantes :—(a) Acquérir par achat, bail ou autrement, et détenir et posséder des biens-fonds et immeubles ; (b) Faire, bâtir et construire des maisons d'habitation, fabriques, boutiques et autres constructions ; (c) Vendre, arrenter, céder, échanger, régir ou autrement disposer de tous tels biens-fonds et développer, améliorer, exploiter ou diviser toute telle propriété en rues, ruelles, squares, lots ou autrement ; (d) Acheter, acquérir, détenir, transférer, placer et céder des stocks, débentures, obligations ou autres valeurs de toute autre compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (e) Vendre, améliorer, régir, développer, échanger, arrenter ou céder, faire valoir ou autrement disposer des droits, propriété, valeurs ou entreprises de la compagnie ou de toute partie de ses entreprises ou se fusionner avec toute compagnie semblable aux clauses et conditions que la compagnie jugera acceptables, et accepter des deniers comptants, actions, obligations, débentures, stocks ou autres valeurs de toute autre compagnie en paiement complet ou partiel de telle propriété ; (f) Faire des avances de fonds au moyen de prêts aux acquéreurs ou locataires de toute partie des immeubles de la compagnie pour des fins de construction ou prêter des deniers à ces dites

personnes et aux conditions qui seront jugées opportunes et en particulier aux clients et autres ayant des relations d'affaires avec la compagnie, et garantir l'exécution des contrats de toutes telles personnes ; (g) Placer et disposer des fonds disponibles de la compagnie en les valeurs et de la manière qui seront déterminées de temps à autre ; (h) Rémunérer en deniers comptants, et, avec l'approbation des actionnaires, en actions acquittées et non cotisables, obligations, ou de toute autre manière, toute personne ou personnes, corporation ou corporations pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement des actions, obligations ou valeurs de toutes sortes acquises par la compagnie ou pour services rendus relativement au développement de la compagnie ou en plein paiement ou en paiement partiel de toutes propriétés, biens, droits ou privilèges ou au sujet de la conduite de son exploitation ; (i) Faire tous les actes et exercer tous les pouvoirs et faire toutes les opérations se rattachant à la bonne exécution des objets pour lesquels la présente compagnie est organisée et de nature à permettre à la compagnie d'exploiter son industrie d'une manière profitable. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Metropolitan Building Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 3e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

Prescott Land Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 1er jour de février 1913, constituant en corporation John Mack, Alfred Peltier, Louie Donald Robertson et Leland Langwerth Deffenbaugh, agents, et Evelyn Ennis, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acquérir par achat, bail, échange ou autrement, et utiliser, détenir et améliorer des terrains, tènements, héritages, immeubles et tout intérêt en telles propriétés, et généralement faire les opérations d'une compagnie foncière, avec le pouvoir d'acheter, détenir, développer, améliorer, défricher, établir et autrement céder et disposer de terrains et biens-fonds, cultivés ou non, et tout intérêt ou droit en telles propriétés, et, sur ces dits terrains, faire, construire, ériger et entretenir des chemins, ponts et autres communications intérieures, maisons, moulins, fabriques et autres bâtiments et travaux nécessaires ou utiles pour l'occupation ou le développement de tous tels terrains, et exploiter et exécuter tous travaux ou améliorations sur ces dits terrains ; (b) Vendre, arrenter, transférer, échanger ou autrement disposer de tous tels biens-fonds, et développer, améliorer, et diviser toute telle propriété en lots à bâtir, rues, ruelles, squares ou autrement ; (c) Sortir, creuser, extraire, traiter, manufacturer et autrement préparer pour le marché, et acheter, vendre ou autrement faire le commerce de toutes sortes de minéraux, substances minérales, argile, sable, brique, ciment, houille, chaux, pierre à chaux, grès ou autre sorte de pierre ainsi que leurs produits naturels et produits secondaires ; (d) Manufacturer, acheter, vendre et faire le commerce de toutes sortes de marchandises, effets et articles ; (e) Acheter ou autrement acquérir et détenir, vendre ou autrement disposer de toutes sortes de biens meubles et immeubles ; (f) Organiser, régir ou développer ou aider à l'organisation, la régie ou le développement de toute corporation, compagnie, syndicat ou entreprise ; (g) Lever et aider à lever des fonds et aider au moyen de bonis, prêts, promesses, endossement, garantie d'obligations, débentures ou autres valeurs ou autrement, de toute autre compagnie ou corporation et garantir l'exécution des entreprises de telle compagnie ou corporation et de toute personne avec laquelle la présente compagnie aurait des relations d'affaires ; (h) Souscrire, acheter, prendre ou acquérir autrement et détenir comme principaux ou agents et absolument en qualité de propriétaires ou par voie de

garantie collatérale et avoir la jouissance, vendre, échanger, voter en vertu de ces valeurs ou céder autrement les actions, obligations, débetures et autres valeurs de tout gouvernement ou de toute compagnie ou corporation municipale, industrielle ou financière, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*; (i) Emettre et répartir comme acquittées les actions de la compagnie constituée par la présente charte, en plein paiement ou en paiement partiel de toute industrie, franchise, entreprise, propriété, droits, pouvoirs, privilèges, baux, licences, contrats, biens-fonds, stocks, obligations, débetures ou autres biens ou droits qu'elle peut légalement acquérir en vertu des pouvoirs qui lui sont conférés par la présente charte; (j) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à augmenter la valeur des biens ou droits de la présente compagnie, ou prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les vendre, détenir, réemettre, avec ou sans garantie ou autrement en disposer, ou se fusionner avec toute telle compagnie; (k) Distribuer entre les actionnaires de la compagnie en nature toutes actions, débetures, valeurs ou biens appartenant à la présente compagnie, ou dont la présente compagnie pourra disposer; (l) Vendre, arrenter ou autrement disposer de la propriété et de l'entreprise de la compagnie, ou de toute partie de son entreprise pour la compensation que la compagnie jugera suffisante, et en particulier pour les actions, débetures, obligations ou valeurs de toute autre compagnie; (m) Faire tous les actes nécessaires pour entreprendre, exercer ou terminer toute opération que la présente compagnie est autorisée à exercer ou entreprendre; (n) Les pouvoirs accordés par la présente charte ne seront ni limités ni diminués par l'application ou l'interprétation de tout autre pouvoir ainsi accordé. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Prescott Land Company, Limited," avec un capital-actions de dix mille dollars, divisé en 1,000 actions de dix dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

Compagnie des Pharmacies de Familles, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de février 1913, constituant en corporation Paul Olivier Coulombe, Antoine Comiré et Philadelphie Routhier, courtiers d'immeubles, Ulysse Paquin et Henri Marin, comptables, et Joseph Beaulac, capitaliste, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes, savoir:—(a) Manufacturer, importer, acheter, vendre et disposer de drogues, produits chimiques, médicaments, matières tinctoriales, articles de toilette, articles de fantaisie, parfums, approvisionnements pour médecins et pour hôpitaux, bouteilles, jarres, bidons, boîtes, capsules, contenants, étiquettes et autres articles semblables et divers de produits pharmaceutiques en formant une partie composante; (b) Pour les dites fins, acquérir comme industries actives les entreprises, la clientèle, les marques de commerce, les propriétés, biens et droits de toutes personnes, maisons ou corporations engagées dans telle industrie et se charger des engagements des dites personnes, maisons ou corporations; (c) Acquérir et recevoir par achat, location ou autrement et posséder des propriétés mobilières et immobilières, en retirer les revenus, les louer, vendre, échanger, céder, aliéner ou autrement en disposer à quelque titre que ce soit; emprunter et contracter des opérations financières aux fins d'atteindre le but proposé;

6¹/₂

(d) Payer pour tous biens, droits ou choses requises ou utiles pour la compagnie ou avec l'approbation des actionnaires pour services à elle rendus, en obligations, actions ou autres valeurs ou biens de la compagnie, ou par l'émission de parts acquittées et non cotisables de son capital-actions; (e) Se consolider ou fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "La Compagnie des Pharmacies de Familles, Limitée," avec un capital-actions de dix mille dollars, divisé en 100 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

32-2

Unity Corporation, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 3e jour de février 1913, constituant en corporation Sydney Gillen Hyman et George Stymest Robertson, gérants, Henry Day, comptable, William Clement Munn, entrepreneur, et Harris James Creswell, notaire, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—(a) Faire les opérations d'agents et de commerçants de biens-fonds, y compris les terrains, bâtiments et améliorations qui s'y trouvent, et à l'effet d'intéresser les acquéreurs, aux risques communs pour l'achat et la vente de biens-fonds et comme agents et courtiers d'assurance; (b) Acheter, arrenter ou autrement acquérir, posséder, vendre ou autrement disposer de terrains, bâtiments et autres propriétés mobilières ou immobilières, ou tout intérêt en ces propriétés, pour elle-même ou en fiducie pour d'autres, et généralement trafiquer de telle propriété d'une manière quelconque; (c) Exercer toute autre industrie que la compagnie jugera propre à être exercée en rapport avec son industrie, ou censée accroître directement ou indirectement la valeur des droits ou propriété de la compagnie ou les rendre profitables; (d) Acquérir par achat, bail ou autrement, et entreprendre la totalité ou une partie de l'industrie, propriété ou engagement, de toute personne, maison ou compagnie, ou les actions, obligations ou débetures ou autres valeurs de toute compagnie engagée dans une industrie en tout ou en partie semblable à celle exercée par la présente compagnie, ou en possession de propriété propre aux fins de la présente compagnie, ou se fusionner avec toutes telles compagnies; (e) Payer pour toute propriété ou droits acquis par la compagnie, ou pour services rendus ou à rendre à la compagnie, soit en deniers comptants ou en actions acquittées ou en d'autres valeurs que la compagnie est autorisée à émettre, ou partie d'une manière et partie de l'autre, et généralement aux termes et conditions que la compagnie déterminera; (f) Vendre, louer, ou autrement disposer en tout ou en partie de l'entreprise, des biens et de la propriété de la compagnie, pour la compensation et aux termes et conditions que la compagnie jugera bon, et en particulier pour des actions et valeurs de toute autre compagnie; (g) Exercer tous les actes et choses ci-dessus énumérés soit comme principaux, agents ou syndics, ou par l'entremise de syndics, agents ou autrement, et soit seuls ou conjointement avec d'autres; (h) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement de l'un ou plusieurs des objets pour lesquels la présente compagnie a été formée. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Unity Corporation, Limited," avec un capital-actions de vingt mille dollars, divisé en 200 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

Liberty Tailors, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 1er jour de février 1913, constituant en corporation Charles Alexander Pope, Gregor Barclay et William Bridges Scott, avocats, James Geary Cartwright, comptable, et Robert Edwin Moyse, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, vendre et disposer de toutes sortes de vêtements, hardes et habillements, garnitures, marchandises de fantaisie et articles de même nature et toutes autres choses nécessaires ou reliées à un tel commerce, ou qui sont ou peuvent être utilisés ou vendus par ceux qui sont engagés dans ce commerce ; (b) Acheter ou autrement acquérir, détenir, louer, vendre ou autrement disposer de toute propriété mobilière ou immobilière, droits, privilèges, concessions, patentes, dessins, marques de commerce ou noms de commerce qui seraient nécessaires ou utiles à l'exercice de l'industrie de la compagnie ; (c) Eriger, construire, entretenir et exploiter des bâtiments, travaux, machinerie, et commodités qui seront censés propres à atteindre directement ou indirectement l'un quelconque des objets de la compagnie ; (d) Acheter ou autrement acquérir ou entreprendre la totalité ou une partie de l'industrie, propriété, actif ou passif de toute personne, société ou compagnie engagée dans une industrie dont les objets sont en tout ou en partie semblables à ceux de la compagnie ou en possession de propriété propre aux fins de la compagnie ; (e) Emettre des actions acquittées, obligations ou débentures pour le paiement complet ou partiel de toute propriété, mobilière ou immobilière, droits, réclamations, privilèges, concessions ou autres avantages que la compagnie pourra légalement acquérir ; (f) Acheter, acquérir, détenir, et posséder le capital-actions ou les valeurs de toute autre compagnie exerçant ou engagée dans toute industrie que la présente compagnie est autorisée à exercer ou entreprendre, et vendre ou autrement disposer de ces actions ou valeurs, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (g) Distribuer entre les actionnaires de la compagnie en nature la propriété ou les biens de la compagnie ; (h) Se fusionner avec toute autre compagnie ou compagnies dont les objets sont semblables ou comprennent des objets semblables à ceux de la présente compagnie ; (i) Vendre, louer, échanger, ou autrement disposer, en tout ou en partie, de la propriété, droits ou entreprise de la compagnie, pour la compensation qui sera convenue ; (j) Faire tous les actes et choses et exercer toute industrie, manufacturière ou autre, qui seront reliés aux fins ou objets de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Liberty Tailors, Limited," avec un capital-actions de dix mille dollars, divisé en 200 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

Marcil Trust Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 4e jour de février 1913, constituant en corporation l'honorable Charles Marcil, membre du Conseil privé de Sa Majesté pour le Canada, John Phelan Callaghan et Arthur Sidney Renshaw, gérants, Joseph Adhémar Ogden, notaire, Alfred Gravel, comptable, John Ogilvy Harris, surintendant de constructions, et Alfred Bureau, gérant de bureau, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Accepter, remplir et exécuter

tous fidéicommiss et pouvoirs de tous genres qui pourront être donnés, confiés ou livrés à la compagnie par toute personne ou tout corps politique ou corporation ou autre autorité par donation, transport, transfert, testament, legs ou autrement ou qui pourraient être confiés, livrés, transférés ou donnés par toute cour d'archives ou aux conditions qui seront agréées ou que le tribunal, en cas d'incapacité, approuvera ; prendre, recevoir, détenir et transporter tous biens, biens-fonds et propriétés, mobilières et immobilières, qui pourront être accordés, confiés ou transférés à la compagnie avec son assentiment à ce ou ces fidéicommiss ; (b) Accepter et occuper l'emploi et accomplir tous les devoirs de receveur, fidéicommissaire, cessionnaire, syndic pour le bénéfice des créanciers, liquidateur, exécuteur, administrateur, curateur aux biens des faillis, gardien de la personne ou de la propriété, séquestre judiciaire, tuteur et subrogé tuteur aux mineurs, curateur aux interdits et à toutes autres personnes auxquelles des curateurs peuvent être nommés, conseils judiciaires, curateurs aux substitutions, et dans tous les autres cas où des curateurs à la propriété peuvent être nommés, lorsqu'ils le sont de la même manière que des individus sont désignés pour occuper cet emploi ; (c) Agir comme agence ou association pour ou au nom d'autres qui lui confient des deniers pour prêter ou placer et garantir aussi le remboursement du principal ou le paiement de l'intérêt ou les deux de tous deniers confiés à la compagnie pour en faire le placement ; et afin d'assurer la compagnie contre les pertes sur toutes garanties ou obligations ou avances faites par la compagnie, recevoir et disposer de toutes de propriétés ou valeurs confiées, engagées, hypothéquées ou cédées à la compagnie ou entreposées par elle en rapport avec telle garantie, obligation, avance ou placement ; (d) Agir en qualité d'agents, courtiers, fondés de pouvoirs ou principaux pour la transaction d'affaires générales, ou au sujet de l'administration de propriétés mobilières ou immobilières, et agir en qualité d'agents et fiduciaires au sujet de l'administration de fonds d'amortissement pour toute personne, corporation ou compagnie ; accepter et exécuter tout mandat ayant pour objet d'émettre, contresigner, garantir ou engager, vendre ou acheter des actions, obligations, débentures ou autres valeurs, mobilières, immobilières ou mixtes ; agir en qualité d'agents aux fins d'enregistrer ou contresigner des certificats d'actions, obligations ou autres valeurs ou titres de toute personne, gouvernement, province, pays étranger ou de toute personne, compagnie, corporation, municipalité ou association et recevoir et administrer des fonds d'amortissement s'y rattachant ; agir en qualité d'agents pour enregistrer ou contresigner des certificats d'actions ou autres valeurs, et remplir tous contrats que ce soit, et plus spécialement et sans limiter les termes ci-dessus, agir en qualité d'agents financiers, d'enregistrement et de transfert pour toute personne, gouvernement, municipalité, corps politique ou corporation, et en cette qualité recevoir et dépenser des fonds, et transférer, enregistrer et contresigner des certificats d'actions, obligations et autres titres, et agir en qualité d'agents pour toute personne, gouvernement ou corporation de pays étrangers ou du Canada ; agir en qualité d'agents pour toute personne, corporation ou compagnie pour recouvrer les coupons d'intérêt sur toutes sortes de valeurs ; (e) Vendre des hypothèques ou autres valeurs ; vendre ou autrement disposer de toute propriété immobilière, détenue à une époque quelconque par la compagnie ; (f) Acheter, vendre et céder des actions, stocks, obligations, débentures et valeurs de toutes corporations municipales et autres, ou de compagnies à fonds social, ou de valeurs fédérales, provinciales, anglaises, étrangères ou autres valeurs publiques ou des biens-fonds, baux et autres droits en des biens-fonds, ainsi que des biens meubles, et soit en qualité de principaux ou d'agents, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (g) Recevoir des effets mobiliers de toute sorte en dépôt et faire les opérations générales d'une compagnie dépositaire ou entrepositaire, et, plus spécialement construire, entretenir, exploiter et louer les bâtiments et constructions convenables pour recevoir et emmagasiner des effets mobiliers de tous genres ; agir en qualité d'agents, consignataires et dépositaires de tels effets mobiliers et prendre toutes sortes d'effets mobiliers en dépôt et

garde, aux conditions qui seront agréées ; (h) Acquérir par achat, bail, échange ou autrement et détenir, améliorer, subdiviser, construire, utiliser, administrer, arrenter, transférer, vendre, échanger et céder toutes sortes de biens meubles et immeubles, et construire, ériger, réparer et altérer des maisons, magasins, entrepôts et autres constructions sur ces terrains ou sur toute partie de tels immeubles, et à ces fins exercer l'industrie d'ingénieurs, architectes et constructeurs ; (i) Émettre des actions acquittées, obligations ou débiteures ou autres valeurs en plein paiement ou en paiement partiel de toute propriété mobilière ou immobilière, droits, baux, affaires, franchises, entreprises, pouvoirs, privilèges, licences ou concessions que la compagnie pourra légalement acquérir, et en plein paiement ou en paiement partiel ou en échange d'actions, obligations, débiteures ou autres valeurs de toute autre compagnie exerçant une industrie semblable ou se rattachant à l'industrie de la présente compagnie, sur sa propre propriété ; (j) Promouvoir, organiser, régir ou développer, ou aider à promouvoir, organiser, régir ou développer toute corporation, compagnie syndicat, ou entreprise et faire tous les actes nécessaires à cette fin ou s'y rattachant ; et dans ce but, souscrire, acheter et vendre les débiteures, obligations, débiteures hypothécaires et toutes les autres valeurs de telle compagnie et d'autre manière employer les fonds ou le crédit de la compagnie en la manière qui sera jugée convenable pour ces fins, soit en employant actuellement toute partie des deniers de la compagnie dans ce but ou en plaçant sur le marché ou en garantissant l'émission ou le paiement de l'intérêt sur les actions, débiteures, obligations, débiteures hypothécaires, stocks ou autres valeurs de telle autre compagnie ; et agir en qualité d'agents afin de percevoir et convertir en deniers ses propres valeurs et biens engagés ; et administrer, régir, liquider et terminer les affaires de successions, personnes, sociétés, associations et corporations et faire tous les actes et choses nécessaires à ces fins ou s'y rattachant ; (k) Garantir le paiement de toutes débiteures, actions-débiteures, obligations ou tous placements ou valeurs détenues ou cédées par la compagnie ainsi que l'intérêt sur ces dites valeurs ; (l) Agir en qualité de fiduciaires au sujet de toutes débiteures, obligations, mortgages, hypothèques ou autres valeurs émises conformément à la loi par toute corporation municipale ou autre, ou par toute personne, maison ou compagnie ; détenir la propriété hypothéquée ou engagée pour garantir le paiement de débiteures, obligations, hypothèques et toutes autres valeurs et créances, et agir au sujet de telle propriété conformément et selon le but mentionné dans l'instrument créant cette hypothèque, obligation, engagement ou valeur ; (m) Prêter des fonds, garantir les contrats ou autrement aider les personnes avec lesquelles la compagnie aurait des relations d'affaires et en particulier les acquéreurs de terrains ou autre propriété de la compagnie ; (n) Acheter ou autrement acquérir, détenir et vendre ou autrement céder la propriété mobilière ou immobilière détenue par la compagnie, ou en sa qualité de fiduciaire, ou à son propre compte comme agents, courtiers, fondés de pouvoirs, principaux ou autrement ; (o) Acheter, améliorer, régir, développer, échanger, arrenter, transférer, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie ; (p) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (q) Acheter, louer ou autrement acquérir toute industrie semblable, dans son caractère et ses objets, à celle de la présente compagnie ; (r) Faire des recherches, examiner, faire rapport et apurer les livres, factures, conditions, solvabilité, perspectives, industrie et affaires de corporations, sociétés, maisons et individus lorsqu'elle en sera requise et autorisée par toutes telles corporations, sociétés, maisons et individus et aussi lorsqu'elle en recevra l'ordre d'un tribunal de juridiction compétente ; (s) S'enquérir, examiner et faire rapport sur le titre et la valeur de propriétés, mobilières ou immobilières, privées ou publiques ; ou sur la légalité de toute émission d'obligations, débiteures ou autres valeurs de toute corporation ou sur les circonstances de toute industrie, affaire ou entreprise, et généralement de tous biens, propriété ou droits, garantir ou non tous tels rapports ; (t) Placer et appliquer les fonds disponibles

de la compagnie en les valeurs et de la manière qui sera déterminée de temps à autre et varier ces placements et les vendre ou autrement en disposer ; (u) Distribuer entre les actionnaires de la compagnie, en espèces ou autrement, selon qu'il a été résolu, tous biens de la compagnie et en particulier les actions, obligations, débiteures ou valeurs de toute autre compagnie formée dans le but de prendre à son nom la totalité ou une partie des biens ou engagements de la présente compagnie ; (v) Vendre, arrenter ou autrement céder la propriété et l'entreprise de la compagnie, ou toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour les actions, débiteures, obligations ou valeurs de toute autre compagnie ; (w) Conclure des conventions au sujet du partage des profits ou la fusion des intérêts avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou de s'engager dans une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, et prendre ou autrement acquérir des actions, obligations et valeurs de toute telle compagnie ou corporation, et les vendre, détenir, émettre ou ré-émettre, avec ou sans garantie ou autrement en disposer ; (x) Exercer toute autre industrie que la compagnie jugera capable d'être convenablement exercée en rapport avec ce qui précède ou de nature à augmenter directement ou indirectement la valeur des biens et droits de la compagnie ou les rendre profitables ; (y) Faire tous et chacun les actes et choses ci-dessus en qualité de principaux, entrepreneurs, syndics, agents ou autrement, et par et au moyen de syndics, agents, ou autrement, et soit seuls ou conjointement avec d'autres ; (z) Les pouvoirs conférés par chaque paragraphe ne seront en aucune manière ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Marcel Trust Company, Limited," avec un capital-actions d'un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

Jackson & Savage, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de février 1913, constituant en corporation Wilfrid Bovey et Robertson Fleet, avocats, Joseph Alphonse L'Heureux, teneur de livres, Harry Arthur Ellis, comptable, et Lillian Montgomery Gamble et Edith Helen Delight, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de manufacturiers et marchands de chaussures de toutes sortes et de manufacturiers et marchands de tous matériaux et articles capables d'être employés en rapport avec l'industrie de la chaussure ; (b) Faire le commerce et traiter tous ou chacun des produits secondaires de tous articles fabriqués par la compagnie, ou qu'elle a le pouvoir de fabriquer, et acheter, vendre, manufacturer et autrement céder toutes substances, matériaux, effets et choses capables d'être employés en rapport avec l'achat, la vente et le traitement de tels produits secondaires ; (c) Exercer toute autre industrie (manufacturière ou non) que la compagnie jugera capable d'être avantageusement exercée en rapport avec ce qui précède, ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie, ou les rendre profitables ; (d) Acheter, acquérir et entreprendre la totalité ou toute partie des affaires, propriété et engagements ou tout bien particulier ou droit de toute personne, société ou compagnie engagée dans une industrie que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie, et les payer, si la chose est jugée opportune, au moyen d'actions acquittées ou

autrement ; (e) Demander, acheter, ou acquérir autrement tous brevets, brevets d'invention, licences, concessions et autres choses semblables conférant un droit exclusif, non exclusif ou limité d'utiliser, ou toute information secrète ou autre concernant toute invention qui pourrait être employée pour aucune des fins de la compagnie, ou dont l'acquisition pourrait sembler profitable à la compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des permis pour leur usage ou faire valoir autrement les biens, droits, intérêts ou informations ainsi acquises ; (f) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement ; (g) Souscrire, prendre ou de toute manière acquérir les stocks, actions, obligations, débetures ou autres valeurs de toute compagnie dont les objets sont semblables à ceux de la présente compagnie, et les vendre ou autrement en disposer, nonobstant les dispositions de l'article 44 de la dite loi ; garantir toutes obligations, débetures ou valeurs ainsi vendues ou cédées par toute compagnie ou de toute telle compagnie ayant de tels objets ou exerçant une industrie reliée aux objets de la présente compagnie ; (h) Vendre ou autrement disposer en tout ou en partie des biens meubles et immeubles et entreprises de la compagnie, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures et valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (i) Faire l'une ou plusieurs des choses ci-dessus, soit en qualité de principaux, agents, entrepreneurs, syndics ou autrement et soit seuls ou conjointement avec d'autres. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Jackson & Savage, Limited," avec un capital-actions de quatre cent cinquante mille dollars, divisé en 4,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

Lake Erie and Quebec Transportation Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 31e jour de janvier 1913, constituant en corporation Francis George Bush, teneur de livres, George Robert Drennan, sténographe, Michael Joseph O'Brien et Herbert William Jackson, commis, et Gordon Francis Macnaughton, étudiant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter, vendre, faire, manufacturer, bâtir, affréter, altérer, meubler, équiper, réparer, et entretenir, exploiter et faire le commerce de navires, vaisseaux, remorqueurs, allèges, houille, bois de construction, machines, chaudières, agrès, machinerie, et tels autres articles qui entrent dans la construction de navires, vaisseaux, remorqueurs, barges et allèges ; et exercer toutes et chacune des industries de propriétaires de navires, remorqueurs, allèges et barges, gardiens de quais, entrepositaires, magasiniers, propriétaires de docks, voituriers, agents de navigation et de fret, marchands de produits et en général agents expéditeurs et agents en général, et toutes autres industries reliées aux navires ou la navigation ou le voiturage ou transport des passagers, troupes, malles, animaux sur pied ou abattus, produits, marchandises ou effets ; (b) Voiturier, ou transporter ou faire des arrangements concernant le voiturage ou transport des passagers et des marchandises, par terre ou par eau, d'un endroit à d'autres endroits, ou d'un port à d'autres ports, ou sur les mers, les rivières ou les canaux ; (c) Placer et

disposer des fonds disponibles de la compagnie, pour les fins de la compagnie, de temps à autre, et faire des avances de fonds, garantir les contrats ou engagements, se porter caution et aider financièrement toute personne, maison, compagnie ou corporation engagée dans une industrie semblable à celle que la présente compagnie est autorisée à exercer ; (d) Acheter ou autrement acquérir toute part ou intérêt dans la totalité ou une partie de l'industrie, clientèle et biens de toute personne, maison ou compagnie engagée dans une industrie reliée aux objets de la présente compagnie, et entreprendre la totalité ou une partie des engagements ou dettes de telle personne, maison ou compagnie, et exercer, conduire et liquider toute telle industrie ainsi acquise ; et passer et exécuter tous contrats ou conventions avec toute telle personne, maison ou compagnie comme susdit, au sujet de la fusion, risques communs, coopération, partage des profits, aide mutuelle ou autrement, et accepter sous forme de compensation pour tous tels contrats ou conventions, des actions, débetures ou valeurs de toute semblable compagnie ; (e) Payer pour tous services rendus à la compagnie et pour toute propriété ou droits acquis par la compagnie en la manière qui sera jugée convenable, et, avec l'approbation des actionnaires, au moyen d'actions ou de valeurs de la compagnie ; (f) Vendre, transférer ou disposer de la totalité ou d'une partie de l'industrie ou entreprise de la compagnie à toute semblable compagnie (promue par la présente compagnie ou non) ou à toute personne, maison ou compagnie engagée dans une semblable industrie, et accepter en compensation de toute telle vente, transfert ou disposition des actions, débetures, actions-débetures, obligations ou valeurs de toute autre semblable compagnie ; (g) Distribuer entre les membres de la compagnie, en nature, toutes actions, débetures, valeurs ou propriété appartenant à la compagnie ; (h) Faire tous les autres actes et choses qui seront nécessaires pour atteindre les objets susdits ou aucun d'eux ; (i) Les pouvoirs énumérés dans chaque paragraphe de la présente charte ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tout autre paragraphe, et généralement faire tout ce qui se rapportera à l'exercice des objets de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Lake Erie & Quebec Transportation Company, Limited", avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

Metropolitan Realty and Investment Company of Canada, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 7e jour de février 1913, constituant en corporation Joseph Henri Poulin, gérant, Alphonse Demers, agent financier, Rolland Préfontaine, ingénieur civil, et George Arthur Langlois, chimiste, tous de la cité de Montréal, dans la province de Québec, et François Delage Lavigne, du village de Belœil, dans la dite province de Québec, manufacturier, pour les fins suivantes :—(a) Faire les opérations générales d'une agence financière et de courtage et en particulier agir en qualité d'agents et courtiers pour prêter, payer, transmettre et recouvrer des deniers, pour vendre, transférer et enregistrer des obligations, actions et autres valeurs, pour acheter, vendre, échanger, louer, embellir, développer et administrer toute propriété, industrie et entreprise, et pour régir, contrôler ou diriger des syndicats, sociétés, associations, compagnies ou corporations ; (b) Acquérir, détenir, posséder, vendre, transférer, échanger, louer ou autrement disposer de toute propriété, mobilière et immobilière, y compris les obligations, stocks et autres va-

leurs de tous gouvernements, corporations municipales ou scolaires, et de banque et autres compagnies dûment constituées, et utiliser, détenir et améliorer des terrains, tènements, héritages, immeubles et intérêts en telles propriétés ; (c) Développer, améliorer et diviser toute telle propriété en lots à bâtir, rues, ruelles, squares ou autrement et sur cette propriété faire, construire, ériger et entretenir des chemins, ponts et autres communications intérieures, maisons, moulins, fabriques et autres bâtiments nécessaires ou propres à l'occupation ou l'amélioration de toute telle propriété ; (d) Faire des avances d'argent sous forme de prêts pour la construction ou des améliorations, aux acquéreurs ou locataires de n'importe quelle partie des terrains de la compagnie et aider par le moyen d'avances ou autrement à la construction ou l'entretien de routes, rues, aqueducs, égouts, travaux et autres améliorations de nature à faciliter l'accès aux propriétés de la compagnie ou à en accroître la valeur ; (e) Payer pour toute propriété, droits ou choses acquises par la compagnie ou pour services rendus à la compagnie en actions acquittées du capital social de la compagnie ; (f) Prendre et détenir des mortgages, hypothèques, gages ou charges pour garantir le paiement du prix d'achat de toute propriété vendue par la compagnie ou tous deniers dus à la compagnie par les acquéreurs ou avancés par la compagnie aux acquéreurs ou pour des fins de construction ou autres embellissements ; (g) Promouvoir, organiser, régir et développer toute corporation ou compagnie exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie ; (h) Conclure des conventions avec tous gouvernements ou autorités municipales, locales ou autres, qui seront jugés propres à atteindre les fins de la compagnie ou aucune d'elles, et obtenir de tout tel gouvernement, ou autorité, tous droits, privilèges et concessions que la compagnie jugera à propos d'obtenir, et exercer, exécuter et se conformer à tous tels arrangements, droits, privilèges et concessions, avec la faculté d'affecter toute partie des actions, obligations et biens de la compagnie au paiement des frais et dépens encourus à leur sujet ; (i) Exercer toute autre industrie, entreprise, pouvoir ou droit capable d'être convenablement exercé en rapport avec l'un quelconque des objets ci-dessus ou qui pourrait profiter directement ou indirectement à leurs objets ou en faciliter l'exécution ou les rendre profitables ; (j) Acquérir, posséder, utiliser, développer ou autrement employer les subventions, droits, privilèges, permis et franchises reliés aux fins de la compagnie ; (k) Aider au moyen de prêts ou avances de fonds, endossements ou en garantissant ses contrats ou ses entreprises ou de toute autre manière, toute personne, maison, compagnie ou corporation avec laquelle la présente compagnie aurait des relations d'affaires ; (l) Souscrire, avec ou sans garantie, et émettre ou autrement prendre, détenir, transférer, convertir le capital-actions, les actions, obligations et autres valeurs de toute autre compagnie avec laquelle la présente compagnie aurait des relations d'affaires ou exerçant un commerce ou une industrie semblable ou reliée en totalité ou en partie ou toute autre affaire ou industrie capable d'être conduite en rapport avec l'industrie, les biens ou droits de la compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (m) Conclure des conventions avec toute personne, maison ou compagnie au sujet du partage des profits, la fusion des intérêts, les concessions réciproques ou la coopération, et promouvoir, constituer, former et organiser, ou contribuer, aider ou participer à l'organisation de compagnies, syndicats ou associations dans le but d'acquérir et prendre à leur nom l'actif et le passif de la présente compagnie ou afin de promouvoir directement ou indirectement ses objets ou pour toute autre fin que la compagnie jugera bon ; (n) S'unir ou se fusionner avec toute autre compagnie ayant des objets semblables ou en partie semblables à ceux de la présente compagnie ; prendre des actions de toute telle compagnie, garantir les contrats passés par toute personne ou compagnie, et vendre, arrester ou autrement céder la propriété et l'entreprise de la compagnie ou toute partie de son entreprise, pour la compensation que la compagnie jugera suffisante, et en particulier pour les actions, obligations ou autres valeurs de toute autre compagnie ; (o) Acquérir toute entreprise, commerce ou industrie y compris sa clientèle,

ses privilèges et biens et les payer en deniers comptants, actions ou obligations de la compagnie ou autrement ; (p) Faire, tirer, accepter, endosser et émettre des billets à ordre, lettres de change, connaissements, mandats et autres effets négociables ou transférables ; (q) Emettre et répartir des actions acquittées de la compagnie en plein paiement ou en paiement partiel de toute industrie, entreprise, propriété, droit, pouvoir, privilège, bail, licences, contrat, effets mobiliers, biens-fonds, actions, obligations ou bonis ou autres biens ou droits que la compagnie peut légalement acquérir en vertu des pouvoirs qui lui sont conférés par la présente charte ; (r) Distribuer en nature ou autrement, selon que la chose aura été décidée, tous biens de la compagnie entre ses membres, et en particulier les actions, obligations, débentures ou autres valeurs de toute autre compagnie formée pour prendre à son nom la totalité ou une partie de l'actif ou du passif de la présente compagnie ; (s) Exercer ou développer, améliorer, employer, vendre, échanger, louer ou autrement céder les droits et biens de la compagnie, en totalité ou en partie ; (t) Faire tous les actes ci-dessus en qualité de principaux ou comme agents, entrepreneurs, syndics ou autrement et soit seuls ou conjointement avec d'autres ; (u) Faire toutes les choses reliées aux objets ou fins ci-dessus ou propres à les atteindre ; (v) Les objets ou fins et pouvoirs précédemment énumérés de la compagnie seront considérés comme distincts et ne dépendront pas les uns des autres ; et la compagnie pourra exercer l'un ou plus des dits pouvoirs, sans égard aux autres, et aucun des articles ci-haut les concernant ne sera limité dans sa généralité ou interprétée de manière à être subordonné à quelque autre article de ces objets, pouvoirs ou fins, et en cas d'équivoques, chaque article sera interprété de façon à étendre et non pas restreindre les pouvoirs de la compagnie ; (w) Rémunérer, avec l'approbation des actionnaires, toute personne ou compagnie pour services rendus ou à rendre, en plaçant ou en aidant à placer ou en garantissant le placement de toute partie des actions du capital de la présente compagnie, ou le capital de toute compagnie avec laquelle elle aurait des relations d'affaires, ou de toutes débentures ou autres valeurs de la présente compagnie ou de telle autre compagnie, ou relativement à la formation de la présente compagnie ou de telle autre compagnie ou la conduite de ses affaires. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Metropolitan Realty and Investment Company of Canada, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de février 1913.

THOMAS MULVEY,

33-2

Sous-secrétaire d'Etat.

Magor Son & Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de février 1913, constituant en corporation John Harold Magor et Norman Ansley Magor, de la cité de Westmount, dans la province de Québec, marchands, et Edwin Botsford Busteed, avocat, Charles Lovelace Buchanan, comptable, et Lilian Edna Brown, sténographe, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes : —(a) Faire les opérations d'agents de manufacturiers, importateurs et marchands en gros et en détail, et à cette fin importer, manufacturer, acheter, vendre, produire et faire le commerce de toutes sortes de marchandises, effets et articles, y compris des épiceries, denrées alimentaires, pain, farine, biscuits et composés farineux, conserves en boîtes, produits de la ferme, du jardin et de la laiterie, épices, condiments, marinades, marmelades, gelées, confitures, primeurs, fruits, sucre, sirop, viande, accessoires de confiseurs, produits de la mer, des lacs et rivières et tous les autres articles de commerce ; (b) Acquérir et prendre à son nom comme indus-

trie active le commerce actuellement exercé au numéro 403 rue Saint-Paul, en la cité de Montréal, sous la raison sociale de Magor, Son & Co., et tout l'actif et le passif se rattachant au dit commerce ; (c) Manufacturer et faire le commerce de boîtes de fer-blanc, colis, paniers, jarres, cartons, contenant, étiquettes et toutes sortes d'accessoires et fournitures pour les fabricants de conserves, manufacturiers, expéditeurs et commerçants ; (d) Etablir des entrepôts, magasins, agences, dépôts et autres marchés pour exercer l'industrie de la compagnie ; (e) Demander et entretenir, enregistrer, louer, acquérir et détenir ou vendre, arrenter et céder et permettre l'usage ou autrement faire valoir tous brevets d'invention, perfectionnements ou procédés, marques de commerce, noms de commerce et choses semblables nécessaires ou utiles aux fins de la compagnie ; (f) Arrenter, vendre, améliorer, manufacturer, développer, échanger, faire valoir ou autrement céder la propriété et les biens de la compagnie ou toute partie de ses biens pour la compensation qui sera jugée suffisante, y compris les actions, débetures ou valeurs de toute autre compagnie ; (g) Acheter, louer ou autrement acquérir la totalité ou une partie de l'industrie de toute compagnie, maison ou personnes exerçant une industrie semblable à celle de la présente compagnie, ainsi que les bâtiments, fonds de commerce, clientèle et actif généralement de telle industrie ; se charger de la totalité ou d'une partie du passif de toute telle industrie et les payer en totalité ou en partie en parts acquittées et non cotisables de la compagnie ou en deniers comptants, obligations, débetures, hypothèques ou autres valeurs ; (h) Se fusionner avec toute autre compagnie ou prendre à son nom comme industrie active le commerce de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie aux clauses et conditions qui seront jugées acceptables ; (i) Exercer toute autre industrie, manufacturière ou autre que la compagnie croirait pouvoir exercer convenablement en rapport avec son industrie ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (j) Faire tous ou chacun des actes et choses ci-dessus en qualité de principaux, agents, dépositaires, entrepreneurs, syndics ou autrement et soit seuls ou conjointement avec d'autres et faire tout ce qui sera nécessaire pour atteindre les objets ci-dessus. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Magor Son & Co., Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 11e jour de février 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

33-2

The Enterprise Investment Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 3e jour de février 1913, constituant en corporation Joseph Michael Dalton et Harry Talifero Ham, gérants, Lawrence Joseph Nelson Page, entrepreneur, Reginald William Louthood, comptable, et Paul Martel, étudiant en droit, tous de la cité de Trois-Rivières, dans la province de Québec, pour les fins suivantes :—(a) Acheter ou autrement acquérir, détenir, ériger, posséder, exploiter, entretenir et mettre en service des quais, jetées, entrepôts (pour l'entreposage frigorifique ou autre), magasins, bateaux à vapeur, vaisseaux et chalans, et faire les opérations de gardiens de quais, entreposeurs, marchands, armateurs et arremeurs ; (b) Manufacturer, acheter, vendre et faire le commerce de marchandises, denrées et produits qui peuvent être économiquement ou convenablement vendus par la compagnie dans ou sur ses quais, jetées, entrepôts et magasins, et, sans limiter la généralité des termes ci-dessus, manufacturer, acheter, vendre et faire le commerce de bois de construction et autre bois, combustible et glace ; (c) Développer et faire valoir, amé-

liorer et exploiter tous terrains acquis par la compagnie ou dans lesquels elle est intéressée, en disposer tout excédent en rues, squares, ruelles, subdivisions de lots ou autrement, et ériger des maisons, bâtiments et autres constructions sur la dite propriété acquise par la compagnie ou sur toute partie de cette dite propriété ou sur toute autre propriété avec le consentement des parties intéressées ; (d) Développer les ressources et faire valoir les terrains, bâtiments et droits de la compagnie au temps présent en la manière que la compagnie jugera convenable ; (e) Faire des avances de fonds par voie de prêts aux acquéreurs ou locataires de toute partie de la propriété de la compagnie dans le but d'y construire des bâtiments ou d'y faire d'autres embellissements, et aider au moyen d'avances de fonds à la construction et l'entretien de chemins, rues, ruelles, aqueducs, drains, égouts et autres travaux de nature à donner un meilleur accès à la propriété de la compagnie et à en augmenter la valeur ; (f) Agir en qualité d'agents et courtiers d'assurance pour les fins de la compagnie ; (g) Manufacturer, préparer, acheter, vendre, céder et faire le commerce de bois de construction, traverses de chemins de fer, bois à pâte et autre bois de toutes sortes et de tous genres, manufacturés ou non ; (h) Acquérir par achat ou autrement toute sorte de bois, et acquérir, détenir et disposer de concessions forestières et droits de coupe ; faire toutes les opérations de l'abatage, la mise en billes y compris le flottage du bois, avec le droit d'acquérir et construire des barrages, quais et autres améliorations dans les rivières et cours d'eau et généralement faire toutes les opérations se rattachant à l'abatage et au flottage du bois ; (i) Construire, entretenir, compléter et exploiter des usines et installations pour la production de l'électricité et du gaz ou l'un de ces deux agents, pour des fins de lumière, de chaleur et de force, et, subordonnement aux règlements locaux et municipaux y relatifs, en vendre et distribuer tout approvisionnement ; (j) Acquérir par achat, bail, concession, licence ou autrement, et entretenir et exploiter, améliorer et développer et autrement disposer de chutes d'eau et autres installations et usines, outillages, bâtiments et machinerie pour fabriquer, produire et convertir de la force ou énergie électrique, hydraulique, pneumatique ou autre ; (k) Exercer toute autre industrie que la compagnie jugera propre à être exercée en rapport avec l'un quelconque des objets susdits, ou censée accroître directement ou indirectement la valeur des biens et des droits de la compagnie ou les rendre profitables ; (l) Acquérir par achat, bail ou autrement ou se charger de la totalité ou d'une partie des affaires, propriétés ou engagements de toute personne, maison ou compagnie ou les actions, obligations ou débetures ou autres valeurs de toutes compagnie exerçant une industrie semblable à celle qu'exerce la présente compagnie ou en possession de propriété propre aux fins de la présente compagnie, et utiliser le nom corporatif de toutes maisons ou compagnies dont les droits auront été acquis par la présente compagnie ; (m) Payer pour tous biens ou droits acquis par la compagnie soit en deniers comptants ou en actions acquittées ou autres valeurs que la compagnie a le pouvoir d'émettre, ou partie d'une façon et partie de l'autre, et généralement aux clauses et conditions que la compagnie décidera ; (n) Conclusion des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autre avec tout gouvernement ou autorité municipale ou locale ou avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à entreprendre ou exercer, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et garantir les contrats, avec ou sans garantie, et prêter des fonds ou autrement aider toute personne ou compagnie qui entreprendra de construire sur toute propriété dans laquelle la compagnie est intéressée, ou d'améliorer telle propriété ; (o) Vendre, arrenter ou autrement disposer de l'entreprise, propriété et biens de la compagnie ou de toute partie de son entreprise pour la compensation et aux termes et conditions que la compagnie jugera convenables et en particulier pour les actions, débetures ou autre valeurs de toute autre compagnie ; (p) Distribuer entre

les actionnaires, en espèces, au moyen de dividendes ou bonis ou de toute autre manière jugée convenable, toute propriété de la compagnie ou le produit de la vente ou autre disposition de la propriété de la compagnie ; (g) Manufacturer, acheter ou autrement acquérir, détenir, posséder, vendre, céder et transférer, placer, troquer et faire le commerce de marchandises, denrées et produits et biens de tous genres, meubles et immeubles pour les fins de l'industrie de la compagnie ou s'y rattachant ; (r) Exercer l'industrie et faire tous les actes et choses susdits soit comme principaux, agents ou syndics ou par l'entremise de syndics, agents ou autres et soit seuls ou conjointement avec d'autres ; (s) Faire toutes les choses nécessaires ou propres à l'accomplissement des fins ou pour atteindre l'un ou plusieurs des objets ci-dessus énumérés, et en particulier faire toutes les opérations de nature à développer directement ou indirectement la propriété de la compagnie ou toute autre propriété dans laquelle la compagnie serait intéressée ; (t) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes d'un autre paragraphe, ou par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Enterprise Investment Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Trois-Rivières, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

The Canada Casing Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 4e jour de février 1913, constituant en corporation Louis Athanase David, George Leonard Alexander et Louis Joseph Maurice Dugas, avocats, Segfried Hinson Read Bush, étudiant, et Bruce Campbell Macfarlane, comptable, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie d'importateurs, exportateurs et marchands de viande, pores, moutons, volailles, gibier et produits de la ferme, et manufacturer, préparer, mettre en conserves, acheter, vendre et faire le commerce de viande de toute sortes, ainsi que les opérations générales de commerçants de bestiaux dans toutes leurs diverses spécialités, soit en gros ou en détail ; exploiter des abattoirs et boucheries, abattre toutes sortes d'animaux, et manufacturer, acheter, vendre et autrement faire le commerce de viande, graisse, boyaux à boudin, suif, engrais, peaux, issues et autres produits d'animaux et substances animales et exercer l'industrie de fabricants de salaisons ; (b) Acquérir, ériger, exploiter, entretenir et conduire des entrepôts et établissements frigorifiques, et ériger et construire des abattoirs, glaciers, entrepôts, hangars et autres bâtiments nécessaires ou propres aux fins de la compagnie, et exploiter et entretenir des moyens de transport pour transporter, en wagons ou compartiments frigorifiques par terre ou par eaux ou autrement, tous les produits ou articles manufacturés en rapport avec l'industrie de la compagnie ;—(c) Exercer toute autre industrie que la compagnie croira capable d'être convenablement exercée en rapport avec l'industrie ou les objets de la compagnie ou censée accroître la valeur des biens ou droits de la compagnie ou les rendre profitables ; (d) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (e) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée, ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre et prendre ou acquérir

autrement des actions ou valeurs de toute telle compagnie, et les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer ; (f) Demander, acheter ou autrement acquérir toutes patentes, brevets d'invention, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout renseignement secret ou autre au sujet d'une invention capable d'être utilisée pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter à la présente compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des licences à leur sujet ou autrement faire valoir les biens, droits, intérêts ou renseignements ainsi acquis ; (g) Agir en qualité d'agents pour toute compagnie, société ou personne exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie ; (h) Souscrire, acquérir et détenir, soit en qualité de principaux ou d'agents et absolument comme propriétaires ou par voie de garantie collatérale, et échanger ou autrement céder les parts du capital-actions, obligations ou débentures de toute compagnie ou corporation dans laquelle la présente compagnie est intéressée financièrement ou est sur le point de l'être ou avec laquelle elle a ou est sur le point d'avoir des relations d'affaires, nonobstant les dispositions de l'article 44 de la dite loi ; (i) Acheter ou autrement acquérir toute action ou intérêt ou la totalité ou une partie des affaires, clientèle et biens de toute personne, maison ou compagnie exerçant une industrie dont les objets sont identiques à ceux de la présente compagnie, et se charger de la totalité ou d'une partie des engagements ou obligations de telle personne, maison ou compagnie, et exercer, conduire et liquider toute industrie ainsi acquise ; (j) Payer pour tous services rendus et pour tous biens ou droits acquis par la compagnie en la manière qui sera jugée convenable, et, avec l'approbation des actionnaires, en particulier par l'émission d'actions ou valeurs de la compagnie comme acquittées ou en partie acquittées ; (k) Vendre, arrêter ou autrement disposer de la propriété et entreprise de la compagnie ou de toute partie de son entreprise pour la compensation que la compagnie jugera suffisante et en particulier pour les actions, débentures, obligations ou valeurs de toute autre compagnie ; (l) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie et en particulier les actions, débentures ou valeurs de toutes autres compagnies ou appartenant à la présente compagnie ou dont la compagnie a le pouvoir de disposer, et faire tous les actes et exercer tous les pouvoirs d'exercer toute industrie reliée à la bonne exécution des objets pour lesquels la présente compagnie est constituée ; (m) Les pouvoirs conférés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Canada Casing Company, Limited," avec un capital-actions de deux cent mille dollars, divisé en 2,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

Hampton Securities, Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de février 1913, constituant en corporation Alexandre Chase-Casgrain, Errol Malcolm McDougall, John Jennings Creelman, Gilbert Sutherland Stairs, et Pierre François Casgrain, de la cité de Montréal, dans la province de Québec, avocats, pour les fins suivantes :—(a) Souscrire, assurer et acquérir par achat, échange ou autre titre légal, et détenir soit absolument ou comme détenteur par voie de garantie collatérale ou autrement, et vendre, avec ou sans garantie, céder, transférer et autrement disposer, et négocier, en

son propre nom ou comme courtiers et agents financiers, les stock, obligations, débentures, actions, scrip et valeurs de tout gouvernement, corporation municipale et scolaire, compagnie ou corporation de banque, d'utilités publiques, commerciale et industrielle, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (b) Acquérir par achat, bail, échange ou autre titre légal, et vendre et autrement disposer de la propriété, entreprise, et industrie de toute corporation, commerciale, manufacturière ou autre, et de toute maison, société ou individu, à l'effet de promouvoir et organiser des compagnies dans le but de la mettre en exercice, et gérer, exploiter et exercer toute industrie, propriété et entreprise ainsi acquise par la compagnie, et se charger de ses obligations et engagements ; (c) Acquérir par achat, bail, échange, concession ou autre titre légal, les biens-fonds et droits et concessions de tout gouvernement ou autorité municipale, et les vendre, arrenter ou autrement en disposer en tout ou en partie ou de tout intérêt en ces propriétés ; (d) Développer et exploiter toute chute d'eau ou forces hydrauliques, et générer, produire et accumuler par tous les moyens que ce soit des forces électriques et électro-motrices ou autre agent semblable pour produire la lumière, la chaleur et la force pour les fins de la compagnie, avec pouvoir de vendre et autrement disposer de tout excédent disponible, et le fournir pour la lumière, la chaleur ou la force à toute personne ou corporation aux termes et conditions qui seront convenus, pourvu que si les pouvoirs ci-dessus sont exercés au delà de la propriété de la compagnie ils seront subordonnés à tous les statuts et règlements provinciaux et municipaux à cet égard ; (e) Emettre des actions acquittées, actions-débentures, débentures, obligations et autres valeurs de la compagnie en paiement complet ou partiel de toute propriété, droits et franchises qui seraient acquis par la compagnie, et pour tous services rendus à la compagnie ou travail fait pour la compagnie, et en paiement ou liquidation de dettes et d'engagements de la compagnie ; (f) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, les risques communs, les concessions réciproques et autrement avec toute personne ou compagnie exerçant ou à la veille d'exercer une industrie semblable à celle de la présente compagnie, et promouvoir ou aider à promouvoir, et devenir actionnaire dans toute telle compagnie, et recevoir en paiement de ses services dans la promotion de telle compagnie ou compagnies, les actions, obligations et valeurs de toute telle compagnie ou compagnies, et acheter des actions, obligations et valeurs de toute telle compagnie ou compagnies, nonobstant les dispositions de l'article 44 de la dite loi, et détenir, vendre, réémettre avec ou sans garantie, et autrement en disposer ; (g) Acquérir tous tels placements comme susdit par souscription originale, soumission, participation dans des syndicats et autrement, et acquittés ou non, et faire des paiements à leur sujet selon les demandes de versements, ou à l'avance des demandes de versements ou autrement, et assurer ou souscrire pour ces placements, conditionnellement ou autrement, et soit dans un but de placement ou pour revendre ou autrement, et varier les placements de la compagnie, et généralement vendre, échanger et autrement disposer, négocier et faire valoir les biens de la compagnie ; (h) Faire des avances de fonds sur tous tels placements comme susdit, offrir à la souscription publique et autrement aider à placer tous tels placements comme susdit ; (i) Offrir à la souscription du public toutes actions, stocks, débentures, actions-débentures et autres valeurs, et autrement établir et promouvoir ou aider à établir et promouvoir toute compagnie, société anonyme, association, entreprise, corps public et privé ; (j) Lever et aider à lever des fonds, et aider au moyen de bonus, prêt, promesse, endossement, garantie d'obligations, débentures ou autres valeurs ou autrement toute compagnie ou autre personne avec laquelle la compagnie aurait des relations d'affaires ; (k) Acheter, prendre à bail ou en échange, louer ou autrement acquérir toute propriété mobilière et immobilière que la compagnie jugera nécessaire ou convenable, et améliorer, gérer, louer, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété de la compagnie et généralement agir comme agents d'immeubles ou cour-

tiers ; (l) Placer les fonds disponibles de la compagnie en la manière qui sera déterminée de temps à autre ; (m) Acquérir et entreprendre la totalité ou toute partie de l'industrie, propriété et engagements de toute personne ou compagnie, et promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et des engagements de la compagnie, et pour toute autre fin qui sera jugée avantageuse, directement ou indirectement, à la compagnie ; (n) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie et principalement toutes actions, débentures ou valeurs d'autres compagnies appartenant à la compagnie, ou que la compagnie peut avoir droit de disposer ; (o) Acheter et acquérir tout intérêt dans toutes patentes, licences, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout secret ou autre renseignement touchant une invention que la compagnie jugera capable d'être convenablement utilisée, et les vendre, en permettre l'usage ou autrement en disposer ; (p) Vendre ou autrement disposer de la propriété et entreprise de la compagnie ou toute partie d'icelle pour la compensation que la compagnie jugera bon et principalement pour des actions, débentures, obligations ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie ; (q) Agir comme agents ou procureurs dans la transaction de toute affaire que la présente compagnie est autorisée à exercer, et pour le recouvrement de deniers, loyers, intérêts, dividendes, mortgages, obligations, factures, billets et autres valeurs ; (r) Agir comme agents pour faire enregistrer, émettre, contresigner, transférer ou autrement constater, et certifier la validité des certificats d'actions, obligations, débentures ou autres obligations ou garanties pour deniers de tout gouvernement, municipalité, ou autre corps ou société commerciale aux termes et conditions qui seront convenues ; (s) Faire des recherches, et faire rapport au sujet des titres de tous terrains et tenements ou effets mobiliers ou sur la légalité d'émission d'obligations, débentures ou autres valeurs de toute corporation légalement autorisée ou sur les circonstances de toute affaire, industrie ou entreprise, et généralement de tous biens, propriété ou droits ; (t) Tirer, faire, accepter, endosser et exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables et transférables ; (u) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou propres à les atteindre. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Hampton Securities, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de février 1913.

THOMAS MULVEY,

Sous secrétaire d'Etat.

33-2

Sorel Iron Works, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de février 1913, constituant en corporation Antonin Patrice Pontbriant et George Wenceslas Pontbriant, compables, Henri Marie Pontbriant et Joseph Ignace Pontbriant, médecins, et Côme Damien Pontbriant, machiniste, tous de la cité de Sorel, dans la province de Québec, pour les fins suivantes :—(a) Conduire une fonderie de fer et d'acier et des ateliers de machinerie et de réparations, et manufacturer et vendre et faire le commerce de machinerie et de toutes sortes de produits de fer et d'acier, et construire des remorqueurs et des bateaux à vapeur ; (b) Manufacturer en tout ou en partie, réparer, entretenir, garder, acheter et vendre des machines et chaudières de toutes sortes, des pontons-bigues, grues et monte-charge à vapeur, treuils, grues à chariot, cuves à bascule, seaux, seaux à béton, curettes de drague, curettes en acier, dragues à godets, cuillers à terre

et excavateurs, broyeurs de minerai, cribles rotatifs, mélangeurs de béton de tous genres, avec ou sans pouvoir à vapeur ou électrique, et élévateurs pneumatiques, wagons à houille de tous genres, brouettes, trucks et charrettes à béton, et toutes sortes d'approvisionnements de marine, de constructeurs et d'entrepreneurs; marteaux, haches, pelles, masses, machinerie de tous genres et articles d'acier de toutes sortes, etc; (c) Manufacturer en tout ou en partie, réparer, maintenir, garder, emmagasiner, acheter, vendre, louer et faire le commerce d'automobiles, cycles, bicyclettes, tricycles, moteurs, machines, voitures, bateaux, moyens de transport et machinerie de tous genres et tous les matériaux et articles employés dans leur construction ou fonctionnement; (d) Demander, acheter, arrenter ou autrement acquérir des patentes, brevets d'invention, licences, concessions ou choses de même nature, conférant un droit exclusif ou limité d'utiliser toute invention qui serait capable d'être utilisée pour l'une quelconque des fins de la compagnie, et utiliser, exercer, arrenter, vendre ou accorder des permis à leur sujet ou autrement faire valoir la propriété ou les droits ainsi acquis; (e) Acquérir et entreprendre la totalité ou toute partie de l'industrie, propriété, droits et engagements de toute personne ou compagnie engagée dans une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété ou de droits de tous genres propres aux fins de la présente compagnie, et émettre en paiement des actions acquittées et non cotisables; (f) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant, ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement, et faire des avances de fonds, garantir les contrats, ou autrement aider à promouvoir, et devenir actionnaire de toute compagnie subsidiaire, alliée ou autre engagée dans une industrie semblable ou en partie semblable à celle de la présente compagnie; (g) Détenir, acheter ou autrement acquérir, vendre, céder, transférer, ou autrement disposer des parts du capital-actions, obligations, débentures ou autres preuves de dettes créées par toutes autres compagnies dont les objets sont semblables en tout ou en partie à ceux de la présente compagnie, et tant qu'elle les détient exercer tous les droits et privilèges d'un propriétaire, y compris le droit de voter en vertu de ces valeurs, nonobstant les dispositions de l'article 44 de la dite loi; (h) Conclure des conventions pour fournir des services à la compagnie, ou pour l'acquisition des droits de toute compagnie ou personne ayant des contrats pour fournir des ouvrages ou des matériaux, et payer pour tels services ou droits au moyen d'actions acquittées et non cotisables de la compagnie; rémunérer toute personne ou personnes pour services rendus ou à rendre à la compagnie par l'émission d'actions acquittées en tout ou en partie; (i) Manufacturer et produire au moyen de l'électricité ou autrement, de la lumière, de la chaleur et de l'énergie, et entretenir, exploiter et utiliser l'outillage et la machinerie nécessaire à cette fin, le tout pour servir seulement à l'exécution des pouvoirs de la compagnie; (j) Se fusionner avec toute autre compagnie, ou acquérir comme industrie toute autre compagnie ou industrie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie; (k) Faire l'un quelconque des objets pour lesquels la compagnie est constituée; (l) Faire tout ce qui précède en qualité de principal, d'agent, ou à commission. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Sorel Iron Works, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Sorel, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de février 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

Blatter Bros., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 3e jour de février 1913, constituant en corporation Alexandre Papineau Mathieu, et Armand Mathieu, avocats, Henry Louis Blatter, manufacturier, Ernest Charles Blatter et Joseph Adhemar Ogden, notaire, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—(a) Manufacturer, importer, exporter, vendre, acheter, réparer, et faire le commerce en gros et en détail de pipes, étuis à pipe, tabac, cigares, cigarettes, boîtes, appuis, étagères, étuis à cigares et cigarettes, vitrines, garnitures, en verre, bois, métal, argenterie, montres, boîtiers de montre, maroquinerie, bijouterie, cannes et parapluies, pierre taillée, toutes sortes d'effets en ambre, caoutchouc, os, aluminium, argent, or et tout autre métal; (b) Manufacturer, acheter, vendre ou autrement disposer des machinerie, outils, appareils et matériaux de tous genres utilisés dans les ouvrages, outillages et opérations ci-dessus, et agir en qualité d'agent, courtier ou commissionnaire pour acheter ou autrement faire le commerce des articles ci-dessus; (c) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engagée ou à la veille d'entreprendre ou s'engager dans toute industrie ou transaction que la présente compagnie peut exercer ou entreprendre, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les détenir, vendre, réémettre, avec ou sans garantie, ou autrement en disposer; (d) Rémunérer, avec l'approbation des actionnaires, au moyen de paiements en deniers comptants, actions ou autrement, toute personne ou compagnie pour services rendus en plaçant ou en aidant à placer, ou garantir le placement de toutes actions du capital de la compagnie, ou toutes débentures ou autres valeurs de la compagnie, ou la conduite de ses affaires; (e) S'associer ou se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, et acquérir par achat, bail ou autrement la propriété, franchises, entreprise et affaires de toute telle corporation, et se charger de ses engagements, et les payer en tout ou en partie en deniers comptants, obligations ou autres valeurs de la compagnie; (f) Vendre ou autrement disposer des entreprises de la compagnie ou de toute partie de ses entreprises pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie; (g) Acquérir ou entreprendre la totalité ou une partie de l'industrie, propriété et engagements de toute personne ou compagnies engagée dans une industrie que la présente compagnie est autorisée à exercer, ou qui serait de quelque valeur pour la compagnie, et les payer en actions acquittées ou partiellement acquittées de la compagnie, et prêter des fonds, et garantir les contrats, ou autrement aider toute personne, maison ou compagnie avec laquelle la présente compagnie aurait des relations d'affaires; (h) Acquérir, acheter, vendre, à forfait ou pour un droit régalien, des inventions brevetées de toutes sortes et leurs brevets, ou demander des brevets pour toutes inventions ainsi achetées ou acquises, et acquérir, acheter, vendre, enregistrer, arrenter ou licencier moyennant un droit régalien ou autrement, et détenir, utiliser, posséder, exploiter, introduire, vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés, ou autrement, utiles à la compagnie, et utiliser, exercer, développer, licencier ou autrement faire valoir toutes telles marques de commerce, noms de commerce, inventions, licences, procédés et choses de même nature, ou tous autres droits de propriété; (i) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables; (j) Emettre des actions acquittées, obligations, débentures ou autres valeurs de la compagnie, en paiement complet ou partiel par toute pro-

priété ou droits qui pourraient être acquis par la compagnie ou pour tous services rendus à la compagnie ou pour travail fait pour la compagnie, ou en paiement ou liquidation de dettes ou obligations dues par la compagnie, ou accepter en paiement de toutes dettes dues à la compagnie des stocks, actions, obligations, débiteures ou autres valeurs de la compagnie ; (k) Placer les fonds disponibles de la compagnie en la manière qui sera déterminée de temps à autre par la compagnie ; (l) Acquérir par achat, concession, échange ou autre titre légal, et construire, ériger, exploiter, entretenir et gérer les fabriques, boutiques, magasins, maisons, ateliers de machines, usines, et toutes autres structures et constructions nécessaires à son industrie, et toute autre propriété mobilière et immobilière nécessaire et utile à l'exécution de l'une quelconque des fins de la compagnie, et les arrenter, vendre et en disposer ; (m) Acheter, vendre, manufacturer, louer, arrenter, importer, exporter et faire le commerce de toutes sortes d'effets, articles et marchandises qui seront nécessaires aux fins de la dite industrie, ou qui pourraient être utilisés avantageusement en rapport avec la dite industrie de la compagnie ; (n) Acquérir, développer et exploiter des chutes d'eau ou forces hydrauliques, et générer, produire et accumuler de la vapeur, du gaz, de l'électricité ou autre force motrice pour la production de la lumière, de la chaleur et de la force pour les fins de la compagnie, avec le pouvoir de vendre ou autrement disposer de tout excédent qui ne sera pas nécessaire et le fournir pour des fins de lumière, de chaleur et de force à toute personne ou corporation aux termes et conditions qui seront agréés, pourvu que si les pouvoirs ci-dessus sont exercés au delà de la propriété de la compagnie, ils seront subordonnés à toutes les lois et règlements provinciaux et municipaux à cet égard ; (o) Exercer toute autre industrie (manufacturière ou autre) que la compagnie jugera capable d'être avantageusement exercée en rapport avec l'une quelconque des industries ci-dessus spécifiées, ou censée accroître directement ou indirectement la valeur des propriétés ou droits de la compagnie, ou les rendre profitables, et faire tous les actes et exercer tous les pouvoirs se rattachant à la bonne exécution des objets pour lesquels la compagnie est constituée, et nécessaires pour permettre à la compagnie d'exécuter profitablement ses entreprises ; (p) Acquérir par bail, achat, licence ou autrement, et vendre, permettre l'usage ou autrement disposer des marques de commerce, noms de commerce et inventions brevetées ; (q) Acheter, arrenter ou sous-louer des terrains dans le but de cultiver, sécher, travailler et manufacturer le tabac, et tous ses produits secondaires, et de les importer et exporter. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Blatter Bros., Limited," avec un capital-actions de cent mille dollars divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

Cheddite, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de février 1913, constituant en corporation Louis Philippe Goyette et Léo Fauteux, comptables, Aimé Leblanc et Robert Louis Calder, avocats, et Joseph Hector Vinet, huissier, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, importer, fournir, vendre et autrement faire le commerce de toutes sortes de poudre, dynamite et autres explosifs et leurs produits secondaires ainsi que les ingrédients, substances, compositions, matières, accessoires, outillages, appareils, machinerie ou inventions nécessaires pour les fabriquer, conserver, manipuler, utiliser ou transporter, le tout subordonné aux lois ou règlements fédéraux, provinciaux et municipaux ; (b) Acheter, louer ou autrement acquérir, et

poser, construire, ériger, entretenir et exploiter les bâtiments, fabriques, matériel, ateliers, magasins, entrepôts et autres installations ou constructions pour la fabrication ou l'emmagasinage des substances et articles ci-dessus mentionnés ; (c) Conclure des conventions ou ententes pour miner, excaver, forer, draguer, démolir et en général pour exécuter tous travaux ou entreprises dans lesquelles la poudre, la dynamite ou autres explosifs peuvent être utilisés ; (d) Demander, acheter et autrement acquérir, et utiliser, vendre, permettre l'usage et autrement disposer de tous brevets d'invention ou droits de brevet pour toutes machines, appareils ou procédés reliés à la fabrication des explosifs et accorder des permis à leur sujet et autrement les faire valoir ; (e) Acheter, louer ou autrement acquérir toutes franchises, subventions, licences, privilèges ou concessions exclusives ou non pour le commerce, soit en qualité de principaux ou agents, d'explosifs ou de toutes substances ou appareils s'y rattachant ou pour l'usage de tous brevets, secrets, perfectionnements, procédés à leur sujet ; (f) Vendre, arrenter ou autrement céder la propriété, la clientèle et l'entreprise de la compagnie, ou toute partie de son entreprise, pour des deniers comptants ou toute autre compensation que la compagnie jugera acceptable et en particulier pour les actions, débiteures, obligations ou valeurs de toute autre compagnie autorisée à exercer une industrie semblable à celle de la présente compagnie ; (g) Se fusionner avec toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, ou acheter, louer ou autrement acquérir toute industrie semblable dans son caractère et ses objets à celle de la présente compagnie ; (h) Conclure des conventions au sujet du partage des profits ou la fusion des intérêts avec toute personne ou compagnie exerçant ou engagée dans une industrie semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, et prendre ou autrement acquérir les actions ou valeurs de toute telle compagnie, et les vendre, détenir, rémettre avec ou sans garantie ou autrement en disposer, nonobstant les dispositions de l'article 44 de la dite loi ; (i) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant les parts du capital-actions de la présente compagnie ou toutes débiteures ou autres valeurs de la présente compagnie ou relativement à la formation ou promotion de la présente compagnie, son organisation ou la conduite de ses affaires, et les payer soit en deniers comptants ou, avec l'approbation des actionnaires, par l'émission d'actions acquittées de la compagnie ; (j) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement des fins ou pour atteindre les objets ci-dessus énumérés. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Cheddite, Limited," avec un capital-actions d'un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 11e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

Union Optical Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de février 1913, constituant en corporation Stephen Richard, jr., gérant de manufacture, Stephen Trahan, employé civil, Philéas Thibodeau, entrepreneur, Henri Dufresne, notaire, et Arthur Trahan, conseil en loi du Roi, tous de la ville de Nicolet, dans la province de Québec, pour les fins suivantes, savoir :—(a) Acquérir de messieurs Emmanuel Rousseau et J. H. Octave Hébert, tous deux de la ville de Nicolet, l'immeuble, les machineries, les outils, les marchandises fabriquées, les marchandises en cours de fabrication, le matériel brut, etc., que les dits Rousseau et Hébert ont achetés de messieurs A. Turcotte et Fils, liquidateurs de "The Canada Optical Manufacturing Company, Limited," en liquidation, le tout comme une affaire en opération ensemble avec tous et chacun

des droits, patentes, brevets et propriétés y appartenant, et prendre toutes ou aucune des obligations y ayant rapport, et payer cette acquisition, en tout ou en partie, soit en argent, soit en actions acquittées ou autrement ; (b) Manufacturer, acheter, vendre et faire le commerce généralement de toutes sortes de bijouteries et d'objets d'optique ; (c) Demander, acheter, ou autrement acquérir tous brevets, marques de commerce, ou autres droits et licences se rapportant au commerce de la compagnie, et utiliser, exercer, développer ou accorder des licences à leur sujet ; (d) Acheter ou autrement acquérir toute part ou intérêt dans la totalité ou une partie du commerce, de la clientèle et des biens de toute personne, maison ou compagnie engagée dans une entreprise de même nature que celle de la présente compagnie, et entreprendre la totalité ou une partie des engagements ou obligations de toute telle personne, maison ou compagnie, et exercer, conduire et liquider toute affaire ainsi acquise, et faire et mettre à effet tous contrats ou conventions conclus avec toute telle personne, maison ou compagnie comme susdit concernant la fusion, les risques communs, la coopération, le partage des profits, l'aide mutuelle ou autrement, et accepter en compensation pour tout tel contrat ou convention des actions, débentures ou valeurs de toute compagnie que ce soit ; (e) Acheter, ou autrement acquérir, détenir, vendre ou autrement aliéner les actions, obligations ou autres sécurités dans toute autre compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (f) Céder à bail, vendre, ou autrement aliéner les biens et l'actif de la compagnie, en tout ou en partie, pour toute considération jugée opportune, y compris les actions, obligations ou toutes autres sécurités d'autres compagnies ; (g) Faire tous actes, exercer tous droits et faire toutes affaires que la compagnie peut faire en vertu de son incorporation, et nécessaires pour permettre à la compagnie de poursuivre son entreprise ; (h) Avec l'approbation des actionnaires rémunérer toute personne ou compagnie pour services rendus ou qui peuvent être rendus en rapport avec la conduite des affaires de la compagnie généralement, et, spécialement, dans le placement, l'assurance ou la garantie des placements de toutes actions du capital-actions de cette compagnie ainsi que de toutes débentures, ou autres garanties de la compagnie, et aussi, relativement à la formation ou à la promotion de la compagnie, y compris les honoraires légaux, et payer les dits services, en tout ou en partie, soit en argent, soit en actions acquittées de la compagnie ; (i) Tirer, faire, accepter, endosser, escompter, exécuter et émettre des billets promissoires et lettres de change, connaissements, mandats et autres instruments négociables ou transférables ; (j) Distribuer parmi ses actionnaires en espèces, au moyen de dividendes ou obligations, ou de toute autre façon jugée bonne, tout ou partie des biens de la compagnie, ou tout produit de la vente ou de l'aliénation de tout bien de la compagnie, ou toutes actions, obligations, garanties de toute autre compagnie qui pourrait avoir acheté, et pris la direction, en tout ou en partie, des biens, de l'actif et du passif de cette compagnie ; (k) Les droits accordés dans chaque paragraphe ne seront aucunement limités ni restreints par déduction ou par induction des termes d'un autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Union Optical Company, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Nicolet, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 12e jour de février 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

33-2

International Industrial Corporation, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada 1905, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de février 1913, constituant en corporation Arthur Flynn, du village de Morrisburg, dans

la province d'Ontario, avocat, et Lorenzo John Dunbar, agent, Inez Ruby Bogue, sténographe, Peter Francis McCaffrey, comptable, et Alexander George Cameron, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Souscrire, assurer, acheter, prendre ou autrement acquérir et détenir, soit comme principaux ou agents, et absolument comme propriétaires ou par voie de garantie collatérale, et posséder, vendre, échanger, voter en vertu de ces actions, ou autrement céder les actions, obligations, débentures, et autres valeurs de toute municipalité ou corporation, ou compagnie industrielle ou financière, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (b) Promouvoir, organiser, régir ou développer ou aider à promouvoir, organiser, régir ou développer toute corporation, compagnie, syndicat, société ou entreprise ; et aider à leur fusion et faire tous les actes y relatifs ; (c) Agir comme fidéicommissaire au sujet de tous stock, débentures, obligations, mortgages, hypothèques ou autres valeurs émises par toute corporation, municipale ou autre ; et détenir la propriété hypothéquée ou engagée en garantie du paiement de tels stocks, débentures, obligations, mortgages, hypothèques ou autres valeurs, et disposer de toute telle propriété conformément à l'instrument qui aura créé ce fidéicommiss ; (d) Accepter et détenir la charge et remplir tous les devoirs de receveur, fidéicommissaire, agent, syndic et fidéicommissaire pour le bénéfice des créanciers, liquidateur, exécuteur testamentaire, administrateur, et curateur de biens en faillite, et administrer, gérer, clore et arranger les affaires de succession, personnes, sociétés, associations ou corporations et faire tous actes s'y rapportant et nécessaires à ces fins ; (e) Accepter, accomplir et exécuter tout acte de fidéicommiss, confié à la compagnie par toute personne ou toutes personnes ou par toute société, syndicat ou corporation ou par toute cour de justice d'après les conditions convenues et que la cour approuvera, et prendre, recevoir, détenir et transporter tout actif et tous biens mobiliers et immobiliers qui pourront être accordés, confiés ou transportés à la compagnie de son consentement à ce ou ces fidéicommiss ; (f) Agir en qualité d'agent, courtiers ou fondés de pouvoirs pour l'administration des successions, la vente de propriété, le placement, le manèment, prêt, paiement, transmission et recouvrement de deniers, loyers, intérêts, dividendes, hypothèques, obligations, stocks, billets, notes et autres valeurs, et pour l'achat, vente, amélioration, développement et gérance de toute propriété, affaire ou entreprise ; (g) Acheter ou autrement acquérir et détenir, vendre ou autrement céder toute propriété mobilière ou immobilière, et les payer en actions ou autres valeurs de la compagnie ; (h) S'enquérir, examiner, vérifier et faire rapport sur les livres, la solvabilité, les perspectives, l'industrie, les affaires et conditions de toute personne, maison ou corporation, et faire des recherches, examiner et faire rapport sur les titres et valeurs des biens mobiliers ou immobiliers, personnels ou publics, ou sur la légalité de toute émission de stock, obligations, débentures ou autre valeur de toute corporation, ou concernant la position de toute industrie ou entreprise et généralement tout actif, propriété et droits ; (i) Agir en qualité d'agents aux fins d'enregistrer, émettre et contresigner les transferts et certificats de stock, obligations, débentures et autres obligations de toute association ou corporation municipale ou autrement, et recevoir et gérer tout fonds d'amortissement s'y rapportant aux conditions qui seront convenues, et garantir le paiement de toutes débentures, débentures-actions, obligations, bons, ou autres valeurs ou l'intérêt sur iceux ; (j) De temps à autre, demander, acheter et acquérir par cession, transfert ou autrement, et exercer, exécuter et jouir de tout statut, ordonnance, arrêté, permis, pouvoir, autorité, franchise, concession, droit ou privilège que tout gouvernement ou autorité suprême, municipale ou locale, ou toute corporation ou autre corps public peut statuer, faire ou accorder, et affecter tous stocks, obligations et biens de la compagnie au paiement des frais et dépens et loyaux coûts nécessaires ; (k) Emettre et répartir comme acquittées des actions de la compagnie par le présent constituée, en plein paiement ou en paiement partiel de toute industrie, propriété, contrat, stock, obligations, débentures ou autre propriété ou droits ; (l) Offrir à la souscription du public des actions, stock, obligations, débentures ou

autres valeurs de toute corporation ou compagnie ; (m) Acheter, vendre, négocier et disposer des produits manufacturés de toutes sortes, comme principal, agent ou à commission ; (n) Faire, tirer, accepter, endosser et négocier des billets à ordre, lettres de change, chèques et autres instruments négociables et transférables ; (o) Conclure des conventions au sujet du partage des profits ou la fusion des intérêts avec toute personne ou compagnie exerçant ou engagée ou sur le point d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, et prendre ou autrement acquérir des actions et valeurs de telle compagnie, et les vendre, détenir, réémettre, avec ou sans garantie ou en disposer autrement ; (p) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie et en particulier toutes actions, débiteures ou valeurs de toute autre compagnie appartenant à la présente compagnie ou dont elle a le pouvoir de disposer, et faire tous les actes et exercer tous les pouvoirs de faire toutes les opérations se rattachant à l'accomplissement des objets pour lesquels la présente compagnie est constituée ; (q) Acheter, louer ou autrement acquérir toute industrie identique à l'une quelconque des fins de cette compagnie ; (r) Se fusionner avec toute autre compagnie ayant des objets semblables en totalité ou partiellement à ceux de cette compagnie ; (s) Vendre, arrenter ou autrement céder l'entreprise et la propriété de la compagnie ou toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour les actions, débiteures, obligations ou valeurs de toute autre compagnie ; (t) Faire tous actes nécessaires à l'entreprise, exercice ou exécution de chacune des industries que cette compagnie est autorisée à entreprendre ou exercer, et pour tous services, devoirs, et fidéicommis, charger, percevoir et recevoir toute rémunération convenable, et tous frais et loyaux coûts ordinaires ; (u) Faire enregistrer, autoriser ou autrement reconnaître la compagnie dans tout pays étranger et y désigner et nommer des personnes comme procureurs ou représentants de la présente compagnie, avec plein pouvoir de représenter la présente compagnie en toutes choses, conformément aux lois de ce pays étranger, et accepter la signification de pièces, pour et au nom de la présente compagnie, dans toute procédure ou poursuite ; (v) Les pouvoirs contenus dans chacun des paragraphes de la présente charte ne seront ni limités ni restreints par l'application ou l'interprétation de tout autre pouvoir ainsi accordé. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "International Industrial Corporation, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 11e jour de février 1913.

33-2

THOMAS MULVEY,
Sous-secrétaire d'Etat.

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil du Canada donnent avis que des demandes seront reçues de candidats capables de remplir les situations ci-dessous dans la division intérieure du Service civil du Canada :—

1. Un aide-topographe, dans la division des arpentages géologiques du Département des Mines, dans la subdivision A de la deuxième division, au traitement

initial de \$1,600 par année. Les candidats doivent être gradués d'un collège technique, et avoir une connaissance de la topographie suffisante pour leur permettre de prendre la direction d'une équipe de campagne. Ils doivent être de bons dessinateurs. Les aptitudes suivantes sont aussi requises : une connaissance pratique des instruments d'arpentage, de leur ajustage et de leur usage ; pouvoir déterminer l'azimut et le temps ; connaître les méthodes dont on se sert pour l'arpentement des cartes topographiques ; l'arpentage et le nivellement ; la photographie topographique ; les méthodes de bureau et de campagne ; la méthode de la topographie sur table plane ; la méthode de l'agrandissement topographique.

2. Un dessinateur général, subdivision B de la 2e division, division du génie du Ministère des Chemins de fer et Canaux, traitement initial n'excédant pas \$1,200. Les candidats doivent avoir eu de l'expérience en arpentage et en travaux du génie en général d'une durée d'au moins sept ans. Le temps consacré à l'étude du génie dans une université peut remplacer cette expérience, jusqu'à concurrence de trois ans. Ils doivent, pendant au moins quatre ans, avoir fait du dessin dans le bureau d'un ingénieur civil ou d'une compagnie faisant travaux d'ingénieurs, et préférence sera donnée à un candidat qui aurait, pendant deux ans au moins, fait du dessin pour quelque chemin de fer. La propreté et l'habileté en fait de dessin sont qualités essentielles. Il est aussi désirable d'avoir eu de l'expérience en arpentage, estimation et inspection.

Les formules de demande d'inscription, dûment remplies, doivent parvenir au bureau de la Commission du Service civil pas plus tard que le 24 février prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, 30 janvier 1913.

32-4

COMMISSION DU SERVICE CIVIL.

AVIS est donné au public qu'un examen de concours général pour les cadets de marine dans le Service Naval du Canada, sera tenu, sous la direction de la Commission du Service Civil du Canada, mercredi, le 14e jour de mai 1913 et les jours suivants, à Sydney, Charlottetown, Halifax, Yarmouth, St. Jean, N.B., Frédérickton, Moncton, Québec, Sherbrooke, Montréal, Ottawa, Kingston, Toronto, Hamilton, London, Sault-Ste-Marie, Port-Arthur, Winnipeg, Brandon, Regina, Saskatoon, Calgary, Edmonton, Nelson, Vancouver et Victoria.

Les parents ou tuteurs des aspirants pourront se procurer tous les renseignements voulus, copies des règlements et formules de demandes d'inscription, en s'adressant au Secrétaire de la Commission, personnellement ou par écrit.

Les aspirants devront produire leur demande d'inscription au Secrétaire, Commission du Service Civil, Ottawa, pas plus tard que le 15 avril prochain. Cette règle est de rigueur.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, 29 janvier 1913.

31-4

COMPTE de la Caisse d'Épargne des Postes, pour le mois de décembre 1912.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargnes, chap. 30, Statuts Refondus
DT. Can., 1906.) Av.

	\$	c.		\$	c.
BALANCE en caisse chez le Ministre des Finances au 30 novembre 1912.....	42,174,667	12	REMBOURSEMENTS durant le mois.....	1,032,654	94
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	872,670	03			
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :--					
PRINCIPAL.....					
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert.....					
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	9,803	43			
INTÉRÊT acquis aux comptes des déposants et porté au capital le 31 mars					
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois	10,503	15	BALANCE au crédit des comptes des déposants au 31 décembre 1912.....	42,034,988	79
	43,067,643	73		43,067,643	73

Certifié,

W. H. HARRINGTON,
Surintendant, Division des Caisses d'Épargne.
DÉPARTEMENT DES POSTES, Ottawa, 5 février 1913.

R. M. COULTER,
Sous-maître général des Postes.

33 tf

ETAT non révisé des Revenus de l'Intérieur, acquis durant le mois de décembre 1912.

Source des revenus.	Montants.	Total.
	\$	c.
ACCISE.		
Spiritueux.....	1,127,802	80
Liqueur de malt.....	10,990	30
Malt.....	145,848	21
Tabac.....	642,315	50
Cigares.....	52,155	85
Fabrications en entrepôt.....	3,509	03
Acide acétique.....	556	22
Saisies.....	335	25
Autres revenus.....	7,882	90
Total du revenu de l'accise.....		1,991,416 06
Spiritueux pyroxyliques.....		8,956 01
Passages d'eau.....		7,449 61
Inspection des poids et mesures.....		5,175 00
Inspection du gaz.....		8,192 00
Inspection de la lumière électrique.....		844 90
Timbres de pièces judiciaires.....		259 00
Autres revenus.....		
Grand revenu total.....		2,022,292 58

MINISTÈRE DU REVENU DE L'INTÉRIEUR,
Ottawa, 18 janvier 1913.

WM. HIMSWORTH,
Sous-ministre suppléant.
30 tf

ETAT

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 31 janvier, 1912 et 1913.

DETTE PUBLIQUE.			1912.	1913.
PASSIF.			\$ c.	\$ c.
DETTE FLOTTANTE—				
Payable au Canada.....			4,819,154 35	4,773,664 48
Payable à Londres.....			263,131,936 77	258,669,833 07
Fonds de rachat de la circulation des banques..			4,661,776 85	5,254,436 21
Billets du Dominion.....			115,149,749 25	115,836,488 40
CAISSES D'ÉPARGNES—				
	1912.	1913.		
Caisses d'épargnes des Postes..	\$42,705,436 74	\$41,714,310 52		
Caisses d'épargnes du Gouvernement.....	14,412,586 53	14,177,873 53		
Fonds en fidéicommiss.....			57,118,023 27	55,892,184 05
Comptes des provinces.....			9,715,053 40	9,662,079 71
Divers, et comptes de banque.....			11,920,582 42	11,920,486 07
			22,770,213 11	26,990,656 93
Total de la dette brute.....			489,286,489 42	488,999,828 92
ACTIF.				
PLACEMENTS—				
Fonds d'amortissement.....			12,209,066 21	13,172,662 71
Autres placements.....			29,776,851 20	32,751,851 20
COMPTES DES PROVINCES.....			2,296,429 12	2,296,382 77
DIVERS, ET COMPTES DE BANQUES.....			120,017,715 92	131,470,546 04
Total de l'actif.....			164,300,062 45	179,691,392 72
Total de la dette nette.....			324,986,426 97	309,308,436 20
“ au 31 décembre.....			313,386,651 87	304,194,456 27
Augmentation de la dette.....			11,599,775 10	5,113,979 93

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois de janvier 1912.	Total au 31 janvier 1912.	Mois de janvier 1913.	Total au 31 janvier 1913.
REVENU :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Douanes.....	6,396,303 32	70,500,292 57	9,010,599 29	93,757,607 39
Accise.....	1,534,057 70	15,777,582 49	1,589,094 80	17,787,569 10
Département des Postes.....	834,183 59	7,984,183 59	1,028,507 14	9,278,507 14
Travaux Publics, y compris les chemins de fer et canaux.....	919,084 32	9,802,958 59	1,170,308 40	11,146,004 97
Divers.....	400,406 18	5,501,965 83	643,569 17	6,050,246 57
Total.....	10,084,035 11	109,566,983 07	13,442,378 80	138,019,935 17
DÉPENSES.....	16,351,716 98	70,655,588 69	15,649,749 69	82,651,324 74
DÉPENSES À COMPTE DU CAPITAL, ETC.				
Travaux publics, y compris chemins de fer et canaux.	5,612,271 28	24,203,984 98	2,763,348 43	20,900,695 41
Subventions aux chemins de fer.....	28,447 70	420,088 25	108,333 78	4,641,090 35
Total.....	5,640,718 98	24,624,073 23	2,871,682 21	25,541,785 76

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion.

DÉPARTEMENT DES FINANCES, Ottawa, 4 février 1913.

T. C. BOVILLE,
Sous-ministre des Finances.

AUX ANNONCEURS DANS LA GAZETTE.

CEUX qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.

3. TRANSMETTRE INVARIABLEMENT LE PRIX DE L'ANNONCE AINSI QUE LE PRIX D'UN EXEMPLAIRE DE LA GAZETTE, TELS QUE DONNÉS PLUS BAS; SANS CELA L'ANNONCE NE SERA PAS PUBLIÉE.

Les prix sont de dix cts. pour la première insertion et cinq cts. pour chaque insertion subséquente par ligne de neuf mots, chaque chiffre comptant pour un mot.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous :—

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UNE PIASTRE.

Les annonces reçues jusqu'à 2 heures p.m. le vendredi seront insérées dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cts., et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

C. H. PARMELEE,

Imprimeur du Roi et Contrôleur
de la Papeterie.

Département des Impressions
et de la Papeterie publiques,
Ottawa, 2 février 1909.

DEMANDES AU PARLEMENT.

CHAMBRE DES COMMUNES.

RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, et tout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'Examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

Instruction aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

À propos de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou

en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents piastres.

Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent savoir :—

- | | |
|--|-----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$ 100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième | 100 00 |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... | 200 00 |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000 et n'excède pas \$500,000..... | 100 00 |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... | 150 00 |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... | 200 00 |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... | 300 00 |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000 et n'excède pas \$2,000,000..... | 400 00 |
| (i) Pour chaque million ou fraction de million de dollars additionnel..... | 100 00 |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter, sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans le cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, telle qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,
Greffier des Communes.

RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet

de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires ; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis ; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés ; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit :—

A. Lorsque la demande sera faite pour un acte constituant en corporation,—

1. *Une compagnie de chemin de fer ou de canal* :— Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés

2. *Une compagnie de télégraphe ou de téléphone* :— Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. *Une compagnie pour la construction de travaux quelconques* de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation ; ou pour obtenir quelques droits ou privilèges exclusifs ; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers :— Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. *Une compagnie de banque ; une compagnie d'assurance ; une compagnie de fidéjusseurs ; une compagnie de prêt ; ou une compagnie industrielle*, sans pouvoirs exclusifs quelconques :— Dans la *Gazette du Canada* seulement.

B. Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal :— Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par ce prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés ; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs) ; ou pour l'augmentation ou la réduction du capital social de quelque compagnie ; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie :— Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

(C.) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes : dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives ; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français ; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal ; et la preuve de la publication régulière de l'avis sera

établie dans chaque cas par une déclaration conforme à la loi ; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

(D.) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

(E.) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir ; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général ; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,
Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes :—

CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit".

CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a.) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelquel effet sur la dite région ; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait ;

(b.) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

SENAT.

SUBSTANCE DES RÈGLES ET FORMES DE PROCÉDER DU SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1906

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé ; il fait insérer cet avis, pendant trois

mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province ; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district ; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration ; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu ; les faits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants :

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat :

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

SENAT.

Avis de bills privés.

EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada* ; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires ; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit :—

A. Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée ;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer ;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière ; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse ;

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de crédit ; une compagnie de prêt ou une compagnie industrielle, sans pouvoirs exclusifs—dans la *Gazette du Canada* seulement ;

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis ; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés ; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B. Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal ;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège ;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs) ; d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

c. Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives ; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires *marqués* de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots : "*Avis de bill privé*" ; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au Secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents ; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'une compagnie de canal, ou pour l'extension de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres Permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux ; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session ; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session ; aucun rapport d'un comité permanent ou spécial sur un bill privé n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre,

huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français ; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts ; et elle remettra au commissaire-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

A VIS est par le présent donné que Herbert Bell Rugh, de la cité de Winnipeg, dans la province du Manitoba, architecte, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Mae Lillian Rugh. ci-devant de la cité de Winnipeg, mais maintenant de la ville de Brooklyn, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, pour cause d'adultère.

Daté à Winnipeg, ce 4e jour d'octobre 1912.

CAMPBELL, PITBLADO & CO.,

Farmer Building, Winnipeg,
22-14 Solliciteurs de Herbert Bell Rugh.

A VIS est par les présentes donné que Charles Albert Flower, agent, de la cité Winnipeg, dans la province du Manitoba, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Violet Ruth Beatrice Flower, ci-devant de la ville de Winnipeg, dans la province du Manitoba, mais maintenant de la ville d'Estevan, dans la province de Saskatchewan, pour cause d'adultère.

Daté à Winnipeg, dans la province du Manitoba, ce 2e jour de novembre 1912.

EDGAR J. TARR,

National Trust Building, 325 rue Principale,
Winnipeg, Man.
20-14 Solliciteur du dit Charles Albert Flower.

A VIS est donné par le présent que Andrew Lorne Hamilton, de la ville de Portage La Prairie, dans la province de Manitoba, et actuellement de la cité de Québec, dans la province de Québec, gérant de banque, s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un bill de divorce d'avec son épouse, Maud Louise Hamilton, ci-devant de la cité de Toronto, dans la province d'Ontario, mais maintenant de lieux inconnus, pour cause d'adultère.

Daté à Montréal, dans la province de Québec, ce 17e jour de décembre 1912.

W. G. MITCHELL,

Solliciteur du requérant,
222 rue Saint-Jacques,
25-14 Montréal, P. Q.

MANITOBA RADIAL RAILWAY.

LA compagnie dite "The Manitoba Radial Railway Company" s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et terminer la ligne de voie ferrée qu'elle a été autorisée à construire en vertu du chapitre 105 des Statuts du Canada de 1907.

Daté à Ottawa ce 23e jour de janvier A.D. 1913.

SMITH & JOHNSTON,

30-5 Solliciteurs des requérants.

CIE D'ASSURANCE DES CHEMINS DE FER
CANADIENS CONTRE LES ACCIDENTS.

A VIS est donné par le présent que la Compagnie d'Assurance des Chemins de fer Canadiens contre les Accidents, corps politique et constitué, de Montréal, dans la province de Québec, s'adressera au parlement, à sa prochaine session, afin d'obtenir un acte modifiant sa charte, 57-58 Victoria, chapitre 118, modifiée par 62-63 Victoria, chapitre 106, en changeant son nom en celui de "The Globe Indemnity Company."

Montréal, 14 janvier 1913.

30-5 CRAMP, EWING & McFADDEN,
Solliciteurs de la requérante.

CIE D'ASSURANCE CONTRE LES ACCIDENTS
ET DE GARANTIE DU CANADA OUEST.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la Compagnie d'assurance contre les accidents et de garantie du Canada Ouest, une compagnie constituée en corporation par un acte de la Législature du Manitoba, étant le chapitre 77 de 7 et 8 Édouard VII, afin d'obtenir un acte à l'effet de constituer en corporation la Compagnie d'assurance contre les accidents et de garantie du Canada Ouest, ayant son bureau-chef en la cité de Winnipeg, dans la province du Manitoba, avec la faculté de faire les opérations d'une compagnie d'assurance de garantie et contre les accidents dans toutes ses spécialités, et avec tous les autres pouvoirs et privilèges qui seront jugés nécessaires et utiles à de telles opérations.

Daté à Winnipeg, ce 25e jour de janvier 1913.

31-5 CAMPBELL, PITBLADO,
HOSKIN ET COMPAGNIE,
Solliciteurs des requérants.

CHEMIN DE FER BAIE D'HUDSON, RIVIÈRE
LA PAIX ET PACIFIQUE.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte prolongeant le délai fixé pour construire sa ligne de voie ferrée, telle que définie par son acte constitutif, chap. 93 des Statuts du Canada, 1911, et pour d'autres fins.

Daté à Ottawa, 18 décembre 1912.

31-5 LEWIS & SMELLIE,
7 Trust Building, Ottawa,
Solliciteurs de la compagnie.

COMPAGNIE DE PORT NELSON.

A VIS est donné par le présent que la Compagnie de Port Nelson, Limitée, ou ses directeurs, demandera au parlement du Canada, à sa présente session, un acte changeant son nom en celui de "The Port Nelson Company," ou pour la constitution d'une compagnie sous ce dernier nom pour acquérir et se charger des affaires, obligations et biens de la Port Nelson Company, Limited, et confirmant les lettres patentes fédérales constituant en corporation la compagnie en dernier lieu mentionnée, datées le 22 mai 1912, et rendant l'article 69 de la partie I et la partie II toute entière de la Loi des compagnies applicables à la compagnie et à son industrie, et autorisant la compagnie à émettre des share-warrants, et pour d'autres fins.

Daté à Ottawa, le 21 novembre 1912.

31-5 LEWIS & SMELLIE,
7 Trust Building, Ottawa,
Solliciteurs de la requérante.

CHEMIN DE FER TERMINAL DE LA POINTE
AUX TREMBLES.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, à l'effet d'obtenir un acte constituant en corporation une compagnie de chemin de fer sous le nom de "Chemin de fer Terminal de la Pointe aux Trembles," autorisée à construire, poser et mettre en service une ligne de voie ferrée partant du dock que doit construire la Commission du havre de Montréal sur l'extrémité sud-est de la propriété de la Compagnie de ciment du Canada, lot n° 74, paroisse de la Pointe aux Trembles, et se prolongeant le long de la devanture du dock jusque près de la borne sud-ouest de la propriété de la Compagnie de ciment du Canada, de là dans une direction nord-ouest jusqu'au moulin de la Compagnie de ciment, traversant la rue Notre-Dame, et le droit de passage du chemin de fer Canadien Nord Québec et le chemin de fer Terminal de Montréal; et avec la faculté de construire, arrenter et louer des gares, facilités, quais, docks, élévateurs, entrepôts, etc., et faire des opérations d'agents expéditeurs, gardiens de quais et entrepositaires, et de conclure des conventions avec d'autres compagnies.

Fait à Montréal, ce 4e jour de février A.D. 1913.

BROWN, MONTGOMERY & McMICHAEL,
32-5 Solliciteurs des requérants.

BEAVER FIRE INSURANCE CO.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation la Beaver Fire Insurance Company, autorisée à faire des opérations d'assurance contre l'incendie, et les autres opérations d'assurance qui seront de temps à autre autorisées pour permis délivré à la compagnie en vertu des dispositions de la *Loi des Assurances*, 1910, et tous actes la modifiant, avec tous les pouvoirs nécessaires à cet effet et s'y rattachant.

Daté à Winnipeg, Manitoba, 13 février 1913.

MUNSON, ALLAN, LAIRD & DAVIS,
Winnipeg, Manitoba,
Solliciteurs des requérants.
LEWIS & SMELLIE,
Agents à Ottawa. 33-5

AVIS DIVERS.

COMPAGNIE LAURENTIDE, LTÉE.

A VIS est donné par le présent que la Laurentide Company, Limited, a fait déposer au ministère des Travaux publics, Dominion du Canada, à Ottawa, et au greffe du registrateur des titres pour le district de Trois-Rivières, province de Québec, à Trois-Rivières, et pour le comté de Champlain à Ste-Geneviève, une description de l'emplacement et les plans de son développement hydro-électrique projeté sur la rivière St-Maurice à Grand'Mère, Qué., et qu'une demande sera adressée à Son Altesse Royale le Gouverneur général en conseil à l'effet de faire approuver l'emplacement et les plans de son développement hydro-électrique projeté.

Montréal, 13 février 1913.

BROWN, MONTGOMERY ET McMICHAEL,
33-5 Solliciteurs de la compagnie.

THE NEWMASTIC TIRE CO. OF CANADA,
LIMITED.

A VIS est par les présentes donné que le bureau principal de cette compagnie est situé au n° 540 de la rue Saint-Denis, en la cité de Montréal, province de Québec, Canada.

Donné à Montréal, ce septième jour du mois de février, 1913.

33-1 Z. TRUDEAU,
Secrétaire.

THE MERCHANTS AND EMPLOYERS GUARANTEE & ACCIDENT COMPANY.

AVIS est par les présentes donné par The Merchants and Employers Guarantee & Accident Company que la loi 1-2 George V, chapitre 118, intitulée dans les statuts "Loi concernant la National Weekly Indemnity Company et à l'effet de changer son nom en celui de 'Merchants and Employers Guarantee and Accident Company'" a été acceptée et approuvée par une délibération prise sur un vote unanime de tous les actionnaires de la National Weekly Indemnity Company, à une assemblée générale extraordinaire de cette dernière compagnie régulièrement convoquée pour étudier la dite loi, et tenue le quatrième jour de février courant, et que la dite loi est entrée en vigueur le sixième jour de février courant.

Montréal, 7 février 1913.

J. C. H. DUSSAULT,
Secrétaire.

33-1

QUEBEC & ORLEANS CORPORATION.

AVIS est donné par le présent que le règlement suivant augmentant le nombre des directeurs de trois à cinq a été dûment approuvé à une assemblée générale spéciale des actionnaires de la compagnie dite "The Quebec & Orleans Corporation, Limited," dûment convoquée pour étudier ce dit règlement et tenue le 12e jour de février 1913, à laquelle assemblée tous les actionnaires de la compagnie étaient présents et votèrent en faveur du dit règlement :—

Qu'il soit statué et il est par le président statué comme règlement de la compagnie ;

Que le nombre des directeurs soit augmenté de trois à cinq, et que le règlement No IV soit modifié de manière à se lire comme suit :—

Le nombre des directeurs ne dépassera pas cinq, lesquels seront élus à l'assemblée générale annuelle de la compagnie par un vote de la majorité de pas moins des deux tiers des actionnaires présents à cette assemblée soit personnellement ou représentés par fondés de pouvoirs ;

Et que l'article 4 du règlement No. V soit modifié de manière à se lire comme suit :

Trois directeurs formeront quorum pour l'expédition des affaires ;

Et qu'une copie du dit règlement a été dûment déposée au bureau du Secrétaire d'Etat, le 14e jour de février 1913.

T. E. SEYMOUR,
Secrétaire.

33-1

LA BANQUE INTERNATIONALE DU CANADA, ET THE HOME BANK OF CANADA.

AVIS est donné par le présent qu'après la publication du présent avis durant quatre semaines dans *La Gazette du Canada* et dans la *Montreal Gazette* et *La Presse* papiers-nouvelles publiées en la cité de Montréal, P.Q., et dans le *Mail and Empire*, un journal publié en la cité de Toronto, Ontario, La Banque Internationale du Canada et la Home Bank of Canada, ont l'intention de s'adresser au Gouverneur général en conseil, par l'entremise du Ministre, afin d'obtenir que soit approuvée une convention conclue entre les dites banques relative à l'achat par la Home Bank of Canada de tout l'actif de la Banque Internationale du Canada et la vente de tel actif, par la dite Banque Internationale du Canada à la dite Home Bank of Canada.

Cet avis est donné conformément aux dispositions de la *Loi des Banques*.

Daté ce 12e jour de février 1913.

GODFREY BIRD,
Gérant général de la Banque
Internationale du Canada.

JAMES MASON,
Gérant général de la Home
Bank of Canada.

33-5

LA BANQUE INTERNATIONALE DU CANADA.

AVIS est par le présent donné qu'une assemblée générale spéciale des actionnaires de La Banque Internationale du Canada aura lieu au bureau-chef de la dite banque, dans la cité de Montréal, P.Q., le dix-neuvième jour de mars prochain, A.D. 1913, à midi, dans le but de prendre en considération une convention pour la vente par la dite Banque Internationale du Canada de son actif à la Home Bank of Canada, aux clauses et conditions mentionnées dans la dite convention, copie de laquelle sera expédiée par la malle, sous enveloppe affranchie, à chaque actionnaire avec le présent avis, et, si la chose est jugée opportune, adopter une résolution ou des résolutions approuvant la dite convention et autorisant le président et le gérant général de La Banque Internationale du Canada à apposer à la dite convention le sceau corporatif de la banque, et la signer et mettre à exécution pour et au nom de la banque ; ainsi que dans le but de prendre en considération et, si la chose est jugée opportune, adopter toutes les autres résolutions nécessaires pour la complète exécution de la dite convention et des clauses qu'elle contient, selon que les actionnaires le jugeront utile ou convenable, et dans le but d'autoriser le conseil de direction à donner les avis, à faire les demandes et à passer et mettre à exécution tous les autres actes, résolutions, contrats, instruments, matières et choses qui seront jugés nécessaires pour obtenir le consentement du Gouverneur en conseil à la dite convention et pour la rendre effective et distribuer le produit de la dite vente.

Par ordre du conseil de direction,

GODFREY BIRD,
Gérant général.

Montréal, 28 janvier 1913.

31-6

BANQUE DE L'AMERIQUE BRITANNIQUE DU NORD.

Constituée par charte royale.

LA Cour des Directeurs de la Banque de l'Amérique Britannique du Nord a résolu, sujet à vérification, à une assemblée des propriétaires qui sera tenue le 4 mars, de déclarer un dividende payable le 4 avril, de 40 shillings par action, moins la taxe sur le revenu, soit 8 pour cent par année, transférant £30,000 au fonds de réserve, £15,000 aux édifices de la banque, et portant environ £19,000 au nouveau compte.

11 février 1913.

33-4

BANQUE DES MARCHANDS DU CANADA

DIVIDENDE TRIMESTRIEL.

AVIS est donné par le présent qu'un dividende de deux et demi pour cent pour le trimestre courant, étant au taux de 10 pour cent par année sur le capital payé de cette institution, a été déclaré, et sera payable à la banque, en cette cité et à ses succursales, dès et après le 1er jour de mars prochain, aux actionnaires enregistrés à la clôture des affaires le 15e jour de février.

Par ordre du conseil de direction,

E. F. HEBDEN,
Gérant général.

Montréal, 24 janvier 1913.

31-5

BANQUE DE MONTREAL.

AVIS est donné par le présent qu'un dividende de deux et demi pour cent sur le capital versé de cette institution a été déclaré pour le trimestre finissant le 31 janvier 1913, et sera payable à la banque en cette cité, et à ses succursales, à compter de samedi, le 1er jour de mars prochain, aux actionnaires enregistrés le 31 janvier 1913.

Par ordre du conseil de direction,

H. V. MEREDITH,
Gérant général.

Montréal, 21 janvier 1913.

30-5

BANQUE DE QUEBEC.

DIVIDENDE TRIMESTRIEL.

AVIS est donné par le présent qu'un dividende de un et trois quarts pour cent sur le capital versé de cette institution, a été déclaré pour le trimestre courant, et qu'il sera payable à sa banque, en cette cité, et à ses succursales, le et après samedi, le premier jour de mars prochain, aux actionnaires inscrits le 13 février.

Par ordre du conseil de direction,

B. B. STEVENSON,

Gérant général.

Québec, 21 janvier 1913.

30-5

BANQUE D'HOCHELAGA.

AVIS est donné par le présent qu'un dividende de deux et un quart pour cent (2½%) égal au taux de neuf pour cent (9%) par année sur le capital payé de cette institution, a été déclaré pour le trimestre finissant le 28 février prochain, et qu'il sera payable au bureau-chef de la banque ou à ses succursales, le et après le premier jour de mars prochain, aux actionnaires inscrits au registre le 13 février au soir.

Par ordre du conseil de direction,

F. G. LEDUC,

Gérant.

30-5

BANQUE ROYALE DU CANADA.

DIVIDENDE N° 102.

AVIS est donné par le présent qu'un dividende de trois pour cent (au taux de douze pour cent par année) sur le capital payé de cette banque, a été déclaré pour le trimestre courant, et sera payable à la banque et à ses succursales, dès et après samedi, le 1er jour de mars prochain, aux actionnaires enregistrés le 15 février.

Par ordre du conseil de direction,

E. L. PEASE,

Gérant général.

Montréal, P.Q., 14 janvier 1913.

30-6

BANQUE UNION DU CANADA.

DIVIDENDE No 104.

AVIS est donné par le présent qu'un dividende au taux de huit pour cent par année, a été déclaré sur le capital payé de cette institution pour le trimestre courant, et sera payable à la banque en cette cité, et à ses succursales, dès et après samedi, le premier jour de mars prochain, aux actionnaires enregistrés le 14 février 1913.

Par ordre du conseil de direction,

G. H. BALFOUR,

Gérant général.

Winnipeg, 21e jour de janvier 1913.

31-5

INDEX OF NEW MATTER IN THIS GAZETTE.

No. 33.

APPOINTMENTS..... 2933

ORDERS IN COUNCIL—

Free grant to Mr. Joseph Cardinal..... 2934

Free grant to Mr. John Cardinal..... 2934

Maximum area of a coal mining location..... 2934

Use of gill-nets for the capture of herring.... 2934

Lands withdrawn from the operation of the

Regulations for the administration of lands

within the Forty Mile Railway Belt, B.C.. 2935

Estevan, Sask., to be an outpost of customs... 2938

Sale of land required in connection with any

system of irrigation..... 2938

ORDERS IN COUNCIL—Continued.

Regulations respecting representatives of

deceased homesteaders..... 2938

Gasoline vessel "Leo," name changed to

"Leo D"..... 2938

CANADIAN MILITIA—

Appointments, etc..... 2943

General Orders..... 2944

GOVERNMENT NOTICES—

Copyrights entered, 12th February, 1913..... 2947

Imperial Oil Co., Ltd., increase of capital

stock..... 2963

Resurvey of Township 21, R. 10, west of the

4th Meridian..... 2977

Charters granted to—

Blatter Bros., Ltd. (Corrected notice)..... 2953

Lasalle Realty Co., Ltd..... 2963

Magor Son & Co., Ltd..... 2964

Jackson & Savage, Ltd..... 2964

Dominion Manufacturers, Ltd..... 2965

Metropolitan Realty and Investment Co. of

Canada, Ltd..... 2966

Sales Co. of Canada, Ltd..... 2967

Cheddite, Ltd..... 2967

Union Optical Co., Ltd..... 2968

Dominion Chain Co., Ltd..... 2969

McFarlane-Pratt-Hanley, Ltd..... 2969

International Industrial Corporation, Ltd.. 2970

Hudson Heights Development Co., Ltd.... 2971

Webster & Sons, Ltd..... 2971

Canada Carton Co., Ltd..... 2972

Federated Press, Ltd..... 2973

Folding Bath Tub Co., Ltd..... 2974

Tobacco Buyers Association, Ltd..... 2975

S. B. Townsend, Ltd..... 2976

Circulation and Specie, 31st January, 1913.. 2981

Post Office Savings Bank, December, 1912.... 2982

Government Savings Banks, deposits, January. 2982

List of New Post Offices, 1st February, 1913.. 2984

ADVERTISEMENTS—

Applications to Parliament.

Pacific and Eastern Loan & Savings Co..... 2991

Wesleyan Methodist Connection..... 2991

Beaver Fire Insurance Co..... 2991

Miscellaneous.

Carroll-Wilson, Ltd., number of directors.... 2992

Windsor Arcade, Ltd., number of directors... 2992

Bank of British North America, dividend... 2992

Robert Howard & Company, Ltd., number of

directors..... 2992

Newmastic Tire Co. of Canada, Ltd., head

office..... 2992

Merchants and Employees Guarantee & Acci-

dent Co., change of name to National Weekly

Indemnity Co., sanctioned..... 2992

Calgary Clay, Coal & Coke Co., Ltd., head

office..... 2992

Calgary Clay, Coal & Coke Co., Ltd., number

of directors..... 2992

Atlin Construction Co., Ltd., works in Prince

Rupert Harbour, Lot 541, plans deposited.. 2993

National Mortgage Co. of Canada, Ltd., appli-

cation for letters patent..... 2993

Laurentide Co., Ltd., hydro-electric develop-

ment on St. Maurice river, plans deposited. 2993

Canada North-West Land Co., Ltd., meeting.. 2993

W. E. Rood and A. J. Davis, extension to

wharf, plans deposited..... 2993

Banque Internationale du Canada and The

Home Bank of Canada, approval of agree-

ment..... 2993

Quebec & Orleans Corporation, Ltd., number

of directors... 2994

Atlin Construction Co., Ltd., works in Prince

Rupert Harbour, Sub-lot 7, plans deposited. 2994

American Hoist & Derrick Co., trade mark... 2994



The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, FEBRUARY 22, 1913.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL has been pleased to make the following appointments, viz :—

OTTAWA, 1st February, 1913.

CHARLES EDWARD FISHER, of the City of London, in the Province of Ontario, Esquire, Assistant Post Office Inspector of the London Division : to be Post Office Inspector for the said Division from 20th January, 1913, in the room and stead of C. T. Campbell, Esquire.

12th February, 1913.

ANGUS C. FRASER, of Port Hastings, in the County of Inverness, in the Province of Nova Scotia : to be Wharfinger of the Government wharf at that place.

G. ADAM PRINGLE, Esquire, one of the Pilotage Commissioners for the Pilotage District of Pictou, in the Province of Nova Scotia : to be Secretary of the Pilotage Authority for Pictou, in the said Province.

13th February, 1913.

ST. CLAIR PAYSON, of Westport, in the County of Digby, in the Province of Nova Scotia : to be Receiver of Wrecks for Westport District, in the said Province, in the room and stead of Frank P. Payson.

14th February, 1913.

EUGÈNE VERREAULT, of Mechins, in the County of Rimouski, in the Province of Quebec : to be Wharfinger of the Government wharf at that place.

17th February, 1913.

Colonel G. T. EVANS, of the City of Toronto, in the Province of Ontario, Special Class Excise Officer in the Inland Revenue Division of Toronto : to be District Inspector of Inland Revenue for the District of Toronto, in the said Province, in the room and stead of W. C. Stratton, Esquire, deceased.

Erratum—In *The Canada Gazette* of 8th February, 1913, *re* the appointment of F. F. Pichard to be an Inspector of Hulls and Equipment of Steamboats, *instead* of the words "F. F. Pichard" read "F. F. Pickard."

PROCLAMATIONS.

ARTHUR.

[L.S.]

CANADA.

GEORGE THE FIFTH by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS it is in
Deputy Minister of Justice, } and by Part XII of
Canada. } The Canada Shipping
Act, Revised Statutes 1906, chapter 113, amongst
other things in effect enacted that Our Governor in
Council may, by proclamation, declare to be a public
harbour any area covered with water within the juris-
diction of Our Parliament of Canada ;

AND WHEREAS Our Governor in Council has advised that the Harbour of Canning, in the Province of Nova Scotia comprising the area hereinafter mentioned be proclaimed a public harbour,—

NOW THEREFORE KNOW YE that We do by these presents proclaim and declare the said Harbour of Cann-

ing comprising an area covered with water which may be described as follows, that is to say :—

"All the waters of the Habitant or Canning River and its tributaries west of a line drawn due south, astronomically, from Kingsport lighthouse, and north of a line drawn due east, astronomically, from Porter point lighthouse," to be a public harbour.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely beloved Uncle and Most Faithful Counsellor Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom), Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; one of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this EIGHTEENTH day of JANUARY, in the year of Our Lord one thousand nine hundred and thirteen, and in the third year of Our Reign.

By Command,

32-3 THOMAS MULVEY,
Under-Secretary of State.

ARTHUR.
[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

E. L. NEWCOMBE,
Deputy Minister of Justice, } WHEREAS in pursuance of the provisions of The Canada Temperance Act the following notice has been addressed to the Secretary of State of Canada, embodying the petition therein set forth :

"To the Honourable the Secretary of State of Canada :

"Sir :—We, the undersigned electors of the City of Thetford Mines, request you to take notice that we desire to present the following petition to His Royal Highness the Governor General, namely :

"To His Royal Highness the Governor General of Canada in Council :—

"The petition of the electors of the City of Thetford Mines qualified and competent to vote at the election of a member of the House of Commons, in the said city, respectfully sheweth that your petitioners are desirous that the second part of The Canada Temperance Act, 1878, should be in force and take effect in the said city.

"And that we desire that the votes of all the electors of the said city be taken for and against the adoption of the said petition.

"Wherefore your petitioners humbly pray that Your Royal Highness will be pleased, by an Order in Council, under section 109 of the said Act, to declare

"that the second part of the said Act shall be in force and take effect in the said city.

"And your petitioners will ever pray, etc."

And whereas it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said City of Thetford Mines, the number of signatures to the notice proved to be genuine being five hundred and twenty-two and that the other requirements of the law have been observed.

And whereas an order of His Royal Highness the Governor General in Council has been passed directing that the votes of all the electors of the said City of Thetford Mines be taken for and against the adoption of the said petition.

Now Know Ye, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare that on Thursday, the 27th day of March, 1913, a poll will be held in the said City of Thetford Mines for taking the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That J. Clovis Gagné of the said City of Thetford Mines, in the Province of Quebec, agent, has been appointed the returning officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to His Royal Highness the Governor General in Council. That the said returning officer is empowered and required to appoint a deputy returning officer at and for each polling place or station. That the returning officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the City Hall, at the said City of Thetford Mines, on Wednesday, the 19th day of March next, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the returning officer at the said City Hall, on Monday, the 31st day of March next, at ten of the clock in the forenoon. And in the event of the petition being adopted by the electors, His Royal Highness the Governor General in Council may at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the second part of the said Act shall be in force and take effect in such city upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such city will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year; and if there are no licenses in force in the said city then that the second part of the said Act shall be in force and take effect in the said city from and after the expiration of thirty days from the date of such Order in Council.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely Beloved Uncle and Most Faithful Counsellor, Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom); Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; one of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of

Our Most Exalted Order of the Star of India ; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George ; Knight Grand Commander of Our Most Eminent Order of the Indian Empire ; Knight Grand Cross of Our Royal Victorian Order ; Our Personal Aide-de-Camp ; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this SEVENTH day of FEBRUARY in the year of Our Lord one thousand nine hundred and thirteen, and in the third year of Our Reign.

By Command,

THOMAS MULVEY,
Under-Secretary of State.

34-3

ORDERS IN COUNCIL.

[336]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 13th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council, in virtue of the provisions of section 27, of chapter 113, Revised Statutes of Canada, 1906, is hereby pleased to grant permission to change the name of the tow boat "Challenge" to that of "Kezia."

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

34-2

[310]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 8th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council is pleased to order as follows :—

The Regulations for the government of Public Harbours in Canada, approved by Order-in-Council of 20th April, 1911, are hereby amended by adding thereto the following section as section 42 (a),—

Sec. 42 (a). The Harbour Master shall have power to direct where any vessel loaded in whole or in part with explosives or inflammable or dangerous goods shall anchor or be moored, and to order the removal of such vessel from any part of the port or harbour to any other part of the port or harbour ; and shall also, subject to any regulations heretofore or hereafter passed, have power to direct where vessels may load or unload such explosive, inflammable or dangerous goods, and the precautions to be observed in and during such loading or unloading.

(2) The Harbour Master shall have the power to decide whether any particular goods are explosive, inflammable or dangerous, subject to appeal to the Minister of Marine and Fisheries by any person interested therein and dissatisfied with the Harbour Master's decision.

(3) Any one disobeying the lawful orders or directions of the Harbour Master, or the Deputy Harbour Master, made or issued under this regulation, shall be liable to a penalty not exceeding one hundred dollars, and in case of a continuing violation a further penalty not exceeding ten dollars for every twelve hours during which such violation continues.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

34-2

1½

[318]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 12th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS the steamer "Lily," which was built for the Imperial Government and handed over to the Canadian Government, has been sold and the purchaser (Mr. A. B. Crosby, of Halifax, N.S.) has made application to have her registered at the port of Halifax ;

And whereas the said vessel was built in 1878 at Dartmouth by Eben Mosely, since deceased, and it is impossible to procure a Builder's Certificate ;

And whereas the name now borne by the said vessel is already the name of a British ship and consequently, in accordance with the regulations made under section 2, chapter 65, 7-8 Edward VII, the said vessel cannot be registered under that name, and the owner has applied for permission to use the name "Noreen",—

Therefore the Governor General in Council, in virtue of the provisions of section 27, chapter 113, Revised Statutes of Canada, 1906, is hereby pleased to grant permission to change the name of the said steamer "Lily" to that of "Noreen."

The Governor General in Council, in virtue of the provisions of section 60 of The Merchant Shipping Act, 1894, is further pleased to grant permission to dispense with the production of the Builder's Certificate in connection with the registration of the said steamer.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

34-2

[322]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 12th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 6th February, 1913, that application has been made on behalf of the City of Medicine Hat to purchase the S. W. ¼ of Section 5, Township 13, Range 5, west of the 4th Meridian, and the fractional E. ½ of the said Section 5, lying west of the South Saskatchewan River, the said lands being more particularly described as follows :—

Composed of *Firstly* : the South-west quarter of Section five in the thirteenth Township, in the fifth Range west of the 4th Meridian, in the Province of Alberta, containing by admeasurement one hundred and sixty acres, more or less, and—

Secondly : all that portion of the east half of said Section five which lies to the west of the west bank of the South Saskatchewan River, as shown upon a map or plan of survey of the said Township, approved and confirmed at Ottawa, on the 27th day of June, A.D. 1885, by Edouard Deville, Surveyor General of Dominion Lands and of record in the Department of the Interior, containing by admeasurement one hundred and seven acres, more or less, the lands hereby granted containing by admeasurement together two hundred and sixty-seven acres, more or less, and as shown coloured pink on the sketch hereto attached.

The Minister states that he is of the opinion that the application should receive favourable consideration and the lands in question having, by an Order-in-Council of the 3rd October, 1911, been withdrawn from inclusion in a reserve for the purposes of the Royal North West Mounted Police, he (the Minister) recommends that the sale thereof be authorized to the City of Medicine Hat at the rate of \$45.00 an acre.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

34-4

[205]
AT THE GOVERNMENT HOUSE AT OTTAWA.
Saturday, the 25th day of January, 1913.
PRESENT :
HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS it is provided by paragraph (a) of section 38 of the Regulations for the administration and disposal of lands within the Forty Mile Railway Belt, in the Province of British Columbia, established by Order in Council of the 17th September, 1889, that the Governor in council may withdraw from the operation of the regulation, subject to existing rights

as defined or created thereunder, such lands as have been or may be reserved for Indians ;
And whereas the reserves on the attached list, marked "A," have been surveyed and are shown on the official plans of the respective townships,—
Therefore His Royal Highness the Governor General in Council is pleased to withdraw from the operation of the above mentioned regulations, the lands, aggregating 125181.5 acres, which are comprised within the said reserves respectively, subject to existing rights as defined or created under the said regulations.
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

"A."

LIST of Indian Reserves in the Railway Belt of British Columbia withdrawn from the operation of the Regulations in force for the administration and disposal of lands within the 40-mile Belt in the Province of British Columbia.

OFFICIAL PLAN ON WHICH SHOWN.

Indian Reserve.	Tp.	Rge.	Mer.	Date of Confirmation.	Acres.
Spallumcheen No. 2 (Enderby).....	18	8	West 6	25th Aug., 1909.....	5625.
	N.E. ¼ 18	9	"	7th Sept., "	
	S.E. ¼ 18	9	"	20th Sept., "	
	N.W. ¼ 18	9	"	4th Sept., "	
	S.W. ¼ 18	9	"	15th Sept., "	
That part of Okanagan No. 1 (Okanagan) which is within the Belt	17	10	"	6th Nov., 1909.....	4400.
Spallumcheen No. 1 (Salmon River).....	17	10	"	6th Nov., 1909.....	3853.
	18	10	"	14th Oct., 1910.....	790.
Adams Lake Nos. 6 and 7 and Neskainlith Halaut No. 3. (Switsemalph) otherwise known as Salmon Arm Reserve No. 1.....	20	10	"	15th April, 1911.....	325.
Little Shuswap Lake No. 5 (North Bay) otherwise known as Salmon Arm Reserve No. 2.....	21	10	"	19th Oct., 1910.....	810.
Little Shuswap Lake No. 4 (Scotch Creek).....	22	11	"	21st Oct., 1910.....	2105.
	23	11	"	10th Sept., 1910.....	
Adams Lake No. 5 (Stequmwhulpa).....	21	12	"	24th April, 1911.....	250.
	S.W. ¼ 22	12	"	18th Feb., 1911.....	
Little Shuswap Lake No. 3 (Meadow).....	21	12	"	24th April, 1911.....	60.
Little Shuswap Lake No. 2 (Chum Creek).....	S.E. ¼ 22	12	"	6th Feb., 1911.....	600.
	S.W. ¼ 22	12	"	18th Feb., 1911.....	
Adams Lake No. 3 (Toops).....	S.W. ¼ 23	12	"	7th Oct., 1910.....	25.
Adams Lake No. 1 (Hustalen).....	S.W. ¼ 23	12	"	7th Oct., 1910.....	2178.
	23	12	"	11th May, 1904.....	
Neskainlith Halaut No. 2 (Neskainlith).....	N.E. ¼ 20	13	"	10th Sept., 1910.....	
No. 2 ".....	N.W. ¼ 20	13	"	7th March, 1910.....	2456.
	21	13	"	1st Dec., 1902.....	
	S.E. ¼ 21	13	"	27th March, 1911.....	
Adams Lake No. 2 (Squam).....	24	13	"	7th May, 1904.....	80.
Kamloops No. 1 (Kamloops).....	20	15	"	20th Sept., 1909.....	33131.0
	S.W. ¼ 20	16	"	27th July, 1910.....	
	20	16	"	12th March, 1907.....	
	21	16	"	31st July, 1906.....	
	S.E. ¼ 20	17	"	11th March, 1909.....	
	N.W. ¼ 20	17	"	5th March, 1909.....	
	S.W. ¼ 20	17	"	17th April, 1909.....	
	20	17	"	20th Dec., 1905.....	
	21	17	"	8th Sept., 1910.....	
Kamloops No. 5 (Fishing Station).....	22	16	"	22nd Oct., 1907.....	46
Lower Nicola No. 3 (Pipseul).....	17	21	"	23rd May, 1906.....	220
Deadman's Creek.....	20	21	"	1st Mar., 1910.....	
Deadman's Creek.....	S.W. ¼ 21	21	"	30th June, 1910.....	
	21	21	"	4th Aug., 1909.....	
	20	22	"	29th June, 1911.....	
	21	22	"	1st Mar., 1910.....	
	22	22	"	5th Jan., 1899.....	20134
That part of Lower Nicola No. 8 (Speous) lying within the Railway Belt.....	13	23	"	31st Aug., 1906.....	127'8
Lower Nicola No. 13.....	15	23	"	5th Dec., 1908.....	
(Papsilqua).....	16	23	"	24th Oct., 1908.....	730
Bonaparte No. 4 (Mauvais Rocher).....	S.E. ¼ 21	23	"	21st June, 1909.....	99'8
Cooks Ferry No. 9.....	17	24	"	22nd Nov., 1900.....	
(Pemynooos).....	18	24	"	15th Feb., 1907.....	4507'7
Cooks Ferry No. 10 (Pokheitsk).....	18	24	"	15th Feb., 1907.....	36
Oregon Jack Creek No. 5.....	S.W. ¼ 19	24	"	3rd Mar., 1910.....	
	S.W. ¼ 19	25	"	1st Mar., 1910.....	1043
Oregon Jack Creek No. 3 (Oregon Jack Creek).....	S.W. ¼ 19	24	"	3rd Mar., 1910.....	
	N.W. ¼ 19	24	"	3rd Mar., 1910.....	120
Oregon Jack Creek No. 7.....	N.W. ¼ 19	24	"	3rd Mar., 1910.....	80
Oregon Jack Creek No. 6.....	N.W. ¼ 19	24	"	3rd Mar., 1910.....	
	N.E. ¼ 19	24	"	28th Feb., 1910.....	
	S.W. ¼ 20	24	"	27th May, 1907.....	
	20	24	"	17th May, 1905.....	750'7
Ashcroft No. 1.....	S.W. ¼ 20	24	"	27th May, 1907.....	
(Cheetsum's Farm).....	20	25	"	7th Dec., 1904.....	770
Ashcroft No. 2.....	S.W. ¼ 20	24	"	27th May, 1907.....	

LIST of Indian Reserves in the Railway Belt of British Columbia, &c.—Continued.

Indian Reserve.	Tp.	Rge.	Mer.	Date of Confirmation.	Acres.
(105 mile post).....	N.W. 20	24	West 6...	27th May, 1908.....	3470
	21	24	"	18th Dec., 1901.....	
	20	25	"	7th Dec., 1904.....	
	21	25	"	30th May, 1902.....	
Nicomen No. 2 (Kykinalko).....	15	25	"	26th Oct., 1906.....	130
Nicomen Band Graveyard.....	15	25	"	26th Oct., 1906.....	1 53
Nicomen No. 3.....	15	25	"	26th Oct., 1906.....	
(Sackum).....	16	25	"	18th Dec., 1900.....	20
Cooks Ferry No. 1 (Kumcheen).....	S.E. 17	25	"	27th Oct., 1909.....	21 75
Cooks Ferry No. 5 A (Chuchhuriaschin).....	N.E. 17	25	"	4th Nov., 1909.....	20
Cooks Ferry No. 5 (Chuchhuriaschin).....	N.E. 17	25	"	4th Nov., 1909.....	20
Bonaparte No. 3.....	21	25	"	30th May, 1902.....	477
	S.E. 22	25	"	17th Sept., 1909.....	
Bonaparte No. 3 A.....	21	25	"	30th May, 1902.....	1,283
	S.E. 22	25	"	17th Sept., 1909.....	
Bonaparte No. 2 (Lower Hat Creek).....	S.W. 22	25	"	15th Sept., 1909.....	2,078
	N.W. 22	25	"	15th Sept., 1909.....	
	22	26	"	6th Aug., 1908.....	
Yale No. 16 Union Bar Band (Kawkawa).....	S.E. 5	26	"	26th May, 1909.....	16
Yale No. 15 Union Bar Band (Ayawwis).....	S.E. 5	26	"	26th May, 1909.....	229 4
	N.E. 5	26	"	23rd Apr., 1904.....	
Yale No. 13 Union Bar Band (Trafalgar Flat).....	N.E. 5	26	"	23rd Apr., 1904.....	172
Yale No. 11 Union Bar Band (Puckatholetchin).....	N.E. 5	26	"	23rd Apr., 1904.....	
	N.W. 5	26	"	25th Apr., 1904.....	566 5
	S.E. 6	26	"	17th Nov., 1909.....	
	6	26	"	18th June, 1904.....	
Hope No. 1 (Hopetown).....	S.W. 5	26	"	26th May, 1909.....	10 5
Hope No. 3 (Greenwood Island).....	S.W. 5	26	"	26th May, 1909.....	10 0
Hope No. 5 (Fishing Site).....	S.W. 5	26	"	26th May, 1909.....	1 0
Yale No. 10 Union Bar Band (Skawahlum).....	S.E. 6	26	"	17th Nov., 1909.....	14 8
Yale No. 8 (Stullawheets).....	S.E. 6	26	"	17th Nov., 1909.....	134 5
Yale No. 5 (Albert Flat).....	N.E. 6	26	"	6th Nov., 1909.....	150
	S.E. 7	26	"	18th Jan., 1911.....	
Yale No. 4 (Qualark).....	N.E. 6	26	"	6th Nov., 1909.....	27
Yale No. 1 (Yale Town).....	S.E. 7	26	"	18th Jan., 1911.....	17 5
Boston Bar No. 7 (Shrypttahoos).....	10	26	"	6th Sept., 1906.....	87
Boston Bar No. 1 (Tuckkwiowhum).....	10	26	"	6th Sept., 1906.....	95
Boston Bar No. 2 (Kopchitchin).....	10	26	"	6th Sept., 1906.....	359
	11	26	"	7th Dec., 1905.....	
Boston Bar No. 4 (Bucktum).....	11	26	"	7th Dec., 1905.....	64
Boothroyd No. 3 (Speyum).....	11	26	"	7th Dec., 1905.....	374 5
Boothroyd No. 1 (Tsawawmuck).....	11	26	"	7th Dec., 1905.....	47 5
Boothroyd No. 2 (Tsintahktl).....	11	26	"	7th Dec., 1905.....	37
Boothroyd No. 4 (Kahmoose).....	11	26	"	7th Dec., 1905.....	60
Boothroyd No. 5 (Sho-ook).....	12	26	"	15th Nov., 1909.....	413
Boothroyd No. 6 (Imakhtsaph).....	12	26	"	15th Nov., 1909.....	454
Boothroyd No. 7 (Chuckcheetso).....	12	26	"	15th Nov., 1909.....	44 5
Boothroyd No. 8 (Staiyahanny).....	13	26	"	16th May, 1904.....	74 5
Boothroyd No. 9 (Stlakament).....	13	26	"	16th May, 1904.....	40
	S.E. 13	27	"	4th May, 1904.....	
Boothroyd No. 10 (Dufferin).....	13	26	"	16th May, 1904.....	15 5
Lytton No. 16 (Two Mile Creek).....	S.W. 15	26	"	15th Apr., 1911.....	11
Lytton No. 17 (Klahkamich).....	S.W. 15	26	"	15th Apr., 1911.....	22 5
	N.E. 14	27	"	29th June, 1910.....	
	S.E. 15	27	"	16th Sept., 1907.....	
Part of Lytton No. 18 (Klickkumcheen).....	S.W. 15	26	"	15th Apr., 1911.....	47
	S.E. 15	27	"	16th Sept., 1907.....	
Lytton No. 24 (Tuckozap).....	S.W. 15	26	"	15th Apr., 1911.....	211
	N.E. 15	27	"	16th Sept., 1907.....	
Lytton No. 22 (Kleetlekut).....	S.W. 15	26	"	15th Apr., 1911.....	300
	S.E. 15	27	"	16th Sept., 1907.....	
Bonaparte No. 1 Upper Hat Creek).....	21	26	"	8th Aug., 1908.....	2057
	21	27	"	17th Aug., 1901.....	
Ohamil No. 1 (Ohamil).....	4	27	"	31st July, 1902.....	458
Ohamil No. 2 (Wahleach Island).....	4	27	"	31st July, 1902.....	171
Yale No. 9 (Lukseetsis-sum or Ruby Creek).....	4	27	"	31st July, 1902.....	157
	S.W. 4	27	"	11th Feb., 1910.....	
Skawahlook No. 2 (Ruby Creek).....	4	27	"	31st July, 1902.....	45 5
	S.W. 4	27	"	11th Feb., 1910.....	
Skawahlook No. 1 (Shawahlook).....	S.W. 4	27	"	11th Feb., 1910.....	151
Kanaka Bar No. 1 (Nekliptum).....	N.E. 13	27	"	30th May, 1904.....	30
Kanaka Bar No. 2 (Kanaka Bar).....	N.E. 13	27	"	30th May, 1904.....	118
Siska Flat No. 2 (Kupchynalth, lower).....	N.E. 13	27	"	30th May, 1904.....	15 5
Siska Flat No. 4 (Graveyard).....	N.E. 13	27	*	30th May, 1904.....	0 62
Kanaka Bar No. 4 (Whyeck).....	N.E. 13	27	"	30th May, 1904.....	351
Siska Flat No. 3 (Siska Flat).....	N.E. 13	27	"	30th May, 1904.....	91
	S.E. 14	27	"	27th June, 1910.....	
Siska Flat No. 7 (Nahamanak).....	N.E. 13	27	"	30th May, 1904.....	362
	S.E. 14	27	"	27th June, 1910.....	
Siska Flat No. 5 (Zacht).....	S.E. 14	27	"	27th June, 1910.....	60
Siska Flat No. 6 (Humbampt).....	S.E. 14	27	"	27th June, 1910.....	10
Skuppah No. 3 (Pooeyelth).....	S.E. 14	27	"	27th June, 1910.....	20
Skuppah No. 4 (Skuppah).....	S.E. 14	27	"	27th June, 1910.....	59
Skuppah No. 1.....	S.E. 14	27	"	27th June, 1910.....	20
Skuppah No. 2 (Inklyuhkinatko).....	S.E. 14	27	"	27th June, 1910.....	169
	N.E. 14	27	"	29th June, 1910.....	
Lytton No. 20 (Kitzowit).....	N.E. 14	27	"	29th June, 1910.....	27
Lytton No. 27 (Papyum).....	S.E. 15	27	"	16th Sept., 1907.....	129
Lytton No. 23 (Nohomeen).....	S.E. 15	27	"	16th Sept., 1907.....	32
Lytton No. 2 (Nunautin).....	S.E. 15	27	"	16th Sept., 1907.....	477
Lytton No. 21 (Inkluckcheen).....	S.E. 15	27	"	16th Sept., 1907.....	181 25
	N.E. 15	27	"	20th Jan., 1910.....	

LIST of Indian Reserves in the Railway Belt of British Columbia, &c.—*Concluded.*

Indian Reserve.	Tp.	Rge.	Mer.	Date of Confirmation.	Acres.
Lytton No. 9 (Stryen).....	N.E. $\frac{1}{4}$ 15	27	W. 6	20th Jan., 1910.....	629·5
	N.W. $\frac{1}{4}$ 15	27	"	26th July, 1907.....	
Lytton No. 14 (Halhalaeden).....	N.E. $\frac{1}{4}$ 15	27	"	20th Jan., 1910.....	92·5
Lytton No. 10 (Nkaih)	16	27	"	20th March, 1907.....	281
Lytton No. 11 (Yawaucht).....	16	27	"	20th March, 1907.....	289·5
Lytton No. 3 (Spintlum Flat).....	16	27	"	20th March, 1907.....	338·5
Lytton No. 12 (Tsaunkau).....	16	27	"	20th March, 1907.....	141
Lytton No. 13 (Cameron Bar).....	16	27	"	20th March, 1907.....	87
Pavilion No. 3 (Marble Canyon).....	21	27	"	17th Aug., 1901.....	650
Popkum No. 1 (Popkum).....	S.W. $\frac{1}{4}$ 3	28	"	15th Feb., 1911.....	381
Cheam No. 1 (Cheam).....	S.W. $\frac{1}{4}$ 3	28	"	15th Feb., 1911.....	883
	S.E. $\frac{1}{4}$ 3	29	"	22nd March, 1911.....	
Cheam No. 2 (Tse-a-tah).....	S.W. $\frac{1}{4}$ 3	28	"	15th Feb., 1911.....	390
Seabird Island.....	N.E. $\frac{1}{4}$ 3	28	"	23rd July, 1908.....	
	N.W. $\frac{1}{4}$ 3	28	"	28th Aug., 1908.....	
	4	28	"	12th July, 1909.....	4511·5
Squawtits No. 1 (Squawtits).....	4	28	"	12th July, 1909.....	335
Squawtits No. 2.....	4	28	"	12th July, 1909.....	98
Lytton No. 5 (Seah).....	S.E. $\frac{1}{4}$ 18	28	"	6th Feb., 1911.....	329
That part of Lytton No. 6 (Nesikep) within railway belt....	S.E. $\frac{1}{4}$ 18	28	"	6th Feb., 1911.....	350
	N.E. $\frac{1}{4}$ 18	28	"	25th March, 1907.....	
Chilliwack No. 1 (Schelowat).....	S.E. $\frac{1}{4}$ 3	29	"	22nd March, 1911.....	
	26	E. of	Coast Mer.	26th June, 1902.....	213
	27	"	"	18th Sept., 1893.....	
Harrison River No. 6.....	4	29	West 6 M.	10th April, 1906.....	63
Harrison River No. 5 (Chehalis).....	4	29	"	10th April, 1906.....	1414
	S.E. $\frac{1}{4}$ 4	30	"	29th Nov., 1909.....	
Harrison River No. 4 (Chehalis).....	4	29	"	10th April, 1906.....	
	S.E. $\frac{1}{2}$ 4	30	"	29th Nov., 1909.....	635
Chilliwack No. 14 (Soowahlie).....	25	E. of	Coast Mer.	1st Sept., 1906.....	
	S.W. $\frac{1}{4}$ 26	"	"	30th May, 1907.....	1140
	22	"	"	11th Nov., 1905.....	
	23	"	"	29th Jan., 1906.....	
Chilliwack No. 15 (Grass Reserve).....	26	"	"	26th June, 1902.....	160
Chilliwack No. 11 (Skulkayn).....	26	"	"	26th June, 1902.....	30
Chilliwack No. 12 (Yakwe-a-kwi-oose).....	26	"	"	26th June, 1902.....	48
	S.W. $\frac{1}{4}$ 26	"	"	30th May, 1907.....	
Chilliwack No. 10 (Skul-kayn).....	S.W. $\frac{1}{4}$ 26	E. of	C. Mer.	30th May, 1907.....	
	26	"	"	26th June, 1902.....	139
Harrison River No. 2 (Burial-ground).....	N.E. $\frac{1}{4}$ 3	R. 30	W. 6 Mer.	4th Nov., 1909.....	24
Harrison River No. 1 (Scowlitz).....	N.E. $\frac{1}{4}$ 3	" 30	" "	4th Nov., 1909.....	616
Harrison River No. 3 (Squawkum Creek).....	N.W. $\frac{1}{4}$ 3	" 30	" "	23rd May, 1910.....	392
	N.E. $\frac{1}{4}$ 24	E. of	C. Mer.	28th Sept., 1910.....	
Chilliwack No. 3 (Skwali).....	3	R. 30	W. 6 Mer.	6th July, 1905.....	298
Chilliwack No. 4 (Skwah).....	3	" 30	" "	6th July, 1905.....	
	S.E. $\frac{1}{4}$ 24	E. of	C. Mer.	18th Jan., 1909.....	
	23	"	"	29th Jan., 1906.....	313
Chilliwack No. 5 (Skway).....	3	R. 30	W. 6 Mer.	6th July, 1905.....	
	S.E. $\frac{1}{4}$ 24	E. of	C. Mer.	18th Jan., 1909.....	538
	23	"	"	29th Jan., 1906.....	
Chilliwack No. 16 (Skumalasph).....	3	R. 30	W. 6 Mer.	6th July, 1905.....	1,158
	S.E. $\frac{1}{4}$ 24	E. of	C. Mer.	18th Jan., 1909.....	
	S.W. $\frac{1}{4}$ 24	"	"	8th March, 1909.....	
Sumass No. 2 (Lackaway).....	23	"	"	29th Jan., 1906.....	39
Sumass No. 3 (Timber Reserve).....	23	"	"	29th Jan., 1906.....	10
Sumass No. 1 (Yaalstrick).....	23	"	"	29th Jan., 1906.....	283·9
Chilliwack No. 8.....	23	"	"	29th Jan., 1906.....	115
Chilliwack No. 7 (Squi-aala).....	23	"	"	29th Jan., 1906.....	209
Chilliwack No. 6 (Kwaw-kwaw-a-pilt).....	23	"	"	29th Jan., 1906.....	155
Chilliwack No. 9 (Aitchelitch).....	23	"	"	29th Jan., 1906.....	52
Sumass No. 10 (Skweahm).....	23	"	"	29th Jan., 1906.....	183
	S.W. $\frac{1}{4}$ 24	"	"	8th March, 1909.....	
Sumass No. 11 (Lakahahmen).....	S.W. $\frac{1}{4}$ 24	"	"	8th March, 1909.....	94·1
Sumass No. 9 (Timber Reserve).....	S.W. $\frac{1}{4}$ 24	"	"	8th March, 1909.....	59
Sumass No. 8 (Holachten).....	S.E. $\frac{1}{4}$ 24	"	"	18th Jan., 1909.....	
	S.W. $\frac{1}{4}$ 24	"	"	8th March, 1909.....	300
Sumass No. 7 (Sumass).....	19	"	"	5th Nov., 1907.....	160
Sumass No. 6 (Upper Sumass).....	19	"	"	5th Nov., 1907.....	610·8
Sumass No. 5 (Aylechootlook).....	20	"	"	7th Jan., 1908.....	49
Sumass No. 4 (Papekwatchin).....	N.E. $\frac{1}{4}$ 20	"	"	8th Dec., 1909.....	235
Matsqui No. 1 (Sahtacum).....	16	"	"	1st Dec., 1902.....	52·5
Matsqui No. 2 (Matsqui Main Reserve).....	17	"	"	28th March, 1907.....	353·85
Matsqui No. 3 (Three Indians).....	17	"	"	28th March, 1907.....	608·5
	14	"	"	30th Jan., 1904.....	
Matsqui No. 4 (Matsqui).....	13	"	"	1st Dec., 1902.....	60
Langley No. 3 (Lots 444 & 445 G.I.).....	14	"	"	30th Jan., 1904.....	
	S.E. $\frac{1}{4}$ 15	"	"	7th March, 1907.....	122
Langley No. 1 (Whonock).....	14	"	"	30th Jan., 1904.....	92
	S.W. $\frac{1}{4}$ 15	"	"	27th March, 1911.....	
Langley No. 4.....	S.E. $\frac{1}{4}$ 15	"	"	7th March, 1907.....	239
Langley No. 2.....	S.E. $\frac{1}{4}$ 15	"	"	7th March, 1907.....	127
Langley No. 6 (McMillan's Island).....	11	"	"	2nd May, 1907.....	447
	12	"	"	12th July, 1911.....	
Langley No. 5.....	11	"	"	2nd May, 1907.....	360·5
	12	"	"	12th July, 1911.....	
Semiahmoo.....	1	W. of	"	27th July, 1903.....	392
Langley No. 7.....	38	"	"	11th Oct., 1905.....	40
Coquitlam No. 2.....	38	"	"	11th Oct., 1905.....	202·5
Squamish No. 4 (Inlailawatash).....	6	R. 7	7th Merid.	25th Oct., 1906.....	33
Cooks Ferry No. 4.....	S.E. $\frac{1}{4}$ 17	" 25	6th "	27th Oct., 1909.....	35
Oregon Jack No. 4 (Nepa).....	19	" 24	"	2nd March, 1905.....	322

[25/193]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order and it is hereby ordered that Estevan, in the Province of Saskatchewan, be established as an outport of customs and warehousing port, and placed under the survey of the Port of North Portal, Sask., to take effect from the 1st February, 1913.

RODOLPHE BOUDREAU,

33-3 Clerk of the Privy Council.

[264]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 4th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council, under and in virtue of the provisions of section 27, chapter 113, of the Revised Statutes of Canada, 1906, is pleased to grant permission to change the name of the gasoline vessel "Leo" to that of "Leo D."

RODOLPHE BOUDREAU,

33-2 Clerk of the Privy Council.

[234]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 6th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS by clauses nineteen and twenty of The Dominion Lands Act which Act came into force 1st September, 1908, provision was made concerning the cases of deceased and insane homesteaders, relieving the legal representatives of the residence requirement and making certain other provisions ;

And whereas The Dominion Lands Act does not apply to the Railway Belt of British Columbia, which is governed by the "Regulations for the disposal of Dominion Lands within the Railway Belt in the Province of British Columbia," established by Order in Council of 17th September, 1889, and amendments thereto, and the legal representatives of deceased and insane homesteaders have not the relief accorded to similar cases on the Prairies ;

And whereas it is considered necessary and in the public interest that the said provisions should apply in the said Railway Belt,—

Therefore the Governor General in Council is pleased to order as follows :—

The regulations for the disposal of Dominion land within the Railway Belt in the Province of British Columbia, hereinbefore referred to, are hereby amended to provide that all cases of deceased and insane homesteaders in the said Railway Belt shall be dealt with in accordance with the following provisions, namely :—

Deceased Homesteaders.

In the event of the death of an entrant for a homestead before the completion of the requirements for the obtaining of letters patent therefor, his legal representative shall only be required to fulfil the cultivation conditions and to erect a habitable house in order to entitle him to obtain letters patent, after the expiration of three years from the date of entry or commencement of the homesteader's residence ; or the legal representative may assign the homestead to a person eligible to obtain a homestead entry ; and the assignee shall, after (a) the expiration of three years from the date of entry or commencement of the homesteader's residence (b) holding the homestead for his own exclusive use and benefit from the date of the assignment, and (c) com-

pleting the residence and cultivation requirements in the same manner as the person who made the entry would have been required to complete them, be entitled to letters patent for the homestead.

Insane Homesteaders.

In the event of any person who obtained entry for a homestead becoming insane or mentally incapable, and by reason of such insanity or mental incapacity, unable to complete the requirements necessary for the obtaining of letters patent therefor, the guardian or committee of the said person, or any person who, in the event of his death, would be entitled as his legal representative to do so, shall only be required to fulfil the cultivation conditions and to erect a habitable house before the issue of letters patent ; provided that the letters patent shall not issue until the expiration of three years from the date of entry or commencement of the homesteader's residence.

RODOLPHE BOUDREAU,

33-4 Clerk of the Privy Council.

[245]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 6th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council, in virtue of the provisions of section 34 of The Dominion Lands Act, is pleased to fix and prescribe the following regulations to govern the sale of lands for irrigation purposes within the tract hereunder defined, the same to be substituted for and to supersede the existing regulations :—

REGULATIONS FOR THE SALE OF LAND REQUIRED IN
CONNECTION WITH ANY SYSTEM OF IRRIGATION.

1. The sale of land for reclamation by means of irrigation, or in connection with any system of irrigation works, shall be confined to land within the following described territory :—

Comprising that portion of the Province of Alberta which lies to the south of the north boundary of townships numbered twenty-eight (28).

Comprising that portion of the Province of Saskatchewan described as follows, viz. :—

Commencing at the intersection of the north boundary of township 28 with the fourth meridian ; thence easterly following the north boundary of townships numbered 28 to the west bank of the South Saskatchewan river ; thence southerly along the said west bank of the South Saskatchewan river to a point opposite Aiktow creek ; thence across the said South Saskatchewan river to the mouth of the said Aiktow creek ; thence up the southerly side of Aiktow creek and across the divide between the said creek and the Qu'Appelle river to the head of the said Qu'Appelle river ; thence down the southerly side of the Qu'Appelle river to its intersection with the third meridian ; thence southerly along the said third meridian to the north boundary of township 12 ; thence easterly along the north boundary of townships numbered 12 to the west boundary of range 24, thence southerly along the said west boundary of range 24, to the north boundary of township 8 ; thence easterly along the north boundary of townships numbered 8 to the west boundary of range 18 ; thence southerly along the said west boundary of range 18 to the north boundary of township 4 ; thence easterly along the north boundary of townships numbered 4 to the west boundary of range 15 ; thence southerly along the west boundary of range 15 to the international boundary ; thence westerly along the said international boundary to the fourth meridian ; thence northerly along the fourth meridian, to the point of commencement.

2. Lands within the tract described in paragraph one (1) may be sold for irrigation purposes on the following terms and conditions :—

(a) No agreement for sale shall be made unless the purchaser shall have received authorization for the

construction of works for the irrigation of such proportion of the lands so purchased as may be satisfactory to the Minister of the Interior, and in accordance with the condition set forth in clauses (b) and (c) of these regulations.

(b) It shall be a condition of all sales made under these regulations that at least fifty per cent (50%) of the area sold shall be irrigated; provided, however, that when the area sold does not exceed one quarter section, the minimum area to be irrigated shall be twenty-five per cent (25%) of the tract sold, but no such sale shall be made to any person who owns or holds under homestead or pre-emption entry in excess of one quarter section of land within twenty (20) miles of the land which he applies to purchase under these regulations, and only one such sale may be made to any one person.

(c) Sales of areas in excess of one section may be made only upon the authority of the Governor-General in Council, and in such cases such additional conditions will be made as may be in the public interest in each case.

(d) All sales shall be at the rate of five dollars (\$5.00) per acre, payable in five equal annual instalments, the first of which shall become due and payable sixty days from the date upon which the sale is authorized. Interest at five per cent (5%) per annum will be charged from the date of the sale.

(e) It shall be a condition of all sales that the irrigation works shall be completed to the satisfaction of the Minister of the Interior and that the lands shown as irrigable shall actually be irrigated for at least one season before letters patent are issued.

(f) If at the end of the period which may be granted for the construction of the irrigation works, such works have not been completed, the agreement to sell the lands may be cancelled and any amount paid on account thereof, or works constructed in connection with such irrigation system, may be forfeited to the Crown.

3. All applications for water rights for irrigation purposes must be made to the Commissioner of Irrigation, at Calgary, Alberta, and such applications must be accompanied by a description of the lands applied for in connection with such water rights.

4. All applications for the purchase of lands for irrigation purposes under these regulations must be made to the Agent of Dominion Lands for the district in which such lands are situated.

RODOLPHE BOUDREAU,

33-4 Clerk of the Privy Council.

[196]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of the government of the Province of Saskatchewan to have the fractional S. E. $\frac{1}{4}$ of Section 28, Township 43, Range 16, west of the third meridian, vested in His Majesty King George the Fifth in the right and to the use of the said Province, for the purpose of a site for asylum grounds;

And whereas the homesteader of the said quarter-section has surrendered his rights thereto to the Crown, and the Minister of the Interior is of the opinion that the application should receive favourable consideration,—

Therefore, His Royal Highness the Governor General in Council is pleased to Order that the said fractional S. E. $\frac{1}{4}$ of Section 28, Township 43, Range 16, west of the third meridian, shall be and the same is hereby vested in His Majesty King George the Fifth in the right and to the use of the Province of Saskatchewan.

RODOLPHE BOUDREAU,

31-4 Clerk of the Privy Council.

[167]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date 14th January, 1913, that the Quartz Mining Regulations, approved by Order in Council dated 13th August, 1908, provide that a mineral claim shall be marked by two legal posts placed as near as possible on the line of the lode or vein, and that a post shall also be planted where mineral in place has been discovered.

The Minister further submits that by an Order in Council dated 8th May, 1912, authority was given to W. Tees Curran and L. O. Armstrong, of Montreal, to stake out on behalf of themselves and others, during the year 1912, fifty mineral claims on any available land situated on the islands in Hudson's Bay, near the eastern shore, in the Provisional District of Ungava, and to obtain entries therefor under the provisions of the regulations;

That Mr. Curran has now submitted to the Department of the Interior applications for entries, under the provisions of the above Order in Council, for thirty mineral claims situated on three small islands in Hudson's Bay, and he has represented that these islands are devoid of timber, and as they were reached by the overland route it was not possible to carry a sufficient number of posts of the size prescribed by the regulations with which to mark these claims; that for this reason the claims in question were marked on the ground by erecting cairns of stones in lieu of placing the legal posts required by the regulations; and that no posts were placed at the point where mineral in place was discovered.

The Minister states that it would appear from the affidavits filed in the Department of the Interior that the applicants have actually discovered mineral in place on the locations in question, that there has been on their part a *bona fide* attempt to comply with the conditions of the regulations, and that a very large expenditure has been incurred in connection with the expedition of discovery.

The Minister, therefore, recommends that he authorized to waive observance of the formalities above referred to in connection with staking, and to grant entries for the claims in question, provided the applicants have otherwise complied with the requirements of the regulations.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

32-4 Clerk of the Privy Council.

[188]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date 18th November, 1912, that authority has been granted to "The Southern Alberta Land Company, Limited," under the provisions of The Irrigation Act, to construct a reservoir in townships thirteen and fourteen, range ten, west of the fourth meridian; that the said reservoir comprises all, or part, of certain quarter sections which are now held under homestead or pre-emption entries and that the successful operation of the said company's irrigation system requires that the land comprised in the said reservoir site shall be owned or controlled by the company.

The Minister further states that in some cases all of the land so held under entry is required for reservoir purposes; in other cases the greater portion of the land so held is included in the entries and, in his opinion, the remaining portions are no sufficient for

the support of a family by ordinary farming operations.

The Minister, therefore, recommends that "The Southern Alberta Land Company, Limited, be permitted to acquire, by purchase from the respective entrants, the land shown in the schedule appended hereto and to take quit-claim deeds, or surrenders, from the said entrants for all of their right or interest in the said land, the said quit-claim deeds, or surrenders, to be filed by the said company with the Minister of the Interior; that upon the filing, as aforesaid, of quit-claim deeds, or surrenders, in evidence of the extinction of all the right and interest of the respective entrants in the said land, letters patent for such land shall be granted to "The Southern Alberta Land Company, Limited", without further payment or condition, and that each such entrant who so surrenders his right and interest in the land shall have the privilege of acquiring a similar area of land elsewhere under homestead or pre-emption entry; and that the residence duties performed by each such entrant upon the surrendered land shall be counted towards the duties required by law upon the lands hereafter to be selected by him in lieu of the surrendered land.

The Minister observes that the land affected and the names of the respective entrants are as follows and are further shown on the plan annexed hereto:—

1. The south half of section thirty-four, township thirteen, range ten, west of the fourth meridian, which is held by Milton D. Clark under homestead and pre-emption entries;

2. The west half of section thirty-five, township thirteen, range ten, west of the fourth meridian; which is held by Max Con under homestead and pre-emption entries;

3. The north half of section thirty-four, township thirteen, range ten, west of the fourth meridian, which is held by James Bell under homestead and pre-emption entries;

4. The northeast quarter of section thirty-three, township thirteen, range ten, west of the fourth meridian, which is held by John Stewart under homestead entry;

5. The northwest quarter of section thirty-three, township thirteen, range ten, west of the fourth meridian, which is held by Samuel Tucker under homestead entry;

6. The southeast quarter of section thirty-three, township thirteen, range ten, west of the fourth meridian, which is held by Edward Altman under homestead entry.

The Minister further observes that the east half of section thirty-five, township thirteen, range ten, west of the fourth meridian, is held by A. M. Lyon, the northeast quarter of the said section under pre-emption and the southeast quarter under homestead entry; that the reservoir hereinbefore referred to covers 110.8 acres of the said northeast quarter.

The Minister further recommends that "The Southern Alberta Land Company, Limited," be permitted to acquire, by purchase, all of the right and interest of the said A. M. Lyon in that portion of the northeast quarter of section thirty-five, township thirteen, range ten, west of the fourth meridian, covered by the said reservoir, viz: one hundred and ten and eight one-tenth acres (110.8) more or less, and to take a quit-claim deed, or surrender, from the said A. M. Lyon for all of his right and interest therein, such quit-claim deed, or surrender, to be filed by the said company with the Minister of the Interior; that upon the filing of such evidence of surrender of the entrants' right and interest, letters patent shall issue to the said company for the land so surrendered, without further payment or condition, and the said A. M. Lyon shall have the privilege of acquiring one quarter section of land elsewhere, under the regulations governing pre-emption entries; provided that no residential duties shall be required from the said A. M. Lyon upon the land to be so selected by him.

The Committee, concurring in the foregoing, submit the same for approval.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

32 4

[288]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 7th day of February, 1913.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Joseph Cardinal for a free grant of the fractional S.E. $\frac{1}{4}$ of Section 12, Township 73, Range 6, west of the Fifth Meridian, by virtue of occupation of the land at the date of the extinguishment of the Indian title;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8 in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, in virtue of the provisions of sub-section (c) of section 76 of The Dominion Lands Act, is pleased to authorize a free grant to Mr. Cardinal of the fractional S.E. $\frac{1}{4}$ of Section 12, Township 73, Range 6, west of the Fifth Meridian, containing by admeasurement 45.6 acres, more or less.

RODOLPHE BOUDREAU,

33-4

Clerk of the Privy Council.

[287]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 7th day of February, 1913.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. John Cardinal for a free grant of Lot Numbered 4, Lesser Slave Lake Settlement in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8 in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, in virtue of the provisions of sub-section (c) of section 76 of The Dominion Lands Act, is pleased to authorize a free grant to Mr. Cardinal of Lot Numbered 4, Lesser Slave Lake Settlement, in the Province of Alberta, containing by admeasurement 133.10 acres, more or less.

RODOLPHE BOUDREAU,

33-4

Clerk of the Privy Council.

[246]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 4th day of February, 1913.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased, under and in pursuance of section 54 of The Fisheries Act, chapter 45 of the Revised Statutes, to order as follows:—

Subsection (a) of section 8 of the Special Fishery Regulations for the Province of British Columbia established by Order in Council of the 12th March 1910, is hereby rescinded and the following substituted in lieu thereof:—

1. (a) The use of nets, other than gill-nets, drift-nets, drag seines or purse-seines, shall not be permitted in the capture of Herring or Pilchard.

The following subsections are hereby added to the said section 8:—

(f) A Herring or Pilchard purse-seine shall not exceed one hundred fathoms in length, and the mesh thereof shall be one inch, extension measure.

(g) The fee on a Herring or Pilchard purse-seine shall be seventy-five dollars.

RODOLPHE BOUDREAU,

33-2

Clerk of the Privy Council.

[311]
AT THE GOVERNMENT HOUSE AT OTTAWA.
Wednesday, the 12th day of February, 1913.
PRESENT :
HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 28th January, 1913, that it is deemed advisable to have another investigation with reference to the performance of homestead duties by Mr. John Josenczuk, in connection with the south east quarter of Section 8, Township 57, Range 23, west of the 4th Meridian,—
The Minister, therefore, recommends that Alexander Norquay, of Edmonton, in the Province of Alberta, Esquire, agent of Dominion Lands, be authorized under the provisions of The Dominion Lands Act, paragraph (g) section 76, chap. 20, Edward VII, to investigate the matter, and for that purpose to summon by subpoena any person or persons and to examine such person or persons under oath, and to compel the production of papers and writings at such investigation.
The Committee submit the same for approval.
34-4
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[243]
AT THE GOVERNMENT HOUSE AT OTTAWA.
Thursday, the 6th day of February, 1913.
PRESENT :
HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order as follows :—
The first paragraph of section 2 of the Coal Mining Regulations, established by Order in Council of the 20th of April, 1910, and amended by subsequent Orders in Council, is hereby rescinded and the following substituted in lieu thereof :
“2. The maximum area of a coal mining location shall be 2,560 acres, and no person shall be permitted to acquire more than one location, except by assignment.”
33-4
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[2341]
AT THE GOVERNMENT HOUSE AT OTTAWA.
Tuesday, the 3rd day of October, 1911.
PRESENT :
HIS EXCELLENCY THE GOVERNOR-GENERAL
IN COUNCIL.

THE Minister of the Interior submits, under date the 2nd October, 1911, that under the authority of the Order in Council dated the 27th June, 1889; that portion of Section 32, lying north of the river, and the N.W. ¼ of Section 33, lying west of the river, in Township 12; the S.W. ¼ of Section 5, and the E. ½ of Section 5, lying west of the river, in Township 13, all in Range 5, west 4th Meridian, were set aside as a reserve for the North-West Mounted Police at Medicine Hat.
The Comptroller of the Royal North West Mounted Police having recently advised the Minister that the lands above described are no longer required for police purposes, the Minister recommends that the reservation authorized by the Order in Council above referred to be removed from the said lands.
The Minister further submits that the City of Medicine Hat, by a resolution of the city council, has applied, for park purposes, for part of the N. ½ of Section 32, Township 12, Range 5, West 4th Meridian, formerly reserved for the North-West Mounted Police.
The Minister recommends, as the lands are no longer required for police purposes, that under the provisions of sub-section (d) of section 76 of The Dominion Lands Act, that portion of Section 32, lying North of the South branch of the Saskatchewan River, and that

portion of the N.W. ½ of Section 33, lying West of the River, in Township 12, Range 5, West 4th Meridian, containing 176.50 acres, be set apart and appropriated for park purposes, and that a grant of the same be authorized, to the City of Medicine Hat, for the above mentioned purposes.
The Minister observes that attached hereto is a tracing of a portion of Townships 12 and 13, Range 5, West 4th Meridian, showing thereon, coloured pink, the lands which are no longer required for Royal North West Mounted Police purposes, and coloured pink and hatched green the lands it is proposed to grant to the City of Medicine Hat.
The Committee submit the same for approval.
32-4
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

RAILWAY COMMISSION.
BRITISH COLUMBIA ELECTRIC RAILWAY
COMPANY, LIMITED.
Operating the Vancouver and Lulu Island Railway Company, and the Vancouver, Fraser Valley and Southern Railway Company.

The Standard Freight Tariff of maximum mileage tolls C.R.C. No. 1, and the Standard Passenger Tariff of maximum tolls C.R.C. No. 1 having been approved by the Board of Railway Commissioners for Canada, under Orders 18629 and 18652, they are hereby published as required by The Railway Act.

B. C. E. Ry. No. 1. C. R. C. No. 1.
BRITISH COLUMBIA ELECTRIC RAILWAY
COMPANY, LIMITED.
Vancouver Power Company, Vancouver and Lulu Island Railway Company, Vancouver Fraser Valley and Southern Railway.

STANDARD FREIGHT MILEAGE TARIFF BETWEEN ALL STATIONS ON THIS COMPANY'S LINES.

DISTANCE.	CLASS RATES IN CENTS PER 100 LBS.									
	Governed by Current "Canadian Freight Classification."									
	1	2	3	4	5	6	7	8	9	10
10 miles.....	15	13	10	8	7	7	6	7	5	5
15 ".....	18	15	12	9	8	8	7	8	7	6
20 ".....	21	18	14	11	10	9	8	9	8	6
25 ".....	24	20	16	12	11	10	9	10	9	7
30 ".....	27	23	18	14	13	11	9	11	10	7
35 ".....	29	24	20	15	14	12	10	12	11	8
40 ".....	31	26	21	16	15	13	11	12	12	8
45 ".....	33	28	22	17	16	14	11	13	12	9
50 ".....	35	29	24	18	17	15	12	13	13	9
55 ".....	37	31	25	19	17	16	13	14	14	10
60 ".....	39	33	26	20	18	17	13	14	14	10
65 ".....	41	34	27	21	19	18	13	15	15	11
70 ".....	43	36	29	22	20	18	14	15	16	11
75 ".....	45	38	30	23	21	19	14	16	17	12
80 ".....	47	39	31	24	22	19	15	16	18	12
85 ".....	49	41	33	25	23	20	15	17	18	13
90 ".....	51	43	34	26	24	20	15	17	19	13
95 ".....	53	44	35	26	24	21	16	17	19	14
100 ".....	54	45	36	27	25	21	16	18	20	14

Where rates are not shown for exact distance, use rates for next greater distance.
Effective March 15, 1913.
W. D. POWER,
General Freight and Passenger Agent.

B.C.E. Ry. No. 1. C.R.C. No. 1.
BRITISH COLUMBIA ELECTRIC RAILWAY
COMPANY, LIMITED.

Vancouver Power Company. Vancouver and Lulu
Island Railway Company. Vancouver, Fraser
Valley and Southern Railway.

STANDARD PASSENGER TARIFF of maximum mileage
tolls to be charged between all stations of this
company's lines.

The maximum passenger fare between all stations
will be 3c per mile or fraction thereof.

In estimating the tolls to be charged any fraction of
five cents less than two and a half cents shall be
waived and two and a half cents and up to five cents
shall be considered as five cents.

Effective March 15, 1913.

34-2 W. D. POWER,
General Freight and Passenger Agent.

C.R.C. No. 14 Re-issue C. 14
Cancels C.R.C. No. 12. New Rates. Cancels C. 12.

GRAND TRUNK PACIFIC RAILWAY.

STANDARD FREIGHT MILEAGE TARIFF between Grand
Trunk Pacific Railway Stations (main line and
branches) in the Provinces of Alberta and British
Columbia (Thornton, Alta., to Tête Jaune, B.-C.,
inclusive).

To be applied in the absence of Tariffs quoting lower
rates.

Governed by Canadian Classification and subject to
General Rules and Conditions as shown below.

SMALLS—The minimum charge for any complete
shipment of one or more classes, between any two
stations, will be 100 lbs. at first class rate, but not less
than 35 cents.

CARTAGE—The rates in this tariff are entirely exclu-
sive of cartage.

This Tariff will apply to traffic carried upon the
Grand Trunk Pacific Railway under the authority of
Orders of the Board of Railway Commissioners for
Canada, made under subsection 7, section 261 of The
Railway Act.

Effective 1st March, 1913.

C. E. DEWEY,
General Freight Agent,
Winnipeg, Man.

Issued at Winnipeg, Man., February 18th, 1913.

Approved by Board of Railway Commissioners,
11th February, 1913.

GENERAL RULES AND CONDITIONS.

The rates named herein apply to or from the com-
pany's freight warehouses or station sidings, also to or
from the sidings of connecting railways at points com-
mon with this railway where inter-switching arrange-
ments have been established, subject, however, to the
tariffs published by connecting railways in regard to
inter-switching service, and to the published tariff of
this company containing rules governing the absorption
of such connecting lines' switching charges.

And are further subject :

To the general rules and conditions of carriage adopted
by this company ;

To the published tariffs containing additional charges,
if any, for switching, terminal service, storage, car
service, diverting or re-consigning, or other
charges, rules or regulations at points of origin,
destination or en route, which may in any wise
change, affect or determine any part of the aggre-
gate of the rates contained herein, or privileges or
facilities granted, or allowed, or deliveries made ;

To the prepayment of charges on shipments destined
to stations at which agents have not been
installed ;

To the convenience of the construction department as
to all shipments accepted for transportation.

Distance. Miles.	CLASSES IN CENTS PER 100 LBS.									
	1	2	3	4	5	6	7	8	9	10
10.....	21	18	14	11	10	9	8	9	8	6
15.....	27	23	18	14	13	11	9	11	10	7
20.....	31	26	21	16	15	13	11	12	12	8
25.....	35	29	24	18	17	15	12	13	13	9
30.....	39	33	26	20	18	17	13	14	14	10
35.....	43	36	29	22	20	18	14	15	16	11
40.....	46	39	31	24	22	19	15	16	18	12
45.....	50	43	34	26	24	20	15	17	19	13
50.....	50	45	36	27	25	21	16	18	20	14
55.....	54	48	38	29	26	22	17	18	21	15
60.....	58	50	40	30	27	22	17	19	22	15
65.....	62	53	42	31	28	23	18	20	23	16
70.....	66	55	44	33	30	24	19	20	24	16
75.....	68	58	46	35	31	25	19	21	25	16
80.....	72	60	48	36	32	26	20	22	26	17
85.....	74	62	49	37	33	27	21	23	27	17
90.....	76	64	51	38	34	28	21	23	28	18
95.....	78	65	52	39	35	29	22	24	29	18
100.....	80	67	54	40	36	30	22	24	30	19
110.....	86	72	57	43	38	32	23	25	32	20
120.....	90	75	60	45	40	34	25	26	34	21
130.....	94	78	63	47	42	35	26	27	35	21
140.....	99	82	65	49	44	37	27	28	37	22
150.....	102	85	68	51	46	39	28	29	39	23
160.....	107	89	71	54	48	41	29	30	41	24
170.....	111	93	74	56	50	42	31	31	42	25
180.....	115	96	76	58	52	44	32	32	44	26
190.....	119	99	80	60	54	45	32	33	45	27
200.....	123	103	82	62	56	47	33	34	47	28
210.....	127	106	85	64	58	49	34	35	49	29
220.....	131	109	87	66	60	50	36	36	50	30
230.....	133	111	89	67	60	51	36	36	51	30

When rates are not shown in the table for the exact dis-
tance, use the rates given for the next greater distance. 34-2

GOVERNMENT NOTICES.

COPYRIGHTS

Entered during the week ending 19th February, 1913,
at the Department of Agriculture—Copyright and
Trade Mark Branch

26748. "Tide Charts for 1913." Applying to Strait
of Georgia and waters adjacent to Vancouver, with
International Rules of the Road, Rules applying to
Buoys and Beacons, etc. (Book.) Bayfield & Archi-
bald, Vancouver, British Columbia, 13th February,
1913.

26749. "Smoke and Explosions." The Livingstone
Way : The Only Way of Relief from Smoke, Cinders,
Sparks, Soot and Explosions, etc. (Book.) John
Livingstone, Montreal, Que., 13th February, 1913.

26750. "The Hamilton Herald's Proverb Contest."
(Newspaper sheet.) The Herald Printing Company of
Hamilton, Limited, Hamilton, Ont., 13th February,
1913.

26751. "Eaton's Spring and Summer Catalogue,
1913. No. 106." (Book.) The T. Eaton Co., Limited,
Toronto, Ont., 13th February, 1913.

26752. "Insurance Plan of the City of Montreal,
Province of Quebec, Volume VII, December, 1913."
(Plans.) Chas. E. Goad Co., Toronto, Ont., 13th Feb-
ruary, 1913.

26753. "Good Cheer Furnaces." (Advertising De-
sign.) The James Stewart Manufacturing Company,
Limited, Woodstock, Ont., 13th February, 1913.

26754. "You're A Great Big Blue Eyed Baby."
Words and Music by A. Seymour Brown. Jerome H.
Remick & Company, New York, N.Y., U.S.A., 13th
February, 1913.

26755. "Down By the Old Garden Gate." Words by
Wm. R. Clay. Music by Chas. L. Johnson. Jerome H.
Remick & Company, New York, N.Y., U.S.A., 13th
February, 1913.

26756. "I'll Get You." Words by Will. D. Cobb. Music by Gus. Edwards. Jerome H. Remick & Company, New York, N.Y., U.S.A., 13th February, 1913.

26757. "H. R. H. Duke of Connaught." (Photo. A.) Wm. Notman & Son, Montreal, Que., 13th February, 1913.

26758. "H.R.H. Duke of Connaught." (Photo. B.) Wm. Notman & Son, Montreal, Que., 13th February, 1913.

26759. "H.R.H. Duke of Connaught." (Photo. C.) Wm. Notman & Son, Montreal, Que., 13th February, 1913.

26760. "H.R.H. Duke of Connaught." (Photo. D.) Wm. Notman & Son, Montreal, Que., 13th February, 1913.

26761. "Moonlight Waltz." By E. B. Holmes. The Delmar Music Co., Limited, Montreal, Que., 14th February, 1913.

26762. "Apache." Intermezzo. By Violinsky & Mike Bernard. (Music.) Waterson. Berlin & Snyder Co., New York, N.Y., U.S.A., 14th February, 1913.

26763. "Canada Legal Directory, 1913." R. A. Wharton, Editor. (Book.) Reginald A. Wharton, Toronto, Ont., 14th February, 1913.

26764. "The What-Che-Ma-Call-Em." Words by Will D. Cobb. Music by Gus Edwards. Jerome H. Remick & Company, New York, N.Y., U.S.A., 15th February, 1913.

26765. "Hypertrophy of the Prostate: Its History, Surgical Anatomy, Etiology, Pathology, Symptoms, Diagnosis, Non-surgical Treatment, Surgical Treatment, After Treatment." By W. J. Macdonald, M.D. (Book.) William John Macdonald, St. Catharines, Ont., 15th February, 1913.

26766. "Official Telephone Directory, Quebec, January, 1913." (Book.) The Bell Telephone Company of Canada, Limited, Montreal, Que., 15th February, 1913.

26767. "1912 Medicine Hat Manufacturing Centre of Western Canada." (Photo.) Charles Gilbert Milne, Medicine Hat, Alberta, 17th February, 1913.

36768. "McPhillips' Map of the City of Winnipeg, City of St. Boniface and vicinity, 1913." (Map.) Robert Charles McPhillips, Winnipeg, Man., 17th February, 1913.

26769. "Review of Current English Cases." Published in "The Canada Law Journal." (Temporary Copyright.) Arthur Henry O'Brien, Ottawa, Ont., 18th February, 1913.

26770. "Love in a Garden." Words and Music by Ralph H. Goss. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 18th February, 1913.

26771. "Tantalizing Tingles." (March.) By Violinsky and Mike Bernard. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 18th February, 1913.

26772. "Poppy-Land." Words by Henry S. Creamer. Music by Will H. Vodery. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 18th February, 1913.

26773. "The Ragtime Express." Words by Harold Atteridge. Music by Jean Schwartz. Jean Schwartz, New York, N.Y., U.S.A., 18th February, 1913.

26774. "Give Me the Hudson Shore." Words by Harold Atteridge. Music by Al. Jolson. Jean Schwartz, New York, N.Y., U.S.A., 18th February, 1913.

26775. "That Gal of Mine." Words by Harold Atteridge. Music by Jean Schwartz. Jean Schwartz, New York, N.Y., U.S.A., 18th February, 1913.

26776. "Hail to the Men of a Hundred Years Ago." (1812-1912.) Words and Music by Catharine Nina Merritt, U.E.L. Catharine Nina Merritt, Toronto, Ont., 18th February, 1913.

26777. "A Peace Emblem." (Painting with medalion outline representing a woman in Greek costume with flags of Great Britain and United States draped behind her and a British and an American soldier each with a knee bent and joined hands at her feet.) Emma A. Goring, St. Catharines, Ont., 19th February, 1913.

26778. "After Bathing." Intermezzo Gavotte. By A. Ferrara. Jerome H. Remick & Company, New York, N.Y., U.S.A., 19th February, 1913.

26779. "That Raggy Rag-Time Band." Words by Wm. H. Burton. Music by John M. Tait. Jerome H. Remick & Company, N.Y., U.S.A., 19th February, 1913.

26780. "Our Little Cabaret Up Home." Words by Grant Clarke. Music by Jean Schwartz. Jean Schwartz, New York, U.S.A., 19th February, 1913.

INTERIM COPYRIGHT.

1495. "Referendex." (Catalogue.) Referendex Company, Limited, Toronto, Ont., 13th February, 1913.

GEO. F. O'HALLORAN,
Deputy of the Minister of Agriculture.

NOTICE TO CONTRACTORS.

TENDERS FOR RAILS.

SEALED tenders, addressed to the undersigned, and marked on the envelope "Tender for Rails," will be received at the office of the Commissioners of the Transcontinental Railway, Ottawa, Ont., until 12 o'clock noon of the 11th day of March, 1913, for 1732 gross tons of 80 lb. steel rails (A. S. C. E. section) delivered f. o. b. cars at St. Anselme, P.Q., and 4349 gross tons of 80 lb. steel rails (A. S. C. E. section) delivered f. o. b. cars at Hervey Junction, P.Q., on or before 1st June, 1913.

Tenders must be made on the forms supplied by the Commissioners, which may be had on application to Mr. Gordon Grant, Chief Engineer, Ottawa, Ont.

Tenders must be signed and sealed by all the parties to the tender, and witnessed, and be accompanied by an accepted cheque on a chartered bank of the Dominion of Canada, payable to the order of the Commissioners of the Transcontinental Railway, for a sum equal to ten per cent (10 p.c.) of the amount of the tender.

The right is reserved to reject any or all tenders.

By order,

P. E. RYAN,
Secretary,

The Commissioner of the
Transcontinental Railway.

Dated at Ottawa, 18th February, 1913.

Newspapers inserting this advertisement without authority from the Commissioners will not be paid for it.

34-1

DOMINION LANDS SURVEYS ACT.

IN accordance with the provisions of section 58 of The Dominion Lands Surveys Act, public notice is hereby given that the Minister of the Interior has received a petition from owners of lands or from persons holding lands as homesteads in Township Twenty-one, Range Ten, west of the fourth Meridian, representing that the monuments of the original survey of the said township have disappeared, and requesting that a resurvey be ordered.

Any person who claims to know the position of one or more of the survey monuments defining the lands to be resurveyed, or to be in possession of information whereby the position of such monuments can be established, is hereby requested to give notice thereof by registered letter addressed to the Minister of the Interior on or before the 10th April, 1913.

E. DEVILLE,

Surveyor General of Dominion Lands.

Ottawa, Feb. 6, 1913.

33-4

INSURANCE DEPARTMENT,

OTTAWA, January 30, 1913.

NOTICE is hereby given that a license, No. 334, has this day been issued to The North American Accident Insurance Company, for the transaction throughout Canada of the business of Accident Insurance and Plate Glass Insurance. The head office of the company is established in the City of Toronto, and H. E. Ridout has been appointed chief agent.

W. FITZGERALD,
Superintendent of Insurance.

31-4

The Imperial Oil Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, increasing the capital stock of "The Imperial Oil Company, Limited," from the sum of six million dollars to the sum of fifteen million dollars such increase to consist of ninety thousand shares of one hundred dollars each, and also extending the objects of the company so that the same shall include the following powers and objects:—To take or purchase or otherwise acquire and hold shares of stock in any company or companies manufacturing or dealing in oil stoves or heaters or any other appliances, machinery or apparatus in any way connected with or incidental to the production or use of petroleum or any product or by-product thereof; or in any other company or companies having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, and to own and operate boats, receiving stations, pumping stations, tank waggons, delivery equipment and other structures and appliances for the storage and distribution of petroleum or any product or by-product thereof, and so that the powers and objects of the company extended as aforesaid may be carried on throughout the Dominion of Canada and elsewhere.

Dated at the office of the Secretary of State of Canada, this 12th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

33-2

Lasalle Realty Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of February, 1913, incorporating William Langley Bond, King's counsel, John Bicknell Johnson, bookkeeper, James McBride, agent, and George Henry Edmund Blaiklock, customs broker, of the City of Montreal, in the Province of Quebec; and James Edouard Coulin, of the Town of Outremont, in the said Province of Quebec, advocate, for the following purposes, viz:—(a) To acquire by purchase, lease or otherwise and to hold and own real estate and immovables; (b) To make, build and construct any and all public and private works, buildings, undertakings and operations, dwelling houses, factories, shops and other buildings; (c) To sell, lease, convey, exchange, dispose of or otherwise deal with such real estate, or any portion thereof, and to develop, improve, exploit and lay out any such property in streets, lanes, squares, lots or otherwise; (d) To aid in the construction and maintenance or to construct or maintain lanes, roads, streets, water works or other works and improvements calculated to render the company's property more accessible and profitable; (e) To purchase, acquire, hold, transfer, sell and dispose of shares, stocks, debentures, bonds or other securities in any other company having objects in any way similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (f) To sell or otherwise dispose of the undertakings of the company or any part thereof on such terms and conditions as the company shall see fit and to accept shares, bonds, stock or other securities of any company in payment or part payment therefor; (g) To acquire, hold and sell and dispose of any business, franchises, undertakings, rights, privileges, leases, contracts, assets and other rights which the company may lawfully acquire; and to pay for the same wholly or in part in cash, wholly or in part in stock, bonds or other securities of the company, and to that end to issue shares of this company as fully paid up and non-assessable to any individual, firm or corporation in payment of any business, franchises, undertakings, property, rights, privileges, leases, contracts, real estate, stock, assets or other rights, which the company may acquire; (h) To generate or purchase electricity and to sell and distribute the same

for lighting, manufacturing or other purposes in connection with any part of the company's property, subject to any local or municipal laws or regulations in that behalf; (i) To amalgamate with any other company having objects in whole or in part similar to those of this company; (j) To distribute among the shareholders of the company in kind any shares, debentures, securities or property belonging to the company; (k) To invest its surplus funds in the redemption of its bonds or other securities; (l) To act as general agent, mandatory, real estate and insurance agent and in general to do any all acts which may be necessary for the promotion of the company's business and the carrying out of its undertakings. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Lasalle Realty Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 12th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

33-2

L'Imprimerie Populaire, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of February, 1913, incorporating Edmond Hurtubise, insurance broker, Albert Mercier and Joseph Odilon Beaudet, printers, Joseph Antoine Hardy and Virginie Godmer, accountants, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the trade and business of printers, engravers, photographers, bookbinders, booksellers, stationers, dealers in artistic works and in any and all articles and things relating to such trade and business; (b) To edit, print, publish, purchase and sell books, pamphlets, magazines, newspapers and periodicals or other publications; (c) To purchase, lease, and carry out in any manner whatsoever, newspapers, magazines, publications or other undertakings, together with any and all shops, factories, stores and offices necessary or proper for the various trades and businesses carried on by the company; to sell, lease, hire or to cause to be carried on, in whole or in part, by other persons or companies, newspapers, publications or other undertakings, together with any shops, factories, stores and offices relating to any such undertakings; (d) To enter into partnership or to amalgamate, by sale, purchase or otherwise, with any person or company carrying on any business or trade similar to that which this company is authorized to carry on or engage in; (e) To acquire, lease, own in any way whatsoever, movable and immovable properties; to re-sell, lease or otherwise dispose of the same in any manner whatsoever; (f) To acquire, hold and own shares or bonds in any other companies or corporations carrying on a business similar, in whole or in part, to that of this company, notwithstanding the provisions of section 44 of The Companies Act; (g) To issue and allot paid-up shares of the company in payment or part payment (1) of the purchase price of property, movable and immovable, acquired by the company; (2) of any license, lease or privilege enjoyed by the company; (3) with the approval of the shareholders, for any work done or to be done for the company, or for services rendered or to be rendered to the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "L'Imprimerie Populaire, Limitée," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

33-2

**Compagnie des Pharmacies de Familles,
Limitée.**

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of February, 1913, incorporating Paul Olivier Coulombe, Antoine Comiré and Philadelphie Routhier, real estate brokers, Ulysse Paquin and Henri Marin, accountants, and Joseph Beaulac, capitalist, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To manufacture, import, buy, sell and deal in drugs, chemicals, medicines, dye stuffs, toilet articles, fancy goods, perfumes, doctors' and hospitals' supplies, bottles, jars, cans, boxes, capsules, containers, labels and other similar articles, and any pharmaceutical products forming a component part of such drugs and chemicals; (b) For such purposes, to acquire as going concerns the undertakings, good-will, trade marks property, assets and powers of any persons, firms or corporations engaged in a similar business, and to assume and undertake the liabilities of such persons, firms or corporations; (c) To acquire by purchase, lease or otherwise and to own any property, movable and immovable; to draw revenues therefrom; to lease, sell, exchange, deal in, alienate or otherwise dispose of the same at any title whatsoever; to borrow money and to carry on financial operations conducive to the attainment of the company's objects or any of them; (d) To pay for any property, rights or things required by or useful to the company, or, with the approval of the shareholders, for services rendered to the company, in bonds, shares or other securities or assets of the company, or by the issue of paid-up and non-assessable shares of its capital stock; (e) To consolidate or amalgamate with any other company having objects similar, in whole or in part, to those of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "La Compagnie des Pharmacies de Familles, Limitée," with a capital stock of ten thousand dollars, divided into 100 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of February, 1913.

THOMAS MULVEY,

33-2 Under-Secretary of State.

Jackson & Savage, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of February, 1913, incorporating Wilfrid Bovey and Robertson Fleet, advocates, Joseph Alphonse L'Heureux, book-keeper, Harry Arthur Ellis, accountant, and Lillian Montgomery Gamble and Edith Helen Delight, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on business as manufacturers of and dealers in boots, shoes and footwear of all kinds and as manufacturers of and dealers in all materials and articles capable of being used in connection with boots, shoes and footwear; (b) To deal with and treat all or any of the by-products produced in any manufacture carried on by the company, or which it may have power to carry on, and to buy, sell, manufacture and otherwise deal in all substances, materials, effects and things capable of being used in connection with the purchase, sale and treatment of such by-products; (c) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (d) To acquire and undertake the whole or any part of the business, property, assets and liabilities of any person, firm or company carrying on any busi-

ness which the company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay for the same, if deemed advisable, by the issue of fully paid-up shares of stock or otherwise; (e) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (f) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; (g) To subscribe for, take or in any way acquire the stock, shares, bonds, debentures or other obligations or securities of any company having objects similar to those of this company, and to sell or otherwise dispose thereof, notwithstanding the provisions of section 44 of the said Act; to guarantee any bonds, debentures, obligations or securities so sold or disposed of by or of any company having such objects or carrying on any business germane to the objects of this company; (h) To sell or otherwise dispose of the immovable and movable property and the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (i) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Jackson & Savage, Limited," with a capital stock of four hundred and fifty thousand dollars, divided into 4,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of February, 1913.

THOMAS MULVEY,

33-2 Under-Secretary of State.

Magor Son & Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of February, 1913, incorporating John Harold Magor and Norman Ansley Magor, of the City of Westmount, in the Province of Quebec, merchants, and Edwin Botsford Busteed, advocate, Charles Lovelace Buchanan, accountant, and Lilian Edna Brown, stenographer, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz :—(a) To carry on the business of manufacturers' agents, importers and wholesale and retail merchants, and for that purpose to import, manufacture, buy, sell, produce and deal in all kinds of goods, wares and merchandise, including groceries, provisions, bread, flour, biscuits and farinaceous compounds, canned goods, farm, garden and dairy produce, spices, condiments, pickles, jams, jellies, preserves, table delicacies, fruits, sugars, syrups, meats, confectioners' supplies, products of the sea, lakes and rivers and other articles of commerce; (b) To acquire and take over as a going concern the business now carried on at No. 403 St. Paul Street, in the City of Montreal, under the firm name of Magor, Son & Co., and all or any of the assets and liabilities of said business in connection therewith; (c) To manufacture and

deal in cans, boxes, baskets, jars, cartons, containers, labels and all kinds of sundries and supplies for canners, manufacturers, shippers and dealers; (d) To establish warehouses, stores, agencies, depots and other markets for carrying on the business of the company; (e) To apply for and maintain, register, lease, acquire and hold, or to sell, lease and dispose of and grant licenses in respect of or otherwise turn to account any patents of invention, improvements or processes, trade marks, trade names and the like, necessary or useful for any of the purposes of the company; (f) To lease, sell, improve, manufacture, develop, exchange, turn to account or otherwise dispose of any or all of the properties and assets of the company for such consideration as the company deems fit, including shares, debentures or securities of any other company; (g) To purchase, lease or otherwise acquire, in whole or in part, the business of any company, firm or persons carrying on any business similar to the business of the company, together with buildings, stock-in-trade, good-will and assets generally of such business; to assume, in whole or in part, the liabilities of any such business and to pay for the same wholly or in part in fully paid-up and non-assessable stock of the company, or in cash, bonds, debentures, mortgages or other securities; (h) To amalgamate with or take over as a going concern or otherwise any other company or business having objects altogether or in part similar to those of the company, on such terms and conditions as may be deemed advisable; (i) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) To do all or any of the above things as principals, agents, bailees, contractors, trustees or otherwise and either alone or in conjunction with others, and to do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Magor Son & Co., Limited," with a capital stock of one hundred thousand dollars divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 11th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

Dominion Manufacturers, Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of February, 1913, incorporating Henry Johnstone Elliott, King's counsel, Louis Athanase David and Louis Joseph Maurice Dugas, advocates, Bruce Campbell Macfarlane and Edward Charles Baker, accountants, Segfried Hinson Read Bush, student, and Henry James Murphy, broker, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on all or any of the businesses of manufacturers of and dealers in carriages, coaches and carriages, automobile body builders and of all supplies appertaining thereto, manufacturers of and contractors and dealers in all the branches of undertakers' supplies, hardware, plate and plated goods and to carry on the trade of silver and goldsmiths in all their respective branches, and to carry on all or any of the businesses of silk and satin makers, silk weavers, cotton spinners, cloth manufacturers, importers, wholesale and retail dealers of and in textile fabrics of all kinds, and wholesale and retail dealers in leather goods and articles required for ornaments, stationery and fancy goods, lumber and timber of all kinds, zinc and copper and kindred objects; (b) To buy, sell, manufacture, repair, alter and exchange, let on hire, export and deal in all kinds

of articles and things which may be required for the purposes of any of the said businesses, or commonly supplied or dealt in by persons engaged in any such businesses, or which may seem capable of being profitably dealt with in connection with any of the said businesses; (c) To construct, carry out, maintain, improve, manage, work, control and superintend any roads, ways, tramways, motors or other means of transportation, and sidings, and switches on lands owned or controlled by the company, wharves, saw-mills, crushing works, hydraulic works, electrical works, factories, warehouses, shops and other works and stores and dwelling houses and conveniences which may seem directly or indirectly conducive to any of the objects of the company, and to contribute to, subsidize or otherwise aid or take part in any such operations; (d) To acquire and undertake the whole or any part of the business, property and liabilities or any particular asset or right of any person or company authorized to carry on or possessed of property suitable for the purposes of this company; (e) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (f) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company; (g) To subscribe for, purchase or otherwise acquire and to take, hold, sell, exchange and deal in the shares, stocks, bonds, obligations or debentures or securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in shares, bonds, debentures or other securities of this company or in property of this company and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereof, and to guarantee payment of the principal of or dividends and interest on the shares, bonds, debentures or other securities of any company or corporation with which the company may have business relations, and to promote any company or corporation having objects altogether or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (h) To enter into any arrangements with any authority, federal, provincial, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges, franchises and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges, franchises and concessions; (i) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the name of the person, firms, company or companies hereinafter referred to, all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorised to carry on, and to pay for such property, franchise, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company and to exercise the right, powers and franchises of any company whose capital stock is owned by this company in the name of such company or in its own name; (j) To remunerate any person or company for services

rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital, or any debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business ; (k) To take part in the management, supervision or control of the business or operations of any company or undertaking having objects altogether or in part similar to those of this company, and for that purpose to appoint and remunerate any directors, accountants or other experts or agents ; (l) Generally for the purpose aforesaid to carry on and undertake any business, undertaking, transaction or operation commonly carried on or undertaken by capitalists, promoters, financiers, commissioners, contractors for public works or other works, or any business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (m) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful object ; (n) To procure the company to be licensed, registered or otherwise recognized in any foreign country and to designate persons therein as attorneys or representatives of the company, with powers to represent the company in all matters according to the laws of such foreign country and to accept service for and on behalf of the company of any process or suit ; (o) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company ; (p) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dominion Manufacturers, Limited," with a capital stock of three million dollars, divided into 30,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 11th day of February, 1913.

THOMAS MULVEY,

33-2

Under-Secretary of State.

Metropolitan Realty and Investment Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of February, 1913, incorporating Joseph Henri Poulin, manager, Alphonse Demers, financial agent, Rolland Prefontaine, civil engineer, and George Arthur Langlois, chemist, all of the City of Montreal, in the Province of Quebec, and François Delâge Lavigueur, of the Village of Belœil, in the said Province of Quebec, manufacturer, for the following purposes, viz:—(a) To carry on a general financial and brokerage agency and in particular to act as agent and broker for loaning, paying, conveying and collecting moneys, for selling, conveying and registering bonds, shares and other securities, for buying, selling, exchanging, renting, improving, developing and managing any property, business or undertaking, and for managing, controlling or directing syndicates, societies, associations, companies or corporations ; (b) To acquire, hold, own, sell, transfer, exchange, rent or

otherwise dispose of all property, real or personal, including the bonds, stock and other securities of governments, municipal or school corporations, and of bank and other duly incorporated companies, and to use, hold and improve lands, tenements, hereditaments, immovables and interest therein ; (c) To develop, improve and lay out any such property in building lots, streets, lanes, squares or otherwise and upon such property make, construct, build and maintain roads, bridges and other internal communications, houses, mills, factories and other buildings necessary or expedient to the occupation or improvement of any such property ; (d) To make advances by way of loans to purchasers or lessees of any part of the company's real estate for building purposes or other improvements, to aid by way of advances or otherwise in the construction and maintenance of roads, streets, water works, sewers and other works of improvement calculated to render the company's property more accessible or to enhance its value ; (e) To pay for any property, rights or things acquired by or for services rendered to the company in paid-up shares of the capital stock of the company ; (f) To take and hold mortgages, hypothecs, liens and charges to secure the payment of the purchase price of any property sold by the company or any money due to the company from purchasers for building purposes or other improvements ; (g) To promote, organize, manage and develop any corporation or company carrying on a business similar in whole or in part to that of this company ; (h) To enter into any arrangement with any governments or authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions, with power to apply part of the shares, bonds and assets of the company to the payment of the costs and expenses incurred therefor ; (i) To carry on any other business, undertaking, power or right capable of being conveniently carried on in connection with any of the above objects or such as to benefit directly or indirectly or facilitate their objects or to render them profitable ; (j) To acquire, own, utilize, develop or otherwise employ grants, rights, privileges, licenses and franchises connected with the purposes of the company ; (k) To aid by loan of money or by advances, endorsement or by guaranteeing its contracts or its undertakings or in any other manner, any person, firm, company or corporation with which the company may have business dealings ; (l) To subscribe, with or without security, and issue or otherwise take, hold, transfer, convert the capital stock, shares, bonds and other securities of any other company with which the company has business relations, or carrying on any business or industry similar to or allied, in whole or in part, or any other business or industry capable of being carried on in connection with the industry, the assets or rights of the company, notwithstanding the provisions of section 44 of the said Act ; (m) To make any arrangements with any person, firm or company for the sharing of profits, the union of interests, reciprocal concessions or co-operation, and to promote, constitute, form and organize, or contribute thereto, aid or participate in companies, trusts or associations for the purpose of acquiring and taking over the assets and liabilities of this company, or to benefit directly or indirectly its objects or any other purposes which the company may think proper ; (n) To unite or amalgamate with any other company whose purposes are in whole or in part similar to those of this company, to take shares in such company, to guarantee the contracts entered into by any person or company, and to sell, rent or otherwise deal with the property and undertaking of this company or any part thereof, for the consideration that the company may think proper, and in particular for shares, bonds or other securities of any other company ; (o) To acquire any undertaking, trade or business similar in whole or in part to that of this company, as well as the good-will, privileges and assets thereof, and to pay for the same in cash, shares or bonds of the

company or otherwise; (p) To make, draw, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants or other negotiable or transferable instruments; (q) To issue and allot as paid-up shares of the company in payment or part payment of all business, undertaking, property, right, power, privilege, lease, license, contract, chattel, real estate, shares, bonds or bonus, or other property or right which the company may legally acquire under the powers conferred on the company by this charter; (r) To distribute in kind or otherwise as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (s) To carry on or develop, improve, employ, sell, exchange, lease or otherwise dispose of the rights and assets of the company, in whole or in part; (t) To do all the above acts as principal or as agent, contractor, trustee or otherwise and alone or in conjunction with others; (u) To do and execute any other acts connected with the above objects or purposes or conducive to the attainment of the same; (v) The above objects, powers or purposes of the company shall be deemed to be general and not dependent on each other, and the company may pursue or carry on one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise construed with regard to any other clause of such objects, powers or purposes, and in case of doubt each clause is to be construed so as to extend and not restrict the powers of the company; (w) To remunerate, with the approval of the shareholders, any person or company for services rendered or to be rendered in placing or assisting to place or in guaranteeing the placing of any of the shares in the company's capital or the capital of any such company with which it may have business relations, or any debentures or other securities of this company or such other company, or in or about the formation or promotion of the company or such other company, or the conduct of its business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Metropolitan Realty and Investment Company of Canada, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

Sales Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of February, 1913, incorporating Walter Robert Lorimer Shanks, advocate; Francis George Bush and Herbert William Jackson, book-keepers; George Robert Drennan, stenographer, and Michael Joseph O'Brien, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, buy or otherwise acquire, sell, lease and generally deal in vacuum cleaners of every kind and description, and all or any parts of the same, and all articles, appliances, supplies, tools, equipment, specialties and apparatus used in connection therewith, and all materials of which the same, or any part thereof, may be composed; (b) To manufacture, buy, sell and deal in any articles, goods, substances or things required for or incidental to the company's business, or which can be conveniently or advantageously used or dealt in by the company in connection with any of its objects or businesses; (c) To purchase or otherwise acquire, hold, lease or otherwise dispose of any real or personal property, rights or privileges which may be necessary or useful for the carrying on of the business of the company; (d) To erect, construct and maintain and operate any buildings, works, machinery and conveniences

which may seem directly or indirectly conducive to any of the company's aims or objects; (e) To apply for and acquire on any terms, letters patent of invention, patent rights, processes, concessions, licenses, trade marks, copyrights or any other privileges or protection of a like nature for or connected with any matter, article or subject of manufacture or convenient for the business of the company, and to turn the same to account by manufacturing or working the same, or granting licenses in respect thereof, or otherwise; (f) To construct or acquire by lease, purchase or otherwise and operate all works necessary for the production, sale and disposal of steam, electric, pneumatic, hydraulic, and other power and force, subject to all the laws and regulations of the provincial and municipal authorities in that behalf; (g) To purchase or otherwise acquire or undertake all or any part of the business, property, good-will, assets or liabilities of any persons, partnerships or company carrying on business with objects similar, either in whole or part to those of the company, or possessed of property suitable and proper for the purposes of the company; (h) To purchase, acquire, hold and own the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold, pledge or otherwise dispose of such shares, bonds or other securities, notwithstanding the provisions of section 44 of The Companies Act; (i) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, partnership or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on; (j) To amalgamate with any other company or companies having objects germane to those herein enumerated; (k) To sell, lease, exchange or otherwise dispose of in whole or in part the property, rights or undertakings of the company for such consideration as may be agreed upon, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, and to divide same *pro rata* amongst the shareholders of the company; (l) To remunerate any person or company for services rendered this company either in or about its formation, or in the conduct or carrying on of the company's business, and to pay for same in cash or with the approval of the shareholders in shares or other securities of the company; (m) To do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them; (n) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (o) None of the powers hereinabove enumerated shall be interpreted as being restricted by the name of the company or by the aims or objects thereof as principally set forth in clause (a) hereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Sales Company of Canada, Limited," with a capital stock of fifty thousand dollars, divided into 1,000 shares of fifty dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 12th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

Cheddite, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of February, 1913, incorporating Louis Philippe Goyette and Léo Fauteux, accountants, Aimé Leblanc and Robert Louis Calder, advocates, and Joseph Hector Vinet, bailiff, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, purchase, import, supply,

sell and otherwise deal in all kinds of powder, dynamite and other explosives, the by-products thereof and the ingredients, substances, compositions, materials, accessories, tools, apparatus, appliances, machineries or devices necessary for the manufacture, preservation, handling, use or transportation of same, the whole subject to federal, provincial and municipal laws or regulations; (b) To purchase, lease or otherwise acquire, and to lay, construct, erect, maintain and operate buildings, factories, plants, workshops, magazines, warehouses and other structures or constructions required for the manufacture or storage of the above mentioned substances and articles; (c) To enter into contracts or agreements for blasting, excavating, drilling, dredging, mining, demolishing and in general for the performing of any work, enterprise or undertaking in which powder, dynamite or other explosives can be used; (d) To apply for, purchase and otherwise acquire and to use, sell, license and otherwise deal in any patents of invention or patent rights for any machine, apparatus or process connected with or accessory to the manufacture of explosives and to grant licenses in respect thereof and otherwise turn the same to account; (e) To purchase, lease or otherwise acquire any franchises, grants, licenses, privileges or concessions, exclusive or non-exclusive for the trade either as principal or as agent of explosives or of any substances or apparatus connected therewith or for the use of any patents, secrets, improvements, processes covering the same; (f) To sell, lease or otherwise dispose of the property, good-will and undertaking of the company or any part thereof for cash consideration or otherwise as the company may think fit and in particular for shares, debentures, bonds or securities of any other company authorized to carry on a business similar to the business of this company; (g) To amalgamate with any other company having objects similar to those of this company, or to purchase, lease or otherwise acquire any business similar in character and objects to the business of this company; (h) To enter into any agreement for the sharing of profits or for a union of interests with any person or company carrying on or engaged in business similar to that which this company is authorized to engage in or carry on, and to take or otherwise acquire shares or securities of any such company and to sell, hold, re-issue, with or without guarantee or otherwise deal in the same, notwithstanding the provisions of section 44 of the said Act; (i) To remunerate any person or company for services rendered or to be rendered in placing of any shares in the company's capital stock, or any debentures or other securities of the company, or in or about the formation or promotion of the company, its organization or the conduct of its business and to pay the same either in cash or with the approval of the shareholders in issuing fully paid-up shares of the company; (j) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or attainments of the objects herein enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Cheddite, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 11th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

Union Optical Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of February, 1913, incorporating Stephen Richard, Jr., factory manager, Stephen Trahan, civil servant, Phileas Thibodeau, contractor, Henri Dufresne, notary

public and Arthur Trahan, King's counsel, all of the Town of Nicolet, in the Province of Quebec, for the following purposes, viz:—(a) To acquire from Messrs. Emmanuel Rousseau and J. H. Octave Hébert, both of the Town of Nicolet, the immovable property, machinery, tools, manufactured articles, articles in course of manufacture, raw material, &c., which the said Rousseau and Hébert have purchased from Messrs. A. Turcotte et Fils, liquidators of "The Canada Optical Manufacturing Company, Limited," in liquidation, the whole as a going concern together with any and all rights, patents, inventions and property belonging thereto, and to undertake any or all the liabilities thereof, and to pay for the same, in whole or in part, either in cash, or in paid-up shares or otherwise; (b) To manufacture, buy, sell and generally deal in all kinds of jewelry and optical goods; (c) To apply for, purchase or otherwise acquire any patents, trade-marks or other rights and licenses relating to the company's business, and to use, exercise, develop the same or grant licenses in respect thereof; (d) To purchase or otherwise acquire any shares or interest in the whole or any part of the business, good-will and assets of any person, firm or company engaged in any business similar to that of this company, and to undertake the whole or any part of the liabilities or obligations of any such person, firm or company, and to carry on, conduct and wind-up any business so acquired and to enter into and carry into effect any contracts or arrangements so made with any such person, firm or company as aforesaid as to the sharing of profits, joint adventure, co-operation, mutual assistance or otherwise, and to accept in consideration for any such contract or arrangement, the shares, debentures or securities of any company; (e) To purchase or otherwise acquire, hold, sell or otherwise alienate the shares, bonds or other securities of any other company, notwithstanding the provisions of section 44 of the said Act; (f) To lease, sell or otherwise alienate the whole or any part of the property and assets of the company for such consideration as the company shall see fit, including the shares, bonds or other securities of any other company; (g) To do all acts, exercise all rights and to carry on any business which the company is hereby authorized to carry on and which may be useful for the carrying out of its undertakings; (h) With the approval of the shareholders to remunerate any person or company for services rendered or to be rendered in connection with the conduct of the company's business generally, and in particular for services rendered in the placing or assisting or guaranteeing the placing of any shares of this company's capital stock, and also of any debentures or other securities of this company, or in or about the incorporation or promotion of this company, including legal fees, and to pay for such services, in whole or in part, either in cash or in paid-up shares of this company; (i) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (j) To distribute amongst the shareholders in specie, by means of dividends or bonds or in any other manner deemed advisable, the whole or any part of the property of the company, or any proceeds of the sale or alienation of any property of the company or any shares, bonds or securities of any other company who may have purchased or taken over the whole or any part of the property, assets and liabilities of this company; (k) The powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Union Optical Company, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Nicolet, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 12th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

McFarlane-Pratt-Hanley, Limited.

PUBLIC Notice is hereby given that under the First part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 10th day of February, 1913, incorporating Robert Samuel McFarlane and John Hanley, contractors, David Shear Pratt, lumber merchant, and Florence Isabella McFarlane and Mary Hanley, married women, all of the Town of Midland, in the Province of Ontario, for the following purposes, viz:—(a) To construct, acquire, own, maintain and operate, hire, lease, sell or otherwise dispose of and to contract for the erection or construction of buildings, wireless stations, stores, warehouses, elevators, docks, dry docks, wharves, derricks, dredges, drills, viaducts, vessels, ships, scows, tunnels, tracks, bridges, canals and breakwaters and other like works of internal improvement or public use or utility, including the erection and construction but not operation of railways and tramways and generally to contract for, build, construct and equip public and private works; (b) To invest in and acquire and hold the bonds, debentures and stock of other companies with which the company hereby incorporated is empowered to contract, and; (c) To distribute amongst the shareholders of the company in kind any property of the company and in particular and shares, bonds, debentures or securities of any other companies belonging to the company hereby incorporated or of which the company hereby incorporated may have the power of distribution; (d) To manufacture, produce, buy, sell and deal in articles, tools, machines, metals, building materials and all articles composed or manufactured in whole or in part of iron, steel or other metal or wood, clay, cement, stone or other material or combination of any of them, and particularly all articles which might be of use in the carrying on by the company of any business mentioned as one of the objects of this incorporation; (e) For the purpose above to carry on the business of electricians, mechanical engineers and manufacturers and workers and dealers in compressed air, gas, electricity, motive power, heat and light, and to construct, maintain and operate works for the supply and distribution of compressed air, gas and electricity for light, heat and power; (f) To purchase or otherwise acquire and to sell, develop, work or otherwise deal with land, water, water power, water power supplies and water power work and equipment or works; (g) To purchase or otherwise acquire, hold, maintain, operate, sell and otherwise dispose of stone quarries and the stone taken therefrom and the products thereof; (h) To manufacture, buy, sell and deal in goods, wares and merchandise; (i) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company; (k) To enter into partnership or into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (l) To buy, sell, trade, deal in or guarantee the debentures, bonds, stock or other securities of any government or of any municipal corporation or school corporation or any chartered bank or any incorporated company, and to accept said securities or any of them in payment or in part payment for any works carried on by the company;

(m) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (n) To purchase, take on lease, or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (o) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "McFarlane-Pratt-Hanley, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 11th day of February, 1913.

33-2 THOMAS MULVEY,
Under-Secretary of State.

Dominion Chain Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, incorporating Walter Robert Lorimer Shanks, advocate, Francis George Bush, bookkeeper George Robert Drennan, stenographer, Michael Joseph O'Brien and Herbert William Jackson, clerks, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, import, export, buy, sell and deal in, both for its own account and on commission, all kinds of weldless and welded chains of steel and other metals, cotter-pins and wire goods of every description, hardware, parts, and accessories for aeroplanes, automobiles, motor cycles, motor boats and vehicles of every description, together with all accessories used in connection with chains of every description, as well as the raw material and constituent parts thereof; (b) To manufacture, import, export, buy, sell and deal in both for its own account and on commission, all kinds of machinery used in the manufacture of metal, wooden or composition goods or products; (c) To apply for, obtain, register, purchase, lease or license on royalty or otherwise, acquire and hold, use, own, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes under registration or otherwise, useful to the business of the company, or to any business acquired by it, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names and inventions, licenses, processes and the like or any such other property or rights; (d) To act as selling agents and jobbing agents for any individual, firm or corporation carrying on a business similar to the business which this company is authorized to carry on; (e) To acquire by purchase, lease or otherwise, property real and personal and the good-will, franchises, rights, privileges, contracts and assets of any and every kind, useful or incidental to the business of the company, upon such terms and conditions as may be deemed advisable from any individual, firm or corporation, and to pay for the same in cash or part cash or paid-up shares, bonds or other securities of the company or otherwise as may be agreed upon, and to sell or otherwise dispose of or otherwise deal with the whole or any portion of the same; (f) To acquire, hold and own shares in any other corporation doing business of a like nature and to pay for the same either in cash or part cash or to issue fully paid-up shares of the company in payment or part payment therefor, or otherwise as may be arranged and to sell or otherwise deal with the same, notwithstanding the provisions of section 44 of The Companies Act; (g) To enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any

person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same; (h) To lease, sell or otherwise dispose of the business, property or undertakings of the company or any part thereof, for such consideration as the company may deem fit, and in particular for shares, bonds, debentures or securities of any other company having objects similar in whole or in part to those of this company; (i) To distribute among the shareholders of the company in kind, any property of the company, and in particular any shares, debentures or securities of any companies belonging to the company, or which the company may have power to dispose of; (j) To do all such other things as may be deemed necessary or useful in the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dominion Chain Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

33-2

International Industrial Corporation, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of February, 1913, incorporating Arthur Flynn, of the Village of Morrisburg, in the Province of Ontario, barrister-at-law; and Lorenzo John Dunbar, agent, Inez Ruby Bogue, stenographer, Peter Francis McCaffrey, accountant, and Alexander George Cameron, advocate, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To subscribe for, underwrite, buy, take or otherwise acquire, and to hold either as principal or agent and absolutely as owner or by way of collateral security, and to enjoy, sell, exchange, vote or otherwise deal in stock, bonds, debentures and other securities of any municipal, industrial or financial corporation or company notwithstanding the provisions of section 44 of The Companies Act; (b) To promote, organize, manage or develop or to assist in the promotion, organization, management or development of any corporation, company, syndicate, partnership, enterprise or undertaking and assist in their amalgamation and do all acts incidental thereto; (c) To act as trustee in respect to any stock, debentures, bonds, mortgages, hypothec or other security issued by any corporation, municipal or otherwise, and to hold property mortgaged or pledged to secure the payment of such stock, debentures, bonds, mortgage, hypothec or other securities and to deal with such property in accordance with the instrument creating such trust; (d) To accept and hold the office and perform all the duties of receiver, trustee, agent, assignee and trustee for the benefit of creditors, liquidator, executor, administrator and curator to insolvent estates, and to administer, manage, close and wind up the business of persons, estates, partnerships, associations or corporate bodies and to do all such incidental acts as are necessary for such purposes; (e) To accept, fulfil and execute any trust committed to the company by any person or persons or by any partnership, syndicate or corporation, or by any court of law, on such terms as may be agreed upon and as the court shall approve, and to take, receive, hold and convey all assets and property, both real and personal, which may be granted, committed or conveyed to the com-

pany with its assent upon such trust or trusts; (f) To act as agents, brokers or attorney for the management of estates, the sale of property, the investment, handling, loan, payment, transmission and collection of money, rents, interests, dividends, mortgages, bonds, stock, bills, notes and other securities, and for the purchase, sale, improvement, development and management of any property, business or undertaking; (g) To buy, or otherwise acquire and to hold, sell or otherwise dispose of property, real or personal, movable or immovable, and to pay for the same in shares or other securities of the company or otherwise; (h) To investigate, examine, audit and report on the books, standing, prospects, business, affairs and condition of any person, firm or corporation, and to investigate, examine and report on the title to and value of properties, real or personal, private or public, or on the legality of any issue of stock, bonds, debentures or other security of any corporation, or on the circumstances of any business concern or undertaking, and generally on any assets, property or rights; (i) To act as agents for the purpose of registering, issuing and countersigning the transfer and certificates of stock, bonds, debentures and other obligations of any association or corporation, municipal or otherwise, and to receive and manage any sinking fund connected therewith upon such terms as may be agreed upon and to guarantee the payment of any debentures, debenture stock, bonds, obligations or other securities or the interest thereon; (j) From time to time to apply for, purchase and acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, rights or privileges which any government or authority, supreme, municipal or local or any corporation or other public body may be empowered to enact, make or grant, and to appropriate any of the company's stock, bonds or assets to pay or defray the necessary costs, charges and expenses; (k) To issue and allot as fully paid up shares of the company hereby incorporated in payment or part payment of any business, property, contract, stock, bonds, debentures or other property or rights; (l) To offer for public subscription any shares, stocks, bonds, debentures or other securities of any corporation or company; (m) To buy, sell, trade and deal in manufactured products of all kinds as principals, agents or on commission; (n) To make, draw, accept, endorse, and negotiate promissory notes, bills of exchange, cheques and other negotiable and transferable instruments; (o) To enter into any arrangement for the sharing of profits or union of interests with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire the shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal in the same; (p) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or securities in other companies belonging to the company, or which the company may have the power to dispose of; and to do all acts and exercise all powers to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated; (q) To purchase, lease or otherwise acquire any business similar in character or objects to any of the business of this company; (r) To amalgamate with any other company having objects similar in whole or in part to those of this company; (s) To sell, lease or otherwise dispose of the property and undertakings of the company or any part thereof for such consideration as the company may think fit, and in particular for the shares, debentures, bonds or securities of any other company; (t) To do all acts necessary for the undertaking, carrying on or completion of any of the business which the company is authorized to engage in or carry on and for all services, duties and trusts to charge, collect and receive all proper remuneration, legal, usual and customary costs, charges and expenses; (u) To procure the company to be registered, licensed or otherwise recognized in any foreign country, and to designate and appoint persons therein as attorneys or representatives of this company, with full power to

represent this company in all matters according to the laws of such foreign country, and to accept service for and on behalf of this company of any process or suit ; (v) The interpretation of any paragraph hereof shall not be limited or restricted by inference from or reference to any other paragraph hereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "International Industrial Corporation, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 11th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

33-2

Webster and Sons, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letter patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, incorporating George McLerie Webster, merchant, John Wesley Blair and Charles Albert Hale, advocates, Francis Joseph Laverty, King's counsel, and Jean Trudel, student-at-law, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on the business of dealers in and manufacturers and importers of bricks, tiles, pipes, pottery, earthenware, cement, stone, tools, apparatus, implements, machinery, machinery supplies, foundry supplies, asphalt, retorts, engines, paving and building materials ; to work quarries, extract and prepare for the market and sell ore, metal, mineral substances and sand, and to manufacture and sell any other material composed in whole or in part of stone, lime, sand, silica or cement and generally to handle all things of any nature or kind whatsoever used or proper to be used in building, contracting, paving, the construction of water works and the manufacture or production of gas or electricity ; to carry on a general engineering, building and contracting business for the construction, repair and alteration of public and private works, and to design and construct railroads, docks, wharves, canals, bridges, tunnels, sewerage systems and other works of similar nature, and to enter into contract for such works or in anywise relating thereto, and to carry on in all their respective branches the business of decorators, dealers in stone, brick, timber, hardware and other building materials or requisites ; (b) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (c) To acquire by purchase, exchange, lease or by any other legal title and to own, hold, improve, operate, lease, sublet, sell, exchange or otherwise deal in and with lands and buildings and rights therein of every kind and description ; (d) To erect and construct upon any land owned by or leased by the company, or in which the company is in any way interested, buildings for any purpose necessary or suitable for the due carrying on of the company's business ; (e) To make any cash advances to customers and others having dealings with the company, and to guarantee the performance of contracts, or to assume the contracts of any such persons, and to acquire and hold values of all sorts, movable and immovable, for debts and obligations due to the company ; (f) To purchase or otherwise acquire the shares, bonds, debentures or other securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in the shares, bonds, debentures or other securities of this company, and to hold, sell, vote or otherwise deal in the shares, bonds, debentures or other securities so acquired, and to guarantee payment of the principal of or dividends and interest on said shares, bonds, debentures or other securities, and to promote any company or corporation hav-

ing objects altogether or in part similar to those of this company, or carrying on any business capable of being carried on so as directly or indirectly to benefit this company ; (g) To acquire and undertake the whole or any part of the business, property or liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company ; (h) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of this company ; (i) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any other person, firm or corporation carrying on or engaged in any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to take or otherwise acquire shares and securities of any such company and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, or otherwise to deal in the same ; (j) To sell, lease or otherwise dispose of the whole property, rights and undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular the shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of this company ; (k) To purchase, lease or otherwise acquire and to hold, exercise and enjoy all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person, firm or company carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay therefor wholly or partly in cash or wholly or partly in paid-up or partly paid-up shares or securities of the company or otherwise, and to undertake the liabilities of any such person, firm or company ; (l) The above objects, powers and purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue or carry on any one or more of such objects, powers and purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise contracted having regard to any other clause of such objects, powers or purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Webster and Sons, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

33-2

Hudson Heights Development Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, incorporating Joseph Wilson, merchant, Albert Homer Vipond, insurance agent, Edward Soulbey Jaques, manager, all three of the City of Westmount ; and Arthur Jarvie Darling, manufacturer, and Arthur Charles Schneider, bookkeeper, both of the City of Montreal, all in the Province of Quebec, for the following purposes, viz :—(a) To acquire by purchase, exchange, lease, hire or any other good and lawful contract, and for any good and lawful consideration, such land and property both movable and immovable as the company may require ; (b) To divide any land the company may own or possess into streets, squares, lanes, gardens and building lots, and for such other good and lawful purposes as the company may see fit ; (c) To sell and dispose of any property of the company belonging by any good and lawful title, or to lease the same either in whole or in part or parts and upon such terms as may be mutually agreed ; (d) To lay out, grade and build

streets, roads, highways, lanes, squares and the like, to construct and provide all requisites and connections for the supply of water, light, heat, power, drains, sewers and all other public services of a useful and desirable nature; to permit to all persons the use of any or all such services for any good and lawful consideration, and under any lawful form of contract; (e) To undertake the construction of buildings of all kinds, whether for public or private purposes, and by any good and lawful contract, and to sell, exchange, lease, hire or otherwise use and dispose of the same, under any lawful form of contract; (f) To make loans and advances to any and all persons purchasing, leasing, building upon or otherwise improving any of the company's property, or any property directly or indirectly acquired from it; and by any and all lawful ways and means to assist any and all persons to erect buildings or otherwise improve property so held or acquired, and in return for such lawful rates of interest or other consideration, and under such terms as to security, repayment and like matters as may be mutually agreed upon; (g) To provide parks, gardens, grounds for golf, tennis and outdoor recreation generally, also skating and curling rinks, halls, libraries, baths and the like and to admit any and all persons to the use and enjoyment thereof upon any and all lawful terms and conditions; (h) To lay out, own and operate farms, orchards and gardens of every description, and lease, sell and otherwise use and dispose thereof; (i) To organize clubs, unions and societies generally for the promotion of any and all sports and games of a healthy and beneficial nature, or for recreation, amusement, instruction or any other good and useful purpose; and to promote and assist any and all such organizations by all good and lawful means; (j) To erect, lease, or otherwise possess and occupy stores, shops, hotels and other places of business, and the same to use, dispose of by contract and for any consideration; (k) To manufacture and supply all kinds of materials and apparatus used for building purposes generally or the construction or operation of any of the works and undertakings herein permitted to the company; (l) To amalgamate with any other company incorporated and organized for like or kindred purposes and by any good and lawful contract; to acquire the stock, bonds or shares of any such company in exchange for those of the company or any other good and lawful consideration; (m) To sell and dispose of any or all of the assets, rights and property generally of the company either en bloc or by lots or portions as to the directors may seem best; (n) To do any and all matters and things that may be necessary or proper for the more complete use and enjoyment of any or all of the powers and rights herein conferred, or ancillary thereto, although the same be not specifically allowed. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Hudson Heights Development Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at Hudson, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

The Canada Carton Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, incorporating Alexander Le Breton Wootton, box maker, Edouard Gordon de Wolf, accountant, Claude Brown, dental surgeon, Edgar Hudson Nelles, insurance agent, and Michael Patrick McDonagh, solicitor, all of the City of London, in the Province of Ontario, for the following purposes, viz:— (a) To manufacture and produce, import, export, purchase, sell, dispose of, supply or otherwise deal in and with paper, paper box board, paper boxes (folding or

solid), pails, bags, cartons, labels, printed matter, designs, drawings, paper products and novelties of all kinds, and all manner and kinds of business appertaining or incidental to the manufacture, including the buying and selling of all kinds and classes of cardboard, paper, twine and printed matter, and to print, lithograph, stamp, emboss and carry on any other process in connection with the said undertakings and to manufacture, produce, import, export, purchase, sell, dispose of, supply or carry on trade and business or otherwise deal in and with all kinds, description and manner of confectionery, chewing gum, pop corn and all such articles appertaining or incidental to the manufacture and sale of confectionery, chewing gum and pop corn and products thereof, whether crude, raw, refined, cleaned, selected, dried, washed or otherwise prepared other than manufactured, and to sell, deal in, supply, purchase, dispose of, import and export all manner and kinds of confectionery, chewing gum and pop corn, whether in bags, sacks, boxes, cases or in bulk; (b) To manufacture, purchase, sell, dispose of or acquire any or all kinds of machinery, supplies, accessories or parts thereto for the manufacture of paper, card-board, paper boxes, cartons, painting, lithographing, engraving and embossing and all kinds of paper and card-board working machinery and all kinds of confectionery, chewing gum and pop corn machinery and appliances; (c) To acquire by purchase, lease or otherwise or to build, erect or construct or cause to be erected, built or constructed and to operate or cause to be operated any offices, factories or warehouses, engines or plants or to acquire any right to use the same or any of the same; (d) To construct or acquire by lease, purchase or otherwise and to operate works for the production, sale and disposal of steam, electric, pneumatic, hydraulic and other power or force, and to produce, create, develop, acquire by lease or otherwise and to control and generally deal in and use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic and other power for any use and purposes to which the same are adapted, provided always that the rights, privileges and powers hereby conferred upon the company in this paragraph in acquiring, using and disposing of electricity, when exercised outside the property of the company, shall be subject to all the laws and regulations of the provincial and municipal authorities in that behalf; (e) To apply for, purchase or otherwise acquire any trade marks, trade names, patents, licenses, copyrights, concessions and the like, conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (f) To buy, sell and manufacture, dispose of, import, export and deal in all substances, apparatus and things capable of being used in any such businesses as the company is authorized to carry on or engage in or required by any customers or persons having dealings with the company; (g) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (h) To acquire or undertake the whole or any part of the business, property and liabilities of any company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company or in bonds, debentures or other securities of the company; (i) To enter into partnership arrangements for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concessions or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction capable of being conducted so as directly or indirectly to benefit this company and to lend money to, guarantee the contracts of or otherwise assist any such person or persons; (j) To take or otherwise acquire and hold and to sell or otherwise dispose of

shares in any other company having objects altogether or in part similar to those of this company or carrying on business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act; (k) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out or exercise or comply with any such arrangements, rights, privileges and concessions; (l) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company; (m) To purchase, lease or take in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (n) To sell or dispose of, lease or otherwise deal with the whole or any part of the property, assets or undertakings of the company as a going concern or otherwise, for such consideration as the company may think fit and in particular for shares, stocks, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (o) To issue paid-up shares, debenture stock, debentures, bonds or other securities of the company in payment or in part payment for any property, rights or easements which may be acquired by or for any services rendered to or work done for the company or in or towards the payment or satisfaction of debts or liabilities owing by the company, or for raising money for any other purpose of the company; (p) To invest the moneys of the company not immediately required in such manner as may from time to time be determined; (q) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (r) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, warehouse receipts, bills of lading, warrants and other negotiable or transferable instruments; (s) To adopt such means for making known the products of the company as may seem expedient; (t) To sell, improve, manage, develop, exchange, lease, enfranchise, dispose of, turn to account or otherwise deal in and with all or any part of the property and rights of the company; (u) To do all such other things as are incidental or conducive to the attainment of the above objects and to do all or any of the above things as principals, agents, trustees or otherwise and by or through trustees, agents or otherwise, and either alone or in conjunction with others; (v) To amalgamate with any other company having objects altogether or in part similar to those of this company; (w) The powers in each paragraph are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canada Carton Company, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of London, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 13th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

The Federated Press, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, incorporating Trarice Alexander Tod and Walter Edmund Markham, traders, Paul Emile Lamarche, M.P., and Joseph Lamarche, solicitors, and Robert Wall, manufacturer, all of the City of Montreal,

in the Province of Quebec, for the following purposes, viz:—(a) To carry on the trade or business of general printers, lithographers, engravers, dyestampers, electrotypers, stereotypers, photo-engravers, designers, bookbinders, stationers, booksellers, dealers and manufacturers of paper, office supplies and office specialties, furniture and equipment of every kind; to acquire, lease, print, publish, conduct and circulate and otherwise deal with any newspaper or newspapers, books, catalogues, reviews, periodicals, or other publications, and generally to carry on the business of newspaper proprietors and editors, and general publishers; to carry on a general advertising business in all its branches, and to do all the above things both as principals and agents; (b) To manufacture, purchase, buy, and otherwise acquire, and to sell, lease, dispose of or otherwise deal in all machines, machinery, apparatus, appliances, tools, or devices necessary, useful or accessory to the business of printing, lithographing, engraving, dyestamping, electrotyping, stereotyping, photo-engraving, designing, bookbinding and other similar enterprises; (c) To buy, purchase, lease or otherwise acquire and to lay, construct, build, erect, maintain and operate buildings, constructions, shops, sheds, warehouses, factories and plants required for the carrying on of the business of the company, and more specially to buy, purchase and to take over as a going concern the printing plant, machinery, stock in trade and good-will of the business at present carried on at Montreal by and under the name of "Federated Press, Limited," a body politic and corporate, and to pay for the same either in cash or in paid-up and non-assessable shares of the capital stock of the company; (d) To manufacture, buy, sell and deal in paper, pulp and all material which may enter into the composition of paper for that purpose, to manufacture, produce, buy, sell and deal in timber, logs, lumber and wood of all kinds; (e) To buy, purchase or otherwise acquire, and to sell manufacture or otherwise deal in all materials, preparations, processes or things having any connection with the manufacture of paper or with any other business of the company; (f) To purchase, lease or otherwise acquire locations, surface rights, timber limits, woodlands and timber lands, water lots, river rights and government, municipal or other rights, privileges, franchises, easements and licenses of all kind and to sell, dispose of, exchange, or otherwise deal in the same; (g) To construct and operate for the purpose of the company's business, tramways and railway sidings on lands owned or controlled by the company, and to purchase, lease or otherwise acquire, and to build and construct, and maintain and operate saw-mills and pulp mills and paper mills, and to carry on generally the business of manufacturers, importers, exporters and dealers in pulp, paper and paper substitutes of all kinds and description, and the raw materials and substances of every kind, pulps, preparations, mixtures, chemicals, solvents and combinations used or capable of being used in connection with the said business; (h) To acquire by purchase, lease or otherwise and to utilize and develop water powers and other powers for the production of electricity, pneumatic, hydraulic or other powers or force, and to construct and operate works for the production of such powers, to acquire by purchase, lease or otherwise, electric or other power of any kind for lighting, heating, motive or other purpose, and to sell, lease or otherwise dispose of the same as well as of power and force produced by the company, and to construct and maintain poles, lines and transmission lines for the distribution of power, and for the general purposes of the company's business; provided however that all sales, distribution and transmission of electric, hydraulic or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (i) Without in any way restraining the generality of the foregoing, to acquire or undertake the whole or any part of the business rights, good-will, property and assets, including any option, concession, and the like, of any individual, firm, company, association or corporation carrying on any business which the company is authorized to carry on, and to assume the whole or any part of the liabilities thereof,

The Folding Bath Tub Co., Ltd.

and to pay for the same wholly or in part in cash or bonds or in payment or part payment thereof to allot and issue, as fully paid-up and non-assessable shares of the capital-stock of the company, whether subscribed or not; (j) To sell or otherwise dispose of the whole or any part of the property, assets, rights, undertaking or good-will of the company, and to accept payment for the same, wholly or in part, in cash, bonds, stocks or other securities in any corporation or company; (k) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or any information as to any invention or process, and to turn to account, sell, lease or otherwise deal in such patents, licenses or concessions; (l) To acquire and hold, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose of the stock, shares, securities, undertakings of any other company having for one of its objects the exercise of any of the powers of the company, and to transfer its undertakings or assets to or to amalgamate with any such company; (m) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (n) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (o) To enter into any arrangements with any authorities, federal, provincial, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (p) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company, and to remunerate any person or company for services rendered in placing of any shares in the company's capital stock or any debentures or other securities of the company or in or about the formation, organization or promotion of the company or the conduct of its business, and to pay for the same either in cash or, with the approval of the shareholders, in issuing fully paid-up and non-assessable shares of the capital stock of the company; (q) To lend money to customers and others having dealings with the company, and to guarantee the performance of contracts or other obligations by any such persons; (r) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others, and to do all such other things as are incidental or conducive to the attainment of the above objects, and to do all and everything necessary, suitable, convenient or proper for the accomplishment of the purposes for which this company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Federated Press, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, incorporating Reginald Holland Parmenter, Arthur John Thomson, William Symon Morlock and Norman Baillie Wormwith, solicitors, and Violet Moffat, accountant, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To purchase or otherwise acquire and take over as a going concern the business of Delby Joseph Smith and Russel H. Britton carrying on business at the Town of Gananoque, in the County of Leeds, under the style and firm of "The Folding Bath Manufacturing Company," and all or any of the assets and liabilities of the proprietors of that business in connection therewith and to continue such business, and to pay for the same in fully paid shares in the company; (b) To manufacture, purchase or otherwise acquire, hold, own, sell, assign, transfer, invest, trade, deal in and deal with folding bath tubs and other goods, wares, merchandise and property of every class and description; (c) To acquire and take over as a going concern the undertakings, assets and liabilities of any person or company carrying on business in whole or in part similar to that which this company is authorized to carry on or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares, debts and liabilities of such company; (d) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the directors may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (e) To apply for, purchase or otherwise acquire any patents, trade marks, franchises, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (f) To purchase, lease or otherwise acquire, hold and enjoy all the property, franchises, good-will, patents, trademarks, rights and privileges held and enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any similar business to that which this company is authorized to carry on and to undertake the liabilities of any such person, firm or company; (g) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise and to hold, sell, or otherwise dispose of shares, stock whether common or preferred, debentures, bonds and other obligations in any company having objects similar in whole or in part to the objects of this company or carrying on any other business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint; (h) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal with the same; (i) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (j) To draw, make,

accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments ; (k) To distribute in specie or otherwise as may be resolved any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company ; (l) To sell, improve, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; (m) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ; (n) To do all or any of the matters hereby authorized either alone or in conjunction with or as factors or agents for any other companies or persons or by or through any factor, trustees or agents ; (o) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's properties or rights ; (p) The powers in each paragraph shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Folding Bath Tub Company, Limited," with a capital stock of fifty thousand dollars, divided into 2,000 shares of twenty-five dollars each, and the chief place of business of the said company to be at the Town of Gananoque, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 13th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

Tobacco Buyers Association, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of February, 1913, incorporating George Leonard Alexander, Louis Athanase David and Maurice Louis Joseph Dugas, advocates, Edward Charles Baker, accountant, and Segfried Hinson Read Bush, student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on the business of manufacturers of and dealers in tobacco, cigars, cigarettes, matches, lights, pipes and other articles required by or which may be convenient to smokers and snuff grinders and merchants and box merchants, and to deal in any other articles and things commonly dealt in by tobaccoists, and generally to purchase, take on lease or otherwise acquire, hold and work any lands producing tobacco or suitable for the planting, cultivation and growth of tobacco, and any concessions, rights, powers and privileges over any such lands ; (b) To import, export, manufacture, buy, sell and deal in goods, wares and merchandise and for such purposes to erect, maintain and carry on such shops, stores, warehouses and other establishments as may be necessary for such purposes ; (c) To acquire by purchase, lease, exchange or otherwise land, buildings of any description and any estate or interest therein and any rights over or connected with lands so situate, and to turn the same to account as may seem expedient, and in particular by preparing building sites and by constructing, reconstructing, altering, improving, decorating, furnishing and maintaining offices, flats, houses, factories, warehouses, shops, wharves, buildings, works and conveniences of all kinds and by consolidating or connecting or subdividing properties and by leasing and disposing of the same ; (d) To acquire or undertake the whole or any

part of the business, rights, good-will, property and assets, including any option, concession, patent, trade mark and the like of any individual, firm, association or corporation carrying on business which the company is authorized to carry on, and in particular to acquire the whole or any part of the business, property, movable or immovable, assets and good-will of the Tobacco Buyers Association, and to assume the whole or any part of the liabilities thereof, and to pay for the same wholly or in part in cash or bonds or to allot and issue as fully paid up and non-assessable shares of the capital stock of the company, whether subscribed for or not, in full payment or part payment thereof ; (e) To establish and carry on and to promote the establishment and carrying on, upon any property in which the company is interested, of any business which may be conveniently carried on upon or in connection with such property, and the establishment of which may seem calculated to enhance the value of the company's interest in such property or to facilitate the disposal thereof ; (f) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ; (g) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ; (h) To purchase, take or acquire by original subscription or otherwise, and to hold and, with or without guaranty, to sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in and of any other company having objects similar in whole or in part to the objects of this company or carrying on any business capable of being conducted so as to directly or indirectly benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint ; (i) To enter into any arrangements with any government or municipal or local authorities or otherwise that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ; (j) To promote any company or companies for the purpose of acquiring all or any of the property, rights and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company ; (k) To sell, improve, manage, develop, exchange, lease, enfranchise, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; (l) To grant special privileges, discounts and advantages to the members, employees, purchasers or ticket holders of or in the company in respect of any produce, article, goods or things purchased or acquired of, from or through the company or otherwise, and to make arrangements with persons engaged in any trade, business or profession for the concession to the company's members, ticket holders and their friends, or any special rights, privileges and advantages and in particular in regard to the supply of goods ; (m) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ; (n) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by

any such persons; (o) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures, debenture stock or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (p) To sell, lease or otherwise dispose of the whole or any part of the company's business and undertaking for such consideration as the company may think fit and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (q) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (r) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Tobacco Buyers Association, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State

33-2

S. B. Townsend, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of February, 1913, incorporating Samuel Baillargé Townsend, wholesale merchant, Armand Mathieu, advocate, and Louis Théophile Maréchal, King's counsel, of the City of Montreal, in the Province of Quebec, and George Horselay Townsend, merchant, and Thomas Gavin Wells, manager, of the City of Westmount, in the said Province of Quebec, for the following purposes, viz:— (a) To manufacture and produce by distilling, fermenting, brewing, extracting, mixing or by any other process all sorts of wines, spirits, liquors and beverages; to manufacture, bottle, buy, sell, import, export and trade, by wholesale and retail, in wines, spirits, liquors and beverages of all kinds, whether alcoholic or not, and to carry on a general business as manufacturers of and dealers in such goods and all aerated waters and liquors generally, cigars and other manufactures of tobacco, and as general merchants, and to act as commission agents, consignees, bottlers, warehousemen, hotel and restaurant keepers, cartage agents, printers and box makers; (b) For the said purposes to acquire by purchase, lease, transfer, exchange or otherwise and to own, hold, use, build, exchange, improve, manage, lease, sell, dispose of and deal in all things and rights, movable and immovable, real or personal, and to erect and construct buildings upon any land of the company or upon any other lands; (c) To buy, lease or exchange and to cultivate farms for the purpose of carrying on or aiding to carry on any of the powers granted to the company; (d) To acquire, hold, use, sell, lease, exchange and convey such trade marks, patents, licenses, franchises or rights thereunder as may be deemed necessary or expedient for the purposes for which the company is incorporated; (e) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the name of the persons, firms, company or companies, if hereunto duly authorized, all or any of the property, assets, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash or

wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities, guarantee the performance of contracts of any such person, firm or company, and to exercise the rights, powers and franchises of any company whose capital stock is owned by this company in the name of such company or in its own name; (f) To consolidate or amalgamate, to enter into partnership with any other company or corporation having objects similar in whole or in part to those of this company and to enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to engage in or carry on, or capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person, company or corporation, and to take or otherwise acquire shares and securities of any such company or corporation, and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, or otherwise to deal with or dispose of the same; (g) To subscribe for, purchase or otherwise acquire and to take, hold, sell, exchange and deal in the shares, stocks, bonds, obligations, debentures or securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in shares, bonds, debentures or other securities of this company, or in property of this company, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereof, and to guarantee payment of the principal of or dividends and interest on the shares, bonds, debentures or other securities of any company or corporation with which the company may have business relations, and to promote any company or corporation having objects altogether or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (h) To make cash advances to, to raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise any firm, person, corporation or company in the capital stock of which the company holds shares, or with which it may have business relations; to act as employees, agents or managers of any firm, person, company or corporation, and to guarantee the performance and payment of contracts, agreements or debts by any such firm, person, corporation or company or by any person with whom the company may have business relations; (i) To take part in the management, supervision or control of the business or operations of any company or undertaking having objects altogether or in part similar to those of this company, and for that purpose to appoint and remunerate any directors, accountants or other experts or agents; to acquire and carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) To acquire and take over as a going concern the business, assets and good-will of the business presently carried on in the City of Montreal, by Samuel B. Townsend, under the name of S. B. Townsend & Co.; (k) To pay for the acquisition of said concern, S. B. Townsend & Co., or for any other acquisition authorized by the presents or with the approval of the shareholders for services rendered or to be rendered to the company, in whole or in part, in cash or in paid-up stock, preferred or common, or in bonds or debentures, or as may be determined by the company; (l) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (m) To do all such other things as are incidental or conducive to the attainment of the above objects and to do all or any of the above things as principals, agents or attorneys; (n) To procure the company to be licensed, registered or otherwise recognized in any foreign country and to designate persons therein as attorneys

or representatives of the company with power to represent the company in all matters according to the laws of such foreign country, and to accept service for and on behalf of the company of any process or suit ; (o) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warehouse receipts, warrants and other negotiable or transferable instruments necessary for the various purposes of the company ; (p) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company ; (q) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "S. B. Townsend, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

33-2

Blatter Bros., Limited.

(CORRECTED NOTICE)

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of February, 1913, incorporating Alexandre Papi-neau Mathieu and Armand Mathieu, advocates, Henry Louis Blatter, manufacturer, Ernest Charles Blatter and Joseph Adhemar Ogden, notary, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, import, export, sell, purchase, repair, deal in wholesale and retail pipes, pipe cases, tobacco, cigars, cigarettes, boxes, holders, stands, cigar and cigarette cases, show-cases, shop fittings in glass, wood, metal, silverware, watches, watch boxes, leather goods, jewelry, canes and umbrellas, cut-stone, any kind of goods in amber, rubber, bone, aluminium, silver, gold and any other kind of metal ; (b) To manufacture, purchase, sell, or otherwise deal in machinery, tools, appliances and materials of any description used in works, plants and operations aforesaid and to act as agent, broker, or on commission in purchasing or otherwise dealing in the articles aforesaid ; (c) To enter into agreement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold or re-issue, with or without guarantee or otherwise deal in the same ; (d) To remunerate with the approval of the shareholders by payments in cash, shares or otherwise, any person or company for services rendered in placing or assisting to place, or guaranteeing the placing of any shares in the company's capital stock or any debentures or other securities of the company or in the conduct of the business ; (e) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, undertakings and business of any such corporation and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, bonds, or other securities of the company ; (f) To sell or otherwise dispose of the undertakings of the company or any part thereof for such consideration as the company may deem proper, and in particular for shares, debentures or securities of any other company having objects in whole or in part similar to those of the company ; (g) To acquire or undertake the whole or any part of the business, prop-

erty and liabilities of any person or company carrying on any business which the company is authorized to carry on, or which might be of value to the company, and to issue paid-up or partially paid-up shares of the company, in consideration or part consideration thereof, and to lend money and to guarantee the contracts of, or to otherwise assist any person, firm or company with which this company may have business relations ; (h) To acquire, purchase, sell, deal in, outright or on royalty, patented devices of all kinds and patents thereof or to apply for patents or any devices so purchased or acquired, and to acquire, purchase, sell, register, lease or license on royalty or otherwise, and to hold, use, own, operate, introduce, sell, assign or otherwise dispose of any trade marks, trade names, patents or invention, improvements and process under registration of otherwise useful to the company, and to use, exercise, develop, grant licenses in respect thereof or otherwise turn to account any such trade marks, trade names, inventions, licenses, process and the like, or any such other property rights ; (i) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ; (j) To issue paid-up shares, bonds, debentures or other securities of the company, in payment or part payment for any property or rights which may be acquired by or for any services rendered or for any work done for the company, or towards the payment or satisfaction of debts or liabilities owing by the company, or to accept in payment of any debts due to the company stocks, shares, bonds, debentures or other securities of the company ; (k) To invest moneys of the company not immediately required in such manner as may from time to time be determined by the company ; (l) To acquire by purchase, concession, exchange or other legal title and to construct, erect, operate, maintain and manage all factories, shops, stores, houses, machine shops, engine houses and all other structures and erections necessary for its business and all other property movable and immovable, necessary and useful for the carrying on of any of the purposes of the company, and to lease, sell and dispose of the same ; (m) To purchase, sell, manufacture, let, hire, import, export and deal in all kinds of goods, wares or merchandise which may be required for the purposes of the said business or which may seem capable of being profitably dealt in in connection with any of the said business of the company ; (n) To acquire, develop, and operate any water power or water powers, and to generate, produce and accumulate steam, gas, electricity or other motive power for the production of light, heat and power for the purpose of the company, with the power to sell or otherwise dispose of any excess not required and to supply the same for light, heat and power purposes to any person or corporation on such terms as may be agreed upon, provided that the foregoing powers when exercised outside of the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf ; (o) To carry on any other business (manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with any of the above specified business or calculated directly or indirectly to enhance the value of or render profitable any of the company's properties or rights, or to do all acts and exercise all power incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertakings ; (p) To acquire by lease, purchase, license or otherwise and to sell, license or otherwise dispose of the trade marks, trade names and design patents ; (q) To buy, lease or sublet land for the purpose of cultivating, curing, working and manufacturing tobacco and all the by-products and to import and export the same. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Blatter Bros., Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State,

33-2

Bernard Kleker and Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of February, 1913, incorporating Alexander Huntly Duff, Walter Alfred Merrill, Harold Earle Walker and Ralph Burnett, advocates, and Janet Howat McCulloch, secretary, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on business as general merchants and manufacturers, importers and exporters of and to buy, sell and deal in all kinds of goods, wares and merchandise; (b) To manufacture, buy, sell, deal in, own, control, license or otherwise turn to account all machinery, tools, appliances and devices necessary or useful in the carrying on of the company's business, and the manufacture, sale and exploiting of its products; (c) To purchase, acquire, establish, direct, maintain, operate, manage and conduct any buildings, works, plant, machinery, warehouses or other establishments or real estate, useful in the carrying on of the company's undertaking, and dispose of same from time to time for the benefit of the company by sale, lease or otherwise; (d) To manufacture, develop, purchase or otherwise produce or acquire steam, electric or other motive power or force for power, heat or light for the operation of the company's plant and machinery or carrying on of its business and to dispose of the surplus thereof for the advantage of the company, subject to compliance with all existing municipal or other regulations in that behalf; (e) To acquire and take over as a going concern the undertaking, assets and liabilities of any person, firm or company carrying on any business in whole or in part similar to that which this company is authorized to carry on, or possessed of property suitable for its purpose, or which can be advantageously carried on in connection therewith, and to issue fully paid-up or partly paid-up shares of the company in consideration or part consideration therefor, or for any property or rights acquired by the company; (f) To sell, lease or otherwise dispose of the whole or any part of the business, undertaking, assets, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit and, either in whole or in part, for securities or paid-up stock or shares of any company which may acquire the whole or any part of the undertaking of the company; (g) To apply for, purchase or otherwise acquire any patents of invention, trade marks, licenses, concessions, trade processes or the like, conferring any exclusive or limited right to use any secret or other information which may seem capable of being used advantageously by the company, or which may seem calculated to benefit the company directly or indirectly, and to use, exercise, promote, license the use of or otherwise turn to account all rights or information so acquired; (h) Notwithstanding the provisions of section 44 of The Companies Act, to take, purchase, acquire, subscribe for and hold and from time to time dispose of or otherwise turn to account securities, bonds or shares or other obligations of any other company having objects similar in whole or in part to those of this company or carrying on any business capable of being conducted so as to benefit this company, and to pay for the same in cash, securities or paid-up shares of the company, and exercise all the rights of a holder of such shares through such officers as may be appointed by the directors of this company; (i) To enter into arrangements for sharing of profits, community of interests, co-operation, reciprocal concessions, joint adventure or otherwise with any person or company carrying on or about to carry on any business or undertaking which this company is authorized to carry on, or capable of being carried on so as to benefit this company, and to assist in promoting, developing or operating the undertaking of any such person or company, and to take, hold, acquire or dispose of the securities and capital stock of any such company; (j) To distribute from time to time, as may be directed, among the shareholders any of the assets of the company and particularly the securities, bonds and shares of any other company which may form any arrangements for

joint adventure or co-operation, or to which this company may dispose of the whole or any part of its undertaking; (k) To do all or any of the matters hereby authorized either alone or in connection with any other company or person and either as principal or agent; (l) To carry on any other business germane or ancillary to the foregoing, or which may seem to the company capable of being conveniently carried on in connection with any of its powers or undertaking, or calculated to enhance the value of the company's property, rights or undertaking, or make same profitable; (m) The powers in each of the foregoing paragraphs to be in no way limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Bernard Kleker & Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 17th day of February, 1913.

THOMAS MULVEY,

34-2

Under-Secretary of State.

Pure'o Water, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of February, 1913, incorporating Levi Warren Whitney, merchant, Harry Bernard Shore, jeweller, Frederick Henry Mills, manager, Mary Josephine Mills, married woman, and Godfrey John Artz, accountant, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz :—(a) To carry on the business of dealers in and suppliers of water and the products thereof; to establish and operate distilling plants and methods for the distilling of water, and to manufacture, deal in and supply aerated and mineral waters and all kinds of non-intoxicant beverages; (b) To carry on any business ancillary to or which can be carried on in connection with the aforesaid business, including ice manufacturers and merchants; (c) To buy, sell, handle and deal, both wholesale and retail, in commodities, articles and things of all kinds which can conveniently be dealt in by the company in connection with any of its objects; (d) To apply for, purchase or otherwise acquire any patents, formulae, recipes, processes, concessions and the like, conferring exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem to benefit this company, and to use, exercise, develop and grant licenses in respect of or otherwise turn to account the property, rights and information so acquired; (e) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the company; (f) To establish and carry on agencies, depots and branch places of business in any part of the world; (g) To acquire as a going concern the business, property, stock-in-trade, good-will and all other assets of whatsoever nature of the business now carried on under the name and style of "The Pure'o Water Company," and to pay for the same by the issue of fully paid-up shares of the capital stock of the company, or otherwise; (h) To sink wells and shafts, to erect and maintain pumping stations, and to make, build, construct, erect, lay down and maintain reservoirs, waterworks, main and other pipes and appliances, and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, measuring and delivering water for the purposes of the company; (i) To make, import, export, grow, distil, buy, sell and deal in bottles, corks, siphons, stoppers and any other commodities, goods or things, necessary to the due carrying on of the foregoing businesses; (j) To acquire by purchase or otherwise, any property real or personal,

liberties, rights or privileges which may be necessary for the business purposes of the company ; (k) To promote or assist in the promotion of any company or companies for or with similar purposes or objects ; (l) To invest and deal with moneys of the company not immediately required for the purposes of the company from time to time, in such manner as the company is by law authorized to do ; (m) To draw, make, accept, indorse, issue, purchase, negotiate and discount bills of exchange, promissory notes, and other negotiable or mercantile instruments or securities ; (n) To purchase or otherwise acquire any share or interest in, or the whole or any part of the business, good-will and assets of any person, firm or company carrying on business similar to that which this company is hereby authorised to carry on, and to undertake all or any of the liabilities or obligations of such person, firm or company, and to carry on, conduct and liquidate any business so acquired, and make and carry into effect any contracts or agreements with any such person, firm or company as aforesaid, with respect to amalgamation, joint working, co-operation, division of profits, mutual assistance or otherwise, and to accept by way of consideration for any such contract or arrangement, any shares, debentures or securities of any similar company ; (o) To pay for any service rendered to, and any property or rights acquired by the company, in such manner as may seem expedient, and in particular with the approval of the shareholders by the issue of shares or securities of the company credited as fully or partly paid-up ; (p) To maintain, repair, build upon, alter, improve, extend, manage, develop, sell, lease, exchange, let or hire, or otherwise deal with the whole or any part of the property and assets at any time acquired, possessed or controlled by the company ; (q) To sell, transfer or dispose of the whole or any part of the business or undertaking of the company, to any other similar company, or to any person, firm or corporation carrying on a similar business and to accept by way of consideration for any such sale, transfer, or disposal, any shares, debentures, debenture stock, bonds, or securities of any such similar company ; (r) To distribute among the members of the company in kind, any shares, debentures, securities or property belonging to the company ; (s) To amalgamate with or join in any similar business ; (t) To act as agents for any company, partnership or person carrying on a similar business ; (u) To apply or subscribe for, accept and hold and dispose of any stock, debentures or securities of any similar company or corporation. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Pure-o Water, Limited," with a capital stock of twenty-five thousand dollars, divided into 2,500 shares of ten dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 17th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Miller Bros. & Sons, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of February, 1913, incorporating William de Montmollin Marler and Louis Henri Edouard Cholette, notaries public, and Jules Aimé Maucotel, chief clerk, of the City of Montreal, in the Province of Quebec ; Herbert Meredith Marler, of the Town of Drummondville, in the said Province of Quebec, notary public, and Donald McKenzie Rowat, of the City of Westmount, in the said Province of Quebec, notary public, for the following purposes, viz :—(a) To carry on the business of manufacturers of and dealers in machinery and plant of all kinds and of the separate parts or portions thereof, of founders in metals of all descriptions, of millwrights in all its branches, of manufacturers of and dealers in boilers of all descriptions and of the accessories and the separate parts thereof, tanks, tools and

castings of all kinds and dies of every description, and of dealers in metals of all kinds ; to carry on the business of contractors for the erection of buildings, the installation of plants and of all accessories thereof ; (b) To acquire any patents, obtain rights or trade marks, licenses or privileges or property of any kind requisite, necessary or advantageous to any of the objects for which the company is formed ; (c) To acquire the good-will or business of any other company or of any other business having objects similar or germane to the objects for which the company is formed, and to hold shares or bonds in any other company having such objects ; (d) To take over for shares in the company or to acquire for cash or other consideration the business at present carried on in Montreal and elsewhere under the name of Miller Bros. & Toms ; (e) To act as appraisers or valuers of plants of all kinds and of machinery and of buildings and to act as adjusters in the case of loss by fire or otherwise ; (f) To carry on any other business and to do all such other acts and things as are incidental or conducive to the attainment of the above objects, or of any of them, or to carry on any business similar or germane to any of the objects for which the company is formed, or of which the company may be capable of carrying on ; (g) To act as agents or distributors of others carrying on any business similar or germane to any the company may carry on ; (h) To sell or otherwise dispose of the undertaking of the company in whole or in part for such consideration as may be determined ; (i) To distribute in cash or kind among its shareholders, any assets of the company ; (j) The powers of each paragraph herein are in no way to be limited or restricted by means of reference to or inference from any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Miller Bros. & Sons, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 17th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

The Canadian Rotary Engine Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of February, 1913, incorporating John McKechnie, manufacturer, William Brydon, valuator, James Fraser Stuart, James Miller and Hubert Irving Call, engineers, and Angus Purkis Cameron, agent, all of the City of Winnipeg, in the Province of Manitoba, for the following purposes, viz :—(a) To buy, sell, manufacture, import, export and to act as agents for others for the sale of machinery of every class and description, including, without restricting the generality of the foregoing, all classes of engines and all fixtures, fittings and devices of every kind and quality which may be used in connection therewith, and other articles of like nature ; (b) To purchase, acquire, manufacture and deal in all plant, machinery and equipment necessary to carry on the business of the company, and to pay for the same in cash, shares or bonds or other securities of the company ; (c) To apply for, obtain, register, purchase, lease or otherwise acquire, and to hold, own, use, operate, introduce, sell, assign or otherwise dispose of any and all trade marks, formulæ, secret process, trade names and distinctive marks and all inventions, improvements and processes used in connection with or secured under lease, patent or otherwise, of Canada or of any other country, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any and all such trade marks, patents, licenses, concessions, processes and the like, or any such property, rights and information so acquired, and with a view to the working and development of the same to carry on any business, whether mining, manufacturing or other-

wise, which the company may think calculated directly or indirectly to effectuate these objects; (d) To make and issue promissory notes and bills of exchange and to issue, make, draw, accept, endorse, pay or otherwise deal in bills, notes, cheques and negotiable instruments of every kind and nature; (e) To manufacture, purchase or otherwise acquire, hold, own, sell, assign and transfer, invest, trade, deal in and deal with goods, wares and merchandise and property of every class and description; (f) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being carried on in connection with the above or calculated directly or indirectly to enhance the value of the company's property or rights; (g) To purchase, lease or otherwise acquire, and to hold, own, develop, change, sell or otherwise turn to account personal property, concessions, rights, privileges, permits and franchises suitable to or convenient for the purposes of this company; (h) To acquire by purchase, lease or otherwise, and erect, maintain and operate all plant, buildings and machinery that may be useful or necessary in connection with the company's business, and generally to improve, manage, develop, exchange, deal in, sell, lease or otherwise dispose of the whole or any part of the said properties or of the rights of the company; (i) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; (j) To promote and aid in promoting and to constitute, form or organize companies, syndicates or partnerships of all kinds for the purpose of acquiring and undertaking any property and liability of this company, or of advancing directly or indirectly the objects thereof, or for any other purpose that may be deemed expedient for this company; (k) To sell and dispose of any or all of the undertakings of the company for such consideration as the company may think fit, whether for cash or shares and debentures of any other company having objects similar in whole or in part to those of this company, and, if deemed advisable, distribute the proceeds, or the equivalent thereof, among the shareholders of this company; (l) To enter into any agreements with any authorities, municipal, local or otherwise, that they may deem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (m) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, notwithstanding the provisions of section 44 of the said Act; (n) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition, or for any public, general or useful object; (o) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts for any such persons; (p) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (q) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others, and to the same extent and as fully as natural persons might or could do, and in any part of the world; (r) To do

all such things as are incidental or conducive to the attainment of the above objects; (s) To apply for and obtain from any and all foreign, legislative, governmental, municipal and other authorities, powers and bodies confirmation, registration and recognition of the company and of its rights, powers, concessions, privileges, franchises and objects, and to do whatever may be necessary and expedient to comply from time to time with all and any by-laws, ordinances, decrees, regulations now or in future existing; (t) To pay out of the funds of the company all the expenses of or incidental to the formation, registration and advertising of the company and of the sale of shares in the company; (u) To issue fully or partly paid stock, shares, bonds or debentures of the company in payment or in part payment for any real or personal property, assets, franchises, options or other rights or privileges acquired by the company or, with the approval of the shareholders, for any services rendered to the company; (v) No power granted herein shall be limited or restricted by the application or interpretation of any other power so granted. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian Rotary Engine Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Winnipeg, in the Province of Manitoba.

Dated at the office of the Secretary of State of Canada, this 17th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Marcus Loew's Theatres Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, incorporating John Fraser MacGregory, accountant, Everett Bristol and George Whitaker Morley, student-at-law, Willis Bertram Sturup and Harry Riley, law clerks, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:— (a) To construct theatres and other buildings and works convenient for the purposes thereof, and to manage, maintain and carry on the said theatres and other buildings when so erected or constructed; to carry on the business of theatre proprietors and managers and in particular to provide for the production, representation and performance of operas, stage plays, operettas, burlesques, vaudevilles, ballets, pantomimes, spectacular pieces, promenade and other concerts, and other musical and dramatic performances and entertainments; (b) To enter into agreements with authors, owners or other persons for the dramatic or other right of operas, plays, operettas, burlesques, vaudevilles, ballets, pantomimes, spectacular pieces, musical compositions, photographic films and other dramatic, pictorial and musical performances and entertainments, or for the representation thereof in the Dominion of Canada and elsewhere, as well as of foreign, British and American rights, and to enter into engagements of all kinds with artists and other persons; (c) To assist in the promotion, organization, development or management of any corporation or company having similar objects and to raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsements, guarantee of bonds, debentures or other securities, or otherwise, any other theatre company or corporation, and to offer for public subscription any shares, stock, bonds, debentures or other securities of any such other company or corporation and to guarantee the payment of dividends or interest on any stocks, shares, debentures or other securities issued by or any other contract or obligation of any such company; (d) To do all other acts, matters and things which shall at any time appear conducive or expedient for the protection of the company as holders of or interested in any such investments and securities as aforesaid; (e) To guarantee or otherwise assist in the performance of con-

tracts or mortgages of persons, firms or corporations with whom the company may have dealings and to assume and take over such mortgages or contracts ; (f) To institute, enter into, carry on, finance, assist or participate in trading, financial, commercial, mercantile, industrial, manufacturing and other businesses, contracts, undertakings and operations of all kinds which this company is authorized to enter into or carry on, and to buy, sell and deal in goods, wares and merchandise ; (g) To acquire by purchase, lease, hire, exchange or otherwise any rights or privileges which may be necessary or useful for the carrying on of the business of the company ; (h) To apply for and maintain, register, lease, acquire and hold, or to sell, lease and dispose of and grant licenses in respect of or otherwise turn to account any patents of invention, improvements or processes, trade marks, trade names and the like necessary or useful for any of the purposes of the company ; (i) To lease, sell, improve, manufacture, develop, exchange, turn to account or otherwise dispose of any or all of the properties and assets of the company for such consideration as the company deems fit, including shares, debentures or securities of any other company ; (j) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal with the same ; (k) To acquire by purchase, concession, exchange or other legal title the good-will, property, rights and assets and assume the liabilities of any person, firm or company transacting any business similar to that conducted by this company together with the buildings, stock-in-trade and assets generally in such business, and to purchase, acquire and hold the stock or shares of stock in any other corporation carrying on business similar to that which this company is hereby authorized to carry on, or any business similar thereto, notwithstanding the provisions of section 44 of The Companies Act, and to pay for the same wholly or in part in bonds, debentures or other securities or fully or partly paid shares of the company, and to sell, lease or otherwise dispose of the same or any part thereof ; (l) To issue paid-up shares, debenture stock, debentures, bonds or other securities of the company in payment or in part payment for any property, rights or easements which may be acquired by or for any services rendered to or work done for the company or in or towards the payment or satisfaction of debts or liabilities owing by the company or for raising money for any other purpose of the company ; (m) To invest the moneys of the company not immediately required in such manner as may from time to time be determined ; (n) To distribute among the shareholders of the company in specie any property of the company and in particular any shares, debentures or securities in any other companies belonging to the company, or which the company may have power to dispose of ; (o) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (p) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, warehouse receipts, bills of lading, warrants and other negotiable or transferable instruments ; (q) To sell or dispose of the undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, and to sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; (r) To do all or any of the above things as principals, agents, bailees, contractors, trustees or otherwise and either

alone or in conjunction with others, and to do all such other things as are incidental or conducive to the attainment of the above objects ; (s) The powers in each paragraph are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Marcus Loew's Theatres Limited," with a capital stock of one million seven hundred and fifty thousand dollars, divided into 17,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

34-2

Quebec Model City, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of February, 1913, incorporating Thibaudeau Rinfret, Joseph Emile Billette and Arthur Reginald Whitney Plimsoll, advocates, Fernand Bernard Major, student-at-law, and Annie Coningham, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on a business of a land company in all its branches and to act as real estate dealers, brokers and agents ; to acquire by purchase, lease, exchange or otherwise and to own, use, hold, sell, rent, give in exchange and otherwise dispose of and deal in land, tenements, hereditaments and immovable property of every description and all interests and rights in and over the same or connected therewith ; (b) To develop, lay out, improve and in any other way deal with its own or other immovable property, including the division of the same into building lots, streets, squares, lanes or otherwise, and upon such properties to make, construct, build and maintain roads, bridges and other means of communication, sewers, drains, water works, houses, mills, factories and all other constructions necessary to or expedient for the occupation, use or improvement of any such property ; (c) To take and hold mortgages, hypothecs, liens and charges to secure the payment of the purchase price of any property sold by the company, or money due to the company from purchasers or any other persons, or advanced by the company to purchasers or to any other persons ; (d) To own, develop and operate water powers and to manufacture electric current, electric or other power or heat and gas and to sell the same, and for such purposes to erect such buildings or other works and install such machinery or apparatus necessary for such purposes or for the distribution or measurement thereof ; provided, however, that any sale, distribution or transmission of power or electric current or heat or gas beyond the lands of the company shall be subject to local and municipal regulations in that behalf ; (e) To acquire by purchase, lease, concession, license, exchange or other legal title, or to undertake and to alienate, dispose of or otherwise deal with either solely or jointly with others and as principals, agents, contractors or otherwise the whole or any part of the business, property, assets, good-will and liabilities of any persons or corporations carrying on or interested in any business or undertaking similar to that which this company is authorized to carry on, or possessed of or interested in property or rights suitable for the purposes of this company, and to purchase or otherwise acquire any or all of the shares, debentures and other securities of such corporations and to pay for any rights and things acquired or enjoyed by issuing shares of the company's stock as fully paid-up and non-assessable or appropriating any of its bonds, debentures or assets for that purpose and for expenses incurred in that connection ; (f) To carry on any business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the busi-

ness or objects of the company or calculated to enhance the value of or render profitable any of the company's property or rights; (g) To apply for, purchase or otherwise acquire or use, exercise, develop, grant or dispose of or turn to account any patents, trade marks, copyrights, grants, licenses, leases, concessions and the like which may seem capable of being used for any of the purposes of the company, or the acquisition of which may be calculated to benefit the company, and to pay for the same in bonds, debentures or other securities or assets of the company or by the issue of fully paid-up and non-assessable shares of its capital stock; (h) To pay for any property, rights or things required by or useful to the company or with the approval of the shareholders for services rendered to the company after its incorporation or previous thereto in preparation for its incorporation and organization or otherwise in bonds, debentures or other securities or assets of the company or by the issue of fully paid-up and non-assessable shares of its capital stock; (i) To use any of the funds or assets of the company for the purchase or acquisition or enjoyment otherwise of (or to pay for in bonds, debentures or other securities of the company or by the issue of its shares as fully paid up and non-assessable) the shares, bonds or other securities or assets of any other corporation carrying on a business similar to that of the company and for the purpose of forming, promoting and contributing to, subsidizing or otherwise assisting any persons, firms, corporations, syndicates and associations having objects similar to those of this company, and while holding or enjoying any shares, bonds, securities or other rights, to exercise all the rights and powers of ownership thereof, including voting powers, the whole notwithstanding the provisions of section 44 of The Companies Act; (j) To make advances by way of loans to consumers and others having dealings with the company upon such security and to take and hold such security as may from time to time be deemed advisable and to guarantee the fulfilment of any obligation or undertaking of any other company or individual having dealings with the company, on such terms as may be determined; (k) To invest and deal with any funds or assets not immediately required for the purposes of the company from time to time as may be deemed expedient and to invest money on behalf of any other company or individual in real estate and to guarantee the security of such investments; (l) To enter into any arrangement with any authority or government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them and to obtain from any such authority any rights, privileges, concessions, subsidies or other benefits which it may seem desirable to obtain, and to carry out or exercise and comply with any such arrangements, rights and benefits, and to procure the company to be licensed, registered and recognized in any foreign country, and to designate persons therein to do such acts and things as may be expedient under the laws of such country, to represent any company, or to enable it effectively to carry on business or prosecute its affairs in such country; (m) To amalgamate or enter into a partnership or arrangement for sharing profits or union of interests, or otherwise, with any persons or corporations engaged or interested in any similar or suitable business or transaction, and to purchase or otherwise acquire or guarantee the payment of any shares, bonds, debentures or other securities of any such corporations, or of any dividend or interest thereon, and to sell or re-issue, with or without guarantee, or otherwise deal with the same; (n) To sell, lease or otherwise dispose of or deal with the whole or any part of the undertaking of the company, and of its assets and good-will for such consideration as the company may think fit, including shares, debentures and other securities of any other corporation having objects similar in whole or in part to those of the company, and to distribute among its shareholders any cash, securities or other considerations so received; (o) To distribute in cash or kind among its shareholders any assets of the company; (p) To do all such other things as may be incidental or conducive to the attainment of the company's objects, or for the carrying out of the company's purposes; (q) To promote

any company or companies for the purpose of acquiring all or any of the undertakings, assets, rights or liabilities of the company, or for any other purposes which may seem calculated to benefit the company; (r) To do any of the above things as principals, agents, contractors, trustees or otherwise, and by or through trustees or agents or otherwise, and either alone or in conjunction with others; (s) The powers of each paragraph herein are in no way to be limited or restricted by means of reference to or inference from any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Quebec Model City, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1913.

THOMAS MULVEY,

34-2

Under-Secretary of State.

Jacques Cartier Construction Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of February, 1913, incorporating Samuel William Jacobs and Alexander Rives Hall, both of His Majesty's counsel learned in the law, Gui Casimir Papineau-Couture and Louis Fitch, advocates, and Minnie Isabel Bustin, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To construct and improve any roads and to make contracts with any person, firm, corporation, municipality or government (federal or provincial) for the doing and performance of such work; to carry on a general engineering, building and contracting business for the construction, repair and alteration of public and private works, and to enter into contracts for such works or in any wise relating thereto; to carry on in all their respective branches the business of builders, contractors, dealers in stone, brick, timber, hardware and other building materials or requisites and generally to carry on the business of builders and contractors; (b) To acquire by purchase, exchange, lease or by any other legal title rights to and in any contracts with any of the aforesaid, and to own, hold, operate, lease, sell, exchange or otherwise deal in and with any rights, contracts and property of every kind and description relating to the foregoing; (c) To erect and construct upon any land owned by or leased by the company, or in which the company is in any way interested, buildings for any purpose, and to install and operate mills, plant, machinery and equipment of every kind necessary or suitable for the due carrying on of the company's business; (d) To construct, improve, maintain, work, manage, carry out or control any roads, ways, tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (e) To acquire by purchase, lease or otherwise and to utilize and develop water powers and other powers for the production of electricity, hydraulic or other motive power and to construct and operate works for the production of such powers; (f) Without in any way restricting the generality of the foregoing, to acquire or undertake the whole or any part of the business, rights, good-will, property and assets, including any option, concession and the like of any individual, firm, association or corporation carrying on any business which the company is authorized to carry on, and to assume the whole or any part of the liabilities thereof, and to pay for the same wholly or in

part in cash or bonds or in payment or part payment thereof to allot and issue, as fully paid up and non-assessable, shares of the capital stock of the company whether subscribed for or not; (g) To sell or otherwise dispose of the whole or any part of the property, assets, rights, undertaking or good-will of the company and to accept payment for the same wholly or in part in cash, bonds, stocks or other securities in any corporation or company; (h) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or processes which are necessary or useful in the business of this company, and to turn to account, sell, lease or otherwise deal in such patents, licenses or concessions; (i) To acquire and hold, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose of the stock, shares, securities or undertakings of any other company having for one of its objects the exercise of any of the powers of the company, and to transfer its undertakings or assets to or to amalgamate with any such company; (j) To enter into an arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or intending to carry on any business or transaction which is capable of being conducted so as to directly or indirectly benefit the company; (k) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (l) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures and other negotiable or transferable instruments; (m) The powers in each paragraph hereof to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Jacques Cartier Construction Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 17th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Metal Products, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of February, 1913, incorporating George Lennon Kavanagh and Alexander Ellison, the younger, merchants, Jonathan Whittsell, manufacturer, Octave Louis Brunelle, financial agent, and William Manners Dickson, bookkeeper, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To deal in metals and their products and by-products and to manufacture specialties and novelties of metals of all descriptions; (b) To acquire by purchase or otherwise the whole or any part of the assets of any person, firm or company carrying on any undertaking similar in whole or in part to that of this company; (c) To sell or otherwise dispose of the whole or any part of the business and assets of this company upon such conditions and for such consideration as the company may deem fit; (d) To take by original subscription, purchase, accept in payment or otherwise acquire, hold, sell or otherwise dispose of the shares, bonds or other securities in any other company having objects similar in whole or part to the objects of this company, notwithstanding the provisions of section 44 of the said Act; (e) To pay for in bonds or other securities or assets of this company

or by the issue and allotment of paid-up shares of its capital stock, any debts or claims against the company for any assets or rights acquired or owned by the company and, with the approval of the shareholders, for services rendered or to be rendered in any manner whatsoever; (f) To purchase or acquire a patent or patents that the company may use and pay for by shares, bonds or other negotiable papers; (g) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, bonds or other securities in any other company belonging to the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Metal Products, Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 17th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Vosberg's, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of February, 1913, incorporating Henry Judah Trihey and Ernest Lafontaine, advocates, Peter Bercovitch, King's counsel, and Patrick Mullin, the younger, and James Johnston, accountants, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the trade and business of manufacturers of and dealers in men's, youths' and boys' garments of every kind and description, and dealers in dry goods, silks, satins, tailors' trimmings, textile fabrics and cloth and cotton goods generally, and tailors and outfitters; (b) To carry on any other similar business, whether manufacturing or otherwise, which is germane to the foregoing and which may seem to the company capable of being conveniently carried on in connection with the above business; (c) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of the company; (d) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or any other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise to turn to account the property, rights or information so acquired; (e) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business, and in particular any land, buildings, easements, machinery, plant and stock-in-trade; (f) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or the conduct of its business; (g) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of The Companies Act; (h) To enter into any contract or agreement with any person or company for services to be rendered by such person or company, and to pay for such agreements or services by shares of stock in the company; (i) To sell, improve, manage, develop, exchange, lease, dis-

pose of, turn to account or otherwise deal with all or any part of the property and rights of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Vosberg's, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 17th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

The Garlock Packing Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of February, 1913, incorporating Jennie Minerva Byrne, married woman, Alfred Clinton Pulver and Arthur Robert Bell, manufacturers, and Stephen Frederick Washington and Frederick Richard Martin, solicitors, all of the City of Hamilton, in the Province of Ontario, for the following purposes, viz:—(a) To manufacture and sell engine packings and pipe and boiler coverings and engine and mill supplies. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Garlock Packing Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 18th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

J. A. Hurteau & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of February, 1913, incorporating Joseph Alcime Hurteau, merchant, Joseph Jérémie Marchand, and Aleska Lapierre, accountants, Arthur Hurteau, commercial traveller, and Paul Lacoste, advocate, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, buy, sell, import, export, hire, acquire, transact generally and carry on in general the business of all kinds of musical instruments, or any part thereof, materials and accessories, including works of art and musical compositions, and generally in all objects and merchandise appertaining to the trade and business of a merchant of music, such as pianos, automatic pianos, organs, phonographs, and other musical instruments, comprising all accessories such as furniture, musical compositions, statues, photographs, histories of musicians or relating to music and the like; (b) To act as representatives, general or special agent, on commission or on salary or otherwise, for any merchant, manufacturing trader, person or company engaged in a similar business; (c) To buy or otherwise acquire any interest in or relating to patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention relating to musical instruments of all kinds; (d) To acquire movable or immovable property, real and personal, which the company may acquire by purchase, lease or otherwise, and to construct, buy or rent any building, fixtures, es-

tablishment or machines, which may seem expedient to have or to use in connection with its business, and to sell, let, alienate the property or otherwise dispose of the same, as may seem most convenient; (e) To purchase or otherwise acquire, in whole or in part, to hold, sell, transfer and dispose of, in any manner whatsoever, the whole or any part of the assets, business, property, privileges, contracts, obligations and interests of any person, company, partnership, association or syndicate carrying on a business similar, in whole or in part, to that which this company is authorized to carry on or which may be useful for the purposes of this company, and to pay for the same in cash or wholly or partly in bonds or shares or in any other manner agreed upon; (f) To purchase or otherwise acquire shares, bonds, interests or other securities of any other company having objects similar, in whole or in part, to those above enumerated, notwithstanding the provisions of section 44 of the said Act, and to hold, sell, re-issue, with or without guarantee, or otherwise deal in the same; (g) To sell, lease or otherwise alienate the property and undertakings of the company or any part thereof, for such consideration as the company may see fit, and in particular for the shares, bonds or other securities of any other company; (h) To enter into any arrangement for the sharing of profits or union of interests with any person or company carrying on or engaged in any business or transaction similar to that which this company is authorized to carry on or engage in, and to take or otherwise acquire shares or other securities of any such company, and to hold, sell, re-issue, with or without guarantee, or otherwise deal in the same; (i) To distribute among the shareholders of the company in specie any assets of the company and in particular the shares, bonds or other securities of any other company belonging to this company, or which this company may have the power to dispose of, and to do all acts, exercise all powers and carry on all business germane to the business which this company is authorized to carry on by virtue hereof; (j) To invest and deal with the moneys of the company, not immediately required, in such a manner as may, from time to time, be determined; (k) To amalgamate with any other company having objects similar, in whole or in part, to those of this company; (l) To purchase, lease or otherwise acquire any business similar, in its character or objects, to that of this company; (m) To sell or otherwise dispose of the whole or any part of the lands or other property belonging to the company for such consideration and upon such terms and conditions as the company shall see fit, and to accept cash, shares, bonds, debentures, stock or securities of any other company in payment or part payment therefor; (n) To acquire and own any business, franchise, undertaking, property, rights, privileges, leases, contracts, real estate, stock, assets and other rights which the company may legally acquire by virtue hereof; (o) With the approval of the shareholders, to remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of any part of the shares of this company's capital stock, or of any debentures or other securities of this company, or in or about the formation or promotion of this company or the conduct of its business, by the issue of paid-up shares or otherwise; (p) To issue paid-up and non-assessable shares, bonds or other securities of the company in payment or part payment of any property, movable or immovable, rights or other assets acquired by the company under any title whatsoever; (q) The powers in each paragraph are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "J. A. Hurteau & Co., Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 18th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

The Eagle Publishing Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of February, 1913, incorporating Samuel William Jacobs and Alexander Rives Hall, both of His Majesty's counsel learned in the law, Louis Fitch, advocate, and Violet Winifred Leslie Henry-Anderson and Minnie Isabel Bustin, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To purchase or otherwise acquire and to take over the undertakings, properties, assets and liabilities of the Eagle Publishing Co., Limited, a joint stock company, doing business at the City of Montreal, and to pay therefor wholly or partly in cash or wholly or partly in paid-up shares of the capital stock of the company to be formed, bonds, debentures or in other securities of the company; (b) To publish, print, bind, manufacture, issue, purchase, sell, deal in and otherwise turn to account books, magazines, publications, newspapers, pamphlets, maps, charts, engravings, lithographs, etchings, wood-cuts, electrotypes, pictures and illustrations, whether coloured or without colour, and by whatsoever process or processes the same may be produced, whether now existing or hereafter to be discovered or invented, and generally to carry on the business of printers, binders, stereotypers, lithographers, engravers and publishers, and to carry on a general advertising business as advertising contractors and agents; (c) To build, construct, erect, purchase, lease, hire or otherwise provide any buildings, offices, workshops, plant, machinery or other things necessary or useful for the purposes of carrying out the objects of the company and to sell, lease or otherwise dispose of the same; (d) To sell, lease or otherwise dispose of the whole or any part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of The Companies Act; (e) To acquire and take over as a going concern the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which this company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay for the same in bonds, debentures, shares, or other securities of the company; (f) To apply for, obtain, register, purchase, lease or license, on royalty or otherwise, acquire and hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any copyrights, trade marks, trade names, patents of invention, improvements or processes under registration or otherwise, useful to the business of the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names and inventions, licenses, processes and the like, or any other such property or rights; (g) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable and transferable instruments; (h) To act as agents for any individual, company or corporation carrying on a business in any way similar to or that can be conveniently combined with the business covered by the foregoing; (i) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (j) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property or rights of the company; (k) To carry on any other business which may seem to the company to be capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value thereof or render profitable any of the company's property or rights; (l) To purchase or otherwise acquire, sell, use, lease or otherwise dispose

of buildings, plant and machinery necessary or incidental to the business carried on by the company; (m) The powers in each paragraph hereof to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Eagle Publishing Company, Limited," with a capital stock of forty-five thousand dollars, divided into 450 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of February, 1913.

THOMAS MULVEY,

34-2 Under-Secretary of State.

Belgo Canadian Marble and Power Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of February, 1913, incorporating Napoléon Turcot, trader, Arthur Ecrément, notary public, Louis Loranger, advocate, Alban de Sars, count, financier, and Avila Chaussé, agent, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To search for, open, explore, develop, work, improve, maintain and conduct gold, silver, copper, coal, iron, marble mines and other mines, ores and other deposits and other properties and to dig for, raise, crush, wash, smelt, assay, analyze, reduce and amalgamate and otherwise treat ores and minerals belonging to the company or not, and to render the same merchantable, and to sell or otherwise dispose of the same or any part thereof, or any interest relating thereto; (b) To acquire by purchase, lease, concession, license, exchange or other legal title mines, mineral lands, easements, mineral properties or any interest therein, ores and metals, mining rights, water powers and other rights, patent rights, letters patent of invention, processes, machinery or other apparatus, together with any conditional or absolute rights appertaining thereto and either alone or in conjunction with others, and as principals, agents, contractors or otherwise, and to lease, license, sell, dispose of and otherwise deal in and deal with the whole or any part thereof or any interest therein; (c) To construct, execute, work and operate, upon the property of the company, tramways, telegraph or telephone lines, reservoirs, dams, flumes, sluices and other conduits, water powers, aqueducts, wells, roads, piers, wharves, buildings, shops, crushing mills and other works and machinery, and shops and electrical apparatus and other equipment of all kinds and descriptions, and to purchase, sell, manufacture and deal in all kinds of goods, victuals, utensils, provisions, furniture and chattels required by the company, its workmen or servants; (d) To construct, acquire, own, charter, navigate or utilize steamboats or other vessels; (e) To take, acquire or take in exchange for minerals, ores sold or otherwise delivered, or for goods sold or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company having objects similar in whole or in part to those of this company, and to sell or otherwise dispose of the same; (f) To enter into any arrangement for the sharing of profits, union of interest or co-operation with any other persons or companies carrying on or about to carry on any business or transaction which may be profitable to this company; (g) To purchase or otherwise acquire or to assume the whole or any part of the assets, business, property, privilege, contract, rights, obligations and liabilities of any person or company carrying on a business similar, in whole or in part, to that which this company is authorized to carry on or possessed of property suitable for the above purposes; (h) To subscribe for and to take or hold shares or stock in any other company incorporated for the purpose of acquiring, holding, constructing, maintaining and repairing roads, bridges, improvements, water courses or other means of com-

munication and sewers or other improvements upon, over, near or adjoining or conducting to the lands of any company or person, provided that the approval of the shareholders be obtained to that effect by a resolution passed at a general or special meeting called for that purpose; (i) With the approval of the shareholders, to remunerate in paid-up shares of the company, debentures or otherwise, any person or company for services rendered or to be rendered in placing the capital stock of this company or for any other services rendered in or about the formation of the company or the conduct of its business; (j) To do all such other acts, business and things which may be conducive to the attainment of the above objects or any of them or relating thereto. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Belgo Canadian Marble and Power Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 18th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

The Eastern Canada Lumber & Pulp Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of February, 1913, incorporating George Fullerton Perley and Aubrey Burleigh Rowan-Legg, managers, Richard Webster Dawson, agent, George Thompson Radmore, contractor, and Wilfred Cheevers Greig, barrister-at-law, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—(a) To manufacture, produce, purchase, deal in and sell wood pulp, wood flour, fibre, sulphite, pulp, paper, cardboard, wood or paper materials, and any or all ingredients or products or compounds thereof, and all articles and substances made from any of the aforesaid materials, and to utilize, render merchantable and otherwise turn to account any other substances, products or by-products thereof, and generally to carry on the business of manufacturing, producing, purchasing, dealing in and selling, wood pulp, wood flour and similar products and by-products in all its branches; (b) To manufacture, produce, purchase, deal in and sell wood, timber or lumber, and any products thereof or any articles into the manufacture of which these materials may enter as a constituent; (c) To manufacture, produce, purchase, deal in and sell any articles which may be ground or milled, or which may be the product of grinding or milling, whether products of wood or any other substance; (d) To acquire, construct, erect, establish, manage, maintain and operate, and to lease, let, sell or alienate, mills, factories and other properties for the manufacture and production of any of the articles or products above mentioned; (e) To acquire by purchase, concession, license, exchange or other title, and sell, lease, alienate or deal in such timber licenses, timber lands and limits, wood lots, standing timber, cut timber, water powers, water lots, real estate, rights of way and other property as may be found necessary in the prosecution and conduct of any of the operations of the company; (f) To acquire, build, erect, manage, maintain and operate, and to lease, let, sell or alienate all necessary buildings, stores, warehouses, shops, depots, offices, houses, boarding houses, hotels, dwelling houses, camps, shanties, livery stables and other erections as may be necessary, including buildings for the use of the employees of the company and others; (g) To build, construct, acquire, own, charter, maintain, operate, manage, navigate and use steam and other boats, barges, scows and other vessels, upon any of the waters upon or adjacent to which any of the operations of the company are carried on, or upon any other rivers, streams and lakes; (h) To construct, acquire, maintain, alter, make, work and operate such reservoirs, dams, flumes,

race and other ways, works, improvements, booms, sluice-ways, water powers, aqueducts, wells, ditches, canals, wharves, slides, piers, roadways, log-rolls and other erections and works as may be necessary; (i) To acquire, produce, generate, develop, create, use on the property of the company such power, gas, water, electricity, electromotive force, light and heat for lighting, heating or motive purposes, as may be necessary for the purposes of the company's business; (j) To apply for, procure, receive, purchase or otherwise acquire, or dispose of, any patents, grants, licenses, leases or concessions conferring any exclusive or limited right with respect to any invention, discovery, article or thing, for any of the purposes of the company, and to use, exercise, develop or grant licenses in respect of the property or rights so received or acquired, or otherwise to turn the same to account as may seem best; (k) To manufacture, purchase, lease or otherwise acquire any machinery or apparatus necessary to the business of the company, and to sell, lease or otherwise dispose of the same; (l) To promote or assist in promoting and to become a shareholder in any subsidiary or allied company carrying on business similar to that which this company is authorized to carry on, and to enter into arrangements for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any persons, partnerships or companies carrying on or engaged in any business or transaction similar to that which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to hold, sell, re-issue, with or without guarantee, or otherwise deal in the same; (m) To acquire the assets, enterprise, property, privileges, franchises, contracts or rights of any persons, partnerships or companies carrying on business germane to that which this company is hereby authorized to carry on, and to issue paid-up shares or securities, with or without guarantee, in payment therefor, or otherwise to pay for the same as may seem fit, and to hold, and enjoy, operate, improve, extend and carry on such acquired property and business in any manner deemed expedient; (n) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (o) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (p) To take or otherwise acquire and hold, shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, notwithstanding the provisions of section 44 of the said Act. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Eastern Canada Lumber & Pulp Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 19th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Process Engineers, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of February, 1913, incorporating John Wilson Cook, King's counsel; Allan Angus Magee, advocate, Thomas Barnard Gould, solicitor, Thomas Joseph Coonan, student-at-law, and Pearl Catherine Mahoney, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of chemical, electro-chemical, mechanical, metallurgical, electrical, construction and contracting engineers; (b) To examine and report upon any secret process, patent or invention, and upon any busi-

ness, plant, property or concern, manufacturing, mining or otherwise, and to advise and consult with the owners and proprietors thereof; (c) To buy, sell, lease, manufacture, repair, convert, alter, let on hire, and otherwise deal in all kinds of plant, machinery, tools, equipment and apparatus, builders and contractors supplies, implements, marine equipment, rolling stock and hardware of all kinds; (d) To purchase, lease, sell, exchange or otherwise dispose of immovable property, mines, mining rights, timber limits or licenses, and water lots, privileges, powers and rights or any interests therein, and to develop and utilize the same, and manufacture and deal in the products thereof; (e) To acquire by grant, purchase, license or exchange and to use and work, or otherwise turn to account, any patent, or patent rights, brevets d'invention, license, secret processes, trade marks, industrial designs or other rights and privileges which may be deemed by the directors desirable for the purposes of the company; (f) To acquire the benefit of and work and develop any contracts or undertakings which it may be deemed expedient to acquire or adopt for the sale of or agency for any material connected with the trade of the company, whether manufactured or unmanufactured, and to enter into and carry into effect any such contract with respect to the sale, importing, or manufacturing of such material as may seem desirable in the interests of the company; (g) To purchase or otherwise acquire or undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company, or possessed of property suitable and proper for the purposes of the company; (h) To issue paid-up shares, bonds or debentures for the payment either in whole or in part of any property, real or personal, rights, claims, privileges, concessions or other advantages, which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company; (i) To form, promote and establish any other companies or company with limited liability, having objects similar, or partly similar to those of this company and to subscribe for and take, acquire, hold, sell and otherwise dispose of shares or debentures, bonds or obligations of any such companies or company, and guarantee the payment of any securities issued by any such company; (j) To purchase, acquire, hold and own the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold or otherwise dispose of such shares, bonds or other securities, notwithstanding the provisions of section 44 of The Companies Act; (k) To receive and accept bonds, debentures, shares or other securities in payment or part payment for work done or materials supplied in connection with the business of the company; (l) To amalgamate with, enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, partnership or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on; (m) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or otherwise, securities or otherwise, of any other company or corporation, and to guarantee the performance of contracts by any such person with whom the company may have business relations; (n) To invest the moneys of the company not immediately required in such manner as may from time to time be determined; (o) To distribute among the shareholders of the company in kind, any property or assets of the company and in particular any shares, debentures or securities of any other company or companies which may have purchased, taken over or otherwise acquired, either in whole or in part, the property, assets or liabilities of this company; (p) To sell, lease, exchange or otherwise dispose of the entire undertaking and assets of the company or any part or portion thereof, either at one time

or from time to time, as the company may consider expedient and for such consideration and upon such terms and conditions as the company may deem proper; the consideration price may be payable if deemed advisable in whole or in part as the company may determine in shares, bonds, debentures or other securities of any other company or corporation having objects altogether or in part similar to those of the company; (q) To enter into any arrangement with any governments or authorities supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which it may be desirable to obtain, and to carry out, exercise and comply with or sell and dispose of any such arrangements, rights, privileges and concessions; (r) To make donations and subscriptions to any object likely to promote the interests of the company and to create and contribute to pension and other funds, and schemes for the benefit of persons employed by the company, or the wives, widows, children or dependents of any such persons and to subscribe or guarantee money for any charitable or public object; (s) To pay out of the funds of the company all costs, and expenses of and incidental to the incorporation and organization of the company; (t) To do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth, and which may seem to the company capable of being conveniently carried on by the company or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Process Engineers, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Contracting and Securities, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of February, 1913, incorporating William Barrie Fleming and Ernest Frank Kift, solicitors, Frederick Charles Allen, solicitor's clerk, Peter Spark Chalmers, bookkeeper, and Harold Stephen Gausby, accountant, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To enter into contracts for and to construct, execute and carry on all descriptions of works and generally to carry on the business of a general constructing and contracting company in all its branches; (b) To subscribe for, underwrite, purchase or otherwise acquire, offer for public subscription, sell, assign or otherwise deal in stocks, bonds, debentures, shares and other securities of any company, corporation, municipality or government whatsoever, notwithstanding the provisions of section 44 of The Companies Act; (c) To lay out, construct, purchase, lease or otherwise acquire, prospect for, maintain, operate, manufacture, deal in, work, develop and manage (1) terminal, transportation, warehousing and storage facilities, yards, stock yards, oil tanks, pipe lines, stores, buildings of every description and tracks and equipment for the movement, care, storage or handling of any merchandise or traffic; (2) passenger facilities and accommodation, hotels, parks, amusements, resorts and appliances; (3) grain elevators and cleaning plant and equipment, mills and machinery for the manufacture of flour or any product or by-product of grain or of other vegetable or agricultural products; (4) stock yards, refrigerating ware-

houses and mills, plant and machinery for the accommodation, handling, manufacture or preparation of animals or meats of whatsoever description and of all products or by-products of animals, whether severally or in combination; (5) steamships, ferries, tugs, trawlers, fishing boats and vessels of whatsoever description, and piers, docks, dry docks, wharves, slips, basins and incidental structures, appliances and equipment; (6) smelters, furnaces and other machinery or plant for the treatment and manufacture of ores and the products of ores in any manner whatsoever; shops and works for the manufacture of machinery, of railway equipment or supplies, of steamships and vessels and their equipment of iron, steel, metal and metal structural works, of oils, both lubricating and burning, cement, lime, plaster, bricks, asphalts, paints, pulp and paper and any manufactures of metal, wood or other materials, severally or in combination; (7) mines of iron, coal or other minerals whatsoever, precious or base, oil wells, timber, lumber and pulp wood, stores, shops, warehouses and offices for the purchase, sale or handling of any of the products or by-products of any of the company's works; (8) power houses, structures, plant and equipment for the development, generation, transmission or utilization of water, steam, electric or other powers and structures and plant for any form of heating or lighting; (d) To purchase, lease or otherwise acquire, manage and operate lands, water lots, mining locations and claims, timber limits, oil fields and other rights, privileges, easements and licenses for the purposes of the company; (e) To avail itself of, have, hold, exercise and enjoy all the rights, powers, privileges and advantages provided and enumerated in and by any water Act of the Dominion or of any Provinces of Canada, and of any amendment now made or to be hereafter made herein and which are created, provided or conferred by any amendment or amendments to any of the said Acts or by any Act substituted for any of them, and the objects and powers aforesaid shall extend to and include the construction, operation, supply and utilization of water and to the building, opening, developing or otherwise improving and utilizing the same; (f) To act as agents, managers, commission agents, forwarders, carriers by water for the purposes aforesaid and to sell and deal in any of the manufactures or products of the works hereinbefore specified, or any commodities, merchandise or manufactures which may be conveniently handled in connection therewith and are germane to the objects for which the company is incorporated; (g) To carry on any business which is incidental to the full and complete use, operation or enjoyment of the foregoing works or any of them; (h) To make advances on any merchandise in the custody of the company or in transit or otherwise; (i) To acquire patents or other rights and privileges pertaining to the business of the company; (j) To guarantee any indebtedness, whether bonded or otherwise, of any company authorized to conduct any business within the powers of the company; (k) To issue in payment or part payment for any property, rights or privileges acquired by the company, or for any guarantees of the company's bonds, or with the approval of the shareholders for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid up and non-assessable, or the company's bonds; (l) To acquire the stock, securities or undertaking of any other company having for one of its objects the exercise of any of the powers of the company; (m) To buy, take, lease, sell, assign, exchange, transfer and otherwise deal in and dispose of property, movable and immovable, and assets generally, either absolutely as owner or by way of collateral security or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Contracting and Securities, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 19th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

L. M. Lefebvre, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of February, 1913, incorporating Louis Moïse Lefebvre, merchant, Pierre Omer Lefebvre, manager, Arthemise Lefebvre, Sidonie Lefebvre and Joseph Arthur Pinard, clerks, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To import, export, buy, sell and deal in goods, wares and merchandise; (b) To carry on, purchase and take over as a going concern, the wholesale and retail grocery and liquors and other lines of business now carried on at Montreal and elsewhere, under the name of L. M. Lefebvre and to assume all the rights and obligations of the said firm and to pay for the same in cash or paid-up and non-assessable stock and bonds of this company; (c) To purchase and acquire any business or businesses of a similar nature or to purchase and acquire any control or interest in any business of a similar nature, and to pay for same by cash or in stock or bonds and debentures of this company and to purchase and hold the stock, bonds of any company carrying on operations of a like nature; (d) To purchase and dispose of real estate, erect, construct and operate works, buildings, warehouses, cold storages, machinery and plant for the purpose of the said business and to act as agents for manufacturers and dealers in any of the material herein mentioned or those of a similar nature; (e) To acquire, lease and dispose of trade marks, patent rights, formulæ, recipes, privileges or authorities for or in respect of any invention which may be deemed useful to the company in connection with such business, and to acquire and work any patents of invention or any devices deemed useful to the company; (f) To enter into any agreement for sharing profits, union of interest, joint adventure, reciprocal concession or otherwise, with any person or company engaged in business similar to that which this company is authorized to carry on and to take or otherwise acquire shares and securities in any such company; (g) To take, acquire and hold security of any nature or kind, real or personal, for debts, liabilities or obligations to the company and to sell and let any part of the property of the company whatsoever. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere be the name of "L. M. Lefebvre, Limitée," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

The Montreal Hay Company, Limited.

PUBLIC NOTICE is hereby given that under the 1st part of Chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," Letters Patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of February, 1913, incorporating Walter George Mitchell, René Chênevert and Frank Callaghan, advocates, Holsey Lorne Mitchell, real estate agent, and Percy Gregory, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To import, export, manufacture, buy, sell and deal in goods, wares and merchandise; (b) To manufacture, lease, purchase and sell all machinery, tools, implements, apparatus and all other articles and appliances used in connection with all or any of the purposes aforesaid or with selling and transporting the manufactured and other products of the company and to do any and all things connected with or incidental to the carrying on of such business or any branch or part thereof; (c) To erect, maintain, operate and carry on warehouses, elevators, storehouses, cold storage warehouses and other facilities for handling or trans-

porting merchandise ; (d) To acquire by purchase, lease or other title and to hold, use, sell or otherwise dispose of from time to time and for such consideration as the company may think fit, real and personal property of every kind and description, including mills, plants, machinery, franchises, rights, privileges, contracts, leases, patents, patent rights, trade marks or designs and assets, generally deemed necessary for the business of the company ; (e) To generate light, heat and power of any kind and to sell or otherwise dispose of any surplus in excess of the requirements of the company, provided, however, that any sale, transmission or distribution of electric or other power or force beyond the lands of the company shall be subject to local and municipal regulations ; (f) To acquire by purchase, lease or otherwise and to hold and operate a cartage system in connection with the business of the company ; (g) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (h) To acquire, purchase, sell, lease and otherwise provide and deal in trade marks, trade names, patents, formulae, recipes, labels and designs ; (i) To acquire and undertake the whole or any part of the business, property or liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company ; (j) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertakings, property, liabilities and franchises of the company for such consideration as the company may think fit and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of the company ; (k) To enter into partnership or into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; to lend money to, guarantee the contracts of, or otherwise assist any person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same, notwithstanding the provisions of section 44 of the said Act ; (l) To acquire any business of the nature which this company is authorized to carry on and the good-will thereof on such terms and conditions as may be agreed upon. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Montreal Hay Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 21st day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

34-2

Pariseau Frères, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of February, 1913, incorporating Honorius Pariseau and Zéphirin Pariseau, manufacturers, and Majorique Labonté, accountant, of the Town of Outremont, in the Province of Quebec ; and Stanislas Pariseau, civil engineer, and Joseph Pariseau, commercial traveller, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz :—(a) To construct, acquire, own, use and operate saw-mills and mills for the production and manufacture of lumber and timber, the manufac-

ture of boxes, packing cases, sashes, doors, furniture and all articles of which wood is a component part ; to manufacture, trade and deal in lumber and timber of all kinds, and all products of wood and by-products and waste products thereof, and all articles made therefrom ; (b) To construct, acquire, own, use and operate mills for the manufacture and production of mechanical and ground wood pulp, chemical pulp, paper, cardboard and paper material, and any and all ingredients or products or compounds thereof, and all articles and substances made from any of said articles, and to manufacture, trade and deal in the said articles and any other substances, products, by-products and waste products thereof ; (c) To acquire, own, lease, operate, alienate and convey timber lands and limits, wood lots and standing timber, cut timber and timber cutting privileges, rights of way and mining concessions and privileges ; (d) To erect, construct, repair and alter buildings, structures and public and private works, and to manufacture, trade and deal in all material, articles, machinery, plant and appliances used in building construction of all kinds ; (e) To construct, develop, acquire, own, use, operate and deal in hydraulic power, construct, develop, operate and maintain works, canals, raceways, water courses, dams, piers, booms, dykes, sluices, conduits and buildings in connection with the water powers, water works, mills and manufactures herein mentioned ; (f) To generate, use and dispose of hydraulic, electric and mechanical power of all kinds, and to distribute and transmit such power either for purposes of motive power or of heating or lighting, by means of pipes, conduits, wires, cables, pole lines or other appliances ; to construct, acquire, own, use and operate water works and supply water to municipalities or individuals, provided, however, that the sale, distribution or transmission of water or of electric, hydraulic or other power beyond the limits of the lands of the company shall be subject to local and municipal regulations ; (g) To construct, acquire, own and use and operate by means of any motive power, sidings, tramways and vessels for the transportation of freight or towing of barges ; (h) To construct, acquire, own, lease, operate, alienate and convey bridges, tow roads, rights of way, roads, reservoirs, locks, dams, piers, booms, dykes, sluices, water courses, wharves for the transportation of lumber and timber and for the purpose of the company's undertakings and operations and to convey, draft or transport logs or lumber through the canals, raceways or other appliances, roads and rights of way of the company ; (i) To acquire, hold, lease and use, alienate and convey all property, real or personal, that may be deemed useful in connection with any of the works or operations which the company is authorized to carry on ; (j) To acquire, hold, alienate, lease and operate patents of invention, licenses, manufacturing processes or devices, concessions and privileges that may be deemed useful in connection with any of its privileges and undertakings ; (k) To obtain, acquire, hold, use and operate all privileges, franchises, concessions and contracts from municipal authorities in connection with any of the works, undertakings or operations of the company ; (l) To make and issue fully paid-up stock, shares or bonds of the company, whether subscribed or not, and allot and hand over such stock, shares or bonds in payment for property, real or personal, franchise, patent or other right, business or good-will thereof, plant or materials of any kind acquired by the company ; (m) With the approval of the shareholders to pay for services rendered to the company in selling or underwriting its stock, bonds or other securities either in cash or in paid-up stock or partly in cash and partly in paid-up stock ; (n) Notwithstanding section 44 of The Companies Act, to acquire, hold, deal with and dispose of shares, bonds or other securities of any other company any of whose powers are within the scope of those of the company or to amalgamate with any such company ; (o) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage

in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company, and to lend money to, guarantee contracts of or otherwise assist any such person or company; (p) To acquire, hold, use and operate as a going concern the saw-mill, box factory and lumber and timber business and undertaking and the property, real and personal, the good-will of the commercial partnership at present doing business in the Town of Outremont, under the name of Pariseau Frères; (q) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company any of whose objects are within the scope of those of the company; (r) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Pariseau Frères, Limitée," with a capital stock of four hundred thousand dollars, divided into 20,000 shares of twenty dollars each, and the chief place of business of the said company to be at the Town of Outremont, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Rice Studio, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of February, 1913, incorporating Eliza Gray Simpson Rice, widow, Frances Laurie Rice Shaw, married woman, Charles Parker Rice, president of United Photographic Stores, Limited, Robert Liscombe Rice, manager, Bryer Mayes Rice, broker, James Bedford Rice, photographer, and Ingraham Rice, salesman, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as photographers and artists and to buy and sell photographers' and artists' supplies; (b) To purchase or otherwise acquire, hold, lease, sell or otherwise dispose of all real or personal property, rights, privileges, concessions, patents, designs, trade marks or trade names, which may be necessary or useful for the carrying on of the business of the company; (c) To erect, construct, maintain and operate any buildings, works, machinery and conveniences which may seem directly or indirectly conducive to any of the company's objects; (d) To purchase or otherwise acquire and undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company or possessed of property suitable for the purposes of the company; (e) To issue paid-up shares, bonds or debentures for the payment, either in whole or in part, of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of the company; (f) To purchase, acquire, hold and own the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to sell or otherwise dispose of shares, bonds or other securities, notwithstanding the provisions of section 44 of The Companies Act; (g) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, partnership or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on; (h) To raise

and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or otherwise any company or corporation with whom the company may have business relations and to guarantee the performance of contracts by such company or corporation; (i) To make advances to customers and others with or without security and upon such terms as the company may approve and to guarantee the debts and contracts of customers and others; (j) To invest the moneys of the company not immediately required in such manner as may from time to time be determined; (k) To distribute among the shareholders of the company in kind any property or assets of the company and in particular any shares, debentures or securities of any other company or companies which may have purchased or taken over, either in whole or in part, the property, assets or liabilities of this company; (l) To amalgamate with any other company or companies whose objects are or include objects similar to those of this company, whether by sale or purchase (for shares or otherwise) of the undertaking, subject to the liabilities, of this or any such other company as aforesaid or by partnership or any arrangement of the nature of partnership or in any other manner; (m) To sell, lease, exchange or otherwise dispose of, in whole or in part, the property, rights or undertaking of the company for such consideration as may be agreed upon and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (n) To do all or any of the things mentioned, either as principals, agents, contractors or otherwise, and to do all such other acts and things and to carry on any business, manufacturing or otherwise, which may be incidental or conducive to any of the purposes or objects of the company, and which may seem to the company capable of being conveniently carried on or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Rice Studio, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

The Self Acting Pump Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of February, 1913, incorporating René Chênevert and Frank Callaghan, advocates, Holsey Lorne Mitchell, real estate agent, Jean Ernest Saucier, mine owner, and Percy Gregory, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture wind mills, towers, tanks, pumps, anvils, hammock chair and novelties in steel, iron and wood and all castings and machinery and parts necessary or used in the production of the foregoing goods, articles and materials, and generally to buy, sell and deal in all the manufacture, erection or sale thereof, and to enter into any and all contracts for the manufacture, manufacturing or supplying of all such goods, articles and materials above described and to enter into contracts for the placing and erection thereof, and to purchase, lease and own any and all patents and inventions and from time to time to sell, assign or transfer the same relating and applicable to the above mentioned objects of the company and to do and transact all other matters and things necessary or incidental to the carrying on of said business; (b) To buy, sell, deal in, manufacture, hire and let on hire all kinds of machines, engines, plant, machinery, tools and implements; (c) To apply for, purchase or otherwise acquire any patents, brevets d'invention, grants, licenses, leases, concessions and the like conferring any

exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to pay for the same in shares or other securities of the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights, interests or information so acquired; (d) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of conveniently carried on in connection with the business or objects of the company or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (e) To purchase or otherwise acquire the shares, bonds, debentures or other securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in the shares, bonds, debentures or other securities of this company, and to hold, sell, vote or otherwise deal in the shares, bonds, debentures or other securities so purchased and to guarantee payment of the principal of or dividends and interest on said shares, bonds, debentures or other securities, and to promote any company or corporation having objects altogether or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (f) To sell, lease or otherwise dispose of the property, rights, franchises and undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of this company; (g) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of this company; (h) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or corporation carrying on or engaged in or about to carry on or engage in any business or transaction capable or being conducted so as directly or indirectly benefit this company and to take or otherwise acquire shares and securities of any such company and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, or otherwise to deal in the same; (i) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the names of the persons, firms, company or companies hereinafter referred to, if thereunto duly authorized, all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company; (j) To procure the company to be registered, licensed or otherwise recognized in any foreign country and to designate and appoint persons therein as attorneys or representatives of this company with full power to represent this company in all matters according to the laws of such foreign country and to accept service for and on behalf of this company of any process or suit; (k) To do all such things as are incidental or conducive to the attainment of the above objects; (l) To do all or any of the above things as principals, agents or attorneys; (m) To draw, make, accept, endorse, discount and execute promissory notes, bills of exchange, warrants and all other negotiable and transferable instruments; (n) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (o) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company; (p) To invest

and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (q) To aid in any manner any corporation any of whose shares of capital stock, bonds or other obligations are held or are in any manner guaranteed by this company, and to do any acts or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds or other obligations; to do any and all acts and things tending to increase the value of any of the property at any time held or controlled by this company, and to perform, promote and otherwise facilitate the organization of subsidiary companies; (r) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or to or from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Self Acting Pump Company, Limited," with a capital stock of three hundred thousand dollars, divided into 3,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

London & North British Corporation, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of February, 1913, incorporating Eratus Edwin Howard, King's counsel, Jacob DeWitt, advocate, and Wilbert Harvard Howard, student-at-law, of the City of Montreal, in the Province of Quebec, and Orville Sievwright Tyndale and Archibald Forster McGoun, of the City of Westmount, in the said Province of Quebec, students-at-law, for the following purposes, viz:—(a) To purchase, lease, take in exchange and otherwise acquire lands, buildings and other property of every kind and description and any right and interest therein and to hold and possess the same either absolutely as owners or as lessees or otherwise; to carry on all or any of the businesses of builders and contractors, dealers in stone, cement, sand, lime, bricks, lumber, hardware and other building materials and requisites; (b) To subdivide, develop, cultivate and otherwise alter, improve and utilize such lands; to erect dwelling houses, shops, stores, office buildings, apartment houses, hotels and other buildings and structures and their appurtenances upon such lands and to conduct, manage, operate, alter and utilize the same; to sell, lease, exchange and otherwise deal with and dispose of the said lands and buildings in whole or in part, and generally to carry on the business of a land and land improvement company; (c) To establish and carry on and to promote the establishment and carrying on upon any property in which the company is interested of any business which may be conveniently carried on upon or in connection with such property and the establishment of which may seem calculated to enhance the value of the company's interest in such property or to facilitate the disposal thereof; (d) To act as agents for the investment, loan, payment, transmission and collection of money and for the purchase, sale and improvement, development and management of property, including business concerns and undertakings, and generally to transact and undertake all kinds of agency business, whether in respect of agricultural, commercial or financial matters; (e) To make and to enter into any agreement or covenant for paving, macadamizing, repairing, grading, cleaning or watering streets or highways and for the construction, opening and repairing of conduits, cisterns, drains and sewers; (f) To sell, lease and otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company

may think fit and in particular for shares, debentures, bonds, or securities of any other company; (g) To advance and lend money to purchasers, builders, tenants and others who may be willing to build on or improve any land or buildings in which the company is interested, and generally to advance money to such persons and on such terms as may be arranged; (h) To acquire, purchase or assume all or any part of the business, undertaking, property, assets, privileges, contracts, rights, applications and liabilities of any company, firm or person carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company; (i) To subscribe for or to acquire by purchase, lease or otherwise the shares, bonds, debentures or other securities of any company carrying on or about to carry on or engage in the business which this company is authorized to carry on, or any business similar thereto in whole or in part, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same, notwithstanding the provisions of section 44 of The Companies Act, and to promote or amalgamate with any other such company; (j) To issue paid-up shares, debenture stock, debentures, bonds or other securities of the company in payment or part payment for any property or rights which may be acquired by, or for any services rendered or agreed to be rendered, or for work done or agreed to be done for the company, or in or with the approval of the shareholders towards the payment and satisfaction of debts or liabilities owing by the company, or for raising money for any other purpose of the company; (k) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any government, municipal or local authority, or with any person, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to guarantee the contracts of, either with or without security, and to lend money to or otherwise assist any such person or company or any person or company undertaking to build on or improve any property in which the company is interested; (l) To enter into any arrangements with any government or authority, federal, provincial, municipal or local, or otherwise that may seem conducive to the company's objects, or any of them; (m) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (n) To distribute any of the property of the company in specie among its shareholders; (o) To do all such other things as are incidental or conducive to the attainment of any of the above objects; (p) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "London & North British Corporation, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 21st day of February, 1913.

THOMAS MULVEY,

34-2

Under Secretary of State.

W. G. Downing, Limited.

PUBLIC notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of February, 1913, incorporating John Alfred McAndrew, George Henry Kilmer, William Henry Irving, Henry Hague Davis, barristers, and James Stanley Beatty, student-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To carry on the business of boot and shoe makers and

dealers and to manufacture, buy, sell, and deal in boots, shoes, leather, and leather goods of all kinds, blacking, varnish and other preparations for boots or leather, lasts, boot stretchers, boot jacks, button hooks, laces, fastenings, buckles and all other accessories; (b) To carry on any other business, whether manufacturing or otherwise, capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company; (d) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (e) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (f) Notwithstanding the provisions of section 44 of the said Act, to purchase or otherwise acquire and hold, own and sell with or without a guarantee, shares, debentures and bonds in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (g) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (h) To remunerate any person, firm or company for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business, and, with the approval of the shareholders, to issue, allot and deliver, as fully paid up and non-assessable, any shares of the capital stock of the company in payment or part payment for services so rendered; (i) To promote or assist in promoting any subsidiary, allied or other company carrying on or having for its object the operation of any business altogether or in part similar to that of this company, and to accept in payment of its services in promoting such company fully paid up shares, bonds, or securities of said company, and to purchase, subscribe for or otherwise acquire its shares, bonds and securities, and to hold, sell, re-issue, with or without guarantee, or otherwise deal in the same; (j) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant and stock-in-trade; (k) To construct, improve, maintain, work, manage, carry out or control any manufactories, warehouses, shops, stores or other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carry-

ing out or control thereof; (l) To lend money to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (m) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments; (n) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (o) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (q) To do all or any of the above things, and all things authorized by the letters patent or supplementary letters patent as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (r) To do all such other things as are incidental or conducive to the attainment of the above objects; (s) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the corporation; (t) To acquire by purchase, lease or other title and to hold any real estate necessary for the carrying on of its undertaking, and when no longer required, to sell, alienate and convey the same. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "W. G. Downing, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Brandon, in the Province of Manitoba.

Dated at the office of the Secretary of State of Canada, this 21st day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Newman-Munderloh Clock Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of February, 1913, incorporating Angus McCallum and Charles Rinfret, cashiers, Arthur Dawson Fry, merchant, and Robert James Bell and Malcolm Angus Sandilands, bookkeepers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, buy, sell and deal in all kinds of watches, clocks and other time-pieces, watchmen's operating time-pieces and other devices, whether mechanical or electrical, for registering or recording time; to carry on the business of general merchants, importers and exporters; to buy, sell and deal in all kinds of goods, wares, merchandise and commodities; (b) To act as manufacturers' agents or commission agents in all kinds of manufactured articles, goods, wares, merchandise and materials; (c) To acquire by purchase and to hold such lands and buildings as may be necessary or convenient in connection with the company's business and from time to time to sell and dispose of such lands and buildings; (d) To acquire any patent or patent rights, licenses, trade marks or trade names relating to or which may be useful in connection with any business of the company; to grant licenses to others to use any patent or patent rights which the company may have acquired; (e) To acquire by purchase, lease or otherwise the business of any company, firm or person which the company has power to carry on, together with the whole or part of the real or personal, movable or immovable property used by any company, firm or person in connection therewith; (f) To acquire, own, hold, sell or otherwise dispose of shares in the capital stock, bonds or other securities of

any other company having objects similar to those of this company; to use the funds of the company for the acquisition of the same, and to vote on such stocks and bonds in the name of the company; (g) To promote and assist financially by granting advances of money or otherwise the enterprises or undertakings of any individual, firm or corporation with which this company may have business relations; (h) To share profits, unite or co-operate with any person, firm, association or corporation engaged in or about to carry on any business which this company is authorized to enter into or carry on; (i) To lease, sell or otherwise dispose of the business, property and undertakings of the company, or any part thereof, for such consideration as the company may deem fit, and in particular for the shares, bonds, debentures or securities of any other company having objects similar to those of this company, and to divide among the shareholders any stocks, bonds and securities so received. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Newman-Munderloh Clock Company, Limited," with a capital stock of ten thousand dollars, divided into 100 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 21st day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34 2

Miller & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of February 1913, incorporating Alexander Rives Hall, King's counsel, Gui Casimir Papineau Couture and Louis Fitch, advocates, and Violet Winifred Leslie Henry-Anderson and Minnie Isabel Bustin, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of a department store and as wholesale and retail dealers in and purchasers and manufacturers of all classes of goods handled by departmental stores and all kinds and classes of goods incidental thereto or entering into production of such goods, and to act as agents for dealers or manufacturers of any such goods, wares and merchandise; (b) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (c) To acquire by purchase, concession, exchange or other legal title and to construct, erect, operate, maintain and manage all real estate, factories, shops, storehouses, depots, machine shops, engine houses and other structures and erections necessary for its business and all other property, movable and immovable, necessary and useful for the carrying on of any of the purposes of the company, and to lease, sell and dispose of the same; (d) To apply for, obtain, register, purchase, lease or license on royalty or otherwise, acquire and hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes under registration or otherwise, useful to the business of the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names and inventions, licenses, processes and the like or any such other property or rights; (e) To develop and operate any water power or water powers and to generate, produce and accumulate electric and electromotive forces or other similar agency for the production of light, heat or power for the purposes of the company, with power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat or power purposes to any person or corporation on such terms as may be

agreed upon; provided that the foregoing powers, when exercised outside the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf; (f) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them and to obtain from any such authorities any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (g) To issue and allot fully paid shares of the capital stock of the company in payment or part payment of any property, real, personal, movable, immovable or mixed, and of any rights and concessions purchased or acquired by the company, or of services rendered or to be rendered to the company; (h) Notwithstanding the provisions of section 44 of the said Act, to purchase and acquire and to own, hold, sell and re-issue the shares, debentures, bonds and other securities of any company or corporation, and to pay for the same wholly or partly in cash, shares, bonds, debentures and other securities of the company, and to guarantee payment of the principal or dividends and interest on such shares, bonds, debentures or other securities, and to operate, carry on and manage the property, franchises, undertaking and business of any corporation any of whose shares, bonds, debentures or other securities are held by the company, for such remuneration as may be deemed reasonable and proper; (i) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, undertaking and business of any such corporation, and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company; (j) To promote or assist in promoting any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company, and to become a shareholder in any subsidiary, allied or other company carrying on or having for its objects the operation of any business altogether or in part similar to that of this company, and to enter into arrangements for sharing profits, union of interest, joint adventure, reciprocal concessions or otherwise with such person or company, and, notwithstanding the provisions of section 44 of the said Act, to take or otherwise acquire shares and securities of such company and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company, and to hold, sell, re-issue, with or without guarantee of principal, interests and dividends, or otherwise to deal with the same; (k) To acquire the good-will, property, rights and assets and assume the liabilities of any person, firm or company indebted to the company or transacting any business similar to that conducted by the company, and to pay for the same in cash or in securities of the company or otherwise; (l) To sell, lease or otherwise dispose of the property, rights, franchises and undertakings of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or other securities of any company having objects altogether or in part similar to those of the company, notwithstanding the provisions of section 44 of the said Act; (m) To purchase, lease or otherwise acquire and to hold, exercise and enjoy all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, either in its own name or in the name of any such person, firm or company, and to pay for such property, franchises, good-will, rights, powers and privileges, wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company; (n) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (o) To accept in payment of any debt due to the company stock, shares, bonds, deben-

tures or other securities of any company; (p) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of the company; (q) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (r) To aid in any manner any corporation any of whose shares of capital stock, bonds or other obligations are held or are in any manner guaranteed by this company, and to do any acts or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds or other obligations, and to do any and all acts and things tending to increase the value of any of the property at any time held or controlled by the company; (s) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or its predecessors in business or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful objects; (t) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable and transferable instruments; (u) To remunerate by payment in cash, stock, bonds or any other manner any person or persons or corporation or corporations for services rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of any of the shares of stock of the company, or in or about the formation or promotion of the company or in the conduct of its business; (v) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or attainment of any one or more of the objects herein enumerated, or which shall or may at any time appear to be necessary for the protection or benefit of the corporation, either as holders of or interested in any property or otherwise; (w) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Miller & Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Lachine, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Engineering Specialties Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of February, 1913, incorporating David Henderson, William Henry McGuire, George Francis Rooney and Clifton Medley Johnston, barristers-at-law, and Constance Percival Adair, stenographer, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To manufacture, buy, sell and deal in castings, machinery, parts, apparatus and appliances necessary for or used in connection with the production and conversion of heat, light or power from hydraulic, electric, gas, oil or other energy, and to carry on the business of manufacturers of and dealers in all plumbing, steam fittings and gas fixtures and electric supplies and sundries and generally to carry on the business of general agents and manufacturers of engineering specialties; (b) To acquire and take over as a going concern the undertakings, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which this company is author-

ized to carry on, or possessed of property suitable for the purposes of this company, and with a view thereto, to acquire all or any of the shares, debts and liabilities of such company; (c) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the directors may think fit and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (d) To apply for, purchase or otherwise acquire any patents, trade marks, franchises, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise to turn to account the property, rights or information so acquired; (e) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations of any other company having objects similar in whole or in part to the objects of this company or carrying on any other business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may from time to time appoint; (f) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (g) To purchase or otherwise acquire, sell or dispose of and deal in such real and personal property as may be necessary for the purpose of the company; (h) To provide, purchase, lease or otherwise acquire and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works, engines, machinery, plant and apparatus connected with the generation, accumulation, distribution, transmission, supply, use and employment of steam, electricity, gas or gasoline gas for the supply of light, heat and motive power and for industrial or other purposes, and to undertake and to enter into contracts and agreements for the supply of light, heat and motive power for any or all public or private purposes, provided, however, that the sale, distribution and transmission of heat, gas, electricity or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (i) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) The powers in each paragraph hereof shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Engineering Specialties Company, Limited" with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said Company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada this 21st day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Wood Construction Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of February, 1913, incorporating Maurice Alexander, advocate, Patrick Clarke Dwyer, manager, and Richard Webb Moore and Darley Burley-Smith, clerks, of the City of Montreal, in the Province of Quebec, and James Burnham Brodie, of the town of Notre Dame de Grace, in the said province of Quebec, clerk, for the following purposes, viz:—(a) To carry on in all its branches the business of a general contracting, building and construction company and in connection therewith to enter into, undertake, perform and execute contracts with the Government of the Dominion of Canada or with any of the provinces thereof or with any individual, firm, association or corporation, for the making, building, constructing and operation of works, constructions and undertakings, public and private, of every kind and description; (b) To acquire, hold, manufacture, build, maintain and operate all real estate, stock and plant, machinery and appliances necessary for the proper carrying on of any of its undertakings, and for this purpose to acquire also patent rights, patents, inventions, trade marks and other similar rights and privileges; (c) To acquire, hold, own, buy, guarantee, sell or otherwise dispose of shares in the capital stock and the bonds or other securities of any other company having objects similar to those of this company, notwithstanding the provisions of section 44 of the said Act; to use the funds of the company for the acquisition of the same, and to vote such stock and bonds in the name of the company; (d) To acquire and undertake the good-will, property, rights, franchises and assets of every kind and the liabilities of any person, firm, association or corporation carrying on any business similar to that which this company is authorized to carry on, and to pay for the same in cash, stock or bonds of this company or otherwise; (e) To share profits, unite or co-operate with any person, firm, association or corporation engaged in or about to carry on any business which this company is authorized to engage in or carry on; (f) To promote and assist financially, by guarantee, advances of money or otherwise, the enterprises and undertakings of any individual, firm, association or corporation with which this company may have business relations; (g) To pay for any property purchased by the company, or for the cost of construction of any of the plant or works of the company, or for services rendered, by the issue of paid-up stock of the company, or bonds of the company, or partly in stock and partly in bonds; (h) To do all and everything necessary, suitable or convenient for the accomplishment of any of the purposes or the attainment of any of the objects hereinabove enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wood Construction Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 hundred shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 21st day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Crain Printers, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as *The Companies Act*, Letters Patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of February, 1913, incorporating Rolla Law Crain and Hiram Abiff Crain, printers, Robert Samuel Crain, contractor, Rosemond Elizabeth Crain, married woman, and Edith Maria Crain, spinster, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—(a) To carry on business generally as printers, publish-

ers, bookbinders, lithographers, engravers, stereotypers, embossers, electrotypers, envelope and paper box makers, stationers, manufacturers, advertising agents, dealers in and vendors of novelties, office and other supplies; (b) To buy, sell, manufacture, trade, work and deal in plant, machinery, tools, furniture, supplies, appliances and all articles requisite in the use with or connected with, or which can or may be used in connection with, the said arts and business or any of them; (c) To acquire, lease, sell, license or otherwise dispose of trade marks, industrial designs, patents or patent rights for and in respect of any invention which may be deemed useful to the company's business, and to acquire and work any patents of invention or any licenses to use any invention which may be deemed to be of use in connection with the company's business; (d) To purchase, lease or otherwise acquire and undertake all or any part of the property, works, business, stock-in-trade, assets and good-will, contracts, rights, obligations and liabilities of any persons or company having objects or carrying on any business similar to the objects or business of this company, and to pay for the same in whole or in part in cash, bonds or paid-up stock of this company; (e) To purchase and hold stock and bonds of any company carrying on business of a like nature; (f) To acquire by purchase, lease or otherwise and to hold such property, real or personal, movable or immovable, as may be deemed necessary and requisite for the purposes of the company's business, including factories, stores, warehouses and other establishments and to erect and construct buildings, factories, stores, warehouses and other establishments necessary or essential to the carrying on of the company's business, and to sell, lease or otherwise dispose of the same; (g) To acquire and hold security of any kind, real or personal, for debts, liabilities or obligations to the company in respect of the purpose and objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Crain Printers, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 21st day of February, 1913.

34-2 THOMAS MULVEY,
Under-Secretary of State.

The Guardian Trust Corporation.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of February, 1913, changing the name of "The Guardian Trust Corporation, Limited," to that of "City Trust Company, Limited."

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1913.

34-2 THOMAS MULVEY,
Under-Secretary of State.

Canadian Brazilian Shipping Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of February, 1913, changing the name of the "Canadian Brazillian Shipping Company, Limited," to that of "Taconic Steamship Company, Limited."

Dated at the office of the Secretary of State of Canada, this 21st day of February, 1913.

34-2 THOMAS MULVEY,
Under-Secretary of State.

The Mutual Steamship Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of February, 1913, extending the undertaking of "The Mutual Steamship Company, Limited," so as to include the following additional powers, namely:—
(a) To sell or dispose of the undertaking of the company or any part thereof or any of its assets for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company; (b) To distribute in specie or in cash or otherwise, as may be determined, any of the property of the company among its shareholders and particularly the shares, bonds, debentures or other securities of any other company which this company may hold; (c) To do all such other things as are incidental or conducive to the attainment of the above objects.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1913.

34-2 THOMAS MULVEY,
Under-Secretary of State.

NOTICE TO MARINERS.

No. 7 of 1913.

(Pacific No. 5.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

BRITISH COLUMBIA.

(17) STRAIT OF GEORGIA—DISCOVERY PASSAGE—CAPE MUDGE—FOG ALARM ESTABLISHED.

Position.—At cape Mudge light station, immediately south of the lighthouse.

Lat. N. 50° 0' 5", Long. W. 125° 13' 18".

Date of establishment.—On or before 1st March, 1913, without further notice.

Description of fog alarm.—Diaphone, operated with air, compressed by an oil engine. It will give one blast of two seconds' duration every 30 seconds, thus:

Blast	Silent interval	Blast	Silent interval
2 secs.	28 secs.	2 secs.	28 secs.

Structure.—Square building, with a gable roof.

Material.—Wood.

Colour.—White.

Remarks.—Horn points 145° (S. 60° E. Mag.)

N. to M. No. 7 (17) 25-1-13.

Variation in 1913: 25° E.

Authority: Report from Agent, M. and F., Victoria.

Admiralty charts: Nos. 3162, 580 and 1917.

Publication: British Columbia Pilot, 1905, pages 207 and 243.

Canadian List of Lights and Fog Signals, 1912: No. 2343.

Departmental File: No. 22343 F.

BRITISH COLUMBIA.

(18) ARTHUR PASSAGE—HERBERT REEF—LIGHT TO BE ESTABLISHED ON BEACON.

Former notice.—No. 15 (36) of 1911.

Position.—On the southernmost rock of Herbert reef.

Lat. N. 54° 1', Long. W. 130° 14'.

Light to be established.—A light will be established on this concrete beacon without further notice.

Character.—White light, automatically occulted at short intervals.

Elevation.—32 feet.

Visibility.—11 miles from all points of approach by water.

Order.—Dioptric.

Illuminant.—Acetylene, generated automatically.
Structure.—Steel cylindrical tank standing on the concrete beacon and surmounted by a pyramidal steel frame supporting the lantern.
Colour.—The steel tank and steel frame are painted white.
Remarks.—The light will be unwatched.

N. to M. No. 7 (18) 25-1-13.

Authority: Report from Agent, M. and F., Victoria.
Admiralty charts: Nos. 2453, 1923a, and 2430.
Publication: British Columbia Pilot, 1905, page 442.
Canadian List of Lights and Fog Signals, 1912: To be inserted as No. 2361-6.
Departmental File: No. 30093.

BRITISH COLUMBIA.

(19) CHATHAM SOUND—HOLLAND ISLAND—NEW LIGHTHOUSE—CHANGE IN CHARACTER OF LIGHT.

Former notice.—No. 67 (188) of 1912.

Position.—On Holland island.

Lat. N. 54° 10' 19", Long. W. 130° 21' 42".

Character.—Fixed white light.

Elevation.—45 feet.

Visibility.—12 miles from all points of approach.

Power.—750 candles.

Order.—Fourth dioptric.

Illuminant.—Petroleum vapour, burned under an incandescent mantle.

Structure.—Rectangular building, standing on a concrete foundation. The tower is square and rises above the roof from the north-west corner of the building. Octagonal lantern.

Material.—Building, wood; lantern, iron.

Colour.—Building white with a red roof; lantern red.

Height.—43 feet from the top of the concrete foundation to the top of the ventilator on the lantern.

Remarks.—A diaphone fog alarm is being installed in this lighthouse, of which further notice will be given when it is ready to be put in operation.

N. to M. No. 7 (19) 25-1-13.

Authority: Report from Agent, M. and F., Victoria.
Admiralty charts: Nos. 2453, 1923a and 2430; and Dept. of the Naval Service Chart No. 302.
Publication: British Columbia Pilot, 1905, page 450.
Canadian List of Lights and Fog Signals, 1912: No. 2363.
Departmental File: No. 22363 A.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 25th January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

34-2

NOTICE TO MARINERS.

No. 8 of 1913.

(Atlantic No. 4.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360° measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides and all depths are at low water of ordinary spring tides.

NOVA SCOTIA.

(20) BAY OF FUNDY—BLACKROCK—LIGHT IMPROVED.

Position.—On the south side of the Bay of Fundy.

Lat. N. 45° 10' 15", Long. W. 64° 45' 50".

Alteration.—The fixed white light shown from Blackrock lighthouse has been improved by the substi-

tution of a fourth order dioptric illuminating apparatus for the catoptric apparatus heretofore used.

N. to M. No. 8 (20) 27-1-13.

Authority: Report from N.S. Supt. of Lights.
Admiralty charts: Nos. 353, 1651 and 2670.
Publication.—Nova Scotia and Bay of Fundy Pilot, 1911, page 256.
Canadian List of Lights and Fog Signals, 1912: No. 163.
Departmental File: No. 20163 A.

NOVA SCOTIA.

(21) SOUTH COAST—EAST IRONBOUND ISLAND—LIGHT IMPROVED.

Position.—On East Ironbound island.

Lat. N. 44° 26' 24", Long. W. 64° 4' 50".

Alteration.—The fixed white light shown from this lighthouse has been improved by the substitution of a fourth order dioptric illuminating apparatus for the catoptric apparatus heretofore used.

N. to M. No. 8 (21) 27-1-13.

Authority: Report from N. S. Supt. of Lights.
Admiralty charts: Nos. 343, 730, 1651, 2666 and 2670.

Publication: Nova Scotia Pilot, 1911, page 162.

Canadian List of Lights and Fog Signals, 1912: No. 302.

Departmental File: No. 20302 A.

NOVA SCOTIA.

(22) SOUTH COAST—JEDDORE ROCK—HAND FOG HORN AT LIGHTSTATION.

Position.—At Jeddore rock lightstation.

Description.—Hand fog horn.

Lat. N. 44° 39' 45", Long. W. 63° 0' 22".

Remarks.—It is used to answer signals from steamers in the vicinity of the station in thick weather.

N. to M. No. 8 (22) 27-1-13.

Authority: Departmental records.
Admiralty charts: Nos. 2439, 729, 1651, 2666 and 2670.

Publication: Nova Scotia Pilot, 1911, page 112.

Canadian List of Lights and Fog Signals, 1912: No. 345.

Departmental File: No. 20345 F.

NEW BRUNSWICK.

(23) MIRAMICHI RIVER—GRANT BEACH BACK RANGE LIGHT—CHARACTER OF ILLUMINATING APPARATUS.

Position.—At Grant beach.

Alteration.—The light shown from the back range lighthouse has been improved by the substitution of a seventh order dioptric illuminating apparatus for the catoptric apparatus formerly used.

N. to M. No. 8 (23) 27-1-13.

Authority: Departmental records.
Admiralty charts: Nos. 1712, 2034, 1651, and 2516.
Publications: St. Lawrence Pilot, 1906, page 513.
Canadian List of Lights and Fog Signals, 1912: No. 880.
Departmental File: No. 20879 A.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 27th January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

34-2

NOTICE TO MARINERS.

No. 9 of 1913.

(Atlantic No. 5.)

All bearings, unless otherwise noted, are true, and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets. Miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

QUEBEC.

(24) RIVER ST. LAWRENCE—CAP DE LA MADELEINE
UPPER RANGE—NEW FRONT LIGHTHOUSE.

New position.—On the north shore, at the mouth of a stream $\frac{3}{4}$ mile above Rivière des Cormiers, 775 feet 70° 25' (N. 85° 55' E. Mag.) from the back light.

Lat. N. 46° 23' 18", Long. W. 72° 28' 20".

Character.—Fixed white light.

Elevation.—23 feet.

Visibility.—9 miles in the line of range.

Order.—Catoptric.

New structure.—Tower, square in plan, with sloping sides, on concrete foundation 5 feet high.

Material.—Wood.

Colour.—Tower white, with a red roof.

Height.—18 feet, from the base of the tower to the top of the ventilator.

N. to M. No. 9 (24) 29-1-13.

Variation in 1912: 15° 30' W.

Authority: Records, Chief Engineer's office, M. and F. Admiralty charts: Nos. 2780, 2781 and 2830A; and Dept. of the Naval Service charts Nos. 11, 12 and 23.

Publication: St. Lawrence Pilot, 1906, page 630; and St. Lawrence Pilot above Quebec, 1912, page 52.

Canadian List of Lights and Fog Signals, 1912: No. 1310.

Departmental File: No. 21310 R.

QUEBEC.

(25) RICHELIEU RIVER—ASH ISLAND—LIGHTHOUSE
REBUILT.

Position.—On south end of Ash island.

Lat. N. 45° 3' 0", Long. W. 73° 19' 0".

Character.—Fixed white light.

Elevation.—44 feet.

Order.—Catoptric.

New structure.—Skeleton tower, square in plan, with sloping sides, surmounted by watchroom and square lantern.

Material.—Skeleton frame, steel; watchroom and lantern, wood.

Colour.—Skeleton frame, red; watchroom and lantern, white.

Height.—45 feet from its base to the top of the ventilator on the lantern.

N. to M. No. 9 (25) 29-1-13.

Authority: Records, Chief Engineer's Office, M. and F. Admiralty chart: No. 797.

Publication: St. Lawrence Pilot, 1906, page 636.

Canadian List of Lights and Fog Signals, 1912: No. 1381.

Departmental File: No. 21381 R.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 29th January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

34-2

CIVIL SERVICE COMMISSION.

PUBLIC Notice is hereby given that a general competitive examination for naval cadets in the Naval Service of Canada, will be held under the direction of the Civil Service Commission of Canada on Wednesday, the 14th day of May, 1913, and following days, at Halifax, Yarmouth, Sydney, Charlottetown, St. John, Fredericton, Moncton, Quebec, Sherbrooke, Montreal, Ottawa, Kingston, Toronto, Hamilton, London, Sault Ste. Marie, Port Arthur, Winnipeg, Brandon, Regina, Saskatoon, Calgary, Edmonton, Nelson, Vancouver and Victoria.

Parents or guardians of intending candidates may obtain all necessary information, copies of the rules and regulations, and forms of application from the Secretary of the Commission, either on personal application or by writing.

Applications from intending candidates must be filed with the Secretary, Civil Service Commission, Ottawa, on or before the 15th April next. No exception can or will be made to this rule.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, January 29, 1913.

31-4

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following positions in the Inside Division of the Civil Service:—

1. An Assistant Topographer in the Geological Survey Branch of the Department of Mines, Subdivision A of the Second Division, initial salary \$1,600 per annum. Candidates should be graduates of a technical college, with sufficient knowledge of topography to enable them to take independent charge of a field party. They must be good draughtsmen.

The following qualifications are also required: Practical knowledge of surveying instruments, their adjustment and use; determination of azimuth and time; methods used for control of topographic maps, surveying and levelling; photo-topography, field and office methods; topography by plane-table method; detailed topographic method.

2. A General Draughtsman in the Engineering Branch of the Department of Railways and Canals, Subdivision B of the Second Division, initial salary not to exceed \$1,200 per annum. Candidates must have had experience in connection with surveys and general engineering works of at least seven years' duration. Time spent in pursuing an Engineering Course in a University may be accepted in lieu of the above to the extent of three years.

At least four years should have been spent in the draughting office of a Civil Engineer or an Engineering Corporation and preference will be given to an applicant who has had at least two years experience in draughting in railway work. Neatness and skill in drawing are essential. Experience on survey, estimate and inspection work is desirable.

Application forms, properly filled in, must be filed in the Office of the Civil Service Commission not later than the 24th day of February next. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, 30th January, 1913.

31-4

STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 31st January, 1912 and 1913.

PUBLIC DEBT.			1912.	1913.
LIABILITIES.			\$ cts.	\$ cts.
FUNDED DEBT—				
Payable in Canada.....			4,819,154 35	4,773,664 48
do in London.....			263,131,936 77	258,669,833 07
Bank Circulation Redemption Fund.....			4,661,776 85	5,254,436 21
Dominion Notes.....			115,149,749 25	115,836,488 40
SAVINGS BANKS—				
	1912.	1913.		
Post Office Savings Banks.....	\$42,705,436 74	\$41,714,319 52		
Dominion Government Savings Banks..	14,412,586 53	14,177,873 53		
			57,118,023 27	55,892,184 05
Trust Funds.....			9,715,053 40	9,662,079 71
Province Accounts.....			11,920,582 42	11,920,486 07
Miscellaneous and Banking Accounts.....			22,770,213 11	26,990,656 93
Total Gross Debt.....			489,286,489 42	488,999,828 92
ASSETS.				
INVESTMENTS—				
Sinking Funds.....			12,209,066 21	13,172,662 71
Other Investments.....			29,776,851 20	32,751,851 20
PROVINCE ACCOUNTS.....			2,296,429 12	2,296,332 77
MISCELLANEOUS AND BANKING ACCOUNTS.....			120,017,715 92	131,470,546 04
Total Assets.....			164,300,062 45	179,691,392 72
Total Net Debt.....			324,986,426 97	309,308,436 20
do to 31st December.....			313,386,651 87	304,194,456 27
Increase of Debt.....			11,599,775 10	5,113,979 93

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of January, 1912.	Total to 31st January, 1912	Month of January, 1913.	Total to 31st January, 1913.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	6,396,303 32	70,500,292 57	9,010,599 29	93,757,607 39
Excise.....	1,534,057 70	15,777,582 49	1,589,094 80	17,787,569 10
Post Office.....	834,183 59	7,984,183 59	1,028,507 14	9,278,507 14
Public Works, including Railways and Canals..	919,084 32	9,802,958 59	1,170,308 40	11,146,004 97
Miscellaneous.....	400,406 18	5,501,965 83	643,869 17	6,050,246 57
Total.....	10,084,035 11	109,566,983 07	13,442,378 80	138,019,935 17
EXPENDITURE.....	16,351,716 98	70,655,588 69	15,649,749 69	82,651,324 74

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
Public Works, including Railways and Canals.....	5,612,271 28	24,203,984 98	2,763,348 43	20,900,695 41
Railway Subsidies.....	23,447 70	420,088 25	108,333 78	4,641,090 35
Total.....	5,640,718 98	24,624,073 23	2,871,682 21	25,541,785 76

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.
FINANCE DEPARTMENT, Ottawa, 4th February, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.

32- tf

CIRCULATION AND SPECIE.

Provincial.....	\$ 27,792 25	Specie and Bullion held by the Receiver	
Fractional.....	748,050 15	General and the several Assistant Re-	
\$1.....	11,961,733 00	ceivers General, on the 31st January,	\$101,898,960 08
\$2.....	8,792,372 50	1913.....	
\$4.....	250,145 00		
\$5.....	6,914,737 50		
\$50.....	16,300 00	Specie to be held under The	
\$100.....	7,900 00	Revised Statutes of 1906,	
\$500.....	1,888,500 00	chapter 27, intituled	
\$1,000.....	5,029,000 00	" An Act respecting	
\$500 Legal Tender Notes for Banks.....	383,500 00	Dominion Notes," 25 p.c.	
\$1,000 " " ".....	2,372,000 00	on \$30,000,000.00.....	\$ 7,500,000.00
\$5,000 " " ".....	75,210,000 00		
	\$113,602,030 40	Specie to be held in excess	
PROVINCIAL NOTES.		of \$30,000,000.00.....	83,602,030.40
\$1.....	\$ 11,304 50		91,102,030 40
\$2.....	6,068 00		
\$5.....	4,229 75		
\$10.....	2,180 00		
\$20.....	860 00	Reserve on amount of deposits in Savings	
\$50.....	650 00	Banks on 31st January, 1913, being 10	
\$500.....	2,500 00	p.c. on \$55,892,184.05, to be held under	
	\$ 27,792 25	The Revised Statutes of 1906, intituled	
		"An Act respecting Savings Banks"....	\$5,589,218 40

J. E. ROURKE,
Comptroller of Dominion Currency.

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 10th February, 1913.

33-tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of January, 1913.

Source of Revenue.	Amounts.	Total.
EXCISE.	\$ cts.	\$ cts.
Spirits.....	731,858 54	
Malt Liquor.....	9,549 40	
Malt.....	142,367 25	
Tobacco.....	791,597 21	
Cigars.....	44,880 29	
Manufactures in Bond.....	2,800 61	
Acetic Acid.....	549 98	
Seizures.....	100 00	
Other Receipts.....	12,173 67	
Total Excise Revenue.....		1,735,876 95
Methylated Spirits.....		9,550 06
Ferries.....		
Inspection of Weights and Measures.....		7,521 12
Gas Inspection.....		4,714 30
Electric Light Inspection.....		6,483 05
Law Stamps.....		653 70
Other Revenues.....		441 00
Grand Total Revenue.....		1,765,240 18

WM. HIMSWORTH, Acting Deputy Minister.

INLAND REVENUE DEPARTMENT
Ottawa, 14th February, 1913.

34 tf

POST OFFICE SAVINGS BANK ACCOUNT for the month of December, 1912.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can. 1906.)

DR.

CR.

	\$	cts.		\$	cts.
BALANCE in hands of the Minister of Finance on 30th November, 1912.....	42,174,667	12	WITHDRAWALS during the month.....	1,032,654	94
DEPOSITS in the Post Office Savings Bank during month.....	872,670	03			
TRANSFERS from Dominion Government Savings Bank during month :—					
PRINCIPAL					
INTEREST accrued from 1st April to date of transfer.....					
TRANSFERS from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada.....	9,803	43			
INTEREST accrued on Depositors accounts and made principal on 31st March.....					
INTEREST allowed to Depositors on accounts during month.....	10,503	15	BALANCE at the credit of Depositors' accounts on 31st December, 1912.....	42,034,988	79
	43,067,643	73		43,067,643	73

R. M. COULTER,
Deputy Postmaster General.

Certified,
W. H. HARRINGTON,
Superintendent, Savings Bank Branch.
POST OFFICE DEPARTMENT,
OTTAWA, 5th February, 1913.

33 tf

STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks, on 31st January, 1913. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 31st December, 1912.	Deposits for January, 1913.	Total.	Withdrawals for January, 1913.	Balance on 31st January, 1913.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Manitoba :—					
Winnipeg.....	654,312 47	6,292 00	660,604 47	15,983 81	644,620 66
British Columbia :—					
Victoria.....	1,079,630 30	32,516 00	1,112,146 30	39,289 45	1,072,856 85
Prince Edward Island :—					
Charlottetown.....	2,024,193 79	23,505 00	2,047,698 79	27,658 53	2,020,040 26
New Brunswick :—					
Newcastle.....	287,212 86	1,453 00	288,665 86	2,621 31	286,044 55
St. John.....	5,620,380 41	87,885 11	5,708,265 52	76,138 34	5,632,127 18
Nova Scotia :—					
Acadia Mines.....	32,614 46	25 00	32,639 46	350 00	32,289 46
Amherst.....	376,947 53	6,933 00	383,880 53	4,436 37	379,444 16
Arichat.....	127,648 83	4,397 79	132,046 62	4,681 75	127,364 87
Barrington.....	142,326 08	293 00	142,619 08	325 00	142,294 08
Guysboro'.....	120,557 39	1,739 00	122,296 39	1,060 00	121,236 39
Halifax.....	2,380,795 17	37,644 54	2,418,439 71	27,536 00	2,390,903 71
Kentville.....	256,908 84	2,823 00	259,731 84	1,986 55	257,745 29
Lunenburg.....	421,999 28	4,741 00	426,740 28	5,846 46	420,893 82
Port Hood.....	112,560 59	537 00	113,097 59	1,065 00	112,032 59
Shelburne.....	214,284 74	1,973 94	216,258 68	2,280 67	213,978 01
Sherbrooke.....	89,821 39	502 00	90,323 39	1,320 89	89,002 50
Wallace.....	123,182 39	1,314 00	124,496 39	1,312 09	123,184 30
Totals	14,065,376 52	214,574 38	14,279,950 90	213,892 22	14,066,058 68

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 11th February, 1913

33-tf

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUÉBEC, ON THE 31ST DAY OF JANUARY, 1913.

CAPITAL.		LIABILITIES.								
Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice or on a fixed day.	Provincial Govt. deposits payable after notice or on a fixed day.	Other deposits payable after notice or on a fixed day.	Special Poor Fund or Charity Fund Trust.	Liabilities not included under the foregoing heads.	Total Liabilities.
		1	2	3	4	5	6	7	8	
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	93,341 86					31,237,163 77	180,000 00	130,005 40	31,640,511 03
Caisse d'Économie Notre-Dame de Québec	1,000,000 00					11,200 00	10,382,182 93	83,000 00	515,832 50	10,992,215 43
Total.....	3,000,000 00	93,341 86				11,200 00	41,619,346 70	263,000 00	645,837 90	42,632,726 46

City and District Savings Bank.....

Caisse d'Economie Notre-Dame de Québec

ASSETS.

Dominion, Provincial and other public securities.	Cash in hand and on deposit in chartered banks.	Canadian municipal bonds or securities, schools bonds or debentures and securities approved by Treasury Board.	Other bonds, debentures and securities.	Loans to governments, municipal corporations, school boards, syndicates, insurance companies, and corporations on resolutions of their boards of directors.	Loans for which bank stocks are held as collateral security.	Loans for which stocks, bonds, debentures or securities other than bank stocks are held as collateral security.	Special Poor Fund or Charity Fund investments.	Investments in bank stock previous to the incorporation of the bank.	Bank premises.	Other assets not included under the foregoing heads.	Total Assets.
1	2	3	4	5	6	7	8	9	10	11	\$ cts.
\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
2,986,798 36	3,638,490 23	15,767,497 33	1,726,067 69		1,740,939 05	7,138,495 73	180,000 00		475,000 00	243,927 96	33,897,216 35
1,029,590 36	842,280 53	4,511,499 03	2,285,393 31		810,657 07	2,260,928 66	83,000 00	5,157 62	125,000 00	249,325 24	12,202,831,82
4,016,388 72	4,480,770 76	20,278,996 36	4,011,461 00		2,551,596 12	9,399,424 39	263,000 00	5,157 62	600,000 00	493,253 20	46,100,048 17
Total.....											

City and District Savings Bank.....

Caisse d'Economie Notre-Dame de Québec.....

FINANCE DEPARTMENT, OTTAWA, 7th February, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.

32-tf

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA ON THE
1ST FEBRUARY, 1913.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY AND PROVINCE OR TERRITORY.	POSTMASTER.
Albertville	Matalik	Rimouski.....P.Q.	Francois Vachet.
Alticane	Sec. 22, Tp. 45, R. 11, W. 3rd M.	Battleford.....Sask.	Alex. McKie.
Ange Gardien, Est.	Ange Gardien	Montmorency.....P.Q.	Emile Côté.
Archive	Sec. 23, Tp. 15, R. 27, W. 2nd M.	Moose Jaw.....Sask.	Victor Eldstrom.
Badger Lake.....	Sec. 20, Tp. 16, R. 18, W. 4th M.	Medicine Hat.....Alta.	A. D. McDonald.
Beechwood (re-opened).....	Dorchester	Antigonish.....N.S.	Angus McDonald.
Bingen.....	Sec. 16, Tp. 6, R. 10, W. 4th M.	Medicine Hat.....Alta.	Wm. G. Bowen.
Bituma.....	Sec. 30, Tp. 29, R. 5, W. 5th M.	Calgary.....Alta.	T. C. Burrows.
Cadriu	Joliette.....	Dorchester.....P.Q.	Athanase Royer.
Cantuar.....	Sec. 28, R. 16, Tp. 15, W. 3rd M.	Moose Jaw.....Sask.	Percy A. Lines.
Catchem	Sec. 10, Tp. 4, R. 6, W. 4th M.	Medicine Hat.....Alta.	J. C. Hanson.
(a)Coin Brunelle.....	Chambly.....	Chambly & Vercheres, P. Q.....	P. Beaulieu.
Commerce.....	Sec. 12, Tp. 10, R. 22, W. 4th M.	Medicine Hat.....Alta.	W. M. Glasgow.
Connor Creek.....	Sec. 27, Tp. 57, R. 8, W. 5th M.	Edmonton.....Alta.	O. Gabrielson.
Coxvale (opened 1st January).....	Clarendon.....	Frontenac.....O.	D. J. Cox.
Dalhousie Lake.....		Annapolis.....N.S.	John Anderson.
(a)Dalmuir.....	Sec. 8, Tp. 58, R. 20, W. 4th M.	Victoria.....Alta.	A. Harapniuk.
(a)Delph.....	Sec. 18, Tp. 58, R. 18, W. 4th M.	Victoria.....Alta.	S. Rudko.
Deniau.....	Lafontaine.....	L'Islet.....P.Q.	S. Dubé.
Donnacona.....	Les Ecureuils.....	Portneuf.....P.Q.	Arthur Delisle.
Eddy.....		Algoma.....E.R.	J. R. Stover.
Eldred.....	Sec. 21, Tp. 53, R. 7, W. 3rd M.	Prince Albert.....Sask.	Jos. L. Tremblay.
Elk Ranch.....	Sec. 14, Tp. 17, R. 16, W. P. M.	Dauphin.....M.	Martin Gutoski.
Farrington Hill (opened 6 Jan.).....	Brantford	Brantford.....O.	Calvin Haines.
Five Houses.....	Lot 42.....	Kings.....P.E.I.	James Dwan.
Fort Simpson.....	Unsurveyed.....	Mackenzie Dist., N.W.T.	Gerald Card.
Gérin.....	St. Justin.....	Maskinongé.....P.Q.	L. Villeneuve.
Glevennah.....	Sec. 2, Tp. 25, R. 1, W. 4th M.	Medicine Hat.....Alta.	R. J. Nickel.
Gowlland Harbour.....		Comox-Atlin.....B.C.	H. C. Bishop.
Grahamdale.....	Sec. 15, Tp. 28, R. 8, W. P. M.	Dauphin.....M.	Samuel F. Graham.
Gordon Rapids.....	Lavant.....	Lanark, N.R.....O.	A. Closs.
Groton.....	Sec. 28, Tp. 3, R. 10, W. 4th M.	Medicine Hat.....Alta.	A. J. Petersen.
Hallboro.....	Sec. 33, Tp. 13, R. 15, W. P. M.	Portage la Prairie.....M.	F. L. Peskett.
Hargwen.....	Sec. 36, Tp. 52, R. 22, W. 5th M.	Edmonton.....Alta.	A. B. Lloyd.
Harnett.....	Sec. 21, Tp. 14, R. 22, W. 3rd M.	Moose Jaw.....Sask.	John Robinson.
Hawksdale.....	Sec. 21, Tp. 25, R. 10, W. 4th M.	Medicine Hat.....Alta.	L. W. Hawkins.
(a)Hearne.....	Sec. 19, Tp. 13, R. 23, W. 2nd M.	Regina.....Sask.	M. L. Pearce.
Hercules.....	Sec. 28, Tp. 51, R. 23, W. 4th M.	Strathcona.....Alta.	E. Murphy.
Inventa.....	Shelburne.....	Shelburne & Queens, N.S.	C. M. Collupy.
Kilwinning Siding.....	Sec. 33, Tp. 47, R. 5, W. 3rd M.	Prince Albert.....Sask.	A. G. Warrington.
Lonira.....	Sec. 6, Tp. 59, R. 10, W. 5th M.	Edmonton.....Alta.	L. C. Moore.
Lorne Creek (opened 4 January).....		Comox-Atlin.....B.C.	Mrs. K. M. Morrison.
McLeod Valley.....	Sec. 2, Tp. 55, R. 14, W. 5th M.	Edmonton.....Alta.	C. W. Tomlinson.
Mahaska.....	Sec. 26, Tp. 56, R. 14, W. 5th M.	Edmonton.....Alta.	D. M. Payne.
Marco.....	Sec. 16, Tp. 20, R. 23, W. P. M.	Marquette.....M.	M. Harczkowski.
Martineau.....	St. François.....	Montmagny.....P.Q.	Alex. Simard.
Meadow.....		North Cape Breton & Victoria.....N.S.	Philip McDonald.
Meeting Lake.....	Sec. 19, Tp. 48, R. 11, W. 3rd M.	Battleford.....Sask.	B. H. Temple.
Mink Creek.....	Sec. 21, Tp. 28, R. 22, W. P. M.	Dauphin.....M.	Harry Bihun.
Montarville.....	St. Damase.....	St. Hyacinthe.....P.Q.	H. Martel.
Nanoose Bay.....		Comox-Atlin.....B.C.	M. A. McKercher.
Oakbrae (reopened).....	Sec. 20, Tp. 28, R. 17, W. P. M.	Dauphin.....M.	George Basham.
Oakview.....	Sec. 27, Tp. 23, R. 9, W. P. M.	Dauphin.....M.	S. O. Eiriksson.
Ormside.....	Sec. 33, Tp. 35, R. 3, W. 2nd M.	Mackenzie.....Sask.	J. J. Priem.
Prairiebell.....	Sec. 4, Tp. 37, R. 22, W. 3rd M.	Battleford.....Sask.	Mrs. C. M. Dolman.
St. Leandre Station.....	Matane.....	Rimouski.....P.Q.	Nap. St. Laurent.
St. Louis de Bagot.....	Chicoutimi.....	Chicoutimi & Saguenay, P. Q.....	Victor Bouchard.
Salines.....	Wallbridge.....	Parry Sound.....O.	Wm. A. MacMillan.
Salmon River Road.....	Sydney.....	South Cape Breton, N.S.	John Campbell.
Sewellville.....	Caraget.....	Gloucester.....N.B.	Bernard Sewell.
Tako (re-opened).....	Sec. 32, Tp. 39, R. 21, W. 3rd M.	Battleford.....Sask.	Thos. Gauley.
Tarves.....	Sec. 7, Tp. 13, R. 1, W. 4th M.	Medicine Hat.....Alta.	B. E. Smyth.
Tollerton.....	Sec. 32, Tp. 52, R. 17, W. 5th M.	Edmonton.....Alta.	W. H. Sheridan.
Vivian Station.....	Sec. 32, Tp. 10, R. 8, E. P. M.	Selkirk.....M.	John Watson.
Westmere.....		Comox-Atlin.....B.C.	John West.
Whatshan.....		Kootenay.....B.C.	Isaac I. Penner.
Wyatt Bay.....		Comox-Atlin.....B.C.	C. W. Stelfox.
Wilson.....	Matawatchan.....	Renfrew, S.R.....O.	James Avery.

(a) opened 15th January.

NOTE.—Cowal post office, County of Elgin, W. R., O., closed on the 14th December was immediately re-opened and continued in operation until the 15th January.
Mount Albion post office, County of Queens, P. E. I., published last month as having been closed is still in operation.

CHANGES IN POST OFFICES ALREADY ESTABLISHED

NAMES CHANGED.

Anaham Lake.....	District of Comox-Atlin.....	B.C.	to Atnarko.
Bouvier.....	District of Prince Albert.....	Sask.	to Prairie River.
Doucet.....	County of Chicoutimi & Saguenay.....	P.Q.	to Girardville.
Gilolo.....	County of Selkirk.....	M.	to Peguis.
Grant.....	County of Russell.....	O.	to Duke.
Morton Park.....	County of York N.R.....	O.	to Brighton Beach.
(c) Nanoose Bay.....	District of Comox-Atlin.....	B.C.	to Brynmarl.
Piper Siding.....	District of New Westminster.....	B.C.	to Lozells.

(c) and a new office opened at Nanoose Bay.

OFFICES CLOSED.

(b) Atkinson.....	County of Frontenac.....	O.	Closed 15th January.
(b) Appin Road.....	County of Queens.....	P.E.I.	Closed 15th January.
(b) Balfour.....	County of Prince Edward.....	O.	Closed 3th January.
(b) Boothville.....	County of Grey, S.R.....	O.	
(b) Bown.....	County of Compton.....	P.Q.	
(b) Brays Crossing.....	County of Russell.....	O.	
(b) Cabane Ronde.....	County of L'Assomption.....	P.Q.	
(b) Canterbury.....	County of Compton.....	P.Q.	
(b) Central Cambridge.....	County of Sunbury & Queens.....	N.B.	Closed 15th January.
(b) Drummond.....	County of Lanark, S.R.....	O.	
(b) East Chilliwack.....	District of New Westminster.....	B.C.	Closed 15th January.
(b) East Margaretsville.....	County of Annapolis.....	N.S.	
(b) Elk Creek.....	District of New Westminster.....	B.C.	Closed 15th January.
(b) Ellis River.....	County of Prince.....	P.E.I.	
(b) Emery.....	County of York, S.R.....	O.	
(b) Eskdale.....	County of Bruce, N.R.....	O.	Closed 31st December.
(b) Glenfinnan.....	County of Queens.....	P.E.I.	Closed 15th January.
Hampstead.....	County of Perth, N.R.....	O.	Closed 30th December.
(b) Hardwood Flat.....	County of Compton.....	P.Q.	
Howard Valley.....	County of Argenteuil.....	P.Q.	Closed 1st November.
(b) Hubrey.....	County of Middlesex, E.R.....	O.	Closed 15th January.
(b) Jermyn.....	County of Peterborough, E.R.....	O.	Closed 8th January.
(b) Kilburnie.....	County of Frontenac.....	O.	Closed 15th January.
Knox.....	County of Brandon.....	M.	
(b) Lansdowne.....	County of Carleton.....	N.B.	Closed 1st January.
Little Forks.....	County of Cumberland.....	N.S.	Closed 10th December.
(b) Lower Cambridge.....	County of Sunbury & Queens.....	N.B.	Closed 15th January.
(b) McCreary.....	County of Lanark, N.R.....	O.	
(b) Marsboro.....	County of Compton.....	P.Q.	Closed 1st January.
(b) Mickle.....	County of Bruce, S.R.....	O.	Closed 15th January.
(b) Minto.....	County of Hastings, W.R.....	O.	Closed 8th January.
(b) Mount Hebron.....	County of Kings & Albert.....	N.B.	
Noelton.....	District of Calgary.....	Alta.	Closed 31st December.
(b) Oakleaf.....	County of Leeds.....	O.	Closed 8th January.
Parker Road.....	County of Kings.....	N.S.	Closed 7th January.
Partridge Hill.....	District of Victoria.....	Alta.	Closed 31st December.
(b) Phillipston.....	County of Hastings, E.R.....	O.	Closed 8th January.
(b) Pond Mills.....	County of Middlesex, E.R.....	O.	Closed 15th January.
(b) Port Milford.....	County of Prince Edward.....	O.	Closed 8th January.
(b) Power Glen.....	County of Lincoln.....	O.	
(b) Purple Hill.....	County of Durham.....	O.	
(b) Radford.....	County of Pontiac.....	P.Q.	Closed 25th January.
Reford.....	District of Battleford.....	Sask.	Closed 8th January.
St. Catherine St. East.....	City of Montreal.....	P.Q.	Closed 4th January.
(b) Seaman Street.....	County of Annapolis.....	N.S.	
(b) Scobie.....	County of Carleton.....	O.	
(b) Scotsburn.....	County of Pictou.....	N.S.	
(b) South Melville.....	County of Queens.....	P.E.I.	Closed 15th January.
(b) Tempo.....	County of Middlesex, E.R.....	O.	Closed 15th January.
(b) Tindastoll.....	District of Red Deer.....	Alta.	Closed 31st December.
(b) Wanderland.....	County of Middlesex, N.R.....	O.	Closed 11th January.
Watterson Corners.....	County of Carleton.....	O.	Closed 6th January.
(b) Weissenburg.....	County of Waterloo, N.R.....	O.	Closed 15th January.
(b) Wellington.....	County of Prince.....	P.E.I.	
West Ambert.....	County of Cumberland.....	N.S.	Closed 4th January.
(b) West Franklin.....	County of York, N.R.....	O.	
(b) West Osgoode.....	County of Russell.....	O.	Closed 20th January.
(b) White Oak.....	County of Middlesex, E.R.....	O.	Closed 15th January.
(b) Whites Point.....	County of Sunbury and Queens.....	N.B.	Closed 15th January.
Wolfe.....	District of Battleford.....	Sask.	Closed 17th January.
(b) York Point.....	County of Queens.....	P.E.I.	Closed 15th January.

(b) Closed on the inauguration of Rural Free Delivery.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

- 1st. Address "The Canada Gazette, Ottawa, Canada."
- 2nd. Indicate the number of insertions required.

3rd. INVARIABLY REMIT THE FEES FOR SUCH ADVERTISEMENTS, TOGETHER WITH THE PRICE OF ONE GAZETTE, AS BELOW, OTHERWISE THEY WILL NOT BE INSERTED.

The rates are 10 cents for the first insertion, and five cents for each subsequent insertion per line of nine words, each figure counting as one word.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws etc—1 insertion.

NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

Notices received up to 2 o'clock P.M. on Fridays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

C. H. PARMELEE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.

Ottawa, 2nd February, 1909.

APPLICATIONS TO PARLIAMENT.

HOUSE OF COMMONS.

RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

Petitions for Private Bills.

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

Instruction to Committees.

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

Deposit of Bills and Fees.

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public

Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

Additional charges.

3. The following charges shall also be levied and paid in addition to the foregoing, viz:—

- | | |
|---|----------|
| (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... | \$100 00 |
| (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... | 100 00 |
| (c.) When a Bill is presented in the House after the twelfth week of the session..... | 200 00 |
| (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... | 100 00 |
| (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... | 150 00 |
| (f.) When the proposed capital stock of a company is over \$750,000, and does not exceed \$1,000,000..... | 200 00 |
| (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... | 300 00 |
| (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... | 400 00 |
| (i.) For every additional million dollars or fractional part thereof..... | 100 00 |

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves an increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.00.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs b or c of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,

Clerk House of Commons.

RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any

company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks; and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Act* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1906.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with

during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee as sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
 - (a) The respondent's residence at the time of sending such notice.
 - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
 - (c) The name and address of the solicitor, if any, acting for the respondent.
 - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be considered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.
- (7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210.)

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

THE SENATE.

Notices for Private Bills.

EXTRACTS FROM THE STANDING RULES OF THE SENATE

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. *A company for the construction of any works* which in their construction or operation might specially affect a particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. *A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company*, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also, to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company is, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or

interests of the shareholders or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed 'Private Bill Notice;' or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate, the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,

Clerk of the Senate.

NOTICE is hereby given that George Sentis Delandes of the Town of Pincher Creek, in the Province of Alberta, surveyor, will apply to the Parliament of Canada, at the next sitting thereof, for a Bill of Divorce from his wife, Violet Emily Louise Deslandes, of the Town of Pincher Creek, in the Province of Alberta, and for the custody of Dorothy Louise Deslandes, the child of the said George Sentis Deslandes and the said Violet Emily Louise Deslandes, on the grounds of adultery and desertion.

Dated at the Town of Macleod, in the Province of Alberta, this 11th day of November, 1912.

MCNEILL & MARTIN,

21-14 Solicitors for applicant.

NOTICE is hereby given that Mary Arabella Young, of the City of Calgary, in the Province of Alberta, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband John J. Young, of the City of Spokane, in the State of Washington, one of the United States of America, on the ground of desertion and adultery.

Dated at Calgary, in the Province of Alberta, this 19th day of October, A.D. 1912.

TWEEDIE & MCGILLIVRAY,

105a Eighth Avenue West,

Calgary, Alberta,

23-14 Solicitors for the applicant.

NOTICE is hereby given that D. Madeleine Peterson, of the City of Toronto, County of York, in the Province of Ontario, wife of Francis John Peterson of the same place, banker, will renew her application to the Parliament of Canada, at the current session thereof, for a Bill of Divorce from her husband Francis John Peterson, of the City of Toronto, in the County of York, Province of Ontario, banker, on the ground of adultery, cruelty and non-support.

Dated at Toronto, the 7th day of December, 1912.

25-14

D. MADELEINE PETERSON.

NOTICE is hereby given that Andrew Lorne Hamilton, of the Town of Portage La Prairie, in the Province of Manitoba, and now of the City of Quebec, in the Province of Quebec, bank manager, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Maud Louise Hamilton, formerly of the City of Toronto, in the Province of Ontario but now of parts unknown, on the ground of adultery.

Dated at Montreal, in the Province of Quebec, this seventeenth day of December, 1912.

W. G. MITCHELL,

Solicitor for applicant,

222 St. James St.,

25-14

Montreal, Que.

NOTICE is hereby given that Herbert Bell Rugh, of the City of Winnipeg in the Province of Manitoba, architect, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Mae Lillian Rugh, formerly of the City of Winnipeg, but now of the City of Brooklyn, in the State of New York, one of the United States of America, on the ground of adultery.

Dated at Winnipeg, this 4th day of October, A.D. 1912.

CAMPBELL, PITBLADO & CO.,

Farmer Building, Winnipeg,

22-14

Solicitors for HERBERT BELL RUGH.

NOTICE is hereby given that Lenore Power, of the Town of Cobourg, in the County of Northumberland, in the Province of Ontario, will apply to the Parliament of Canada, at this session thereof, for a Bill of Divorce from her husband, Reginald John Manley Power, of the City of Toronto, in the County of York, in the Province of Ontario, real estate agent, on the ground of adultery.

Dated at Cobourg, in the Province of Ontario, 16th day of January, 1913.

30-14

LENORE POWER.

CANADIAN RAILWAY ACCIDENT
INSURANCE CO.

NOTICE is hereby given by the Canadian Railway Accident Insurance Company, a body politic and corporate of Montreal, in the Province of Quebec, that it will make application at the next session of Parliament, for an Act to amend its charter, 57-58 Victoria, chapter 118, amended by 62-63 Victoria, chapter 106, by changing its name to "The Globe Indemnity Company."

Montreal, 14th January, 1913.

30-5 CRAMP, EWING & McFADDEN,
Solicitors for applicant.

THE WESTERN CANADA RAILWAY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a company to construct, operate and maintain a railway under the name of The Western Canada Railway, to be operated by steam and electricity from Port Churchill, on Hudson's Bay, through the Province of Manitoba south of Churchill River and north of Nelson River, to a point at or near Sea Falls on said river; thence north of Lake Winnipeg through the Province of Saskatchewan to Prince Albert, in said province; thence continuing through said province and the Province of Alberta, in a direct line to Calgary, in said last mentioned province, with power to construct a branch line from a point near Manitoba Lake, in the Province of Saskatchewan, to Edmonton, in the Province of Alberta; also, with power to build, purchase, charter, maintain and navigate steam and other vessels to ply between Port Churchill and other countries, to carry and convey passengers and freight and carry on a general transportation service in connection with said railway; to construct, operate and maintain such bridges, docks, wharves, elevators, &c., as may be necessary and advantageous for the purposes of the said undertaking; also, to construct and operate telegraph and telephone lines along the whole length of the proposed railway and said branch for the transmission of messages for the public as well as for the purposes of said railway; also, to acquire such water powers, as may be deemed requisite for the generation of electricity for the purposes of said railway and said branch, and the purpose, erection and maintenance of all such electrical plant as may be necessary in connection with said railway and branch, its bridges, elevators, wharves and docks, and with all such powers and rights as may be advantageous and necessary to the success of said undertaking, including such as may be granted and prescribed, with the consent of the Parliament of Canada, by the Parliament of Great Britain and Ireland.

Ottawa, Ont., 17th January, 1913.

30-5 VINCENT, SEGUIN & LABELLE,
Solicitors for the applicants.

WESTERN CANADA ACCIDENT AND GUARANTEE INSURANCE CO.

NOTICE is hereby given that application will be made to the Parliament of Canada at its present session by The Western Canada Accident and Guarantee Insurance Company, a Company incorporated by Act of the Legislature of Manitoba, being Chapter 77 of 7 and 8 Edward VII, for an Act to incorporate the Western Canada Accident and Guarantee Insurance Company, with head office at the City of Winnipeg, in the Province of Manitoba, with power to carry on the business of a Guarantee and Accident Company in all its branches, and with such other powers and privileges as may be deemed necessary or incidental thereto.

Dated at Winnipeg this 25th day of January, 1913.

31-5 CAMPBELL, PITBLADO, HOSKIN & CO.,
Solicitors for applicants.

BANK OF SASKATCHEWAN.

TAKE notice that application will be made to the Parliament of Canada at the present session thereof for a Bill amending chapter 145 of 2 George V, A.D. 1912, respecting the Bank of Saskatchewan so as to provide that the said Bank shall have until July 1st, 1913, to complete its organization, notwithstanding anything in the Bank Act contained.

Dated the 30th day of January, A.D. 1913.

MACCRAKEN, HENDERSON,
GREENE & HERRIDGE,
31-5 Solicitors for the said Bank.

STANDARD PAINT CO.

NOTICE is hereby given that the Standard Paint Company, the holders of Canadian Patents Numbers 93027 and 93160 for improvements in flexible roofings or floorings, and weather-proof coverings, will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the importation of the patented articles for a limited period, on account of their factory being burned down and having to be rebuilt.

Dated at Ottawa, this 30th day of January, 1913.

FETHERSTONHAUGH & SON,
Solicitors for applicants,
15 Elgin Street,
31-5 Ottawa, Ontario, Canada.

NOTICE is hereby given that Maurice Delvigne, of Namur, Belgium, the owner of Canadian Patent No. 125582, dated 10th May, 1910, issued under the seal of the Patent Office for new and useful improvements in explosives, will apply to the Parliament of Canada, at the present session thereof, for an Act enacting that notwithstanding anything in The Patent Act or in the said Patent No. 125582, the term of two years within which the patentee must manufacture as required by subsection (a) of section 38 of The Patent Act, be, with respect to the said patent, extended until one year from the date on which the said Act is assented to.

Dated at Ottawa, this 4th day of February, 1913.

FETHERSTONHAUGH & SMART,
Castle Bldg., 53 Queen St.,
Ottawa, Canada,
32-5 Barristers and solicitors,
Solicitors for the applicant.

THE POINTE AUX TREMBLES TERMINAL
RAILWAY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at the present session for an Act to incorporate a railway company under the name of "The Pointe Aux Trembles Terminal Railway," with power to construct, lay out and operate a line of railway beginning at the dock to be built by the Harbour Commission of Montreal on the south-east end of the Canada Cement Company's property, lot No. 74, parish of Pointe aux Trembles, and extending along the face of the dock to near the south-western boundary of the Cement Company's property, thence in a north-westerly direction to the Cement Company's mill, crossing Notre Dame Street and the right of way of the Canadian Northern Quebec Railway and the Montreal Terminal Railway; and with power to construct, hire and lease terminal stations, facilities, wharves, docks, elevators, warehouses, etc., and to carry on the business of forwarding agents, wharfingers and warehousemen, and to enter into agreements with other companies.

The said railway to be for the general advantage of Canada.

Made at Montreal this 4th day of February, A.D. 1913.

BROWN, MONTGOMERY AND McMICHAEL,
34-5 Solicitors for applicant.

PACIFIC AND EASTERN LOAN AND SAVINGS COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its present session, for an Act to incorporate "The Pacific & Eastern Loan & Savings Company," with power to carry on business as a mortgage and loan company in all its branches, and with such powers and privileges as may be deemed necessary or incidental thereto.

Dated at Ottawa this 7th day of February, 1913.

PRINGLE & GUTHRIE,

Citizen Building,
Solicitors at Ottawa.

33-5

WESLEYAN METHODIST CONNECTION.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a religious body to be called and known as Wesleyan Methodist Connection (or Church,) and to authorize such Corporation to meet and adopt frame or repeal constitutions or make regulations for enforcing discipline in said Church and to empower said Corporation to acquire, receive and take conveyance of such lands, moneys, mortgages, securities or other property as may be required for the purposes of a chapel or chapels, college or colleges, school or schools, or other educational purposes connected with the said Church, and for the purpose of a printing and publishing house or houses in connection with the said Church, and for power to undertake and carry on such business of printing and publishing and for authority and power to endow and support such chapels, colleges and schools and such printing and publishing house or houses and a book depository or depositories in connection therewith, and to take and receive the benefit of any gift or devise by Will or otherwise in its corporate name or otherwise and to give said Church all necessary powers connected therewith.

IRWIN HILLIARD,

Solicitor for applicants.

Dated at Morrisburg this 12th day of February,
A. D. 1913.

33-6

PACIFIC COAST RAILWAY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its present session, for an Act to incorporate the Pacific Coast Railway Company, with power to construct, operate and maintain a line of railway from Hardy Bay to Squash, Vancouver Island, B.C., a distance of about twelve miles, with power to own and operate Steamship lines from Hardy Bay to points in Canada and elsewhere; with the usual powers granted to Railway Companies; and to have the works declared for the general advantage of Canada.

Dated at Montreal February 6, 1913.

BERNARD & McKEOWN,

Solicitors for the applicants.

32-5

THE WESTERN TRUST COMPANY,

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, by The Western Trust Company for an Act to amend the Act of Incorporation of the said company, being chapter 180 of the Statutes of 1906 in such manner as to provide for the creating and issuing of any part or parts of the capital stock of the company as preference stock, which preference stock may be preferred in some respects and deferred in any other respect.

J. E. ADAMSON,

Solicitor for applicant.

PERKINS, FRASER & GIBSON,
Agents at Ottawa.

32-5

ALBERTA, INTERURBAN RAILWAY COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, during the present session, for an Act validating the proceedings at the organization meeting of the company, held on the 16th day of April, 1912, confirming the appointment of directors appointed thereat, and validating the acts of the said directors.

Dated at Calgary, Alberta, this 21st day of January, A.D. 1913.

CLARKE, MCCARTHY, CARSON & MACLEOD,
Solicitors for Alberta Interurban Ry. Co.

LEWIS & SMELLIE, Ottawa Agents.

30-5

THE MANITOBA RADIAL RAILWAY.

THE Manitoba Radial Railway Company will apply to the Parliament of Canada, at its present session, for an Act extending the time for the commencement and completion of the line of railway authorized by chapter 105 of the Statutes of Canada, 1907.

SMITH & JOHNSTON,

Solicitors for the applicants.

Dated at Ottawa, this 23rd day of January, A. D. 1913.

30-5

BEAVER FIRE INSURANCE COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate Beaver Fire Insurance Company, with power to carry on the business of fire and other insurance, as set out in section 8, subsection 2, clause (b), of The Insurance Act, 1910, and such other branches of insurance as may from time to time be authorized by license issued to the company under the provisions of The Insurance Act, 1910, and any acts amending the same, and with all powers necessary and incidental thereto.

Dated at Winnipeg, Manitoba, 13th February, 1913.

MUNSON, ALLAN, LAIRD & DAVIS,

Winnipeg, Manitoba,

Solicitors for applicants.

LEWIS & SMELLIE, Ottawa agents.

34-5

BURRARD WESTMINSTER BOUNDARY RAILWAY AND NAVIGATION CO.

IN THE MATTER of the Burrard Westminster Boundary Railway and Navigation Company; and in the matter of Chapter 68 of the Statutes of Canada, 1909, and Chapter 50 of the Statutes of Canada, 1911.

NOTICE is hereby given that the Burrard Westminster Boundary Railway and Navigation Company will apply to the Parliament of Canada at its present session for an Act,—

(1) Extending the time within which the company may commence and complete the railways, construction of which was authorized by the above named Company's Statute of Incorporation, Chapter 68 of the Statutes of Canada, 1907, as amended by Chapter 56 of the Statutes of Canada, 1909, and Statute 50 of the Statutes of Canada of 1911;

(2) Increasing the capital stock of the said company from one million dollars to two million dollars;

(3) Extending the limit of the securities authorized to be issued by the above named company by section 10 of chapter 68 of the Statutes of Canada of 1907 by increasing the same from \$30,000 to \$40,000 per mile of the railway in proportion to the length of the railway constructed or under contract to be constructed.

Dated at Vancouver the 14th day of February, A.D. 1913.

Signed on behalf of the applicant,

A. G. KITTO,

Solicitor of the firm of Messrs. Tupper, Kitto & Wightman, Royal Bank Chambers, Vancouver, B.C.

34-5

CASUALTY COMPANY OF CANADA.

NOTICE is hereby given that the Casualty Company of Canada will apply to the Parliament of Canada at its present session for an Act to extend the time within which it may apply for and obtain a license from the Minister of Finance, under the provisions of The Insurance Act, 1910, and for other purposes.

PRINGLE & GUTHRIE,
Citizen Building, Ottawa.

Dated at Ottawa, this 20th day of February, 1913.

34-5

CANADIAN NORTH WESTERN RAILWAY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its present session, for an Act to incorporate a company under the name of "Canadian North Western Railway," with power to lay out, construct, and operate a line of railway from a point in or near the City of Lethbridge, Alberta, then north-easterly, by the most feasible route to a point at or near Winnipeg, and a further railway from the City of Winnipeg to a point at or near Le Pas in Manitoba, passing by or near Dominion City, Manitou, Brandon and Grand View, and a further railway from a point in or near the City of Lethbridge, in Alberta, north-easterly through Alberta and Saskatchewan to a point at or near Le Pas, via North Battleford and Prince Albert. Also, to construct and operate telegraph and telephone lines, and to charge tolls for the use thereof; to develop and supply electric or other energy, and to dispose of the surplus thereof, and to collect charges therefor; to own and operate vessels of every kind, and to construct and dispose of wharves, docks, elevators, warehouses, hotels, etc., and to enter into agreements with other companies.

Dated at Ottawa this 21st day of February, 1913.

BROSSEAU, BROSSEAU,
TANSEY & ANGERS,
Solicitors for the applicants.

34-5

MISCELLANEOUS.

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER OF the petition of Charles H. McNellen, of the City and District of Montreal, salesman, and

IN THE MATTER OF the trade-mark "Anti-Dust" as applied to a sweeping compound.

NOTICE is hereby given that on the fourteenth day of February, 1913, there was filed, in the Exchequer Court of Canada, a petition of Charles H. McNellen, of the City and District of Montreal, salesman, praying that trade-mark number 64, folio 15678, "Anti-Dust", granted to Edmond Bouchard and registered on the 10th day of April, 1911, be expunged, and that the petitioner's trade-mark consisting of the words "Anti-Dust" be registered in the Trade-mark Register, in the Department of Agriculture of Canada, at Ottawa, in accordance with the provisions of The Trade-mark and Design Act.

Any person desiring to oppose the said petition must, within fourteen days after the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the fifteenth day of March, 1913), file a statement of his objections with the Registrar of the Exchequer Court of Canada, at Ottawa, and serve a copy thereof upon the petitioner or his solicitors.

Dated this 19th day of February, 1913.

GREENSHIELDS, GREENSHIELDS
AND LANGUEDOC,
86 Notre Dame Street West,
Montreal, Que.
Solicitors for the Petitioner.

34-4

THE MOLSONS BANK.

130TH DIVIDEND.

THE shareholders of the Molsons Bank are hereby notified that a dividend of two and three quarters per cent (being at the rate of eleven per cent per annum) upon the capital stock has been declared for the current quarter, and that the same will be payable at the office of the Bank, in Montreal, and at the branches, on and after the first day of April next, to shareholders of record on 15th March, 1913.

By order of the Board,

JAMES ELLIOT,
General manager.
Montreal, 20th February, 1913.

34-1

DOMINION TIRE CO., LTD.

NOTICE is hereby given that the following by-law increasing the number of directors from five to seven was duly approved at a special general meeting of shareholders of Dominion Tire Company, Limited, duly called for considering the same and held on the 20th day of February, 1913, at which meeting were present and voted in favour of said by-law shareholders representing more than two-thirds in value of the entire issued capital stock of the company:—

"Be it enacted and it is hereby enacted as a By-law of the company:—

"That the number of directors be increased from five to seven and that By-law III be amended so as to read as follows:—

"A board of seven directors shall be elected annually, of whom three shall form a quorum. The continuing directors may act notwithstanding any vacancy in their body," and that a copy of the said by-law was duly deposited in the Department of the Secretary of State on the 21st day of February, 1913.

F. E. SEYMOUR,
Secretary.

34-1

COLVILLE RANCHING CO., LTD.

CERTIFIED copy of a by-law passed by the Directors of the Colville Ranching Company, (Limited), changing the chief place of business of the company, at a meeting held at Edmonton, in the Province of Alberta, on the 24th day of January, A.D. 1913, and duly approved by the shareholders of the said company at a meeting held on the 7th day of February, A.D. 1913.

BY-LAW NUMBER 100.

A by-law to change the chief place of business of the Colville Ranching Company (Limited) from the Town of Brampton, in the Province of Ontario, to the City of Edmonton, in the Province of Alberta.

Whereas the chief place of business of the company is the Town of Brampton, in the Province of Ontario;

And whereas it has been deemed expedient that the same should be removed to the City of Edmonton, in the Province of Alberta, therefore the directors of the Colville Ranching Company, (Limited), enact as follows:—

That the chief place of business be and the same is hereby changed from the Town of Brampton, in the Province of Ontario, to the City of Edmonton, in the Province of Alberta.

Passed the 24th day of January, A.D. 1913, and approved the 7th day of January, A.D. 1913.

Certified: (Sgd.) THOMAS ALLEN,
President.
(Sgd.) JOHN R. LAVELL,
Secretary.

(Seal of The Colville
Ranching Co., Ltd.,
Alberta, Canada.)

Dated this 24th day of January, A.D. 1913. 34-1

CASTLE BLEND TEA COMPANY, LIMITED.

BY-LAW NO. IV.

A BOARD of five directors shall be elected annually from among the shareholders of the company holding at least one share of the capital stock of the company in their own right and not in arrears in respect to any calls thereon.

Any vacancies in the board of directors occurring after any annual meeting of the company may be filled by resolution of the remaining members of the board from amongst the qualified shareholders of the company.

I, the undersigned, John T. McGill, secretary of the Castle Blend Tea Company, Limited, hereby certify and declare that the foregoing By-law No. IV was duly enacted by the directors of the said company at a meeting convened and held at the City of Montreal on the 6th day of February, 1913; and further, that the said By-law was approved, sanctioned, ratified and confirmed by all the shareholders of the company present at a special general meeting duly called for considering the said By-law, which meeting was held at the City of Montreal on Thursday, the 13th day of February, 1913.

Montreal, 13th February, 1913.

[L. S.] JOHN T. MCGILL,
34-1 Secretary.

INTERIM COPYRIGHT.

AN interim copyright on a musical composition entitled "Star of Liberty" has been entered in folio 1494 of Register of Interim Copyrights No. 6 in the name of John Paul and Charles H. Reichert, on the 6th day of February, 1913.

34-1

LIBERTY TAILORS, LIMITED.

SPECIAL BY-LAW NO. 1.

Entitled a By-law to reduce the number of Directors of the company from five to three.

WHEREAS it is desirable to reduce the number of the company's directors from five to three,—

Now, therefore, be it enacted as follows: That the number of the company's directors is reduced from five to three, of whom two shall form a quorum.

I, the undersigned, hereby certify the foregoing to be a true copy of special By-Law No. 1, of Liberty Tailors, Limited, adopted at a meeting of the Board of Directors of said company, duly called, and held on the 18th day of February instant, which said By-law was subsequently ratified and confirmed by the unanimous vote of the shareholders representing all of the subscribed capital stock of the company, at a special general meeting called for the purpose of considering the same, and held on the said 18th day of February, 1913.

Montreal, 19th February, 1913.

JAMES G. CARTWRIGHT,
34-1 Secretary.

THE TORONTO, HAMILTON AND BUFFALO RAILWAY COMPANY.

AGREEMENT OF CONDITIONAL SALE. SERIES A.

NOTICE is hereby given that a copy of the Agreement of Conditional Sale between Wm. A. Read & Company, The Toronto, Hamilton and Buffalo Railway Company and Central Trust Company of New York, Trustee, Series A, dated February 1, 1913, was duly deposited and filed in the Department of the Secretary of State of Canada, at Ottawa, on February 17, 1913.

J. N. BECKLEY,
34-1 President.

ATLIN CONSTRUCTION CO.

TAKE notice that Atlin Construction Company, Limited, has deposited a description and plans of works to be constructed at a point located on Prince Rupert Harbour, British Columbia, fronting on sub-lot 7 of Water Front Block "I" of the townsite of Prince Rupert, B.C., with the Minister of Public Works at Ottawa, and with the Registrar of Deeds for the Prince Rupert Registration District at Prince Rupert, the said location being described by metes and bounds as follows:—"All and singular that certain parcel or portion of Prince Rupert Harbour and Foreshore, adjoining sub-lot seven (7) of Water Front Block 'I' of the townsite of Prince Rupert, British Columbia, containing eleven and eighty-one one-hundredths (11.81) acres, be the same more or less, being shown bordered with orange on the accompanying plan, and which parcel may be more particularly described as follows, that is to say:—Referring to the Centre of Seal Cove Circle as shown on plan number nine hundred and twenty-three (923), Prince Rupert Land Registry Office and commencing at a point distant therefrom astronomic east eight hundred and fifty-nine and three-tenths (859.3) feet and astronomic north ten hundred and seventy-seven and sixty-eight one hundredths (1077.68) feet, said point being the south-westerly corner of said sub-lot seven (7); thence astronomic north thirty-six degrees, thirteen minutes and fifty-nine seconds west N. 36° 13' 59" W.), seven hundred and sixty (760) feet to Proposed Harbour Line; thence along said Harbour Line, astronomic north fifty-three degrees forty-six minutes and one second east (N. 53° 46' 01" E.) seven hundred and sixty-five (765) feet; thence astronomic south thirty-six degrees thirteen minutes and fifty-nine seconds east (S. 36° 13' 59" E.), seven hundred and sixty-one and thirty-three one-hundredths (761.33) feet; thence astronomic south fifty-three degrees and fifty-two minutes west (S. 53° 52' W.) two hundred and five (205) feet, more or less, to high water mark; thence northerly, westerly and southerly, following high water mark, seven hundred and thirty-five (735) feet, more or less, to point of commencement," and further take notice that after the expiration of thirty days from the date hereof, application for approval of such works will be made to the Governor in Council at Ottawa.

Dated at Prince Rupert this 15th day of February, 1913.

ALFRED CARSS,
34-5 Solicitor for Atlin Construction Company.

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of B. F. Sturtevant Company, manufacturers, of Boston, in the State of Massachusetts, United States of America, and in the matter of a General Trade Mark consisting of the word "Sturtevant."

NOTICE is hereby given that on the 18th day of February, 1913, there was filed in the Exchequer Court of Canada, the petition of F. B. Sturtevant Company, Manufacturers, of Boston, in the State of Massachusetts, United States of America, praying that an order might be made directing that their Trade Mark "Sturtevant" may be registered as a General Trade Mark.

A person desiring to oppose said petition must, within fourteen days from the date of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being 8th March, 1913), file a statement of his objections with the Registrar of the Exchequer Court at Ottawa and serve a copy thereof upon the Petitioner or his Solicitors.

Dated at Ottawa this 18th day of February, 1913.

FETHERSTONHAUGH & SMART,
Castle Bldg., 53 Queen St.,
Ottawa, Canada,
Solicitors for the petitioner.

34-4

CANADIAN PACIFIC RAILWAY COMPANY.

NOTICE TO SHAREHOLDERS.

New Issue of Ordinary Capital Stock (\$60,000,000).

NOTICE is hereby given that in pursuance of a resolution passed at a special general meeting of the shareholders of the company, held on 2nd October, 1912, the directors have made and do hereby make calls upon all shareholders subscribing to the said new issue of ordinary capital stock, upon which 20% has been deposited at the time of such subscription, and that the same are payable at the Bank of Montreal, in London, England, New York or Montreal, in the proportions and at the times hereinafter stated, that is to say, 20% or \$35 per share on 14th April, 1913, 20% or \$35 per share on 16th June, 1913, 20% or \$35 per share on 18th August, 1913, 20% or \$35 per share on 20th October, 1913.

W. R. BAKER,
Secretary.

Dated at Montreal, this 14th day of February, 1913. 34-5

BANK OF NOVA SCOTIA.

DIVIDEND No. 173.

NOTICE is hereby given that a dividend at the rate of fourteen percent per annum on the paid-up capital stock of this Bank has been declared for the quarter ending 31st March, and that the same will be payable on and after Tuesday, the first day of April next, at any of the offices of the Bank.

The stock transfer book will be closed from the 17th to the 31st proximo, inclusive.

By order of the Board,

H. A. RICHARDSON,
General manager.

Halifax, N.S., 18th February, 1913. 34-6

BANK OF NOVA SCOTIA.

NOTICE is hereby given that at the annual general meeting of the shareholders of the bank of Nova Scotia on Wednesday, the 22nd day of January, A.D. 1913, the following by-law was passed and enacted by the shareholders:—

"That for the purpose of obtaining the necessary capital for the requirements of the business of the bank that the authorized capital stock of this bank be and it is hereby increased from \$5,000,000 to \$10,000,000 by the creation of 50,000 shares of new capital stock of the par value of \$100 each and that the directors be and are hereby authorized to apply to the Treasury Board for the issue of a certificate approving of such by-law."

And notice is also hereby given that after the publication of this notice for four weeks the said bank of Nova Scotia will apply to the Treasury Board for the issue of a certificate approving of such by-law.

By order of the Board,

H. A. RICHARDSON,
General Manager.

Halifax, N.S., 21st January, 1913. 34-6

THE METROPOLITAN BANK.

DIVIDEND No. 33.

NOTICE is hereby given that a dividend of 2½% for the quarter ending March 31st next (being at the rate of 10% per annum) on the capital stock of this Bank has been declared, and that the same will be payable at the head office and branches of the Bank on and after the first day of April next.

The transfer books will be closed from the 17th to the 31st of March, both days inclusive.

By order of the Board,

W. D. ROSS,
General manager.

Toronto, 19th February, 1913. 34-6

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the co-partnership subsisting between William Howard Giddy and Carl F. Stone, as hardware merchants, under the firm name of C. F. Stone & Co., of Edmonton, Alberta, was dissolved on the 2nd day of December, 1912.

All debts due to the said are to be paid to Doubleday & Rowe, at 633 Alberta Ave., Edmonton, and all partnership debts to be paid by them.

CARL F. STONE.
W. H. GIDDY.

34-3

RECLAMATION ON THE EAST SIDE OF
COURTENAY BAY, ST. JOHN, N.B.

IN the matter of chapter 115 "Navigable Waters Protection Act," R.S.C., 1906, notice is hereby given that a description and plan of a reclamation to be formed on the east side of Courtenay Bay, St. John, N.B., have been deposited with the Hon. Minister of Public Works, Ottawa, and duplicate thereof with the Registrar of Deeds at Fredericton, N.B., and 30 days after date application will be made to the Governor General in Council for approval thereof.

NORTON GRIFFITHS & CO., LTD.,
Contractors and Engineers,
308 Dominion Express Bldg., Montreal.

Dated February 15, 1913.

34-5

IN THE MATTER OF THE NAVIGABLE
WATERS PROTECTION ACT.

REVISED STATUTES OF CANADA, CHAPTER 115.

NOTICE is hereby given that the British Columbia Sugar Refining Company, Limited Liability, has deposited in the Land Registry Office at the City of Vancouver, British Columbia, and with the Minister of Public Works, Ottawa, a plan of a proposed extension to their wharf and a description of the proposed site of the same on Burrard Inlet, in the City of Vancouver, British Columbia, and notice is further given that one month after the date of such deposit the said, the British Columbia Sugar Refining Company, Limited Liability, will apply to the Governor in Council for approval of the construction of such wharf extension.

Dated this 22nd day of January, 1913.

THE BRITISH COLUMBIA SUGAR REFINING
CO., LTD. LY.

J. W. F. JOHNSON,
Secretary.

31-5

BRITISH COLUMBIA TELEPHONE COMPANY
LIMITED.

IN THE MATTER of the Navigable Waters Protection Act, being Chap. 115 of Revised Statutes of Canada, 1906, and

IN THE MATTER of an application by the British Columbia Telephone Company, Limited, of British Columbia.

TAKE NOTICE that an application will be made to the Governor-General in Council, one month from the date of the publication of this notice, for an order approving the plans deposited with the Honourable the Minister of Public Works, and in the Land Registry Office at New Westminster, for the laying of a telephone cable across Fraser River at Mission, B.C., which cable is more particularly described and shown on the plans registered with the said the Honourable the Minister of Public Works, and in the Land Registry Office at New Westminster.

BRITISH COLUMBIA TELEPHONE COMPANY,
LIMITED,

Per McPHILLIPS & WOOD,

Their solicitors.

32-5

LAURENTIDE COMPANY, LIMITED.

PUBLIC notice is hereby given that the Laurentide Company, Limited, has caused to be deposited with the Minister of Public Works, Dominion of Canada, at Ottawa, and with the Registrar of Deeds for the District of Three Rivers, Province of Quebec, at Three Rivers, and for the County of Champlain at St. Genevieve, a description of the site and the plans of its proposed hydro-electric development on the St. Maurice River at Grand' Mère, Que., and that an application has been made to His Royal Highness, the Governor-General in Council for the approval of the site and plans of its proposed hydro-electric development.

Montreal, 13th February, 1913.

BROWN, MONTGOMERY & McMICHAEL.

33-5 Solicitors for the company.

NOTICE is hereby given that within two months after the publication of this notice in the *Canada Gazette*, application will be made to His Excellency the Governor-General in Council for a charter of incorporation by Letters Patent under the provisions of The Companies Act, Revised Statutes of Canada, 1906, chapter 79, constituting the applicants and such other persons as may become shareholders in the proposed company, a body corporate and politic under the name and for the purposes hereinafter mentioned:—

1. The proposed corporate name of the company is "The National Mortgage Company of Canada, Limited."

2. The purposes within the purview of this Act for which incorporation is sought are—

Carrying on the business of lending money on the security of, or purchasing or investing in

(a) Mortgages or hypothecs upon freehold or leasehold, real estate or other immovables in any Province of Canada; and,

(b) The debentures, bonds, stocks and other securities, excepting bills of exchange and promissory notes, of any government or of any municipal corporation or school corporation or of any chartered bank or incorporated company if incorporated by Canada or any Province of Canada or any former Province now forming part of Canada.

3. The chief place of business of the said company is to be the City of Winnipeg, in the Province of Manitoba.

4. The intended amount of capital stock is \$2,000,000.

5. The number of shares is to be 20,000, and the amount of each share is to be of the value of \$100.

6. The name in full and the place and calling of each of the applicants are as follows:—

Donald Hogart McDonald, Winnipeg, Manitoba, banker, Albert Leslie Gordon, Regina, Saskatchewan, barrister-at-law, J. Roy Colwill, Regina, Saskatchewan, barrister-at-law, Francis George Wheat, Regina, Saskatchewan, student-at-law, Charles H. Shrimpton, Regina, Saskatchewan, accountant, of whom Donald Hogart McDonald, Albert Leslie Gordon and J. Roy Colwill are to be the first or provisional directors of the said company.

ALLAN, GORDON, BRYANT & GORDON,

Solicitors for the applicants.

Dated at Regina, Saskatchewan, this fourth day of February, A.D. 1913.

33-5

THE CANADA NORTH-WEST LAND COMPANY, LIMITED.

NOTICE is hereby given that the annual general meeting of the shareholders of this company will be held at the head office of the company, 21 Jordan Street, Toronto, Canada, on Wednesday, 26th day of March next, at 12 o'clock noon, to receive a statement of the affairs of the company for the year ending 31st December last past; to receive and consider the schedule prepared in terms of Section 12 of the Act of Incorporation, to elect directors, and for other business.

By order of the Board,

S. B. SYKES,

Secretary-treasurer,

Dated at Toronto, Canada, this 6th day of February, 1913.

33-6

NAVIGABLE WATERS PROTECTION ACT.

NOTICE is hereby given that W. E. Rood and A. J. Davis of the City of Halifax, Nova Scotia, doing business as W. E. Rood and Company, are applying to His Excellency the Governor General in Council for approval of the plans and site and description of a proposed extension to the wharf now owned and occupied by them on the west side of Halifax harbour, and further, that they have deposited the plans of the proposed extension and description of the site thereof to the Minister of Public Works, at Ottawa, and a duplicate thereof in the office of the Registrar of Deeds for the County of Halifax, Nova Scotia, and that the said application will be proceeded with at the expiration of one month from the publication of this notice in the *Canada Gazette*.

Dated at Halifax, N.S., 10th February, 1913.

33-5

W. E. ROOD & CO.

LA BANQUE INTERNATIONALE DU CANADA AND THE HOME BANK OF CANADA.

NOTICE is hereby given that, after the publication of this notice for four weeks in the *Canada Gazette* and in the *Montreal Gazette* and *La Presse*, newspapers published in the City of Montreal, Que., and in the *Mail and Empire*, a newspaper published in the City of Toronto, Ontario, it is the intention of La Banque Internationale du Canada and of the Home Bank of Canada to apply to the Governor-in-Council of Canada, through the Minister, for the approval of an agreement between the said banks for the purchase by the Home Bank of Canada of the entire assets of La Banque Internationale du Canada, and the sale by the said Banque Internationale du Canada to the said Home Bank of Canada of such assets. This notice is given pursuant to The Bank Act.

Dated the 12th day of February, 1913.

GODFREY BIRD,

General manager of La Banque Internationale du Canada.

JAMES MASON,

33-5 General manager of the Home Bank of Canada.

ATLIN CONSTRUCTION CO.

TAKE Notice that Atlin Construction Company, Limited, has deposited a description and plans of works to be constructed at a point located on Prince Rupert Harbour, British Columbia, fronting on Lot 541, Range five, Coast District, with the Minister of Public Works at Ottawa, and with the Registrar of Deeds for the Prince Rupert Registration District at Prince Rupert, the said location being described by metes and bounds as follows: "All and singular that certain parcel or portion of Prince Rupert Harbour and foreshore, adjoining Lot Five Hundred and Forty-One (541), Range Five (5), Coast District, British Columbia, containing by admeasurement, twenty one and seven one-hundredth (21·07) acres, be the same more or less and which is shown bordered in red on the accompanying plan and may be more particularly described as follows, that is to say: Commencing at the intersection of the southerly boundary of said Lot Five Hundred and Forty-One (541) with high water mark; thence, astronomic east, four hundred (400) feet; thence, astronomic north, forty-three degrees and fifty-six minutes east (N. 43° 56' E.) eighteen hundred and thirty-three (1833) feet, more or less; thence, astronomic west, six hundred and twenty-three and three-tenths (623.3) feet, more or less, to the intersection of the northerly boundary of said lot five hundred and forty-one with high water mark; thence, southerly and westerly following high water mark, to the point of commencement;" and further take notice that after the expiration of thirty days from the date hereof, application for approval of such works will be made to the Governor in Council at Ottawa.

Dated at Prince Rupert this 15th day of February, 1913.

ALFRED CARSS,

Solicitor for Atlin Construction Co.

33-5

THE MERCHANTS BANK OF CANADA

QUARTERLY DIVIDEND.

NOTICE is hereby given that a dividend of two and one half per cent for the current quarter, being at the rate of ten per cent per annum, upon the paid-up capital stock of this institution, has been declared, and that the same will be payable at its banking-house in this city and at its branches, on and after the 1st day of March next, to shareholders of record at the close of business on the 15th day of February.

By order of the Board,

E. F. HEBDEN,

General manager.

Montreal, 24th January, 1913.

31-5

THE ROYAL BANK OF CANADA.

DIVIDEND No. 102.

NOTICE is hereby given that a dividend of three per cent (being at the rate of twelve per cent per annum) upon the paid-up capital stock of this Bank, has been declared for the current quarter, and will be payable at the Bank and its branches on and after Saturday, the 1st day of March next, to shareholders of record of 15th February.

By order of the Board,

E. L. PEASE,

General manager.

Montreal, P.Q., January 14, 1913.

30-6

THE WEYBURN SECURITY BANK.

DIVIDEND No. 3.

NOTICE is hereby given that a dividend at the rate of five per centum per annum upon the paid-up capital stock of this Bank has been declared for the six months ending 31st December, 1912, and that the same will be payable at its head office and branches on and after the first day of March, 1913.

By order of the Board,

H. O. POWELL,

General manager.

Weyburn, 10th January, 1913.

30-5

BANK OF HAMILTON.

DIVIDEND NOTICE.

NOTICE is hereby given that a dividend of three per cent (twelve per cent per annum) on the paid-up capital of the bank, for the quarter ending 28th February has this day been declared, and that the same will be payable at the bank and its branches on 1st March next.

The transfer books will be closed from 21st to 28th February, both inclusive.

By order of the Board,

J. TURNBULL,

General manager.

Hamilton, 20th January, 1913.

30-5

THE CANADIAN BANK OF COMMERCE.

DIVIDEND No. 104.

NOTICE is hereby given that a quarterly dividend of $2\frac{1}{2}$ per cent upon the capital stock of this institution has been declared, for the three months ending the 28th February, 1913, and that the same will be payable at the Bank and its branches on and after Saturday, 1st March, 1913, to shareholders of record at the close of business on the 14th day of February, 1913.

By order of the Board,

ALEXANDER LAIRD,

General manager

Toronto, 22nd January, 1913.

30-5

UNION BANK OF CANADA.

DIVIDEND No. 104.

NOTICE is hereby given that a dividend at the rate of eight per cent per annum upon the paid-up capital stock of this institution, has been declared for the current quarter, and that the same will be payable at its banking house in this City, and also at its branches, on and after Saturday, the first day of March next, to shareholders of record of 14th February, 1913.

By order of the Board,

G. H. BALFOUR,

General manager.

Winnipeg, 21st January, 1913.

31-5

THE QUEBEC BANK.

QUARTERLY DIVIDEND.

NOTICE is hereby given that a dividend of one and three-quarters per cent upon the paid-up capital stock of this institution, has been declared for the current quarter, and that the same will be payable at its banking-house in this city, and at its branches, on and after Saturday, the first day of March next, to shareholders of record of 13th February.

By order of the Board,

B. B. STEVENSON,

General manager.

Quebec, 21st January, 1913.

30-5

THE BANK OF TORONTO.

DIVIDEND No. 126.

NOTICE is hereby given that a dividend of two and three-quarters per cent for the current quarter, being at the rate of eleven per cent per annum, upon the paid-up capital stock of the Bank, has this day been declared; and that the same will be payable at the Bank and its branches, on and after the 1st day of March next, to shareholders of record at the close of business on the 15th day of February next.

The transfer books will be closed from the seven-teenth to the twenty-fifth days of February next, both days inclusive.

By order of the Board,

THOMAS F. HOW,

General manager.

The Bank of Toronto,

Toronto, 22nd January, 1913.

30-5

BANK OF MONTREAL.

NOTICE is hereby given that a dividend of two and one-half per cent upon the paid-up capital stock of this institution has been declared for the three months ending 31st January, 1913, and that the same will be payable at its Banking House in this City, and at its branches, on and after Saturday, the first day of March next, to shareholders of record of 31st January, 1913.

By order of the Board,

H. V. MEREDITH,

General manager.

Montreal, 21st January, 1913.

30-5

BANQUE D'HOCHELAGA.

NOTICE is hereby given that a dividend of two and a quarter per cent ($2\frac{1}{4}$ %) equal to nine per cent (9%) per annum on the paid-up capital of this institution, has been declared for the quarter ending on the 28th February next, and will be payable at the head office of this Bank or at its branches, on and after the First day of March next, to the shareholders on record at the close of business on the 13th February.

By order of the Board,

F. G. LEDUC,

Manager.

30-5

THE BANK OF BRITISH NORTH AMERICA.

Incorporated by Royal Charter.

THE Court of Directors of the Bank of British North America, have resolved to declare, subject to audit, at a meeting of the proprietors to be held on the 4th March, a dividend payable 4th April, of 40 shillings per share, less Income Tax, making 8% for the year, transferring £30,000 to the Reserve Fund, £15,000 to Bank Premises, and carrying forward about £19,000 to the new account.

11th February, 1913.

33-4

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of The American Hoist & Derrick Co., a corporation organized and existing under and by virtue of the laws of the State of Minnesota, one of the United States of America, and having its principal place of business in the City of St. Paul, in the State of Minnesota, one of the said United States and

IN THE MATTER of the general trade-mark "Crosby."

NOTICE is hereby given that on the fourteenth day of February, A.D. 1913, there was filed in the Exchequer Court of Canada, a petition of the American Hoist and Derrick Company, a corporation having its principal place of business in the City of St. Paul, in the State of Minnesota, one of the United States of America, praying that the petitioners, trade mark "Crosby" may be registered as a general trade mark in the Trade Mark Office in the Department of Agriculture at Ottawa, in accordance with the provisions of the Trade Mark and Design Act. Any person desiring to oppose the said petition must within fourteen days after the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the 8th day of March, A.D. 1913), file a statement of his objection with the Registrar of the Exchequer Court at Ottawa, and serve a copy thereof upon the petitioners or their solicitors.

Dated this eleventh day of February, A.D. 1913.

LAFLEUR, MACDOUGALL, MACFARLANE AND POPE,

Montreal,

33-4

Solicitors for petitioners.

LA BANQUE INTERNATIONALE DU CANADA.

NOTICE is hereby given that a special general meeting of the shareholders of La Banque Internationale du Canada will be held at the head office of the said bank, in the City of Montreal, Que., on the nineteenth day of March next, A.D. 1913, at the hour of twelve o'clock noon, for the purpose of considering an agreement for the sale by the said La Banque Internationale du Canada of its assets to the Home Bank of Canada, upon the terms set out in such agreement, a copy of which will be mailed postpaid to each share-

holder with this notice, and, if deemed advisable, of passing a resolution or resolutions approving the said agreement and authorizing the President and General Manager of La Banque Internationale du Canada to affix to said agreement the corporate seal of the bank, and to sign and execute the same for and in the name of and on behalf of the bank; and also for the purpose of considering, and, if deemed advisable, of passing all such other and further resolutions for fully carrying out the said agreement and the terms thereof as the shareholders shall consider expedient or advisable, and for the purpose of authorizing the Board of Directors to give all such notices and make all such applications and to pass and execute all such other acts, resolutions, deeds, instruments, matters and things as may be deemed necessary for procuring the assent of the Governor-in-Council to the said agreement, and for carrying out the same and distributing the proceeds of the said sale.

By order of the Board,

GODFREY BIRD,

General Manager.

Montreal, 28th January, 1913.

31-6

HIGHWAY BRIDGE, NORTH THOMPSON RIVER, NEAR THE MOUTH OF BARRIER RIVER, KAMLOOPS DISTRICT, B.C.

IN the matter of chapter 115, "Navigable Waters Protection Act," R.S.C. 1906, notice is hereby given that drawings of a bridge to be erected across the North Thompson River, near the mouth of the Barrier River, Kamloops District, B.C., have been deposited with the Honourable the Minister of Public Works, Ottawa, and duplicates thereof with the Registrar of Deeds at Kamloops, B.C., and thirty days after date the Honourable the Minister of Public Works in the Government of British Columbia will apply to the Governor General in Council for approval thereof.

J. E. GRIFFITH,

Public Works Engineer.

Department of Public Works,
Victoria, B.C., 24th January, 1913.

32 5

THE BANK OF OTTAWA.

DIVIDEND No. 86.

NOTICE is hereby given that a dividend of three per cent, being at the rate of twelve per cent per annum, upon the paid-up capital stock of this Bank, has this day been declared for the current three months, and that the said dividend will be payable at the Bank and its branches on and after Saturday the first day of March, 1913, to shareholders of record at the close of business on the 15th February next.

By order of the Board,

GEO. BURN,

General manager.

Ottawa, Ont., 20th January, 1913.

31-5

PUISSANCE DU CANADA.



NOMINATIONS.

SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON ALTESSE ROYALE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, 1er février 1913.

CHARLES EDWARD FISHER, de la cité de London, dans la province d'Ontario, écuyer, sous-inspecteur des Postes pour la division de London : Inspecteur des Postes pour la dite division, à compter du 20 janvier 1913, en remplacement de C. T. Campbell, écuyer.

12 février 1913.

ANGUS C. FRASER, de Port-Hastings, dans le comté d'Inverness, dans la province de la Nouvelle-Ecosse : Gardien du quai de l'Etat à cet endroit.

G. ADAM PRINGLE, écuyer, l'un des commissaires de pilotage pour la circonscription de pilotage de Pictou, dans la province de la Nouvelle-Ecosse : Secrétaire de l'administration de pilotage pour Pictou, dans la dite province.

13 février 1913.

ST. CLAIR PAYSON, de Westport, dans le comté de Digby, dans la province de la Nouvelle-Ecosse : Receveur des épaves pour le district de Westport, dans la dite province, en remplacement de Frank P. Payson.

14 février 1913.

EUGÈNE VERREAULT, de Méchins, dans le comté de Rimouski, dans la province de Québec : Gardien du quai de l'Etat à cet endroit.

17 février 1913.

Le colonel G. T. EVANS, de la cité de Toronto, dans la province d'Ontario, préposé à l'accise de classe spéciale dans la division du Revenu de l'Intérieur de Toronto : Inspecteur de district du Revenu de l'Intérieur pour le district de Toronto, dans la dite province, en remplacement de W. C. Stratton, écuyer, décédé.

ERRATUM.—Dans la *Gazette du Canada* du 8 février 1913, re la nomination de F. F. Pichard, inspecteur de coques et équipements de bateaux à vapeur, au lieu des mots "F. F. Pichard", lisez "F. F. Pickard".

PROCLAMATIONS.

ARTHUR.
[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'elles peuvent concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU qu'en vertu des
Sous-ministre de la } dispositions de la *Loi de*
Justice, Canada. } *tempérance du Canada*, l'avis
suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

"A l'honorable Secrétaire d'Etat du Canada,—

"MONSIEUR,—Nous, soussignés, électeurs de la cité de Thetford Mines, vous prions de prendre connaissance que nous avons l'intention de présenter la pétition ci-dessous à Son Altesse Royale le Gouverneur général du Canada en conseil :—

"A Son Altesse Royale le Gouverneur général :—
"La pétition des électeurs de la cité de Thetford Mines, ayant qualité et capacité pour voter à l'élection d'un membre de la Chambre des Communes, dans la dite cité,—Expose respectueusement,—
"Que vos pétitionnaires désirent que la seconde partie de la *Loi de tempérance du Canada*, 1878, soit mise en vigueur dans la dite cité et que nous désirons que les votes des électeurs de la dite cité soient enregistrés pour et contre l'adoption de la dite pétition."

"En conséquence vos pétitionnaires prient humblement qu'il plaise à Votre Altesse Royale, par un arrêté en conseil en vertu du cent neuvième article de la dite loi, de déclarer que la seconde partie de la dite loi soit mise en vigueur dans la dite cité.
"Et vos pétitionnaires ne cesseront de prier, etc."

Et attendu qu'il appert à la satisfaction du Gouverneur général en conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs de la dite cité de Thetford Mines ; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de cinq cent vingt-deux, et que les autres exigences de la loi ont été observées ;

Et attendu qu'un arrêté de Son Altesse Royale le Gouverneur général en conseil a été passé, ordonnant que les votes de tous les électeurs de la dite cité de Thetford Mines, soient enregistrés pour et contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes et en vertu de l'autorité qui Nous est conférée par la loi et arrêté en conseil susdits, Nous proclamons et déclarons que jeudi, le vingt-septième jour de mars 1913 un poll sera tenu dans la dite cité de Thetford Mines pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là.

Que J. Clovis Gagné, de la dite cité de Thetford Mines, dans la province de Québec, agent, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et de faire rapport du résultat à Son Altesse Royale le Gouverneur général en conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation. Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes, au nom des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, à l'hôtel-de-ville, en la dite cité de Thetford Mines, mercredi, le dix-neuvième jour de mars prochain, à dix heures du matin.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au dit

hôtel-de-ville, lundi, le 31e jour de mars prochain, à dix heures du matin.

Et, dans le cas d'adoption de la pétition par les électeurs, Son Altesse Royale le Gouverneur général en conseil pourra, en tout temps après l'expiration d'une période de soixante jours, depuis la date de l'adoption de la dite pétition, par un arrêté en conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie de la dite loi sera en vigueur et prendra effet dans la dite cité à dater du jour où les licences annuelles ou semestrielles pour la vente des liqueurs spiritueuses maintenant en vigueur dans la dite cité expireront, pourvu que ce jour ne soit pas plus rapproché que le quatre-vingt-dixième jour de la date du dit arrêté en conseil, et que s'il y a moins de quatre-vingt-dix jours entre les deux dates, qu'elle devienne en vigueur le jour correspondant de l'année suivante, et que s'il n'y a pas de licences en force dans la dite cité alors que la dite seconde partie de la dite loi deviendra en vigueur et prendra effet dans la dite cité trente jours après la date du dit arrêté en conseil.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoin Notre Très cher et Bien-aimé Oncle et Très fidèle Conseiller le Feld-maréchal Son Altesse Royale le Prince ARTHUR WILLIAM PATRICK ALBERT, Duc de Connaught et Strathearn, comte de Sussex (dans la pairie du Royaume-Uni), Prince du Royaume-Uni de la Grande-Bretagne et d'Irlande, Duc de Saxe, Prince de Saxe-Cobourg et Gotha, Chevalier de Notre Ordre Très noble de la Jarrettière, Chevalier de Notre Ordre Très ancien et Très noble du Chardon, Chevalier de Notre Ordre Très illustre de Saint-Patrice, l'un de Notre Très honorable Conseil Privé ; Grand Maître de Notre Ordre Très honorable du Bain ; Chevalier Grand Commandeur de Notre Ordre Très exalté de l'Etoile de l'Inde, Chevalier Grand-croix de Notre Ordre Très distingué de Saint-Michel et Saint-Georges, Chevalier Grand Commandeur de Notre Ordre Très éminent de l'Empire Indien, Chevalier Grand-croix de Notre Ordre Royal de Victoria ; Notre Aide-de-camp personnel ; Gouverneur Général et Commandant en chef de Notre Puissance du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce SEPTIÈME jour de FÉVRIER en l'année de Notre-Seigneur mil neuf cent treize, et de Notre Règne la troisième.

Par ordre,

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-3

ARTHUR.
[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux qui les présentes verront ou qu'icelles pourront concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE,
Sous-ministre de la Justice, } **A**TTENDU que dans
Canada. } et par la Partie XII
de la *Loi de la marine*
marchande, Statuts révisés de 1906, chapitre 113, il est
entre autres choses en substance statué, que Notre
Gouverneur en conseil peut, par proclamation déclarer
havre public toute étendue recouverte d'eau et soumise
à la juridiction de Notre Parlement du Canada ;

ET ATTENDU que Notre Gouverneur en conseil est d'avis que le havre de Canning, dans la province de la Nouvelle-Ecosse, renfermant l'étendue ci-après mentionnée, soit proclamé havre public :—

SACHEZ DONC que par ces présentes Nous proclamons et déclarons le dit havre de Canning, comprenant une étendue recouverte d'eau qui peut être décrite comme suit, savoir :—

“Toutes les eaux de la Rivière des Habitants ou Canning et ses tributaires à l'ouest d'une ligne tirée franc sud, astronomiquement, à partir du phare de Kingsport, et au nord d'une ligne tirée franc est, astronomiquement à partir du phare de Porter Point,” seront un havre public.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes, et à icelles fait apposer le Grand Sceau du Canada. Témoin, Notre Très cher et Bien-aimé Oncle et Très fidèle Conseiller le Feld-maréchal Son Altesse Royale le Prince ARTHUR WILLIAM PATRICK ALBERT, Duc de Connaught et Strathearn, comte de Sussex (dans la pairie du Royaume-Uni), Prince du Royaume-Uni de la Grande-Bretagne et d'Irlande, Duc de Saxe, Prince de Saxe-Cobourg et Gotha ; Chevalier de Notre Ordre Très noble de la Jarrettière ; Chevalier de Notre Ordre Très ancien et Très noble du Chardon ; Chevalier de Notre Ordre Très illustre de Saint-Patrice ; l'un de Notre Très honorable Conseil privé ; Grand Maître de Notre Ordre Très honorable du Bain ; Chevalier Grand Commandeur de Notre Ordre Très exalté de l'Etoile de l'Inde ; Chevalier Grand-croix de Notre Ordre Très distingué de Saint-Michel et Saint-Georges ; Chevalier Grand Commandeur de Notre Ordre Très éminent de l'Empire Indien ; Chevalier Grand-croix de Notre Ordre Royal de Victoria ; Notre Aide-de-camp personnel ; Gouverneur Général et commandant en chef de Notre Puissance du Canada.

A Notre Hôtel du Gouvernement en Notre CITÉ d'OTTAWA, ce DIX-HUITIÈME jour de JANVIER, en l'année de Notre-Seigneur mil neuf cent treize, et de Notre règne la troisième.

Par ordre,

THOMAS MULVEY,
Sous-Secrétaire d'Etat.

32-3

ARRÊTÉS EN CONSEIL.

[311]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 12e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 28 janvier 1913, qu'il est jugé opportun de faire une autre enquête concernant l'accomplissement par M. John Josenczuk de ses obligations de homestead en rapport avec le quart sud-est de la section 8, township 57, rang 23, à l'ouest du 4e méridien,—

Par conséquent, le Ministre recommande que M. Alexander Norquay, d'Edmonton, dans la province d'Alberta, agent des terres fédérales, soit autorisé, en vertu des dispositions de la *Loi des terres fédérales*, paragraphe (g) de l'article 76, chapitre 20, Edouard VII, à s'enquérir de cette question et, à cette fin, à assigner devant lui par subpoena toute personne qu'il juge à props et à l'examiner sous serment, et à l'obliger à produire à cette enquête des pièces et documents.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

34-2

[322]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mercredi, le 12e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 6 février 1913, que demande a été faite pour la ville de Medicine-Hat d'acheter le quart sud-ouest de la section 5, township 13, rang 5, à l'ouest du 4e méridien, et la moitié fractionnaire est de la dite section 5, située à l'ouest de la rivière Saskatchewan-Sud, les dits terrains étant décrits plus minutieusement comme suit :—

Composés premièrement du quart sud-ouest de la section 5, dans le township 13, rang 5, à l'ouest du 4e méridien, dans la province de l'Alberta, contenant 160 acres, plus ou moins, et

Deuxièmement de toute cette partie de la moitié est de la dite section 5, située à l'ouest de la rive ouest de la rivière Saskatchewan-Sud, ainsi qu'indiqué sur une carte ou un plan d'arpentage du dit township, approuvé et confirmé à Ottawa, le 27e jour de juin 1885, par Edouard Deville, arpenteur général des terres fédérales, et déposé au ministère de l'Intérieur, contenant 107 acres, plus ou moins. Les terrains concédés par ces présentes couvrent ensemble une superficie de 267 acres, plus ou moins, et sont colorés rose sur le plan ci-annexé.

Le Ministre ajoute qu'il est d'avis que cette demande soit accordée, et les terrains en question ayant été soustraits par un arrêté en conseil du 3 octobre 1911, d'une réserve pour les fins de la gendarmerie à cheval du Nord-Ouest, il recommande que la vente à la ville de Medicine-Hat en soit autorisée au prix de \$45 l'acre.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

34-4

Greffier du Conseil privé.

[310]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 8e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil de décréter ce qui suit :

Les règlements pour l'administration des havres publics au Canada, approuvés par un arrêté en conseil du 20 avril 1911, sont par ces présentes modifiés en y ajoutant l'article suivant comme article 42 (a) :

Article 42 (a). Le maître de havre a le pouvoir d'indiquer où mouillera ou sera amarré tout vaisseau totalement ou partiellement chargé d'explosifs ou de marchandises inflammables ou dangereuses, et d'ordonner le déplacement de ce vaisseau de toute partie du port ou havre à toute autre partie du port ou havre ; il a aussi le pouvoir, sujet aux règlements antérieurement adoptés ou qui le seront à l'avenir, d'indiquer où les vaisseaux peuvent charger ou décharger des explosifs ou marchandises inflammables ou dangereuses, ainsi que les précautions à observer dans et pendant ce chargement ou déchargement.

(2) Le maître de havre a le pouvoir de décider si des marchandises particulières sont explosives, inflammables ou dangereuses, sujet à appel au Ministre de la Marine et des Pêcheries par toute personne intéressée dans la décision du maître de havre et qui n'est pas satisfaite de cette décision.

(3) Quiconque désobéit aux ordres ou directions légitimes du maître de havre ou de l'assistant maître de havre donnés ou émis sous l'empire du présent règlement est passible d'une amende n'excédant pas cent piastres, et, au cas de violation continue, d'une autre amende n'excédant pas dix piastres pour chaque douze heures durant lesquelles cette violation se continue.

RODOLPHE BOUDREAU,

34-2

Greffier du Conseil privé.

[318]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mercredi, le 12e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que le bateau à vapeur "Lily", qui a été construit pour le gouvernement impérial et cédé au gouvernement canadien, a été vendu et que l'acheteur (M. A. B. Crosby, de Halifax, N.-E.) a demandé de le faire enregistrer au port de Halifax ;

Et attendu que le dit bateau a été construit en 1878, à Dartmouth par M. Eben Mosely, décédé depuis, et qu'il est impossible de se procurer un certificat du constructeur ;

Et attendu que le nom que porte le dit bateau est déjà porté par un navire britannique et que, conséquemment, d'après les règlements établis sous l'empire de l'article 2 du chapitre 65, 7-8 Edouard VII, le dit bateau ne peut être enregistré sous ce nom, et le propriétaire a demandé la permission d'employer le nom "Noreen",—

Par conséquent, il plaît au Gouverneur général en conseil, en vertu des dispositions de l'article 27 du chapitre 113 des Statuts révisés du Canada, 1906, de permettre le changement du nom du bateau à vapeur "Lily" en celui de "Noreen".

Il plaît de plus au Gouverneur général en conseil, en vertu des dispositions de l'article 60 de la *Loi de la Marine marchande, 1894*, d'exempter le requérant de l'obligation de produire le certificat du constructeur en rapport avec l'enregistrement du dit bateau.

RODOLPHE BOUDREAU,

34-2

Greffier du Conseil privé.

[336]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 13e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît au Gouverneur général en conseil, en vertu des dispositions de l'article 27 du chapitre 113 des Statuts révisés du Canada, 1906, de permettre le changement du nom du remorqueur "Challenge" en celui de "Kezia".

RODOLPHE BOUDREAU,

34-2

Greffier du Conseil privé.

[193]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil de décréter par ces présentes qu'Estevan, dans la province de Saskatchewan, soit créé port auxiliaire de douane et port d'entrepôt, et placé sous le contrôle du port de North Portal, Saskatchewan, à dater du 1er février 1913.

RODOLPHE BOUDREAU,

33-3

Greffier du Conseil privé.

[264]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 4e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions de l'article 27 du chapitre 113 des Statuts révisés du Canada, 1906, de permettre le changement du nom du bateau à gazoline "Leo" en celui de "Leo D."

RODOLPHE BOUDREAU,

33-2

Greffier du Conseil privé.

[245]

HOTEL DU GOUVERNEMENT À OTTAWA

Jeudi, le 6e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions de l'article 34 de la *Loi des terres fédérales*, d'établir les règlements suivants pour la régie de la vente des terres pour les fins d'irrigation dans la zone ci-dessous décrite, ces nouveaux règlements devant remplacer les règlements actuels :

RÈGLEMENTS RÉGISSANT LA VENTE DES TERRES
REQUISES POUR LES FINS D'IRRIGATION.

1. La vente de terres pour le dessèchement au moyen de l'irrigation, ou pour l'établissement d'un système d'irrigation, est limitée au territoire ci-dessous décrit, savoir :

Comprenant cette partie de la province d'Alberta située au sud de la borne nord des townships numérotés (28).

Comprenant cette partie de la province de la Saskatchewan décrite comme suit, savoir :

Commençant à l'intersection de la borne nord du township 28 avec le 4e méridien ; de là vers l'est suivant la borne nord des townships numérotés 28 jusqu'à la rive ouest de la rivière Saskatchewan-Sud ; de là vers le sud le long de la dite rive ouest de la rivière Saskatchewan-Sud jusqu'à un point vis-à-vis Aitkow Creek ; de là croisant la dite rivière Saskatchewan-Sud jusqu'à l'embouchure du dit Aitkow Creek ; de là en remontant la rive sud de Aitkow Creek et croisant la ligne de division entre le dit creek et la rivière Qu'Appelle jusqu'à la tête de la dite rivière Qu'Appelle ; de là descendant le côté sud de la rivière Qu'Appelle jusqu'à son intersection avec le troisième méridien ; de là vers le sud le long du dit troisième méridien jusqu'à la limite nord du township 12 ; de là vers l'est le long de la limite nord des townships numérotés 12 jusqu'à la limite ouest du rang 24 ; de là vers le sud le long de la dite limite ouest du rang 24 jusqu'à la limite nord du township 8 ; de là vers l'est le long de la limite nord des townships numérotés 8 jusqu'à la limite ouest du rang 18 ; de là vers le sud le long de la dite limite ouest du rang 18 jusqu'à la limite nord du township 4 ; de là vers l'est le long de la limite nord des townships numérotés 4 jusqu'à la limite ouest du rang 15 ; de là vers le sud le long de la limite ouest du rang 15 jusqu'à la frontière internationale ; de là vers l'ouest le long de la dite frontière internationale jusqu'au quatrième méridien ; de là vers le nord le long du quatrième méridien jusqu'au point de départ.

2. Les terres situées dans la région décrite au paragraphe un (1) peuvent être vendues pour des fins d'irrigation aux conditions suivantes :—

(a) Nulle convention de vente ne sera conclue que dans le cas où l'acquéreur aurait été autorisé à entreprendre des travaux pour l'irrigation d'une étendue des terres ainsi achetées que le Ministre de l'Intérieur trouvera suffisante, et conformément aux conditions prescrites dans les clauses *b* et *c* des présents règlements.

(b) Une des conditions de toutes les ventes faites sous l'empire des présents règlements est qu'au moins cinquante (50) pour cent du terrain vendu soit irrigué ; mais quand la superficie du terrain vendu n'excède pas un quart de section l'étendue qui devra être irriguée sera d'au moins vingt-cinq (25) pour cent du terrain vendu. Aucune vente de ce genre ne sera faite à quiconque possède, ou occupe par droit d'inscription de homestead ou de préemption, plus d'un quart de section situé à moins de vingt milles du terrain qu'il demande d'acheter sous l'empire des présents règlements, et il ne peut être fait qu'une seule de ces ventes à une même personne.

(c) Il ne peut être vendu de terrain dont l'étendue excède une section que par autorisation du Gouverneur général en conseil, et dans chacun de ces cas on imposera les conditions additionnelles qu'on jugera de l'intérêt public de prescrire.

(d) Toutes les ventes se feront au taux de cinq (\$5) piastres l'acre, payable en cinq versements annuels égaux, dont le premier écherra et sera payable soixante jours à compter du jour où la vente a été autorisée. Un intérêt au taux de cinq pour cent par année sera chargé à compter de la date de la vente.

(e) Toutes les ventes porteront comme condition que les travaux d'irrigation seront complétés à la satisfaction du Ministre de l'Intérieur, et que les terres désignées comme irrigables seront réellement irriguées durant une saison au moins avant que des lettres patentes soient émises.

(f) Si, à l'expiration de la période qui a été fixée pour la construction des travaux d'irrigation, ces travaux ne sont pas complétés, la convention de vendre les terres pourra être annulée, et toute somme payée à compte de ces travaux, ou tous travaux construits en rapport avec ce système d'irrigation, pourront être confisqués au profit de la Couronne.

(3) Toutes demandes de droits hydraulique pour des fins d'irrigation doivent être faites au Commissaire d'Irrigation, à Calgary, Alberta, et ces demandes doivent être accompagnées d'une description des terres demandées en rapport avec ces droits hydrauliques.

(4) Toutes demandes d'achat de terres pour les fins d'irrigation, en vertu des présents règlements, doivent être faites à l'agent des terres fédérales pour le district dans lequel sont situées les terres demandées.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-4

[288]

HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 7e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. Joseph Cardinal a demandé la concession gratuite du quart fractionnaire sud-est de la section 12, township 73, rang 6, à l'ouest du 5e méridien, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser la concession gratuite à M. Cardinal du quart fractionnaire sud-est de la section 12, township 73, rang 6, à l'ouest du 5e méridien, contenant 45.6 acres plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-4

[287]

HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 7e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. John Cardinal a demandé la concession gratuite du lot n° 4, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser la concession gratuite à M. Cardinal du lot n° 4, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, contenant 133.10 acres plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-4

{246]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 4e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions de l'article 54 du chapitre 45 des Statuts révisés, de décréter ce qui suit :

Le paragraphe (a) de l'article 8 des règlements de pêche spéciaux pour la province de la Colombie-Britannique établis par un arrêté en conseil du 12 mars 1910, est par ces présentes rescindé et le paragraphe suivant lui est substitué :

1. (a) L'emploi de rets autres que les rets tramaillés, les rets dits "drift-nets," les traîneaux ou les rets-à-bourse est défendu pour la pêche du hareng ou du pilchard.

Les paragraphes suivants sont par ces présentes ajoutés au dit article 8 :—

(f) Nul rets-à-bourse pour la pêche du hareng ou du pilchard n'aura plus de cent brasses de longueur, et les mailles auront un pouce étendues.

(g) Le prix du permis pour l'emploi d'un rets-à-bourse pour la pêche du hareng ou du pilchard est de soixante-quinze dollars.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-2

{234]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 6e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que les dispositions des articles 19 et 20 de la *Loi des terres fédérales*, mise en vigueur le 1er septembre 1908, pourvoient aux cas de décès ou d'aliénation mentale des personnes inscrites pour des homesteads, exemptant leurs représentants légaux de l'obligation de résidence et faisant certaines autres stipulations ;

Et attendu que la *Loi des terres fédérales* ne s'applique pas à la zone des chemins de fer de la Colombie-Britannique, qui est régie par les "Règlements concernant la vente des terres dans la zone des chemins de fer de la Colombie-Britannique", établis par un arrêté en conseil du 17 septembre 1889, et par les modifications qui y ont été faites, et que les représentants légaux des personnes décédées ou frappées d'aliénation mentale inscrites pour des homesteads ne jouissent pas de l'exemption accordée dans les mêmes cas dans les provinces des prairies ;

Et attendu qu'il est jugé nécessaire et de l'intérêt public que les dites stipulations s'appliquent à la dite zone des chemins de fer ;

Par conséquent, il plaît au Gouverneur général en conseil de décréter ce qui suit :

Les règlements ci-dessus mentionnés régissant la vente des terres fédérales dans la zone des chemins de fer de la province de la Colombie-Britannique sont par les présentes modifiés en y stipulant que les cas de décès et d'aliénation mentale des personnes inscrites pour des homesteads dans la dite zone des chemins de fer seront traités conformément aux stipulations suivantes, savoir :

Inscrits décédés.

Advenant le décès de l'inscrit pour un homestead avant le parfait accomplissement des conditions nécessaires à l'obtention des lettres patentes pour le fonds qui fait l'objet de son inscription, il sera simplement exigé de son représentant légal qu'il satisfasse aux conditions de culture et de construction d'une maison habitable pour qu'il ait droit d'obtenir, à l'expiration de trois années après la date de l'inscription ou du commencement de la résidence de l'inscrit, des lettres patentes pour le dit fonds ; ou bien le représentant légal peut céder le homestead à toute personne qui a

droit d'obtenir une inscription de homestead ; et le cessionnaire (a) après l'expiration de trois années de la date de l'inscription de homestead ou du commencement de la résidence de l'inscrit, (b) après avoir possédé le homestead pour son compte et à son avantage exclusif à compter de la date de la cession, et (c) après avoir achevé de remplir les conditions de résidence et de culture de la même manière que la personne qui a obtenu l'inscription aurait eu à y satisfaire, aura droit aux lettres patentes pour le homestead.

Inscrits aliénés.

Si un inscrit devient aliéné ou mentalement incapable, et, pour cause de cette aliénation ou incapacité mentale, dans l'impossibilité d'achever de remplir les conditions nécessaires pour obtenir les lettres patentes pour le fonds qui fait l'objet de son inscription, il sera simplement exigé du curateur ou du curateur aux biens de cet inscrit, ou de quiconque, à la mort de ce dernier, aurait droit de ce faire en sa qualité de représentant légal du dit inscrit, qu'il remplisse les conditions relativement à la construction d'une maison habitable et à la culture avant l'émission des lettres patentes ; mais celles-ci ne seront pas délivrées avant l'expiration de trois années à compter de la date de l'inscription ou du commencement de la résidence de l'inscrit.

RODOLPHE BOUDREAU,
33-4 Greffier du Conseil privé.

{2341]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 3e jour d'octobre 1911.

PRÉSENT :

SON EXCELLENCE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 2 octobre 1911, qu'un arrêté en conseil daté le 27 juin 1889 a autorisé la mise en réserve pour la Police à cheval du Nord-Ouest, à Medicine Hat, cette partie de la section 32 située au nord de la rivière et le quart nord ouest de la section 33 situé à l'ouest de la rivière, dans le township 12, ainsi que le quart sud-ouest de la section 5 et la moitié est de la section 5, situés à l'ouest de la rivière, dans le township 13, le tout dans le rang 5, à l'ouest du 4e méridien.

Le contrôleur de la police à cheval du Nord-ouest ayant récemment avisé le Ministre que les terres ci-dessus décrites ne sont plus requises pour les fins de la police, le Ministre recommande que les terres susdites soient soustraites de la réserve autorisée par l'arrêté en conseil ci-dessus mentionné.

Le Ministre représente de plus que la ville de Medicine Hat, par une résolution de son conseil municipal, a demandé, pour l'emplacement d'un parc, une partie de la moitié nord de la section 32, township 12, rang 5, à l'ouest du 4e méridien, antérieurement réservée pour la police à cheval du Nord-Ouest.

Comme ces terrains ne sont plus requis pour les fins de la police, le Ministre recommande qu'en vertu des dispositions du paragraphe (d) de l'article 76 de la *Loi des Terres fédérales* cette partie de la section 32 située au nord de la branche sud de la rivière Saskatchewan, et cette partie du quart nord-ouest de la section 33 située à l'ouest de la rivière, dans le township 12, rang 5, à l'ouest du 4e méridien, contenant 176.50 acres, soient mises en réserve et affectées aux fins d'un parc et que la concession à la ville de Medicine Hat en soit autorisée pour les fins ci-dessus mentionnées.

Le Ministre fait observer qu'il se trouve ci-annexé un tracé d'une partie des townships 12 et 13, rang 5, à l'ouest du 4e méridien, indiquant en rose les terres qui ne sont plus requises pour les fins de la police à cheval du Nord-Ouest, et en rose haché de vert les terres qu'on se propose de céder à la ville de Medicine Hat.

Le Ministre soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
32-4 Greffier du Conseil privé.

[188]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 18 novembre 1912, que la compagnie dite "The Southern Alberta Land Company, Limited," en vertu des dispositions de la *Loi d'irrigation*, a été autorisée à construire un réservoir dans les townships 13 et 14, rang 10, à l'ouest du 4e méridien, que ce réservoir couvre tout ou partie de certains quarts de sections occupés par inscription de homestead ou de préemption et que pour le bon fonctionnement du système d'irrigation de la dite compagnie, il est nécessaire que le terrain compris dans l'emplacement du dit réservoir appartienne à la compagnie ou soit sous son contrôle.

Le Ministre représente que dans certains cas, tout le terrain ainsi occupé par inscription de homestead ou de préemption est requis pour les fins du réservoir ; dans d'autres cas la majeure partie du terrain ainsi occupé est comprise dans l'inscription et, à son avis, ce qui en reste n'est pas suffisant pour le soutien d'une famille, par l'exploitation agricole ordinaire.

Par conséquent, le Ministre recommande qu'il soit permis à la "Southern Alberta Land Company Limited," d'acheter de ceux qui les occupent par inscription de homestead ou de préemption les terrains désignés dans le tableau ci-annexé, et d'obtenir de ces colons des actes d'abandon ou de cession de tout droit ou intérêt dans les dits terrains, ces actes d'abandon ou de cession devant être déposés par la compagnie chez le ministre de l'Intérieur ; dès qu'auront été ainsi déposés ces actes d'abandon ou de cession faisant preuve de l'extinction de tout droit et intérêt des inscrits dans les dits terrains, les lettres patentes en seront accordées à la "Southern Alberta Land Company, Limited," sans autre paiement ou condition, et chacun des inscrits qui cède ainsi ses droits et intérêts dans un terrain aura le privilège d'acquiescer par inscription de homestead une même étendue de terrains ailleurs, et la période de résidence de chacun de ces inscrits sur le terrain cédé sera comptée en accomplissement des obligations de résidence exigées par la loi sur les terres qu'il choisira en remplacement du terrain cédé.

Le Ministre ajoute que les terrains affectés et les noms des inscrits respectifs sont les suivants et sont de plus indiqués sur le plan ci-annexé :

1. La moitié sud de la section 34, township 13, rang 10, à l'ouest du 4e méridien, occupée par inscription de homestead et de préemption par Milton D. Clark ;

2. La moitié ouest de la section 35, township 13, rang 10, à l'ouest du 4e méridien, occupée par inscription de homestead et de préemption par Max Con ;

3. La moitié nord de la section 34, township 13, rang 10, à l'ouest du 4e méridien, occupée par inscription de homestead et de préemption par James Bell ;

4. Le quart nord-est de la section 33, township 13, rang 10, à l'ouest du 4e méridien, occupé par inscription de homestead par John Stewart.

5. Le quart nord-ouest de la section 33, township 13, rang 10, à l'ouest du 4e méridien, occupé par inscription de homestead par Samuel Tucker ;

6. Le quart sud-est de la section 33, township 13, rang 10, à l'ouest du 4e méridien, occupé par inscription de homestead par Edward Altman.

Le Ministre ajoute que la moitié est de la section 35, township 13, rang 10, à l'ouest du 4e méridien, est occupée par M. A. M. Lyon, le quart nord-est de la dite section par préemption et le quart sud-est par inscription de homestead et que le réservoir ci-dessus mentionné couvre 110.8 acres du dit quart nord-est.

Le Ministre recommande de plus qu'il soit permis à la "Southern Alberta Land Company, Limited," d'acheter tout droit et intérêt du dit A. M. Lyon dans cette partie du quart nord-est de la section 35, township 13, rang 10, à l'ouest du 4e méridien, couverte par le dit réservoir, soit 110.8 acres plus ou moins, et d'obtenir du dit A. M. Lyon un acte d'abandon ou de cession de tout tel droit et intérêt, cet acte d'abandon ou de cession devant être déposé par la compagnie chez le Ministre de l'Intérieur ; dès qu'aura été ainsi déposée

cette preuve de la cession des droits de M. A. M. Lyon les lettres patentes du terrain ainsi cédé seront accordées à la compagnie sans autre paiement ou condition, et le dit A. M. Lyon aura le privilège d'acheter ailleurs, sous l'empire des règlements régissant les inscriptions de préemption, un autre quart de section, pourvu toutefois que M. A. M. Lyon ne soit pas astreint aux obligations de résidence sur le terrain qu'il aura ainsi choisi.

Le comité appuie les recommandations ci-dessus et les soumet pour approbation.

RODOLPHE BOUDREAU,

32-4

Greffier du Conseil privé.

[6]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil de décréter qu'outre les pays britanniques énumérés à l'article 3 du paragraphe 1 du tarif des douanes de 1907, Loi concernant les droits de douane, et en vertu de l'article 4 de la dite loi, les produits naturels et fabriqués des pays suivants jouissent du bénéfice du tarif de préférence britannique, subordonnement aux dispositions de la dite loi, savoir :

Le Swaziland,
Le Bazutoland,
Le Protectorat de Bechouanaland,
La Rhodésie du Nord,
Le Protectorat de Nyasaland,
Le Protectorat d'Uganda,
Le Protectorat de l'Afrique Orientale,
Le Protectorat de la Haute Nigeria,
La Colonie et le Protectorat de la Basse Nigeria,
La Côte d'Or,
Sierra Leone,
La Gambie,
Le Protectorat de Somaliland,
Les Etats Malais Fédérés,
Bornéo Britannique du Nord,
Sarawak,
Brunai,
Maurice et ses dépendances,
Les Seychelles,
Ste-Hélène,
Ascension,
Iles des Amis ou Archipel de Tonga,
Fiji,
Iles Falkland,
Honduras Britannique,

32-3

RODOLPHE BOUDREAU,

Greffier du Conseil privé.

[196]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que demande a été faite au nom de la province de la Saskatchewan d'investir Sa Majesté le Roi George V, pour l'usage de la dite province, du titre du quart fractionnaire sud-est de la section 28, township 43, rang 16, à l'ouest du 3e méridien, pour l'emplacement d'un asile d'aliénés ;

Et attendu que le colon occupant ce homestead a cédé à la Couronne ses droits à ce quart de section et que le Ministre de l'Intérieur est d'avis que cette demande soit accordée,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil de décréter que Sa Majesté le Roi George V soit investi, pour l'usage de la province de la Saskatchewan, du titre du dit quart fractionnaire sud-est de la section 28, township 43, rang 16, à l'ouest du 3e méridien.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

[1895]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 3e jour d'octobre 1913.

PRÉSENT :

SON EXCELLENCE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 3 août 1911, qu'en vertu des dispositions de la loi d'irrigation la compagnie dite "The Southern Alberta Land Company, Limited," a été autorisée à construire un système d'irrigation tirant l'eau de la rivière Bow à un endroit dans le quart sud-est de la section 31, township 21, rang 25, à l'ouest du 4e méridien, et que sous l'empire de cette autorisation la compagnie a arpenté et partiellement creusé un canal à partir du dit endroit jusqu'à et à travers le terrain qui doit être irrigué ;

Le Ministre ajoute qu'en vertu de l'autorité que lui confère l'article 54 de la Loi d'irrigation des règlements ont été établis pour la concession gratuite du droit de passage des canaux et fossés d'irrigation, ce droit de passage comprenant en outre de la largeur du canal ou fossé une lisière marginale n'excédant pas vingt pieds d'un côté et dix pieds de l'autre côté du dit canal ou fossé, pour en permettre la mise en opération et les réparations. Les dits règlements autorisent aussi la concession d'une plus grande largeur de terrain, mais n'excédant pas dix acres en tout, lorsqu'il est démontré que ce terrain est nécessaire pour le bon fonctionnement du système d'irrigation ;

Vu les dimensions du canal que creuse actuellement la compagnie susdite, la profondeur de la tranchée à certains points et la hauteur du remblai à d'autres endroits, il a été jugé nécessaire dans certains cas d'inclore une plus grande superficie dans le droit de passage afin de pouvoir disposer des déblais et faciliter l'entretien des travaux ;

Toutes les terres mentionnées ci-dessous sont occupées en vertu d'inscriptions de homestead ou de préemption et les inscrits ont dans chaque cas cédé par convention à la compagnie dite "Southern Alberta Land Company, Limited," le droit de passage pour son canal sur ces terres, les dites conventions étant maintenant enregistrées au ministère de l'Intérieur ;

Par conséquent, le Ministre recommande que l'autorisation soit donnée de concéder gratuitement à la compagnie dite "Southern Alberta Land Company, Ltd.," par permis d'occupation, le droit de passage pour son entreprise sur et à travers les terres ci-dessous décrites, mais n'excédant pas la superficie mentionnée dans chaque cas, ainsi qu'indiqué sur le plan des travaux déposé au bureau du Commissaire d'irrigation et au ministère de l'Intérieur et enregistré au bureau du registraire des titres de terres à Calgary, dans la province d'Alberta, sous la désignation "Irr. 158," cette concession demeurant valide tant que les travaux ci-dessus mentionnés serviront aux fins d'irrigation, savoir :—

1. Le quart sud-ouest de la section 30, township 13, rang 17, à l'ouest du 4e méridien, comprenant 20.02 acres, plus ou moins.

2. Le quart nord-est de la section 28, township 13, rang 18, à l'ouest du 4e méridien, comprenant 11.31 acres, plus ou moins.

3. Le quart sud-ouest de la section 17, township 14, rang 19, à l'ouest du 4e méridien, comprenant 11.20 acres, plus ou moins.

4. Le quart sud-ouest de la section 31, township 13, rang 18, à l'ouest du 4e méridien, comprenant 14.31 acres, plus ou moins.

5. Le quart nord-est de la section 24, township 14, rang 20, à l'ouest du 4e méridien, comprenant 11.10 acres plus ou moins.

6. Le quart sud-est de la section 23, township 13, rang 18, à l'ouest du 4e méridien, comprenant 21.35 acres plus ou moins.

7. Le quart nord-ouest de la section 28, township 13, rang 18, à l'ouest du 4e méridien, comprenant 13.67 acres plus ou moins.

8. Le quart sud-est de la section 31, township 13, rang 18, à l'ouest du 4e méridien, comprenant 14.31 acres plus ou moins.

9. Le quart sud-ouest de la section 32, township 13, rang 18, à l'ouest du 4e méridien, comprenant 10.38 acres plus ou moins.

10. Le quart sud-ouest de la section 9, township 14, rang 19, à l'ouest du 4e méridien, comprenant 12.21 acres plus ou moins.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

31-4

Greffier du Conseil privé.

[167]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 14 janvier 1913, que les règlements de mines de quartz, approuvés par un arrêté en conseil du 13 août 1908, prescrivant qu'un claim minier doit être marqué de deux poteaux légaux placés aussi près que possible sur la ligne du filon ou de la veine, et qu'un poteau sera aussi planté à l'endroit où le minerai a été découvert.

Le Ministre ajoute que par un arrêté en conseil daté le 8 mai 1912 W. Tees Curran et L. O. Armstrong, de Montréal, ont été autorisés à jalonner en leur propre nom et en celui d'autres personnes, au cours de l'année 1912, cinquante claims miniers sur tout terrain disponible situé sur les îles de la Baie d'Hudson, près de la rive est, dans le district provisoire d'Ungava, et d'en obtenir l'inscription en vertu des dispositions des règlements.

En vertu des dispositions de l'arrêté en conseil susdit, M. Curran a maintenant présenté au Ministère de l'Intérieur des demandes d'inscription pour trente claims miniers situés sur trois petites îles de la baie d'Hudson. Il a été représenté que ces îles ne sont pas boisées et comme on ne peut les atteindre que par le chemin de terre il a été impossible d'y transporter pour marquer ces claims le nombre de poteaux suffisant de la grosseur prescrite par les règlements. Pour cette raison ces claims ont été marqués au moyen de cairns de pierres au lieu des poteaux ordinaires prescrits par les règlements.

Le Ministre représente que d'après les affidavits déposés au Ministère de l'Intérieur il appert que les requérants ont véritablement découvert des minéraux sur les îles en question, qu'ils ont vraiment essayé de se conformer aux dispositions des règlements, et qu'ils ont encouru une forte dépense en rapport avec l'expédition de découverte.

Par conséquent, le Ministre demande l'autorisation d'exempter les requérants de l'observation des formalités ci-dessus mentionnées en rapport avec le jalonnage et d'accorder l'inscription des claims en question, pourvu que les requérants aient observé les autres stipulations des règlements.

Le comité soumet cette demande pour approbation.

RODOLPHE BOUDREAU,

32-4

Greffier du Conseil privé.

[243]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 6e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil de décréter ce qui suit :—

Le premier paragraphe de l'article 2 des règlements régissant les houillères, règlements établis par un arrêté en conseil du 20 avril 1910 et modifiés par des arrêtés en conseil subséquents, est par ces présentes rescindé et le paragraphe suivant lui est substitué :

"2. La superficie couverte par une location de mine de houille n'excédera pas 2,560 acres au maximum, et personne ne pourra acquérir plus d'une location, sauf par cession."

RODOLPHE BOUDREAU,

33-4

Greffier du Conseil privé.

AVIS DU GOUVERNEMENT.

Liberty Tailors, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 1er jour de février 1913, constituant en corporation Charles Alexander Pope, Gregor Barclay et William Bridges Scott, avocats, James Geary Cartwright, comptable, et Robert Edwin Moyse, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, vendre et disposer de toutes sortes de vêtements, hardes et habillements, garnitures, marchandises de fantaisie et articles de même nature et toutes autres choses nécessaires ou reliées à un tel commerce, ou qui sont ou peuvent être utilisés ou vendus par ceux qui sont engagés dans ce commerce ; (b) Acheter ou autrement acquérir, détenir, louer, vendre ou autrement disposer de toute propriété mobilière ou immobilière, droits, privilèges, concessions, patentes, dessins, marques de commerce ou noms de commerce qui seraient nécessaires ou utiles à l'exercice de l'industrie de la compagnie ; (c) Eriger, construire, entretenir et exploiter des bâtiments, travaux, machinerie, et commodités qui seront censés propres à atteindre directement ou indirectement l'un quelconque des objets de la compagnie ; (d) Acheter ou autrement acquérir ou entreprendre la totalité ou une partie de l'industrie, propriété, actif ou passif de toute personne, société ou compagnie engagée dans une industrie dont les objets sont en tout ou en partie semblables à ceux de la compagnie ou en possession de propriété propre aux fins de la compagnie ; (e) Emettre des actions acquittées, obligations ou débetures pour le paiement complet ou partiel de toute propriété, mobilière ou immobilière, droits, réclamations, privilèges, concessions ou autres avantages que la compagnie pourra légalement acquérir ; (f) Acheter, acquérir, détenir, et posséder le capital-actions ou les valeurs de toute autre compagnie exerçant ou engagée dans toute industrie que la présente compagnie est autorisée à exercer ou entreprendre, et vendre ou autrement disposer de ces actions ou valeurs, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (g) Distribuer entre les actionnaires de la compagnie en nature la propriété ou les biens de la compagnie ; (h) Se fusionner avec toute autre compagnie ou compagnies dont les objets sont semblables ou comprennent des objets semblables à ceux de la présente compagnie ; (i) Vendre, louer, échanger, ou autrement disposer, en tout ou en partie, de la propriété, droits ou entreprise de la compagnie, pour la compensation qui sera convenue ; (j) Faire tous les actes et choses et exercer toute industrie, manufacturière ou autre, qui seront reliés aux fins ou objets de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Liberty Tailors, Limited," avec un capital-actions de dix mille dollars, divisé en 200 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

Marcil Trust Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 4e jour de février 1913, constituant en corporation l'honorable Charles Marcil, membre du Conseil privé de Sa Majesté pour le Canada, John Phelan Callaghan et Arthur Sidney Renshaw, gérants, Joseph Adhémar Ogden, notaire, Alfred Gravel, comptable, John Ogilvy Harris, surintendant de constructions, et Alfred Bureau, gérant de bureau, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Accepter, remplir et exécuter

tous fidéicommis et pouvoirs de tous genres qui pourront être donnés, confiés ou livrés à la compagnie par toute personne ou tout corps politique ou corporation ou autre autorité par donation, transport, transfert, testament, legs ou autrement ou qui pourraient être confiés, livrés, transférés ou donnés par toute cour d'archives ou aux conditions qui seront agréées ou que le tribunal, en cas d'incapacité, approuvera ; prendre, recevoir, détenir et transporter tous biens, biens-fonds et propriétés, mobilières et immobilières, qui pourront être accordés, confiés ou transférés à la compagnie avec son assentiment à ce ou ces fidéicommis ; (b) Accepter et occuper l'emploi et accomplir tous les devoirs de receveur, fidéicommissaire, cessionnaire, syndic pour le bénéfice des créanciers, liquidateur, exécuteur, administrateur, curateur aux biens des faillis, gardien de la personne ou de la propriété, séquestre judiciaire, tuteur et subrogé tuteur aux mineurs, curateur aux interdits et à toutes autres personnes auxquelques des curateurs peuvent être nommés, conseils judiciaires, curateurs aux substitutions, et dans tous les autres cas où des curateurs à la propriété peuvent être nommés, lorsqu'ils le sont de la même manière que des individus sont désignés pour occuper cet emploi ; (c) Agir comme agence ou association pour ou au nom d'autres qui lui confient des deniers pour prêter ou placer et garantir aussi le remboursement du principal ou le paiement de l'intérêt ou les deux de tous deniers confiés à la compagnie pour en faire le placement ; et afin d'assurer la compagnie contre les pertes sur toutes garanties ou obligations ou avances faites par la compagnie, recevoir et disposer de toutes de propriétés ou valeurs confiées, engagées, hypothéquées ou cédées à la compagnie ou entreposées par elle en rapport avec telle garantie, obligation, avance ou placement ; (d) Agir en qualité d'agents, courtiers, fondés de pouvoirs ou principaux pour la transaction d'affaires générales, ou au sujet de l'administration de propriétés mobilières ou immobilières, et agir en qualité d'agents et fiduciaires au sujet de l'administration de fonds d'amortissement pour toute personne, corporation ou compagnie ; accepter et exécuter tout mandat ayant pour objet d'émettre, contresigner, garantir ou engager, vendre ou acheter des actions, obligations, débetures ou autres valeurs, mobilières, immobilières ou mixtes ; agir en qualité d'agents aux fins d'enregistrer ou contresigner des certificats d'actions, obligations ou autres valeurs ou titres de toute personne, gouvernement, province, pays étranger ou de toute personne, compagnie, corporation, municipalité ou association et recevoir et administrer des fonds d'amortissement s'y rattachant ; agir en qualité d'agents pour enregistrer ou contresigner des certificats d'actions ou autres valeurs, et remplir tous contrats que ce soit, et plus spécialement et sans limiter les termes ci-dessus, agir en qualité d'agents financiers, d'enregistrement et de transfert pour toute personne, gouvernement, municipalité, corps politique ou corporation, et en cette qualité recevoir et dépenser des fonds, et transférer, enregistrer et contresigner des certificats d'actions, obligations et autres titres, et agir en qualité d'agents pour toute personne, gouvernement ou corporation de pays étrangers ou du Canada ; agir en qualité d'agents pour toute personne, corporation ou compagnie pour recouvrer les coupons d'intérêt sur toutes sortes de valeurs ; (e) Vendre des hypothèques ou autres valeurs ; vendre ou autrement disposer de toute propriété immobilière, détenue à une époque quelconque par la compagnie ; (f) Acheter, vendre et céder des actions, stocks, obligations, débetures et valeurs de toutes corporations municipales et autres, ou de compagnies à fonds social, ou de valeurs fédérales, provinciales, anglaises, étrangères ou autres valeurs publiques ou des biens-fonds, baux et autres droits en des biens-fonds, ainsi que des biens meubles, et soit en qualité de principaux ou d'agents, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (g) Recevoir des effets mobiliers de toute sorte en dépôt et faire les opérations générales d'une compagnie dépositaire ou entrepositaire, et, plus spécialement construire, entretenir, exploiter et louer les bâtiments et constructions convenables pour recevoir et emmagasiner des effets mobiliers de tous genres ; agir en qualité d'agents, consignataires et dépositaires de tels effets mobiliers et prendre toutes sortes d'effets mobiliers en dépôt et

garde, aux conditions qui seront agréées ; (h) Acquérir par achat, bail, échange ou autrement et détenir, améliorer, subdiviser, construire, utiliser, administrer, arrester, transférer, vendre, échanger et céder toutes sortes de biens meubles et immeubles, et construire, ériger, réparer et altérer des maisons, magasins, entrepôts et autres constructions sur ces terrains ou sur toute partie de tels immeubles, et à ces fins exercer l'industrie d'ingénieurs, architectes et constructeurs ; (i) Emettre des actions acquittées, obligations ou débetures ou autres valeurs en plein paiement ou en paiement partiel de toute propriété mobilière ou immobilière, droits, baux, affaires, franchises, entreprises, pouvoirs, privilèges, licences ou concessions que la compagnie pourra légalement acquérir, et en plein paiement ou en paiement partiel ou en échange d'actions, obligations, débetures ou autres valeurs de toute autre compagnie exerçant une industrie semblable ou se rattachant à l'industrie de la présente compagnie, sur sa propre propriété ; (j) Promouvoir, organiser, régir ou développer, ou aider à promouvoir, organiser, régir ou développer toute corporation, compagnie syndicat, ou entreprise et faire tous les actes nécessaires à cette fin ou s'y rattachant ; et dans ce but, souscrire, acheter et vendre les débetures, obligations, débetures hypothécaires et toutes les autres valeurs de telle compagnie et d'autre manière employer les fonds ou le crédit de la compagnie en la manière qui sera jugée convenable pour ces fins, soit en employant actuellement toute partie des deniers de la compagnie dans ce but ou en plaçant sur le marché ou en garantissant l'émission ou le paiement de l'intérêt sur les actions, débetures, obligations, débetures hypothécaires, stocks ou autres valeurs de telle autre compagnie ; et agir en qualité d'agents afin de percevoir et convertir en deniers ses propres valeurs et biens engagés ; et administrer, régir, liquider et terminer les affaires de successions, personnes, sociétés, associations et corporations et faire tous les actes et choses nécessaires à ces fins ou s'y rattachant ; (k) Garantir le paiement de toutes débetures, actions, débetures, obligations ou tous placements ou valeurs détenues ou cédées par la compagnie ainsi que l'intérêt sur ces dites valeurs ; (l) Agir en qualité de fiduciaires au sujet de toutes débetures, obligations, mortgages, hypothèques ou autres valeurs émises conformément à la loi par toute corporation municipale ou autre, ou par toute personne, maison ou compagnie ; détenir la propriété hypothéquée ou engagée pour garantir le paiement de débetures, obligations, hypothèques et toutes autres valeurs et créances, et agir au sujet de telle propriété conformément et selon le but mentionné dans l'instrument créant cette hypothèque, obligation, engagement ou valeur ; (m) Prêter des fonds, garantir les contrats ou autrement aider les personnes avec lesquelles la compagnie aurait des relations d'affaires et en particulier les acquéreurs de terrains ou autre propriété de la compagnie ; (n) Acheter ou autrement acquérir, détenir et vendre ou autrement céder la propriété mobilière ou immobilière détenue par la compagnie, ou en sa qualité de fiduciaire, ou à son propre compte comme agents, courtiers, fondés de pouvoirs, principaux ou autrement ; (o) Acheter, améliorer, régir, développer, échanger, arrester, transférer, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie ; (p) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (q) Acheter, louer ou autrement acquérir toute industrie semblable, dans son caractère et ses objets, à celle de la présente compagnie ; (r) Faire des recherches, examiner, faire rapport et apurer les livres, factures, conditions, solvabilité, perspectives, industrie et affaires de corporations, sociétés, maisons et individus lorsqu'elle en sera requise et autorisée par toutes telles corporations, sociétés, maisons et individus et aussi lorsqu'elle en recevra l'ordre d'un tribunal de juridiction compétente ; (s) S'enquérir, examiner et faire rapport sur le titre et la valeur de propriétés, mobilières ou immobilières, privées ou publiques ; ou sur la légalité de toute émission d'obligations, débetures ou autres valeurs de toute corporation ou sur les circonstances de toute industrie, affaire ou entreprise, et généralement de tous biens, propriété ou droits, garantir ou non tous tels rapports ; (t) Placer et appliquer les fonds disponibles

de la compagnie en les valeurs et de la manière qui sera déterminée de temps à autre et varier ces placements et les vendre ou autrement en disposer ; (u) Distribuer entre les actionnaires de la compagnie, en espèces ou autrement, selon qu'il a été résolu, tous biens de la compagnie et en particulier les actions, obligations, débetures ou valeurs de toute autre compagnie formée dans le but de prendre à son nom la totalité ou une partie des biens ou engagements de la présente compagnie ; (v) Vendre, arrester ou autrement céder la propriété et l'entreprise de la compagnie, ou toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour les actions, débetures, obligations ou valeurs de toute autre compagnie ; (w) Conclure des conventions au sujet du partage des profits ou la fusion des intérêts avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou de s'engager dans une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, et prendre ou autrement acquérir des actions, obligations et valeurs de toute telle compagnie ou corporation, et les vendre, détenir, émettre ou ré-émettre, avec ou sans garantie ou autrement en disposer ; (x) Exercer toute autre industrie que la compagnie jugera capable d'être convenablement exercée en rapport avec ce qui précède ou de nature à augmenter directement ou indirectement la valeur des biens et droits de la compagnie ou les rendre profitables ; (y) Faire tous et chacun les actes et choses ci-dessus en qualité de principaux, entrepreneurs, syndics, agents ou autrement, et par et au moyen de syndics, agents, ou autrement, et soit seuls ou conjointement avec d'autres ; (z) Les pouvoirs conférés par chaque paragraphe ne seront en aucune manière ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Marcel Trust Company, Limited," avec un capital-actions d'un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

Jackson & Savage, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de février 1913, constituant en corporation Wilfrid Bovey et Robertson Fleet, avocats, Joseph Alphonse L'Heureux, teneur de livres, Harry Arthur Ellis, comptable, et Lillian Montgomery Gamble et Edith Helen Delight, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de manufacturiers et marchands de chaussures de toutes sortes et de manufacturiers et marchands de tous matériaux et articles capables d'être employés en rapport avec l'industrie de la chaussure ; (b) Faire le commerce et traiter tous ou chacun des produits secondaires de tous articles fabriqués par la compagnie, ou qu'elle a le pouvoir de fabriquer, et acheter, vendre, manufacturer et autrement céder toutes substances, matériaux, effets et choses capables d'être employés en rapport avec l'achat, la vente et le traitement de tels produits secondaires ; (c) Exercer toute autre industrie (manufacturière ou non) que la compagnie jugera capable d'être avantageusement exercée en rapport avec ce qui précède, ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie, ou les rendre profitables ; (d) Acheter, acquérir et entreprendre la totalité ou toute partie des affaires, propriété et engagements ou tout bien particulier ou droit de toute personne, société ou compagnie engagée dans une industrie que la présente compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie, et les payer, si la chose est jugée opportune, au moyen d'actions acquittées ou

autrement ; (e) Demander, acheter, ou acquérir autrement tous brevets, brevets d'invention, licences, concessions et autres choses semblables conférant un droit exclusif, non exclusif ou limité d'utiliser, ou toute information secrète ou autre concernant toute invention qui pourrait être employée pour aucune des fins de la compagnie, ou dont l'acquisition pourrait sembler profitable à la compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des permis pour leur usage ou faire valoir autrement les biens, droits, intérêts ou informations ainsi acquises ; (f) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement ; (g) Souscrire, prendre ou de toute manière acquérir les stocks, actions, obligations, débetures ou autres valeurs de toute compagnie dont les objets sont semblables à ceux de la présente compagnie, et les vendre ou autrement en disposer, nonobstant les dispositions de l'article 44 de la dite loi ; garantir toutes obligations, débetures ou valeurs ainsi vendues ou cédées par toute compagnie ou de toute telle compagnie ayant de tels objets ou exerçant une industrie reliée aux objets de la présente compagnie ; (h) Vendre ou autrement disposer en tout ou en partie des biens meubles et immeubles et entreprises de la compagnie, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures et valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (i) Faire l'une ou plusieurs des choses ci-dessus, soit en qualité de principaux, agents, entrepreneurs, syndics ou autrement et soit seuls ou conjointement avec d'autres. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Jackson & Savage, Limited," avec un capital-actions de quatre cent cinquante mille dollars, divisé en 4,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

Lake Erie and Quebec Transportation Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 31e jour de janvier 1913, constituant en corporation Francis George Bush, teneur de livres, George Robert Drennan, sténographe, Michael Joseph O'Brien et Herbert William Jackson, commis, et Gordon Francis Macnaughton, étudiant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter, vendre, faire, manufacturer, bâtir, affréter, altérer, meubler, équiper, réparer, entretenir, exploiter et faire le commerce de navires, vaisseaux, remorqueurs, allèges, houille, bois de construction, machines, chaudières, agrès, machinerie, et tels autres articles qui entrent dans la construction de navires, vaisseaux, remorqueurs, barges et allèges ; et exercer toutes et chacune des industries de propriétaires de navires, remorqueurs, allèges et barges, gardiens de quais, entrepositaires, magasiniers, propriétaires de docks, voituriers, agents de navigation et de fret, marchands de produits et en général agents expéditeurs et agents en général, et toutes autres industries reliées aux navires ou la navigation ou le voiturage ou transport des passagers, troupes, malles, animaux sur pied ou abattus, produits, marchandises ou effets ; (b) Voiturier, ou transporter ou faire des arrangements concernant le voiturage ou transport des passagers et des marchandises, par terre ou par eau, d'un endroit à d'autres endroits, ou d'un port à d'autres ports, ou sur les mers, les rivières ou les canaux ; (c) Placer et

disposer des fonds disponibles de la compagnie, pour les fins de la compagnie, de temps à autre, et faire des avances de fonds, garantir les contrats ou engagements, se porter caution et aider financièrement toute personne, maison, compagnie ou corporation engagée dans une industrie semblable à celle que la présente compagnie est autorisée à exercer ; (d) Acheter ou autrement acquérir toute part ou intérêt dans la totalité ou une partie de l'industrie, clientèle et biens de toute personne, maison ou compagnie engagée dans une industrie reliée aux objets de la présente compagnie, et entreprendre la totalité ou une partie des engagements ou dettes de telle personne, maison ou compagnie, et exercer, conduire et liquider toute telle industrie ainsi acquise ; et passer et exécuter tous contrats ou conventions avec toute telle personne, maison ou compagnie comme susdit, au sujet de la fusion, risques communs, coopération, partage des profits, aide mutuelle ou autrement, et accepter sous forme de compensation pour tous tels contrats ou conventions, des actions, débetures ou valeurs de toute semblable compagnie ; (e) Payer pour tous services rendus à la compagnie et pour toute propriété ou droits acquis par la compagnie en la manière qui sera jugée convenable, et, avec l'approbation des actionnaires, au moyen d'actions ou de valeurs de la compagnie ; (f) Vendre, transférer ou disposer de la totalité ou d'une partie de l'industrie ou entreprise de la compagnie à toute semblable compagnie (promue par la présente compagnie ou non) ou à toute personne, maison ou compagnie engagée dans une semblable industrie, et accepter en compensation de toute telle vente, transfert ou disposition des actions, débetures, actions-débetures, obligations ou valeurs de toute autre semblable compagnie ; (g) Distribuer entre les membres de la compagnie, en nature, toutes actions, débetures, valeurs ou propriété appartenant à la compagnie ; (h) Faire tous les autres actes et choses qui seront nécessaires pour atteindre les objets susdits ou aucun d'eux ; (i) Les pouvoirs énumérés dans chaque paragraphe de la présente charte ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tout autre paragraphe, et généralement faire tout ce qui se rapportera à l'exercice des objets de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Laké Erie & Quebec Transportation Company, Limited", avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

Metropolitan Realty and Investment Company of Canada, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 7e jour de février 1913, constituant en corporation Joseph Henri Poulin, gérant, Alphonse Demers, agent financier, Rolland Préfontaine, ingénieur civil, et George Arthur Langlois, chimiste, tous de la cité de Montréal, dans la province de Québec, et François Delâge Lavigueur, du village de Belœil, dans la dite province de Québec, manufacturier, pour les fins suivantes :—(a) Faire les opérations générales d'une agence financière et de courtage et en particulier agir en qualité d'agents et courtiers pour prêter, payer, transmettre et recouvrer des deniers, pour vendre, transférer et enregistrer des obligations, actions et autres valeurs, pour acheter, vendre, échanger, louer, embellir, développer et administrer toute propriété, industrie et entreprise, et pour régir, contrôler ou diriger des syndicats, sociétés, associations, compagnies ou corporations ; (b) Acquérir, détenir, posséder, vendre, transférer, échanger, louer ou autrement disposer de toute propriété, mobilière et immobilière, y compris les obligations, stocks et autres va-

leurs de tous gouvernements, corporations municipales ou scolaires, et de banque et autres compagnies dûment constituées, et utiliser, détenir et améliorer des terrains, tènements, héritages, immeubles et intérêts en telles propriétés ; (c) Développer, améliorer et diviser toute telle propriété en lots à bâtir, rues, ruelles, squares ou autrement et sur cette propriété faire, construire, ériger et entretenir des chemins, ponts et autres communications intérieures, maisons, moulins, fabriques et autres bâtiments nécessaires ou propres à l'occupation ou l'amélioration de toute telle propriété ; (d) Faire des avances d'argent sous forme de prêts pour la construction ou des améliorations, aux acquéreurs ou locataires de n'importe quelle partie des terrains de la compagnie et aider par le moyen d'avances ou autrement à la construction ou l'entretien de routes, rues, aqueducs, égouts, travaux et autres améliorations de nature à faciliter l'accès aux propriétés de la compagnie ou à en accroître la valeur ; (e) Payer pour toute propriété, droits ou choses acquises par la compagnie ou pour services rendus à la compagnie en actions acquittées du capital social de la compagnie ; (f) Prendre et détenir des mortgages, hypothèques, gages ou charges pour garantir le paiement du prix d'achat de toute propriété vendue par la compagnie ou tous deniers dus à la compagnie par les acquéreurs ou avancés par la compagnie aux acquéreurs ou pour des fins de construction ou autres embellissements ; (g) Promouvoir, organiser, régir et développer toute corporation ou compagnie exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie ; (h) Conclure des conventions avec tous gouvernements ou autorités municipales, locales ou autres, qui seront jugées propres à atteindre les fins de la compagnie ou aucune d'elles, et obtenir de tout tel gouvernement, ou autorité, tous droits, privilèges et concessions que la compagnie jugera à propos d'obtenir, et exercer, exécuter et se conformer à tous tels arrangements, droits, privilèges et concessions, avec la faculté d'affecter toute partie des actions, obligations et biens de la compagnie au paiement des frais et dépens encourus à leur sujet ; (i) Exercer toute autre industrie, entreprise, pouvoir ou droit capable d'être convenablement exercé en rapport avec l'un quelconque des objets ci-dessus ou qui pourrait profiter directement ou indirectement à leurs objets ou en faciliter l'exécution ou les rendre profitables ; (j) Acquérir, posséder, utiliser, développer ou autrement employer les subventions, droits, privilèges, permis et franchises reliés aux fins de la compagnie ; (k) Aider au moyen de prêts ou avances de fonds, endossements ou en garantissant ses contrats ou ses entreprises ou de toute autre manière, toute personne, maison, compagnie ou corporation avec laquelle la présente compagnie aurait des relations d'affaires ; (l) Souscrire, avec ou sans garantie, et émettre ou autrement prendre, détenir, transférer, convertir le capital-actions, les actions, obligations et autres valeurs de toute autre compagnie avec laquelle la présente compagnie aurait des relations d'affaires ou exerçant un commerce ou une industrie semblable ou reliée en totalité ou en partie ou toute autre affaire ou industrie capable d'être conduite en rapport avec l'industrie, les biens ou droits de la compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (m) Conclure des conventions avec toute personne, maison ou compagnie au sujet du partage des profits, la fusion des intérêts, les concessions réciproques ou la coopération, et promouvoir, constituer, former et organiser, ou contribuer, aider ou participer à l'organisation de compagnies, syndicats ou associations dans le but d'acquérir et prendre à leur nom l'actif et le passif de la présente compagnie ou afin de promouvoir directement ou indirectement ses objets ou pour toute autre fin que la compagnie jugera bon ; (n) S'unir ou se fusionner avec toute autre compagnie ayant des objets semblables ou en partie semblables à ceux de la présente compagnie ; prendre des actions de toute telle compagnie, garantir les contrats passés par toute personne ou compagnie, et vendre, arrester ou autrement céder la propriété et l'entreprise de la compagnie ou toute partie de son entreprise, pour la compensation que la compagnie jugera suffisante, et en particulier pour les actions, obligations ou autres valeurs de toute autre compagnie ; (o) Acquérir toute entreprise, commerce ou industrie y compris sa clientèle,

ses privilèges et biens et les payer en deniers comptants, actions ou obligations de la compagnie ou autrement ; (p) Faire, tirer, accepter, endosser et émettre des billets à ordre, lettres de change, connaissements, mandats et autres effets négociables ou transférables ; (q) Emettre et répartir des actions acquittées de la compagnie en plein paiement ou en paiement partiel de toute industrie, entreprise, propriété, droit, pouvoir, privilège, bail, licences, contrat, effets mobiliers, biens-fonds, actions, obligations ou bonis ou autres biens ou droits que la compagnie peut légalement acquérir en vertu des pouvoirs qui lui sont conférés par la présente charte ; (r) Distribuer en nature ou autrement, selon que la chose aura été décidée, tous biens de la compagnie entre ses membres, et en particulier les actions, obligations, débiteures ou autres valeurs de toute autre compagnie formée pour prendre à son nom la totalité ou une partie de l'actif ou du passif de la présente compagnie ; (s) Exercer ou développer, améliorer, employer, vendre, échanger, louer ou autrement céder les droits et biens de la compagnie, en totalité ou en partie ; (t) Faire tous les actes ci-dessus en qualité de principaux ou comme agents, entrepreneurs, syndics ou autrement et soit seuls ou conjointement avec d'autres ; (u) Faire toutes les choses reliées aux objets ou fins ci-dessus ou propres à les atteindre ; (v) Les objets ou fins et pouvoirs précédemment énumérés de la compagnie seront considérés comme distincts et ne dépendront pas les uns des autres ; et la compagnie pourra exercer l'un ou plus des dits pouvoirs, sans égard aux autres, et aucun des articles ci-haut les concernant ne sera limité dans sa généralité ou interprétée de manière à être subordonné à quelque autre article de ces objets, pouvoirs ou fins, et en cas d'équivoques, chaque article sera interprété de façon à étendre et non pas restreindre les pouvoirs de la compagnie ; (w) Rémunérer, avec l'approbation des actionnaires, toute personne ou compagnie pour services rendus ou à rendre, en plaçant ou en aidant à placer ou en garantissant le placement de toute partie des actions du capital de la présente compagnie, ou le capital de toute compagnie avec laquelle elle aurait des relations d'affaires, ou de toutes débiteures ou autres valeurs de la présente compagnie ou de telle autre compagnie, ou relativement à la formation de la présente compagnie ou de telle autre compagnie ou la conduite de ses affaires. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Metropolitan Realty and Investment Company of Canada, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de février 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

33-2

Magor Son & Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de février 1913, constituant en corporation John Harold Magor et Norman Ansley Magor, de la cité de Westmount, dans la province de Québec, marchands, et Edwin Botsford Busteed, avocat, Charles Lovelace Buchanan, comptable, et Lilian Edna Brown, sténographe, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes : —(a) Faire les opérations d'agents de manufacturiers, importateurs et marchands en gros et en détail, et à cette fin importer, manufacturer, acheter, vendre, produire et faire le commerce de toutes sortes de marchandises, effets et articles, y compris des épiceries, denrées alimentaires, pain, farine, biscuits et composés farineux, conserves en boîtes, produits de la ferme, du jardin et de la laiterie, épices, condiments, marinades, marmelades, gelées, confitures, primeurs, fruits, sucre, sirop, viande, accessoires de confiseurs, produits de la mer, des lacs et rivières et tous les autres articles de commerce ; (b) Acquérir et prendre à son nom comme indus-

trie active le commerce actuellement exercé au numéro 403 rue Saint-Paul, en la cité de Montréal, sous la raison sociale de Magor, Son & Co., et tout l'actif et le passif se rattachant au dit commerce ; (c) Manufacturer et faire le commerce de boîtes de fer-blanc, colis, paniers, jarres, cartons, contenants, étiquettes et toutes sortes d'accessoires et fournitures pour les fabricants de conserves, manufacturiers, expéditeurs et commerçants ; (d) Etablir des entrepôts, magasins, agences, dépôts et autres marchés pour exercer l'industrie de la compagnie ; (e) Demander et entretenir, enregistrer, louer, acquérir et détenir ou vendre, arrenter et céder et permettre l'usage ou autrement faire valoir tous brevets d'invention, perfectionnements ou procédés, marques de commerce, noms de commerce et choses semblables nécessaires ou utiles aux fins de la compagnie ; (f) Arrenter, vendre, améliorer, manufacturer, développer, échanger, faire valoir ou autrement céder la propriété et les biens de la compagnie ou toute partie de ses biens pour la compensation qui sera jugée suffisante, y compris les actions, débetures ou valeurs de toute autre compagnie ; (g) Acheter, louer ou autrement acquérir la totalité ou une partie de l'industrie de toute compagnie, maison ou personnes exerçant une industrie semblable à celle de la présente compagnie, ainsi que les bâtiments, fonds de commerce, clientèle et actif généralement de telle industrie ; se charger de la totalité ou d'une partie du passif de toute telle industrie et les payer en totalité ou en partie en parts acquittées et non cotisables de la compagnie ou en deniers comptants, obligations, débetures, hypothèques ou autres valeurs ; (h) Se fusionner avec toute autre compagnie ou prendre à son nom comme industrie active le commerce de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie aux clauses et conditions qui seront jugées acceptables ; (i) Exercer toute autre industrie, manufacturière ou autre que la compagnie croirait pouvoir exercer convenablement en rapport avec son industrie ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (j) Faire tous ou chacun des actes et choses ci-dessus en qualité de principaux, agents, dépositaires, entrepreneurs, syndics ou autrement et soit seuls ou conjointement avec d'autres et faire tout ce qui sera nécessaire pour atteindre les objets ci-dessus. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Magor Son & Co., Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 11e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

The Enterprise Investment Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 3e jour de février 1913, constituant en corporation Joseph Michael Dalton et Harry Talifero Ham, gérants, Lawrence Joseph Nelson Page, entrepreneur, Reginald William Louthood, comptable, et Paul Martel, étudiant en droit, tous de la cité de Trois-Rivières, dans la province de Québec, pour les fins suivantes :—(a) Acheter ou autrement acquérir, détenir, ériger, posséder, exploiter, entretenir et mettre en service des quais, jetées, entrepôts (pour l'entrepôt frigorifique ou autre), magasins, bateaux à vapeur, vaisseaux et chalans, et faire les opérations de gardiens de quais, entreposeurs, marchands, armateurs et arrimeurs ; (b) Manufacturer, acheter, vendre et faire le commerce de marchandises, denrées et produits qui peuvent être économiquement ou convenablement vendus par la compagnie dans ou sur ses quais, jetées, entrepôts et magasins, et, sans limiter la généralité des termes ci-dessus, manufacturer, acheter, vendre et faire le commerce de bois de construction et autre bois, combustible et glace ; (c) Développer et faire valoir, amé-

liorer et exploiter tous terrains acquis par la compagnie ou dans lesquels elle est intéressée, en disposer tout excédent en rues, squares, ruelles, subdivisions de lots ou autrement, et ériger des maisons, bâtiments et autres constructions sur la dite propriété acquise par la compagnie ou sur toute partie de cette dite propriété ou sur toute autre propriété avec le consentement des parties intéressées ; (d) Développer les ressources et faire valoir les terrains, bâtiments et droits de la compagnie au temps présent en la manière que la compagnie jugera convenable ; (e) Faire des avances de fonds par voie de prêts aux acquéreurs ou locataires de toute partie de la propriété de la compagnie dans le but d'y construire des bâtiments ou d'y faire d'autres embellissements, et aider au moyen d'avances de fonds à la construction et l'entretien de chemins, rues, ruelles, aqueducs, drains, égouts et autres travaux de nature à donner un meilleur accès à la propriété de la compagnie et à en augmenter la valeur ; (f) Agir en qualité d'agents et courtiers d'assurance pour les fins de la compagnie ; (g) Manufacturer, préparer, acheter, vendre, céder et faire le commerce de bois de construction, traverses de chemins de fer, bois à pâte et autre bois de toutes sortes et de tous genres, manufacturés ou non ; (h) Acquérir par achat ou autrement toute sorte de bois, et acquérir, détenir et disposer de concessions forestières et droits de coupe ; faire toutes les opérations de l'abatage, la mise en billes y compris le flottage du bois, avec le droit d'acquérir et construire des barrages, quais et autres améliorations dans les rivières et cours d'eau et généralement faire toutes les opérations se rattachant à l'abatage et au flottage du bois ; (i) Construire, entretenir, compléter et exploiter des usines et installations pour la production de l'électricité et du gaz ou l'un de ces deux agents, pour des fins de lumière, de chaleur et de force, et, subordonnement aux règlements locaux et municipaux y relatifs, en vendre et distribuer tout approvisionnement ; (j) Acquérir par achat, bail, concession, licence ou autrement, et entretenir et exploiter, améliorer et développer et autrement disposer de chutes d'eau et autres installations et usines, outillages, bâtiments et machinerie pour fabriquer, produire et convertir de la force ou énergie électrique, hydraulique, pneumatique ou autre ; (k) Exercer toute autre industrie que la compagnie jugera propre à être exercée en rapport avec l'un quelconque des objets susdits, ou censée accroître directement ou indirectement la valeur des biens et des droits de la compagnie ou les rendre profitables ; (l) Acquérir par achat, bail ou autrement ou se charger de la totalité ou d'une partie des affaires, propriétés ou engagements de toute personne, maison ou compagnie ou les actions, obligations ou débetures ou autres valeurs de toutes compagnies exerçant une industrie semblable à celle qu'exerce la présente compagnie ou en possession de propriété propre aux fins de la présente compagnie, et utiliser le nom corporatif de toutes maisons ou compagnies dont les droits auront été acquis par la présente compagnie ; (m) Payer pour tous biens ou droits acquis par la compagnie soit en deniers comptants ou en actions acquittées ou autres valeurs que la compagnie a le pouvoir d'émettre, ou partiellement et partie de l'autre, et généralement aux clauses et conditions que la compagnie décidera ; (n) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autre avec tout gouvernement ou autorité municipale ou locale ou avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à entreprendre ou exercer, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et garantir les contrats, avec ou sans garantie, et prêter des fonds ou autrement aider toute personne ou compagnie qui entreprendra de construire sur toute propriété dans laquelle la compagnie est intéressée, ou d'améliorer telle propriété ; (o) Vendre, arrenter ou autrement disposer de l'entreprise, propriété et biens de la compagnie ou de toute partie de son entreprise pour la compensation et aux termes et conditions que la compagnie jugera convenables et en particulier pour les actions, débetures ou autres valeurs de toute autre compagnie ; (p) Distribuer entre

es actionnaires, en espèces, au moyen de dividendes ou bonis ou de toute autre manière jugée convenable, toute propriété de la compagnie ou le produit de la vente ou autre disposition de la propriété de la compagnie ; (g) Manufacturer, acheter ou autrement acquérir, détenir, posséder, vendre, céder et transférer, placer, troquer et faire le commerce de marchandises, denrées et produits et biens de tous genres, meubles et immeubles pour les fins de l'industrie de la compagnie ou s'y rattachant ; (r) Exercer l'industrie et faire tous les actes et choses susdits soit comme principaux, agents ou syndics ou par l'entremise de syndics, agents ou autres et soit seuls ou conjointement avec d'autres ; (s) Faire toutes les choses nécessaires ou propres à l'accomplissement des fins ou pour atteindre l'un ou plusieurs des objets ci-dessus énumérés, et en particulier faire toutes les opérations de nature à développer directement ou indirectement la propriété de la compagnie ou toute autre propriété dans laquelle la compagnie serait intéressée ; (t) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes d'un autre paragraphe, ou par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Enterprise Investment Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Trois-Rivières, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

The Canada Casing Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 4e jour de février 1913, constituant en corporation Louis Athanase David, George Leonard Alexander et Louis Joseph Maurice Dugas, avocats, Segfried Hinson Read Bush, étudiant, et Bruce Campbell Macfarlane, comptable, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie d'importateurs, exportateurs et marchands de viande, porcs, moutons, volailles, gibier et produits de la ferme, et manufacturer, préparer, mettre en conserves, acheter, vendre et faire le commerce de viande de toute sortes, ainsi que les opérations générales de commerçants de bestiaux dans toutes leurs diverses spécialités, soit en gros ou en détail ; exploiter des abattoirs et boucheries, abattre toutes sortes d'animaux, et manufacturer, acheter, vendre et autrement faire le commerce de viande, graisse, boyaux à boudin, suif, engrais, peaux, issues et autres produits d'animaux et substances animales et exercer l'industrie de fabricants de salaisons ; (b) Acquérir, ériger, exploiter, entretenir et conduire des entrepôts et établissements frigorifiques, et ériger et construire des abattoirs, glaciers, entrepôts, hangars et autres bâtiments nécessaires ou propres aux fins de la compagnie, et exploiter et entretenir des moyens de transport pour transporter, en wagons ou compartiments frigorifiques par terre ou par eaux ou autrement, tous les produits ou articles manufacturés en rapport avec l'industrie de la compagnie ; (c) Exercer toute autre industrie que la compagnie croira capable d'être convenablement exercée en rapport avec l'industrie ou les objets de la compagnie ou censée accroître la valeur des biens ou droits de la compagnie ou les rendre profitables ; (d) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (e) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée, ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre et prendre ou acquérir

autrement des actions ou valeurs de toute telle compagnie, et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer ; (f) Demander, acheter ou autrement acquérir toutes patentes, brevets d'invention, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout renseignement secret ou autre au sujet d'une invention capable d'être utilisée pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter à la présente compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des licences à leur sujet ou autrement faire valoir les biens, droits, intérêts ou renseignements ainsi acquis ; (g) Agir en qualité d'agents pour toute compagnie, société ou personne exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie ; (h) Souscrire, acquérir et détenir, soit en qualité de principaux ou d'agents et absolument comme propriétaires ou par voie de garantie collatérale, et échanger ou autrement céder les parts du capital-actions, obligations ou débentures de toute compagnie ou corporation dans laquelle la présente compagnie est intéressée financièrement ou est sur le point de l'être ou avec laquelle elle a ou est sur le point d'avoir des relations d'affaires, nonobstant les dispositions de l'article 44 de la dite loi ; (i) Acheter ou autrement acquérir toute action ou intérêt ou la totalité ou une partie des affaires, clientèle et biens de toute personne, maison ou compagnie exerçant une industrie dont les objets sont identiques à ceux de la présente compagnie, et se charger de la totalité ou d'une partie des engagements ou obligations de telle personne, maison ou compagnie, et exercer, conduire et liquider toute industrie ainsi acquise ; (j) Payer pour tous services rendus et pour tous biens ou droits acquis par la compagnie en la manière qui sera jugée convenable, et, avec l'approbation des actionnaires, en particulier par l'émission d'actions ou valeurs de la compagnie comme acquittées ou en partie acquittées ; (k) Vendre, arrenter ou autrement disposer de la propriété et entreprise de la compagnie ou de toute partie de son entreprise pour la compensation que la compagnie jugera suffisante et en particulier pour les actions, débentures, obligations ou valeurs de toute autre compagnie ; (l) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie et en particulier les actions, débentures ou valeurs de toutes autres compagnies ou appartenant à la présente compagnie ou dont la compagnie a le pouvoir de disposer, et faire tous les actes et exercer tous les pouvoirs d'exercer toute industrie reliée à la bonne exécution des objets pour lesquels la présente compagnie est constituée ; (m) Les pouvoirs conférés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Canada Casing Company, Limited," avec un capital-actions de deux cent mille dollars, divisé en 2,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

Hampton Securities, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de février 1913, constituant en corporation Alexandre Chase-Casgrain, Errol Malcolm McDougall, John Jennings Creelman, Gilbert Sutherland Stairs, et Pierre François Casgrain, de la cité de Montréal, dans la province de Québec, avocats, pour les fins suivantes :—(a) Souscrire, assurer et acquérir par achat, échange ou autre titre légal, et détenir soit absolument ou comme détenteur par voie de garantie collatérale ou autrement, et vendre, avec ou sans garantie, céder, transférer et autrement disposer, et négocier, en

son propre nom ou comme courtiers et agents financiers, les stock, obligations, débentures, actions, scrip et valeurs de tout gouvernement, corporation municipale et scolaire, compagnie ou corporation de banque, d'utilités publiques, commerciale et industrielle, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (b) Acquérir par achat, bail, échange ou autre titre légal, et vendre et autrement disposer de la propriété, entreprise, et industrie de toute corporation, commerciale, manufacturière ou autre, et de toute maison, société ou individu, à l'effet de promouvoir et organiser des compagnies dans le but de la mettre en exercice, et gérer, exploiter et exercer toute industrie, propriété et entreprise ainsi acquise par la compagnie, et se charger de ses obligations et engagements ; (c) Acquérir par achat, bail, échange, concession ou autre titre légal, les biens-fonds et droits et concessions de tout gouvernement ou autorité municipale, et les vendre, arreter ou autrement en disposer en tout ou en partie ou de tout intérêt en ces propriétés ; (d) Développer et exploiter toute chute d'eau ou forces hydrauliques, et générer, produire et accumuler par tous les moyens que ce soit des forces électriques et électro-motrices ou autre agent semblable pour produire la lumière, la chaleur et la force pour les fins de la compagnie, avec pouvoir de vendre et autrement disposer de tout excédent disponible, et le fournir pour la lumière, la chaleur ou la force à toute personne ou corporation aux termes et conditions qui seront convenus, pourvu que si les pouvoirs ci-dessus sont exercés au delà de la propriété de la compagnie ils seront subordonnés à tous les statuts et règlements provinciaux et municipaux à cet égard ; (e) Emettre des actions acquittées, actions-débentures, débentures, obligations et autres valeurs de la compagnie en paiement complet ou partiel de toute propriété, droits et franchises qui seraient acquis par la compagnie, et pour tous services rendus à la compagnie et travail fait pour la compagnie, et en paiement ou liquidation de dettes et d'engagements de la compagnie ; (f) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, les risques communs, les concessions réciproques et autrement avec toute personne ou compagnie exerçant ou à la veille d'exercer une industrie semblable à celle de la présente compagnie, et promouvoir ou aider à promouvoir, et devenir actionnaire dans toute telle compagnie, et recevoir en paiement de ses services dans la promotion de telle compagnie ou compagnies, les actions, obligations et valeurs de toute telle compagnie ou compagnies, et acheter des actions, obligations et valeurs de toute telle compagnie ou compagnies, nonobstant les dispositions de l'article 44 de la dite loi, et détenir, vendre, réémettre avec ou sans garantie, et autrement en disposer ; (g) Acquérir tous tels placements comme susdit par souscription originale, soumission, participation dans des syndicats et autrement, et acquittés ou non, et faire des paiements à leur sujet selon les demandes de versements, ou à l'avance des demandes de versements ou autrement, et assurer ou souscrire pour ces placements, conditionnellement ou autrement, et soit dans un but de placement ou pour revendre ou autrement, et varier les placements de la compagnie, et généralement vendre, échanger et autrement disposer, négocier et faire valoir les biens de la compagnie ; (h) Faire des avances de fonds sur tous tels placements comme susdit, offrir à la souscription publique et autrement aider à placer tous tels placements comme susdit ; (i) Offrir à la souscription du public toutes actions, stocks, débentures, actions-débentures et autres valeurs, et autrement établir et promouvoir ou aider à établir et promouvoir toute compagnie, société anonyme, association, entreprise, corps public et privé ; (j) Lever et aider à lever des fonds, et aider au moyen de bonus, prêt, promesse, endossement, garantie d'obligations, débentures ou autres valeurs ou autrement toute compagnie ou autre personne avec laquelle la compagnie aurait des relations d'affaires ; (k) Acheter, prendre à bail ou en échange, louer ou autrement acquérir toute propriété mobilière et immobilière que la compagnie jugera nécessaire ou convenable, et améliorer, gérer, louer, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété de la compagnie et généralement agir comme agents d'immeubles ou cour-

tiers ; (l) Placer les fonds disponibles de la compagnie en la manière qui sera déterminée de temps à autre ; (m) Acquérir et entreprendre la totalité ou toute partie de l'industrie, propriété et engagements de toute personne ou compagnie, et promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et des engagements de la compagnie, et pour toute autre fin qui sera jugée avantageuse, directement ou indirectement, à la compagnie ; (n) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie et principalement toutes actions, débentures ou valeurs d'autres compagnies appartenant à la compagnie, ou que la compagnie peut avoir droit de disposer ; (o) Acheter et acquérir tout intérêt dans toutes patentes, licences, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout secret ou autre renseignement touchant une invention que la compagnie jugera capable d'être convenablement utilisée, et les vendre, en permettre l'usage ou autrement en disposer ; (p) Vendre ou autrement disposer de la propriété et entreprise de la compagnie ou toute partie d'icelle pour la compensation que la compagnie jugera bon et principalement pour des actions, débentures, obligations ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie ; (q) Agir comme agents ou procureurs dans la transaction de toute affaire que la présente compagnie est autorisée à exercer, et pour le recouvrement de deniers, loyers, intérêts, dividendes, mortgages, obligations, factures, billets et autres valeurs ; (r) Agir comme agents pour faire enregistrer, émettre, contresigner, transférer ou autrement constater, et certifier la validité des certificats d'actions, obligations, débentures ou autres obligations ou garanties pour deniers de tout gouvernement, municipalité, ou autre corps ou société commerciale aux termes et conditions qui seront convenues ; (s) Faire des recherches, et faire rapport au sujet des titres de tous terrains et tènements ou effets mobiliers ou sur la légalité d'émission d'obligations, débentures ou autres valeurs de toute corporation légalement autorisée ou sur les circonstances de toute affaire, industrie ou entreprise, et généralement de tous biens, propriété ou droits ; (t) Tirer, faire, accepter, endosser et exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables et transférables ; (u) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou propres à les atteindre. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Hampton Securities, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de février 1913.

33-2 THOMAS MULVEY,
Sous secrétaire d'Etat.

Sorel Iron Works, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de février 1913, constituant en corporation Antonin Patrice Pontbriant et George Wenceslas Pontbriant, compiables, Henri Marie Pontbriant et Joseph Ignace Pontbriant, médecins, et Côme Damien Pontbriant, machiniste, tous de la cité de Sorel, dans la province de Québec, pour les fins suivantes :—(a) Conduire une fonderie de fer et d'acier et des ateliers de machinerie et de réparations, et manufacturer et vendre et faire le commerce de machinerie et de toutes sortes de produits de fer et d'acier, et construire des remorqueurs et des bateaux à vapeur ; (b) Manufacturer en tout ou en partie, réparer, entretenir, garder, acheter et vendre des machines et chaudières de toutes sortes, des pontons-bigues, grues et monte-charge à vapeur, treuils, grues à chariot, cuves à bascule, seaux, béton, curettes de drague, curettes en acier, dragues à godets, cuillers à terre

et excavateurs, broyeurs de minéral, cribles rotatifs, mélangeurs de béton de tous genres, avec ou sans pouvoir à vapeur ou électrique, et élévateurs pneumatiques, wagons à houille de tous genres, brouettes, trucks et charrettes de béton, et toutes sortes d'approvisionnements de marine, de constructeurs et d'entrepreneurs; marteaux, haches, pelles, masses, machinerie de tous genres et articles d'acier de toutes sortes, etc; (c) Manufacturer en tout ou en partie, réparer, maintenir, garder, emmagasiner, acheter, vendre, louer et faire le commerce d'automobiles, cycles, bicyclettes, tricycles, moteurs, machines, voitures, bateaux, moyens de transport et machinerie de tous genres et tous les matériaux et articles employés dans leur construction ou fonctionnement; (d) Demander, acheter, arrenter ou autrement acquérir des patentes, brevets d'invention, licences, concessions ou choses de même nature, conférant un droit exclusif ou limité d'utiliser toute invention qui serait capable d'être utilisée pour l'une quelconque des fins de la compagnie, et utiliser, exercer, arrenter, vendre ou accorder des permis à leur sujet ou autrement faire valoir la propriété ou les droits ainsi acquis; (e) Acquérir et entreprendre la totalité ou toute partie de l'industrie, propriété, droits et engagements de toute personne ou compagnie engagée dans une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété ou de droits de tous genres propres aux fins de la présente compagnie, et émettre en paiement des actions acquittées et non cotisables; (f) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant, ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement, et faire des avances de fonds, garantir les contrats, ou autrement aider à promouvoir, et devenir actionnaire de toute compagnie subsidiaire, alliée ou autre engagée dans une industrie semblable ou en partie semblable à celle de la présente compagnie; (g) Détenir, acheter ou autrement acquérir, vendre, céder, transférer, ou autrement disposer des parts du capital-actions, obligations, débetures ou autres preuves de dettes créées par toutes autres compagnies dont les objets sont semblables en tout ou en partie à ceux de la présente compagnie, et tant qu'elle les détient exercer tous les droits et privilèges d'un propriétaire, y compris le droit de voter en vertu de ces valeurs, nonobstant les dispositions de l'article 44 de la dite loi; (h) Conclure des conventions pour fournir des services à la compagnie, ou pour l'acquisition des droits de toute compagnie ou personne ayant des contrats pour fournir des ouvrages ou des matériaux, et payer pour tels services ou droits au moyen d'actions acquittées et non cotisables de la compagnie; rémunérer toute personne ou personnes pour services rendus ou à rendre à la compagnie par l'émission d'actions acquittées en tout ou en partie; (i) Manufacturer et produire au moyen de l'électricité ou autrement, de la lumière, de la chaleur et de l'énergie, et entretenir, exploiter et utiliser l'outillage et la machinerie nécessaire à cette fin, le tout pour servir seulement à l'exécution des pouvoirs de la compagnie; (j) Se fusionner avec toute autre compagnie, ou acquérir comme industrie toute autre compagnie ou industrie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie; (k) Faire l'un quelconque des objets pour lesquels la compagnie est constituée; (l) Faire tout ce qui précède en qualité de principal, d'agent, ou à commission. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Sorel Iron Works, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Sorel, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

Blatter Bros., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 3e jour de février 1913, constituant en corporation Alexandre Papineau Mathieu, et Armand Mathieu, avocats, Henry Louis Blatter, manufacturier, Ernest Charles Blatter et Joseph Adhemar Ogden, notaire, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, importer, exporter, vendre, acheter, réparer, et faire le commerce en gros et en détail de pipes, étuis à pipe, tabac, cigares, cigarettes, boîtes, appuis, étagères, étuis à cigares et cigarettes, vitrines, garnitures, en verre, bois, métal, argenterie, montres, boîtiers de montre, maroquinerie, bijouterie, cannes et parapluies, pierre taillée, toutes sortes d'effets en ambre, caoutchouc, os, aluminium, argent, or et tout autre métal; (b) Manufacturer, acheter, vendre ou autrement disposer des machinerie, outils, appareils et matériaux de tous genres utilisés dans les ouvrages, outillages et opérations ci-dessus, et agir en qualité d'agent, courtier ou commissionnaire pour acheter ou autrement faire le commerce des articles ci-dessus; (c) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engagée ou à la veille d'entreprendre ou s'engager dans toute industrie ou transaction que la présente compagnie peut exercer ou entreprendre, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les détenir, vendre, réémettre, avec ou sans garantie, ou autrement en disposer; (d) Rémunérer, avec l'approbation des actionnaires, au moyen de paiements en deniers comptants, actions ou autrement, toute personne ou compagnie pour services rendus en plaçant ou en aidant à placer, ou garantir le placement de toutes actions du capital de la compagnie, ou toutes débetures ou autres valeurs de la compagnie, ou la conduite de ses affaires; (e) S'associer ou se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, et acquérir par achat, bail ou autrement la propriété, franchises, entreprise et affaires de toute telle corporation, et se charger de ses engagements, et les payer en tout ou en partie en deniers comptants, obligations ou autres valeurs de la compagnie; (f) Vendre ou autrement disposer des entreprises de la compagnie ou de toute partie de ses entreprises pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie; (g) Acquérir ou entreprendre la totalité ou une partie de l'industrie, propriété et engagements de toute personne ou compagnie engagée dans une industrie que la présente compagnie est autorisée à exercer, ou qui serait de quelque valeur pour la compagnie, et les payer en actions acquittées ou partiellement acquittées de la compagnie, et prêter des fonds, et garantir les contrats, ou autrement aider toute personne, maison ou compagnie avec laquelle la présente compagnie aurait des relations d'affaires; (h) Acquérir, acheter, vendre, à forfait ou pour un droit régalien, des inventions brevetées de toutes sortes et leurs brevets, ou demander des brevets pour toutes inventions ainsi achetées ou acquises, et acquérir, acheter, vendre, enregistrer, arrenter ou licencier moyennant un droit régalien ou autrement, et détenir, utiliser, posséder, exploiter, introduire, vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés, ou autrement, utiles à la compagnie, et utiliser, exercer, développer, licencier ou autrement faire valoir toutes telles marques de commerce, noms de commerce, inventions, licences, procédés et choses de même nature, ou tous autres droits de propriété; (i) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables; (j) Emettre des actions acquittées, obligations, débetures ou autres valeurs de la compagnie, en paiement complet ou partiel pour toute pro-

priété ou droits qui pourraient être acquis par la compagnie ou pour tous services rendus à la compagnie ou pour travail fait pour la compagnie, ou en paiement ou liquidation de dettes ou obligations dues par la compagnie, ou accepter en paiement de toutes dettes dues à la compagnie des stocks, actions, obligations, débiteures ou autres valeurs de la compagnie ; (k) Placer les fonds disponibles de la compagnie en la manière qui sera déterminée de temps à autre par la compagnie ; (l) Acquérir par achat, concession, échange ou autre titre légal, et construire, ériger, exploiter, entretenir et gérer les fabriques, boutiques, magasins, maisons, ateliers de machines, usines, et toutes autres structures et constructions nécessaires à son industrie, et toute autre propriété mobilière et immobilière nécessaire et utile à l'exécution de l'une quelconque des fins de la compagnie, et les arrenter, vendre et en disposer ; (m) Acheter, vendre, manufacturer, louer, arrenter, importer, exporter et faire le commerce de toutes sortes d'effets, articles et marchandises qui seront nécessaires aux fins de la dite industrie, ou qui pourraient être utilisés avantageusement en rapport avec la dite industrie de la compagnie ; (n) Acquérir, développer et exploiter des chutes d'eau ou forces hydrauliques, et générer, produire et accumuler de la vapeur, du gaz, de l'électricité ou autre force motrice pour la production de la lumière, de la chaleur et de la force pour les fins de la compagnie, avec le pouvoir de vendre ou autrement disposer de tout excédent qui ne sera pas nécessaire et le fournir pour des fins de lumière, de chaleur et de force à toute personne ou corporation aux termes et conditions qui seront agréés, pourvu que si les pouvoirs ci-dessus sont exercés au delà de la propriété de la compagnie, ils seront subordonnés à toutes les lois et règlements provinciaux et municipaux à cet égard ; (o) Exercer toute autre industrie (manufacturière ou autre) que la compagnie jugera capable d'être avantageusement exercée en rapport avec l'une quelconque des industries ci-dessus spécifiées, ou censée accroître directement ou indirectement la valeur des propriétés ou droits de la compagnie, ou les rendre profitables, et faire tous les actes et exercer tous les pouvoirs se rattachant à la bonne exécution des objets pour lesquels la compagnie est constituée, et nécessaires pour permettre à la compagnie d'exécuter profitablement ses entreprises ; (p) Acquérir par bail, achat, licence ou autrement, et vendre, permettre l'usage ou autrement disposer des marques de commerce, noms de commerce et inventions brevetées ; (q) Acheter, arrenter ou sous-louer des terrains dans le but de cultiver, sécher, travailler et manufacturer le tabac, et tous ses produits secondaires, et de les importer et exporter. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Blatter Bros., Limited," avec un capital-actions de cent mille dollars divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de février 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

33-2

Cheddite, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de février 1913, constituant en corporation Louis Philippe Goyette et Léo Fautoux, comptables, Aimé Leblanc et Robert Louis Calder, avocats, et Joseph Hector Vinet, huissier, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, importer, fournir, vendre et autrement faire le commerce de toutes sortes de poudre, dynamite et autres explosifs et leurs produits secondaires ainsi que les ingrédients, substances, compositions, matières, accessoires, outillages, appareils, machinerie ou inventions nécessaires pour les fabriquer, conserver, manipuler, utiliser ou transporter, le tout subordonné aux lois ou règlements fédéraux, provinciaux et municipaux ; (b) Acheter, louer ou autrement acquérir, et

poser, construire, ériger, entretenir et exploiter les bâtiments, fabriques, matériel, ateliers, magasins, entrepôts et autres installations ou constructions pour la fabrication ou l'emmagasinage des substances et articles ci-dessus mentionnés ; (c) Conclure des conventions ou ententes pour miner, excaver, forer, draguer, démolir et en général pour exécuter tous travaux ou entreprises dans lesquelles la poudre, la dynamite ou autres explosifs peuvent être utilisés ; (d) Demander, acheter et autrement acquérir, et utiliser, vendre, permettre l'usage et autrement disposer de tous brevets d'invention ou droits de brevet pour toutes machines, appareils ou procédés reliés à la fabrication des explosifs et accorder des permis à leur sujet et autrement les faire valoir ; (e) Acheter, louer ou autrement acquérir toutes franchises, subventions, licences, privilèges ou concessions exclusives ou non pour le commerce, soit en qualité de principaux ou agents, d'explosifs ou de toutes substances ou appareils s'y rattachant ou pour l'usage de tous brevets, secrets, perfectionnements, procédés à leur sujet ; (f) Vendre, arrenter ou autrement céder la propriété, la clientèle et l'entreprise de la compagnie, ou toute partie de son entreprise, pour des deniers comptants ou toute autre compensation que la compagnie jugera acceptable et en particulier pour les actions, débiteures, obligations ou valeurs de toute autre compagnie autorisée à exercer une industrie semblable à celle de la présente compagnie ; (g) Se fusionner avec toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, ou acheter, louer ou autrement acquérir toute industrie semblable dans son caractère et ses objets à celle de la présente compagnie ; (h) Conclure des conventions au sujet du partage des profits ou la fusion des intérêts avec toute personne ou compagnie exerçant ou engagée dans une industrie semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, et prendre ou autrement acquérir les actions ou valeurs de toute telle compagnie, et les vendre, détenir, rémettre avec ou sans garantie ou autrement en disposer, nonobstant les dispositions de l'article 44 de la dite loi ; (i) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant les parts du capital-actions de la présente compagnie ou toutes débiteures ou autres valeurs de la présente compagnie ou relativement à la formation ou promotion de la présente compagnie, son organisation ou la conduite de ses affaires, et les payer soit en deniers comptants ou, avec l'approbation des actionnaires, par l'émission d'actions acquittées de la compagnie ; (j) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement des fins ou pour atteindre les objets ci-dessus énumérés. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Cheddite, Limited," avec un capital-actions d'un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 11e jour de février 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

33-2

Union Optical Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 8e jour de février 1913, constituant en corporation Stephen Richard, jr., gérant de manufacture, Stephen Trahan, employé civil, Philéas Thibodeau, entrepreneur, Henri Dufresne, notaire, et Arthur Trahan, conseil en loi du Roi, tous de la ville de Nicolet, dans la province de Québec, pour les fins suivantes, savoir :—(a) Acquérir de messieurs Emmanuel Rousseau et J. H. Octave Hébert, tous deux de la ville de Nicolet, l'immeuble, les machineries, les outils, les marchandises fabriquées, les marchandises en cours de fabrication, le matériel brut, etc., que les dits Rousseau et Hébert ont achetés de messieurs A. Turcotte et Fils, liquidateurs de "The Canada Optical Manufacturing Company, Limited," en liquidation, le tout comme une affaire en opération ensemble avec tous et chacun

des droits, patentes, brevets et propriétés y appartenant, et prendre toutes ou aucune des obligations y ayant rapport, et payer cette acquisition, en tout ou en partie, soit en argent, soit en actions acquittées ou autrement ; (b) Manufacturer, acheter, vendre et faire le commerce généralement de toutes sortes de bijouteries et d'objets d'optique ; (c) Demander, acheter, ou autrement acquérir tous brevets, marques de commerce, ou autres droits et licences se rapportant au commerce de la compagnie, et utiliser, exercer, développer ou accorder des licences à leur sujet ; (d) Acheter ou autrement acquérir toute part ou intérêt dans la totalité ou une partie du commerce, de la clientèle et des biens de toute personne, maison ou compagnie engagée dans une entreprise de même nature que celle de la présente compagnie, et entreprendre la totalité ou une partie des engagements ou obligations de toute telle personne, maison ou compagnie, et exercer, conduire et liquider toute affaire ainsi acquise, et faire et mettre à effet tous contrats ou conventions conclus avec toute telle personne, maison ou compagnie comme susdit concernant la fusion, les risques communs, la coopération, le partage des profits, l'aide mutuelle ou autrement, et accepter en compensation pour tout tel contrat ou convention des actions, débetures ou valeurs de toute compagnie que ce soit ; (e) Acheter, ou autrement acquérir, détenir, vendre ou autrement aliéner les actions, obligations ou autres sécurités dans toute autre compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (f) Céder à bail, vendre, ou autrement aliéner les biens et l'actif de la compagnie, en tout ou en partie, pour toute considération jugée opportune, y compris les actions, obligations ou toutes autres sécurités d'autres compagnies ; (g) Faire tous actes, exercer tous droits et faire toutes affaires que la compagnie peut faire en vertu de son incorporation, et nécessaires pour permettre à la compagnie de poursuivre son entreprise ; (h) Avec l'approbation des actionnaires rémunérer toute personne ou compagnie pour services rendus ou qui peuvent être rendus en rapport avec la conduite des affaires de la compagnie généralement, et, spécialement, dans le placement, l'assurance ou la garantie des placements de toutes actions du capital-actions de cette compagnie ainsi que de toutes débetures, ou autres garanties de la compagnie, et aussi, relativement à la formation ou à la promotion de la compagnie, y compris les honoraires légaux, et payer les dits services, en tout ou en partie, soit en argent, soit en actions acquittées de la compagnie ; (i) Tirer, faire, accepter, endosser, escompter, exécuter et émettre des billets promissoires et lettres de change, connaissements, mandats et autres instruments négociables ou transférables ; (j) Distribuer parmi ses actionnaires en espèces, au moyen de dividendes ou obligations, ou de toute autre façon jugée bonne, tout ou partie des biens de la compagnie, ou tout produit de la vente ou de l'aliénation de tout bien de la compagnie, ou toutes actions, obligations, garanties de toute autre compagnie qui pourrait avoir acheté, et pris la direction, en tout ou en partie, des biens, de l'actif et du passif de cette compagnie ; (k) Les droits accordés dans chaque paragraphe ne seront aucunement limités ni restreints par déduction ou par induction des termes d'un autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Union Optical Company, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars-chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Nicolet, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 12e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

33-2

International Industrial Corporation, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de février 1913, constituant en corporation Arthur Flynn, du village de Morrisburg, dans

la province d'Ontario, avocat, et Lorenzo John Dunbar, agent, Inez Ruby Bogue, sténographe, Peter Francis McCaffrey, comptable, et Alexander George Cameron, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Souscrire, assurer, acheter, prendre ou autrement acquérir et détenir, soit comme principaux ou agents, et absolument comme propriétaires ou par voie de garantie collatérale, et posséder, vendre, échanger, voter en vertu de ces actions, ou autrement céder les actions, obligations, débetures, et autres valeurs de toute municipalité ou corporation, ou compagnie industrielle ou financière, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (b) Promouvoir, organiser, régir ou développer ou aider à promouvoir, organiser, régir ou développer toute corporation, compagnie, syndicat, société ou entreprise ; et aider à leur fusion et faire tous les actes y relatifs ; (c) Agir comme fidéicommissaire au sujet de tous stock, débetures, obligations, mortgages, hypothèques ou autres valeurs émises par toute corporation, municipale ou autre ; et détenir la propriété hypothéquée ou engagée en garantie du paiement de tels stocks, débetures, obligations, mortgages, hypothèques ou autres valeurs, et disposer de toute telle propriété conformément à l'instrument qui aura créé ce fidéicommis ; (d) Accepter et détenir la charge et remplir tous les devoirs de receveur, fidéicommissaire, agent, syndic et fidéicommissaire pour le bénéfice des créanciers, liquidateur, exécuteur testamentaire, administrateur, et curateur de biens en faillite, et administrer, gérer, clore et arranger les affaires de succession, personnes, sociétés, associations ou corporations et faire tous actes s'y rapportant et nécessaires à ces fins ; (e) Accepter, accomplir et exécuter tout acte de fidéicommis, confié à la compagnie par toute personne ou toutes personnes ou par toute société, syndicat ou corporation ou par toute cour de justice d'après les conditions convenues et que la cour approuvera, et prendre, recevoir, détenir et transporter tout actif et tous biens mobiliers et immobiliers qui pourront être accordés, confiés ou transportés à la compagnie de son consentement à ce ou ces fidéicommiss ; (f) Agir en qualité d'agent, courtiers ou fondés de pouvoirs pour l'administration des successions, la vente de propriété, le placement, le maniement, prêt, paiement, transmission et recouvrement de deniers, loyers, intérêts, dividendes, hypothèques, obligations, stocks, billets, notes et autres valeurs, et pour l'achat, vente, amélioration, développement et gérance de toute propriété, affaire ou entreprise ; (g) Acheter ou autrement acquérir et détenir, vendre ou autrement céder toute propriété mobilière ou immobilière, et les payer en actions ou autres valeurs de la compagnie ; (h) S'enquérir, examiner, vérifier et faire rapport sur les livres, la solvabilité, les perspectives, l'industrie, les affaires et conditions de toute personne, maison ou corporation, et faire des recherches, examiner et faire rapport sur les titres et valeurs des biens mobiliers ou immobiliers, personnels ou publics, ou sur la légalité de toute émission de stock, obligations, débetures ou autre valeur de toute corporation, ou concernant la position de toute industrie ou entreprise et généralement tout actif, propriété et droits ; (i) Agir en qualité d'agents aux fins d'enregistrer, émettre et contresigner les transferts et certificats de stock, obligations, débetures et autres obligations de toute association ou corporation municipale ou autrement, et recevoir et gérer tout fonds d'amortissement s'y rapportant aux conditions qui seront convenues, et garantir le paiement de toutes débetures, débetures-actions, obligations, bons, ou autres valeurs ou l'intérêt sur iceux ; (j) De temps à autre, demander, acheter et acquérir par cession, transfert ou autrement, et exercer, exécuter et jouir de tout statut, ordonnance, arrêté, permis, pouvoir, autorité, franchise, concession, droit ou privilège que tout gouvernement ou autorité suprême, municipale ou locale, ou toute corporation ou autre corps public peut statuer, faire ou accorder, et affecter tous stocks, obligations et biens de la compagnie au paiement des frais et dépens et loyaux coûts nécessaires ; (k) Emettre et répartir comme acquittées des actions de la compagnie par le présent constituée, en plein paiement ou en paiement partiel de toute industrie, propriété, contrat, stock, obligations, débetures ou autre propriété ou droits ; (l) Offrir à la souscription du public des actions, stock, obligations, débetures ou

autres valeurs de toute corporation ou compagnie ; (m) Acheter, vendre, négocier et disposer des produits manufacturés de toutes sortes, comme principal, agent ou à commission ; (n) Faire, tirer, accepter, endosser et négocier des billets à ordre, lettres de change, chèques et autres instruments négociables et transférables ; (o) Conclure des conventions au sujet du partage des profits ou la fusion des intérêts avec toute personne ou compagnie exerçant ou engagée ou sur le point d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, et prendre ou autrement acquérir des actions et valeurs de telle compagnie, et les vendre, détenir, réémettre, avec ou sans garantie ou en disposer autrement ; (p) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie et en particulier toutes actions, débentures ou valeurs de toute autre compagnie appartenant à la présente compagnie ou dont elle a le pouvoir de disposer, et faire tous les actes et exercer tous les pouvoirs de faire toutes les opérations se rattachant à l'accomplissement des objets pour lesquels la présente compagnie est constituée ; (q) Acheter, louer ou autrement acquérir toute industrie identique à l'une quelconque des fins de cette compagnie ; (r) Se fusionner avec toute autre compagnie ayant des objets semblables en totalité ou partiellement à ceux de cette compagnie ; (s) Vendre, arrenter ou autrement céder l'entreprise et la propriété de la compagnie ou toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour les actions, débentures, obligations ou valeurs de toute autre compagnie ; (t) Faire tous actes nécessaires à l'entreprise, exercice ou exécution de chacune des industries que cette compagnie est autorisée à entreprendre ou exercer, et pour tous services, devoirs, et fidéicommiss, charger, percevoir et recevoir toute rémunération convenable, et tous frais et loyaux coûts ordinaires ; (u) Faire enregistrer, autoriser ou autrement reconnaître la compagnie dans tout pays étranger et y désigner et nommer des personnes comme procureurs ou représentants de la présente compagnie, avec plein pouvoir de représenter la présente compagnie en toutes choses, conformément aux lois de ce pays étranger, et accepter la signification de pièces, pour et au nom de la présente compagnie, dans toute procédure ou poursuite ; (v) Les pouvoirs contenus dans chacun des paragraphes de la présente charte ne seront ni limités ni restreints par l'application ou l'interprétation de tout autre pouvoir ainsi accordé. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "International Industrial Corporation, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 11e jour de février 1913.

THOMAS MULVEY,

33-2 Sous-secrétaire d'Etat.

Unity Corporation, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 3e jour de février 1913, constituant en corporation Sydney Gillen Hyman et George Stymest Robertson, gérants, Henry Day, comptable, William Clement Munn, entrepreneur, et Harris James Creswell, notaire, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :— (a) Faire les opérations d'agents et de commerçants de biens-fonds, y compris les terrains, bâtiments et améliorations qui s'y trouvent, et à l'effet d'intéresser les acquéreurs, aux risques communs pour l'achat et la vente de biens-fonds et comme agents et courtiers d'assurance ; (b) Acheter, arrenter ou autrement acquérir, posséder, vendre ou autrement disposer de terrains, bâtiments et autres propriétés mobilières ou immo-

bilières, ou tout intérêt en ces propriétés, pour elle-même ou en fiducie pour d'autres, et généralement trafiquer de telle propriété d'une manière quelconque ; (c) Exercer toute autre industrie que la compagnie jugera propre à être exercée en rapport avec son industrie, ou censée accroître directement ou indirectement la valeur des droits ou propriété de la compagnie ou les rendre profitables ; (d) Acquérir par achat, bail ou autrement, et entreprendre la totalité ou une partie de l'industrie, propriété ou engagement, de toute personne, maison ou compagnie, ou les actions, obligations ou débentures ou autres valeurs de toute compagnie engagée dans une industrie en tout ou en partie semblable à celle exercée par la présente compagnie, ou en possession de propriété propre aux fins de la présente compagnie, ou se fusionner avec toutes telles compagnies ; (e) Payer pour toute propriété ou droits acquis par la compagnie, ou pour services rendus ou à rendre à la compagnie, soit en deniers comptants ou en actions acquittées ou en d'autres valeurs que la compagnie est autorisée à émettre, ou partie d'une manière et partie de l'autre, et généralement aux termes et conditions que la compagnie déterminera ; (f) Vendre, louer, ou autrement disposer en tout ou en partie de l'entreprise, des biens et de la propriété de la compagnie, pour la compensation et aux termes et conditions que la compagnie jugera bon, et en particulier pour des actions et valeurs de toute autre compagnie ; (g) Exercer tous les actes et choses ci-dessus énumérés soit comme principaux, agents ou syndics, ou par l'entremise de syndics, agents ou autrement, et soit seuls ou conjointement avec d'autres ; (h) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement de l'un ou plusieurs des objets pour lesquels la présente compagnie a été formée. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Unity Corporation, Limited", avec un capital-actions de vingt mille dollars, divisé en 200 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de février 1913.

THOMAS MULVEY,

33-2 Sous-secrétaire d'Etat.

Hudson Heights Development Company, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 11e jour de février 1913, constituant en corporation Joseph Wilson, marchand, Albert Homer Vipond, agent d'assurance, Edward Soulbey Jaques, gérant, tous trois de la cité de Westmount, et Arthur Jarvie Darling, manufacturier, et Arthur Charles Schneider, teneur de livres, tous deux de la cité de Montréal, tous dans la province de Québec, pour les fins suivantes :— (a) Acquérir par achat, échange, bail, location ou par toute autre convention bonne et valable et pour toute bonne et valable considération les terrains et la propriété mobilière et immobilière dont la compagnie aura besoin ; (b) Diviser tous terrains que la compagnie pourra posséder en rues, squares, ruelles, jardins et lots à bâtir, et pour tout autre objet bon et valable que la compagnie jugera avantageux ; (c) Vendre et disposer de toute propriété appartenant à la compagnie à quelque titre bon et valable que ce soit ou la louer en totalité ou en partie et aux conditions qui seront mutuellement agréées ; (d) Diviser, niveler et construire des rues, chemins, grandes routes, ruelles, squares et choses semblables, et construire et fournir tous les accessoires et raccordements pour l'approvisionnement d'eau, de lumière, de chaleur, de force motrice, des drains, égouts et tous les autres services d'utilité publique désirables ; permettre à toutes personnes que ce soit l'usage de tous ou chacun des dits services pour toute bonne et valable considération et en vertu de toute convention légale ; (e) Entreprendre la construction de bâtiments de toutes sortes, pour des fins

publiques et privées, et par toute convention bonne et valable, et les vendre, échanger, louer, arrenter ou autrement les utiliser et en disposer en vertu de toute convention légitime ; (f) Prêter des fonds et faire des avances de deniers à toutes personnes achetant, louant, construisant ou embellissant autrement la propriété de la compagnie ou toute propriété acquise, directement ou indirectement, de la compagnie ; et par tous les voies et moyens légitimes, aider toutes personnes que ce soit à construire des édifices ou autrement embellir la propriété ainsi détenue ou acquise et recevoir les taux d'intérêt légitimes ou autre compensation et aux conditions, quant aux garanties, au remboursement et choses semblables qui seront mutuellement agréées ; (g) Etablir des parcs, jardins, terrains de jeux de golf, de paume, et autres amusements en plein air généralement, ainsi que des patinoirs et endroits pour jouer au curling, salles, bibliothèques, bains et établissements semblables, et permettre à toutes personnes que ce soit de les utiliser et d'en jouir à toutes conditions légitimes que ce soit ; (h) Céder, posséder et exploiter des fermes, vergers et jardins de toutes sortes, et les arrenter, les vendre et autrement en disposer ; (i) Organiser des clubs, unions et sociétés généralement pour l'avancement de tous sports et jeux d'une nature hygiénique ou avantageuse, ou pour récréer, amuser, instruire, ou pour toute autre fin bonne et utile, et développer et aider toutes telles organisations par tous moyens convenables et légitimes ; (j) Eriger, louer ou autrement posséder et occuper des magasins, boutiques, hôtels et autres places d'affaires et les utiliser, céder par contrat et pour toute compensation que ce soit ; (k) Manufacturer et fournir toutes sortes de matériaux et appareils pour des fins de construction généralement ou employés pour la construction ou l'exploitation de tous travaux et entreprises de la compagnie, qui sont autorisés par la présente charte ; (l) Se fusionner avec toute autre compagnie constituée et organisée pour des fins semblables ou s'y rattachant et moyennant toute convention bonne et valable ; acquérir les stocks, obligations ou actions de toute telle compagnie en échange pour celles de la présente compagnie ou pour toute bonne et valable compensation ; (m) Vendre et céder la totalité ou une partie des biens, droits et propriété de la compagnie d'une manière générale soit en bloc ou par lots ou parties selon que les directeurs le jugeront le plus avantageux ; (n) Faire toutes et chacune des matières et choses qui seront nécessaires ou propres à l'usage et à la jouissance plus complète de tous ou chacun des pouvoirs et droits accordés par la présente charte ou s'y rattachant, quoique tels pouvoirs et droits ne soient pas spécialement accordés. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Hudson Heights Development Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera à Hudson, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de février 1913.

THOMAS MULVEY,

34-2

Sous-secrétaire d'Etat.

Dominion Chain Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 11e jour de février 1913, constituant en corporation Walter Robert Lorimer Shanks, avocat, Francis George Bush, teneur de livres, George Robert Drennan, sénographe, Michael Joseph O'Brien et Herbert William Jackson, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, importer, exporter, acheter, vendre et disposer, tant pour son propre compte qu'à commission, toutes sortes de chaînes sans soudure et chaînes soudées d'acier et autres métaux, goupilles de clavette, et effets en fil

métallique de toute description, quincaillerie, pièces, et accessoires pour aéroplanes, automobiles, cycles à moteur, bateaux à moteur et véhicules de toutes sortes, avec tous leurs accessoires utilisés en rapport avec les chaînes de tous genres, ainsi que la matière brute et parties constituantes de ces chaînes ; (b) Manufacturer, importer, exporter, acheter, vendre et disposer tant pour son propre compte qu'à commission, toutes sortes de machinerie employée dans la manufacture d'effets ou produits de métal, bois ou composés ; (c) Demander, obtenir, enregistrer, acheter, louer ou permettre l'usage moyennant un droit régalien ou autrement, acquérir et détenir, posséder, utiliser, exploiter et introduire, et vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou autres, utiles à l'industrie de la compagnie ou à toute industrie acquise par elle, et utiliser, exercer et développer, accorder des permis pour leur usage ou autrement faire valoir toutes telles marques de commerce, noms de commerce, inventions, licences, procédés et choses semblables ou tous autres biens ou droits ; (d) Agir comme agents de vente et agents commissionnaires pour tout individu, maison ou corporation engagée dans une industrie semblable à celle que la présente compagnie est autorisée à exercer ; (e) Acquérir par achat, bail ou autrement, la propriété mobilière et immobilière, et la clientèle, franchises, droits, privilèges, contrats et actif de toute nature, utiles ou reliés à l'industrie de la compagnie, aux termes et conditions qui seront jugés convenables de tout individu, maison ou corporation, et les payer en deniers comptants ou partie en deniers comptants ou en actions acquittées, obligations ou autres valeurs de la compagnie ou autrement, selon qu'il sera convenu, et les vendre ou autrement en disposer en tout ou en partie ; (f) Acquérir, détenir et posséder des actions de toute autre corporation engagée dans une industrie de même nature, et les payer soit en deniers comptants, ou partie en deniers comptants, et émettre des actions acquittées de la compagnie en plein paiement ou en paiement partiel de ces valeurs, ou autrement selon que la chose sera convenue, et les vendre ou autrement en disposer, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (g) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prêter des fonds, garantir les contrats, ou autrement aider toute telle personne ou compagnie, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les vendre, détenir, réémettre avec ou sans garantie, ou autrement en disposer ; (h) Arrenter, vendre ou céder la totalité ou une partie des biens et l'entreprise de la compagnie, ou toute partie de ses entreprises, et pour la compensation que la compagnie jugera à propos, et en particulier pour les actions, obligations, débentures ou autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ; (i) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie et en particulier toutes actions, débentures ou valeurs de toute autre compagnie appartenant à la présente compagnie ou dont elle aurait le pouvoir de disposer ; (j) Faire tous les actes et choses qui seront jugés nécessaires ou utiles pour atteindre les objets susdits. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Dominion Chain Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de février 1913.

THOMAS MULVEY,

34-2

Sous-secrétaire d'Etat.

Bernard Kleker and Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de février 1913, constituant en corporation Alexander Huntly Duff, Walter Alfred Merrill, Harold Earle Walker et Ralph Burnett, avocats, et Janet Howat McCulloch, secrétaire, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de marchands généraux et de manufacturiers, importateurs et exportateurs, et acheter, vendre et disposer de toutes sortes de marchandises, effets et articles; (b) Manufacturer, acheter, vendre, céder, posséder, contrôler, permettre l'usage ou autrement faire valoir toute machinerie, outillages, appareils et inventions nécessaires ou utiles pour exercer l'industrie de la compagnie et pour manufacturer, vendre et exploiter ses produits; (c) Acheter, acquérir, établir, diriger, entretenir, exploiter, régir et conduire tous bâtiments, travaux, matériel, machinerie, entrepôts ou autres établissements ou biens-fonds utiles à l'entreprise de la compagnie, et en disposer de temps à autre, pour le bénéfice de la compagnie, par vente, location ou autrement; (d) Manufacturer, développer, acheter ou autrement produire ou acquérir de la vapeur, de l'électricité ou autre énergie ou force motrice pour l'énergie, la chaleur ou la lumière nécessaire au fonctionnement des installations et machinerie de la compagnie ou pour exercer son industrie et en vendre l'excédent pour l'avantage de la compagnie, tout en se conformant à tous les règlements municipaux ou autres en vigueur à ce sujet; (e) Acquérir et prendre à son nom comme industrie active l'entreprise, l'actif et le passif de toute personne, maison ou compagnie exerçant une industrie semblable ou en partie semblable à celle que la présente compagnie est autorisée à exercer ou en possession de propriété propre à ses fins ou qui pourrait être avantageusement exercée en rapport avec son industrie, et émettre des actions acquittées ou en partie acquittées de la présente compagnie en compensation totale ou partielle de tels biens ou pour toute propriété ou droits acquis par la compagnie; (f) Vendre, arrenter ou autrement disposer de la totalité ou d'une partie des affaires, entreprises, actif, passif et franchises de la présente compagnie à toute autre personne ou compagnie pour la compensation que la présente compagnie jugera bon, et, soit en totalité ou en partie, pour les valeurs ou parts ou actions acquittées de toute compagnie qui pourrait acquérir la totalité ou une partie de l'entreprise de la compagnie; (g) Demander, acheter ou autrement acquérir tous brevets d'invention, marques de commerce, licences, concessions, procédés industriels ou choses semblables, conférant un droit exclusif ou limité d'utiliser tout renseignement secret ou autre qui semblerait pouvoir être utilisé avec avantage par la compagnie, ou censé profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer, permettre l'usage ou autrement faire valoir tous les droits ou renseignements ainsi acquis; (h) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, prendre, acheter, acquérir, souscrire et détenir et de temps à autre céder ou autrement faire valoir les valeurs, obligations ou actions ou autres effets de toute compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, et engagée dans une industrie capable d'être conduite de manière à profiter à la présente compagnie, et les payer en deniers comptants, valeurs ou actions acquittées de la présente compagnie et exercer tous les droits d'un détenteur de ces dites actions par l'entremise des officiers que les directeurs de la compagnie nommeront; (i) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les concessions réciproques, les risques communs ou autres avec toute personne ou compagnie exerçant ou sur le point d'exercer toute industrie ou entreprise que la présente compagnie est autorisée à exercer ou capable d'être exercée de façon à profiter à la présente compagnie, et aider à promouvoir, développer ou exploiter l'entreprise de toute telle personne ou compagnie, et prendre, détenir, acquérir ou disposer des valeurs et du capital-actions de toute telle compagnie; (j) Distribuer de temps à autre entre les actionnaires,

selon que la chose sera décidée, tous biens de la compagnie et, en particulier, les valeurs, obligations et actions de toute autre compagnie qui pourrait faire quelque arrangement au sujet des risques communs ou de la coopération ou à laquelle la présente compagnie pourrait céder la totalité ou une partie de son entreprise; (k) Faire toutes ou chacune des choses autorisées par la présente charte soit seuls ou conjointement avec toute autre compagnie ou personne et soit en qualité de principaux ou d'agents; (l) Exercer toute autre industrie reliée ou subordonnée à la présente industrie ou que la compagnie croirait capable d'être convenablement exercée conjointement avec aucuns de ses pouvoirs ou de son entreprise ou censée accroître la valeur des biens, droits ou entreprises de la compagnie ou les rendre profitables; (m) Les pouvoirs contenus dans chacun des paragraphes ci-dessus ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Bernard Kleker and Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Sales Co. of Canada, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de février 1913, constituant en corporation Walter Robert Lorimer Shanks, avocat, Francis George Bush, et Herbert William Jackson, teneurs de livres, George Robert Drennan, sténographe, et Michael Joseph O'Brien, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter ou autrement acquérir, vendre, arrenter et généralement faire le commerce de nettoyeurs à vide de toutes sortes, et de toutes leurs pièces, et de tous articles, appareils, fournitures, outils, équipement, spécialités et accessoires utilisés avec ces instruments, et de tous matériaux dont ils sont composés, en tout ou en partie; (b) Manufacturer, acheter, vendre et disposer de tous articles, effets, substances ou choses nécessaires ou reliés à l'industrie de la compagnie ou qui peuvent être commodément ou avantageusement utilisés ou employés par la compagnie en rapport avec ses objets ou industries; (c) Acheter ou autrement acquérir, détenir, arrenter ou autrement disposer de toute propriété mobilière ou immobilière, droits ou privilèges qui seront nécessaires ou utiles pour l'exercice de l'industrie de la compagnie; (d) Eriger, construire et entretenir et exploiter des bâtiments, usines, machinerie et facilités qui seront jugés propres à atteindre directement ou indirectement les fins ou les objets de la compagnie; (e) Demander et acquérir aux termes qui seront convenus, des lettres patentes d'invention, droits de brevet, procédés, concessions, licences, marques de commerce, droits d'auteur, ou tous autres privilèges ou protection de même nature ou reliés à toute matière, article ou objet de manufacture ou utile pour l'industrie de la compagnie, et les faire valoir en les fabriquant ou en les mettant en service ou en accordant des permis à leur sujet ou autrement; (f) Construire ou acquérir par bail, achat ou autrement, et exploiter tous les travaux nécessaires pour la production, vente ou autre disposition de la vapeur, de l'énergie électrique, pneumatique, hydraulique et autre pouvoir et force, subordonnement à tous les statuts et règlements des autorités provinciales et municipales à ce sujet; (g) Acheter ou autrement acquérir ou entreprendre la totalité ou une partie de l'industrie, propriété, clientèle, actif ou passif de toutes personnes, société ou compagnie exerçant une industrie dont les objets sont semblables en tout ou en partie à ceux de la compagnie, ou en possession de propriété propre et convenable aux fins de la compagnie; (h)

Acheter, acquérir, détenir et posséder le capital-actions obligations ou autres valeurs de toute autre compagnie, corporation ou individu exerçant ou engagée dans une industrie que la présente compagnie peut exercer ou entreprendre, et acquérir, détenir, engager ou autrement disposer de ces actions, obligations ou autres valeurs, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*; (i) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne, maison ou compagnie exerçant ou engagée ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie peut exercer ou entreprendre; (j) Se fusionner avec toute autre compagnie ou compagnies dont les objets sont reliés à ceux ci-dessus énumérés; (k) Vendre, arrenter, échanger, ou autrement disposer, en tout ou en partie, de la propriété, droits ou entreprises de la compagnie, pour la compensation qui sera convenue, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, et les partager *pro rata* entre les actionnaires de la compagnie; (l) Rémunérer toute personne ou compagnie pour services rendus à la présente compagnie soit au sujet de sa formation ou à la conduite de ses affaires, et les payer en deniers comptants, ou, avec l'approbation des actionnaires, en actions ou autres valeurs de la compagnie; (m) Faire tous les autres actes et choses avantageuses pour l'accomplissement des objets de la compagnie ou reliés à l'un de ses objets; (n) Faire l'une ou plusieurs des choses ci-dessus en qualité de principaux, agents, entrepreneurs, fidéicommissaires ou autrement, et soit seuls ou conjointement avec d'autres; (o) Aucun des pouvoirs énumérés ci-dessus ne sera interprété comme étant restreint par le nom de la compagnie ou par le but ou les objets de la compagnie, particulièrement énoncés dans la clause (a) de la présente charte. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Sales Company of Canada, Limited," avec un capital-actions de cinquante mille dollars, divisé en 1,000 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 12e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Lasalle Realty Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de février 1913, constituant en corporation William Langley Bond, conseil du Roi, John Bicknell Johnson, teneur de livres, James McBride, agent, et George Henry Edmand Blaiklock, courtier de douanes, de la cité de Montréal, dans la province de Québec, et James Edouard Coulin, de la ville d'Outremont, avocat, dans la dite province de Québec, pour les fins suivantes:—(a) Acquérir par achat, bail ou autrement et détenir et posséder des biens-fonds et immeubles; (b) Faire, construire et ériger tous travaux publics et privés, bâtiments, entreprises et exploitations, maisons d'habitation, fabriques, ateliers et autres édifices; (c) Vendre, louer, transporter, échanger, céder ou autrement disposer de tous tels biens-fonds ou de toute partie des dits biens-fonds, et développer, embellir, exploiter et diviser cette propriété en rues, ruelles, squares, lots ou autrement; (d) Aider à la construction et à l'entretien ou construire ou entretenir des ruelles, chemins, rues, aqueducs ou autres travaux ou embellissements censés faciliter l'accès à la propriété de la compagnie et la rendre plus profitable; (e) Acheter, acquérir, détenir, transférer, vendre et céder les actions, stocks, débentures, obligations ou autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi; (f) Vendre ou

autrement céder les entreprises de la compagnie ou toute partie de ses entreprises aux clauses et conditions que la compagnie jugera acceptables, et accepter en plein paiement ou en paiement partiel des dites entreprises les actions, obligations, stocks ou autres valeurs de toute autre compagnie; (g) Acquérir, détenir et vendre et disposer de toute industrie, franchises, entreprises, droits, privilèges, baux, contrats, biens et autres droits que la compagnie peut légalement acquérir; et les payer en totalité ou en partie en deniers comptants ou en totalité ou en partie en actions, obligations ou autres valeurs de la compagnie, et à cette fin émettre des actions de la compagnie comme acquittées et non cotisables en faveur de tout individu, maison ou corporation en paiement de toute industrie, franchises, entreprises, propriété, droits, privilèges, baux, contrats, biens-fonds, stocks, biens ou autres droits que la compagnie pourrait acquérir; (h) Produire ou acheter de l'électricité et la vendre et la distribuer pour des fins d'éclairage, industrielles ou autres en rapport avec toute partie de la propriété de la compagnie, subordonnement aux lois ou règlements locaux ou municipaux à ce sujet; (i) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie; (j) Distribuer entre les actionnaires de la compagnie en nature toutes actions, débentures, valeurs ou biens appartenant à la compagnie; (k) Affecter les fonds disponibles de la compagnie au rachat de ses obligations ou autres valeurs; (l) Agir en qualité d'agents, mandataires, agents d'assurance et agents d'immeubles, et en général faire tous les actes nécessaires pour développer les affaires de la compagnie et exécuter ses entreprises. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Lasalle Realty Company, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 12e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Tobacco Buyers Association, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de février 1913, constituant en corporation George Leonard Alexander, Louis Athanase David et Maurice Louis Joseph Dugas, avocats, Edward Charles Baker, comptable, et Segfried Hinson Read Bush, étudiant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—(a) Exercer l'industrie de manufacturiers et marchands de tabac, cigares, cigarettes, allumettes, briquets automatiques, pipes et autres articles nécessaires ou convenables pour les fumeurs, et fabricant set marchands de tabac à priser et de colis et faire le commerce de tous les autres articles et produits ordinairement vendus par les marchands de tabac, et généralement acheter, prendre à bail ou autrement acquérir, détenir et exploiter des terrains produisant du tabac ou convenables pour planter et cultiver le tabac, ainsi que toutes concessions, droits, pouvoirs et privilèges s'y rattachant; (b) Importer, exporter, manufacturer, acheter, vendre et faire le commerce de marchandises, effets et articles, et à cette fin ériger, entretenir et exploiter des boutiques, magasins, entrepôts et autres établissements qui seront nécessaires pour tels objets; (c) Acquérir par achat, bail, échange ou autrement des terrains, bâtiments de tout genre et tous biens-fonds ou intérêts en des biens-fonds et tous droits au sujet de terrains ainsi situés, et les faire valoir de la manière qui sera jugée avantageuse, et en particulier en préparant des sites pour la construction et y construire reconstruire, altérer, améliorer, décorer, meubler et entretenir des bureaux, pleins-pieds, maisons, fabriques, entrepôts, boutiques, quais, bâtiments, travaux et facilités de toutes sortes, et consolider, ou relier, ou subdiviser des

propriétés et les louer et en disposer ; (d) Acquérir ou se charger de la totalité ou d'une partie des affaires, droits, clientèle, propriété et biens, y compris toute option, concession, brevet, marques de commerce et choses semblables de tout individu, maison, association ou corporation exerçant une industrie que la présente compagnie est autorisée à exercer, et en particulier acquérir la totalité ou une partie des affaires, propriétés mobilières ou immobilières, biens et clientèle de la Tobacco Buyers Association, et se charger de la totalité ou d'une partie de ses engagements et les payer en totalité ou en partie en deniers comptants ou obligations, ou répartir et émettre comme acquittées et non cotisables les parts du capital-actions de la compagnie, souscrites ou non en plein paiement ou en paiement partiel de telle entreprise ; (e) Etablir et exercer et promouvoir l'établissement et l'exercice, sur toute propriété dans laquelle la compagnie est intéressée, de toute industrie qui pourra être convenablement exercée sur telle propriété, et dont l'établissement sera censé accroître la valeur des intérêts de la compagnie en cette dite propriété ou de nature à en faciliter la disposition ; (f) Demander, acheter ou acquérir autrement tous brevets, brevets d'invention, permis, concessions et autres choses semblables conférant un droit exclusif ou non exclusif, ou limité, ou toute information secrète ou autre concernant toute invention qui pourrait être utile pour les fins quelconques de la compagnie, ou dont l'acquisition pourrait être considérée de nature à profiter à la compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des permis pour leur usage ou faire valoir autrement les biens, droits ou informations ainsi acquises ; (g) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute personne ou compagnie engagée ou à la veille de s'engager dans une entreprise ou transaction de même nature que celle que la présente compagnie est autorisée à exercer, ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prendre ou autrement acquérir des actions et valeurs de toute telle autre compagnie, et les vendre, détenir, réémettre, avec ou sans garantie, ou autrement en disposer ; (h) Acheter, prendre ou acquérir par souscription originale ou autrement, et détenir, avec ou sans garantie, vendre ou autrement céder les stocks, actions, ordinaires ou actions-priorité, débetures, obligations et autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie pouvant être conduite de manière à profiter à la présente compagnie, directement ou indirectement, nonobstant les dispositions de l'article 44 de la dite loi, et voter en vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs désigneront ; (i) Conclure des conventions avec tout gouvernement ou autorité municipale, locale ou autre qui seront jugées propres à atteindre les objets de la compagnie, ou d'aucuns d'eux, et obtenir de tout tel gouvernement ou autorité tous droits, privilèges et concessions que la compagnie jugera désirable d'obtenir, et exécuter, exercer et accomplir tous tels droits, conventions, privilèges et concessions ; (j) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété, des droits et des engagements de la présente compagnie, ou pour toute autre fin qui sera censée profiter directement ou indirectement à la présente compagnie ; (k) Vendre, améliorer, gérer, développer, échanger, arrêter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété ou des droits de la compagnie ; (l) Donner des privilèges, escomptes et avantages spéciaux aux membres, employés, acheteurs ou détenteurs de billets de la compagnie relativement à tous produits, articles, marchandises ou choses achetées ou acquises de la compagnie ou par son entremise ou autrement et conclure des conventions avec des personnes engagées dans tout commerce, industrie ou profession afin qu'elles accordent certaines concessions ou tous droits, privilèges et avantages spéciaux aux membres de la compagnie, aux détenteurs de billets et à leurs amis, et en particulier au sujet de l'appro-

visionnement de marchandises ; (m) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autres ; (n) Prêter des fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et se porter garant de l'exécution de contrats par toutes telles personnes ; (o) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la présente compagnie ou de toutes débetures, actions-débetures ou autres valeurs de la présente compagnie ou relativement à la formation ou promotion de la présente compagnie ou la conduite de ses affaires ; (p) Vendre, arrêter ou autrement disposer de l'industrie et de l'entreprise de la compagnie, ou de toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, obligations, débetures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la compagnie ; (q) Prendre les moyens de faire connaître les produits de la compagnie que la compagnie jugera à propos, et en particulier au moyen d'annonces dans la presse, de circulaires, l'achat et l'exposition d'œuvres d'art ou d'intérêt, par la publication de livres, de magazines et de périodiques, et en accordant des prix, récompenses et dons ; (r) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Tobacco Buyers Association, Limited," avec un capital-actions d'un million de dollars divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Webster and Sons, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 11e jour de février 1913, constituant en corporation George McLerie Webster, marchand, John Wesley Blair et Charles Albert Hale, avocats, Francis Joseph Laverty, conseil du Roi, et Jean Trudel, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de marchands et manufacturiers et importateurs de brique, tuiles, tuyaux, poterie, faïence, ciment, pierre, outils, appareils, instruments, machinerie, pièces de machinerie, accessoires pour les fonderies, asphalte, cornues, machines à vapeur, matériaux de construction et de pavage ; exploiter des carrières, extraire et préparer pour le marché et vendre du minerai, du métal, des substances minérales et du sable, et manufacturer et vendre tous les autres matériaux composés en totalité ou en partie de pierre, chaux, sable, silice ou ciment, et généralement employer toutes choses d'une nature quelconque employées ou pouvant être utilisées dans la construction, les entreprises, le pavage, la construction d'aqueducs et la fabrication ou la production du gaz ou de l'électricité ; exercer l'industrie générale d'ingénieurs constructeurs et entrepreneurs pour la construction, la réparation et l'altération de travaux publics et privés pour préparer les plans et construire des chemins de fer, bassins, quais, canaux, ponts, tunnels, systèmes d'égoûts et autres travaux semblables et conclure des conventions au sujet de tels travaux ou s'y rattachant de quelque manière et exercer, dans toutes ses spécialités respectives, l'industrie de décorateurs, commerçants de pierre, brique, bois de construction, ferronnerie et autres matériaux ou accessoires de construction ; (b) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira capable d'être convenablement exercée en rapport avec les opérations ci-dessus mentionnées ou censées augmenter directement ou indirectement la valeur des biens ou droits de la

compagnie ou les rendre profitables ; (c) Acquérir par achat, échange, bail ou par tout autre titre légal, et posséder, détenir, améliorer, exploiter, louer, sous-louer, vendre, échanger ou autrement faire le commerce de terrains et bâtiments et droits quelconques, en telles propriétés ; (d) Eriger et construire sur tous terrains possédés ou loués par la compagnie ou dans lesquels elle est intéressée de quelque manière, les bâtiments nécessaires ou propres aux fins de l'industrie de la compagnie ; (e) Faire des avances de fonds aux clients et autres ayant des relations d'affaires avec la compagnie et garantir l'exécution des contrats de toutes telles personnes, et acquérir et détenir des valeurs de toutes sortes, mobilières et immobilières, pour créances et obligations dues à la compagnie ; (f) Acheter ou autrement acquérir les actions, obligations, débiteures ou autres valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la dite loi, et les payer en actions, obligations, débiteures ou autres valeurs de la présente compagnie, et détenir, vendre, voter en vertu de telles valeurs ou autrement céder les actions, obligations, débiteures ou autres valeurs ainsi acquises et garantir le paiement du principal ou des dividendes et intérêts sur les dites actions, obligations, débiteures ou autres valeurs, et promouvoir toute compagnie ou corporation dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, ou exerçant une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie ; (g) Acquérir et se charger de la totalité ou d'une partie des affaires, propriétés et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie ; (h) Se consolider ou se fusionner avec toute autre compagnie ayant des objets semblables ou en partie semblables à ceux de la présente compagnie ; (i) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute autre personne, maison ou corporation exerçant ou engagée dans toute affaire ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie et les vendre, détenir, émettre ou réémettre, avec ou sans garantie, du capital et de l'intérêt, ou autrement en disposer ; (j) Vendre, arrenter, ou autrement disposer de la propriété, droits et entreprises de la compagnie ou toute partie de ses entreprises pour la compensation que la compagnie jugera bon, et en particulier pour les actions, obligations, débiteures ou valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, en totalité ou en partie ; (k) Acheter, arrenter, ou autrement acquérir et détenir, exercer et utiliser tout ou partie de la propriété, franchises, clientèle, droits, pouvoirs et privilèges détenus ou exercés par toute personne, maison ou compagnie exerçant ou formée pour exercer toute industrie en tout ou en partie semblable à celle que la présente compagnie est autorisée à exercer, et payer pour telle propriété, franchises, clientèle, droits, pouvoirs, et privilèges entièrement ou partiellement en deniers comptants ou entièrement ou partiellement en actions acquittées ou valeurs de la compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie ; (l) Les susdits objets, pouvoirs ou fins de la compagnie seront censés distincts et ne pas dépendre l'un de l'autre, et la compagnie peut poursuivre, jouir et exercer l'un quelconque ou plusieurs des objets, pouvoirs ou fins indépendamment l'un de l'autre, et nulle clause ne sera limitée dans sa généralité ni autrement interprétée relativement à toute autre clause de ces dits objets, pouvoirs ou fins. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Webster and Sons, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

Federated Press, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 11e jour de février 1913, constituant en corporation Trévise Alexander Tod et Walter Edmund Markham, commerçants, Paul Emile Lamarche, M.P., et Joseph Lamarche, solliciteur, et Robert Wall, manufacturier, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer le commerce ou industrie générale d'imprimeurs, lithographes, graveurs, estampeurs, galvanoplastes, stéréotypers, photo-graveurs, dessinateurs, relieurs, papetiers, librairies, commerçants et manufacturiers de papier, fourniture de bureaux, ameublement et équipement de tous genres ; acquérir, arrenter, imprimer, publier, conduire et distribuer et autrement faire le commerce de journaux et papiers-nouvelles, catalogues de livres, revues, périodiques, ou autres publications, et généralement faire les opérations de propriétaires et éditeurs de journaux et d'imprimeurs en général ; faire des opérations de publicité dans toutes ses spécialités, et faire tous les actes et choses ci-dessus en qualité de principal et d'agent ; (b) Manufacturer, acheter, et autrement acquérir, et vendre, louer, céder ou autrement faire le commerce de toutes sortes de machines, machinerie, appareils, accessoires, outils ou inventions nécessaires utiles ou accessoires à l'industrie de l'imprimerie, lithographie, gravure, estampage, galvanoplastie, stéréotypie, photo-gravure, dessin, reliure et autres entreprises semblables ; (c) Acquérir, acheter, louer ou autrement acquérir, et poser, construire, bâtir, ériger, entretenir et exploiter des bâtiments, constructions, boutiques, hangars, entrepôts, fabriques et outillages nécessaires à l'exercice de l'industrie de la compagnie, et particulièrement acquérir, acheter et prendre à son nom comme industrie active l'outillage d'imprimerie, machinerie, fonds de commerce et clientèle de l'industrie aujourd'hui exercée à Montréal sous la raison sociale de "Federated Press, Limited," corps politique et corporation, et les payer soit en deniers comptants ou en actions acquittées et non cotisables du capital de la compagnie ; (d) Manufacturer, acheter, vendre et disposer de pâte de papier et de toute matière qui entre dans la composition du papier, et à cette fin manufacturer, produire, acheter, vendre et disposer du bois de construction et de service, billes et bois de toutes sortes ; (e) Acheter, ou autrement acquérir, et vendre, fabriquer ou autrement disposer de toutes matières, préparations, procédés ou choses reliées à la manufacture du papier, ou à toute autre industrie de la compagnie ; (f) Acheter, arrenter ou autrement acquérir des emplacements, droits de surface, concessions forestières, terres boisées, lots de grève, droits riverains, et droits fédéraux et municipaux et autres droits, privilèges, franchises, servitudes, et licences de toutes sortes, et les vendre, céder, échanger ou autrement en disposer ; (g) Construire et mettre en service pour les fins de l'industrie de la compagnie, des tramways et voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, et acheter, arrenter ou autrement acquérir, et bâtir et construire, et entretenir et exploiter des scieries et moulins à pulpe et manufactures de papier, et exercer généralement l'industrie de manufacturiers, importateurs, exportateurs et commerçants de papier de pâte et substituts de papier de toutes sortes, et de la matière brute et substances de toutes sortes, pâtes, préparations, mélanges, produits chimiques, fondants et combinaisons utilisés ou capables d'être utilisés en rapport avec la dite industrie ; (h) Acquérir par achat, bail ou autrement, et utiliser et développer des chutes d'eau et autres forces, produire de l'énergie électrique, pneumatique, hydraulique et autres pouvoirs ou force, et construire et exploiter des usines pour produire ces pouvoirs, acquérir par achat, bail ou autrement de l'énergie électrique ou autre force de tout genre pour la lumière, la chaleur, la traction ou autre fin, et la vendre, arrenter ou autrement en disposer ainsi que du pouvoir et la force produite par la compagnie, et construire et entretenir des poteaux, fils et lignes de transmission pour la distribution de la force, et pour les fins générales de la compagnie ; pourvu, toutefois,

que toutes ventes, distribution et transmission de l'énergie ou force électrique, hydraulique ou autre force au delà des terres de la compagnie seront subordonnés aux règlements locaux et municipaux à cet égard ; (v) Sans en aucune manière restreindre la généralité de ce qui précède, acquérir ou entreprendre la totalité ou une partie des droits commerciaux, clientèle, propriété et biens, y compris toute option, concession, et chose de même nature, de tout individu, maison, compagnie, société ou corporation engagée dans une industrie que la présente compagnie est autorisée à exercer, et se charger de la totalité ou d'une partie de ses engagements, et les payer en tout ou en partie en deniers comptants ou en obligations, ou en plein paiement ou paiement partiel, répartir et émettre, comme acquittées et non cotisables des parts du capital de la compagnie, souscrites ou non ; (j) Vendre ou autrement disposer de la totalité ou de toute partie de la propriété, des biens, droits, entreprise ou clientèle de la compagnie, et accepter en paiement des deniers comptants, obligations, stocks ou autres valeurs de toute corporation ou compagnie ; (k) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout secret ou autre renseignement touchant une invention ou procédé, et faire valoir, vendre, arrenter ou autrement disposer de ces brevets, licences ou concessions ; (l) Acquérir et détenir, nonobstant les dispositions de l'article 44 de la dite loi, et vendre ou autrement disposer du stock, actions, valeurs, entreprises de toute autre compagnie ayant pour un de ses objets l'exercice de l'un quelconque des pouvoirs de la compagnie et transférer ses entreprises ou biens à toute telle compagnie, ou s'associer avec elle ; (m) Exercer toute autre industrie (manufacturière ou autre) que la compagnie jugera propre à être avantageusement exercée en rapport avec son industrie, ou censée accroître directement ou indirectement la valeur de la propriété ou droits de la compagnie, ou les rendre profitables ; (n) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou entreprendre une industrie ou transaction capable d'être conduite de manière à profiter directement ou indirectement à la présente compagnie, et faire des avances de fonds, garantir les entreprises ou autrement aider telle personne ou compagnie, et prendre ou autrement acquérir des actions ou valeurs de toute compagnie semblable et les vendre, détenir, réémettre, avec ou sans garantie, ou en disposer autrement ; (o) Conclure des conventions avec toute autorité fédérale, provinciale, municipale, locale ou autre qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de cette autorité des droits et privilège et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (p) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et engagements de la présente compagnie, et pour toutes autres fins qui seront jugées propres à profiter, directement ou indirectement à la présente compagnie, et rémunérer toute personne, ou compagnie pour services rendus ou à rendre à la compagnie en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la présente compagnie, ou autres valeurs de la présente compagnie ou relativement à la formation ou la promotion de la présente compagnie ou la conduite de ses affaires, et les payer soit en deniers comptants ou, avec l'approbation des actionnaires, par l'émission de parts acquittées et non cotisables de son capital-actions ; (q) Prêter des fonds aux clients et autres ayant des relations d'affaires avec la compagnie et garantir l'exécution des contrats ou autres obligations de toutes telles personnes ; (r) Faire tous les actes et choses ci-dessus comme principaux, agents, entrepreneurs, mandataires ou autrement, et soit seuls ou avec d'autres, et faire tout ce qui sera avantageux pour atteindre les objets ci-dessus ou s'y rattachant et faire tous et chacun des actes et choses nécessaires, convenables ou propres à l'accomplissement des fins pour lesquelles la présente compa-

gnie est constituée. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Federated Press, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Quebec Model City, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de février 1913, constituant en corporation Thibaudeau Rinfret, Joseph Emile Billette et Arthur Reginald Whitney Plimsoll, avocats, Fernand Bernard Major, étudiant en droit, et Annie Coningham, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie d'une compagnie d'immeubles dans toutes ses spécialités, et agir en qualité de commerçants, courtiers et agents d'immeubles ; acquérir par achat, bail, échange ou autrement, et posséder, utiliser, détenir, vendre, arrenter, donner en échange et autrement disposer de terrains, tènements, héritages et propriété immobilière de toutes sortes et de tous intérêts et droits dans ces propriétés ou s'y rattachant ; (b) Développer, tracer, améliorer et de toute autre manière avec sa propre propriété immobilière ou autre y compris la division de sa propriété en lots à bâtir, rues, squares, ruelles ou autrement, et sur telles propriétés faire, construire, bâtir et entretenir des chemins, ponts et autres moyens de communication, égouts, drains, aqueducs, maisons, moulins, fabriques et toutes les autres constructions nécessaires ou utiles pour l'occupation, l'usage ou l'amélioration de toute telle propriété ; (c) Prendre et détenir des mortgages, hypothèques, gages et charges pour garantir le paiement du prix d'achat de toute propriété vendue par la compagnie, ou de deniers dus à la compagnie par des acquéreurs ou toutes autres personnes, ou avancés par la compagnie aux acquéreurs ou à toutes autres personnes ; (d) Posséder, développer et exploiter des chutes d'eau, et manufacturer du courant électrique, énergie électrique ou autre pouvoir ou chaleur et gaz, et les vendre, et à cet effet ériger les bâtiments ou autres travaux, et installer la machinerie ou appareil nécessaire à ces fins, ou pour sa distribution ou mesurage ; pourvu, toutefois, que toute vente, distribution ou transmission de la force ou énergie électrique ou chaleur ou gaz au delà des terrains de la compagnie sera subordonnément aux règlements locaux et municipaux à cet égard ; (e) Acquérir par achat, bail, concession, licence, échange ou autre titre légal, et entreprendre et aliéner, céder ou autrement en disposer, soit seuls ou conjointement avec d'autres, et comme principaux, agents, entrepreneurs ou autrement la totalité ou une partie des affaires, propriété, actif, clientèle et engagements de toutes personnes ou corporations exerçant ou engagée dans une industrie ou entreprise semblable à celle que la présente compagnie est autorisée à exercer, ou en possession ou intéressée dans toute propriété ou droits propres aux fins de la présente compagnie, et acheter ou autrement acquérir la totalité ou une partie des actions, débentures ou autres valeurs de telles corporations et payer tous droits et choses acquis ou utilisés par l'émission de parts du capital-actions de la compagnie acquittées et non cotisables, ou affecter toute partie de ses obligations, débentures ou biens à cette fin et pour les frais encourus sous ce rapport ; (f) Exercer toute industrie manufacturière ou autre que la compagnie jugera de nature à être avantageusement exercée en rapport avec l'industrie ou les objets de la compagnie ou de nature à accroître la valeur de la propriété ou droits de la compagnie, ou les rendre profitables ; (g) Demander, acheter ou autrement acquérir ou utiliser, exercer, développer, céder ou disposer ou faire

valoir tous brevets, marques de commerce, droit d'auteur, octrois, licences, baux, concessions et choses de même nature qui sembleront capables d'être utilisées pour l'une quelconque des fins de la compagnie, ou dont l'acquisition sera censée profiter à la compagnie, et les payer en obligations, débiteures ou autres valeurs ou biens de la compagnie, ou au moyen d'actions acquittées et non cotisables de son capital ; (h) Payer pour toute propriété, droits ou choses acquises par la compagnie ou utiles à la compagnie, ou avec l'approbation des actionnaires, pour services rendus à la compagnie après ou avant sa constitution en corporation, dans la préparation de son organisation ou autrement en obligations, débiteures ou autres valeurs ou biens de la compagnie ou par l'émission d'actions acquittées et non cotisables de son capital ; (i) Affecter toute partie des fonds ou de l'actif de la compagnie à l'achat ou acquisition ou jouissance ou autrement (ou les payer en obligations, débiteures ou autres valeurs de la compagnie ou par l'émission de ses actions acquittées et non cotisables) les actions, obligations ou autres valeurs ou actif de toute autre corporation engagée dans une industrie semblable à celle de la compagnie, et à cette fin former, promouvoir et contribuer, subventionner ou autrement aider toutes personnes, maisons, corporations, syndicats et associations dont les objets sont semblables à ceux de la présente compagnie, et tant qu'elle détiendra ou jouira des actions, obligations, valeurs ou autres droits, elle exercera tous les droits et pouvoirs d'un propriétaire, y compris le pouvoir de voter en vertu de ces valeurs, le tout nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (j) Faire des avances de fonds par voie de prêts aux clients et autres ayant des relations d'affaires avec la compagnie ; prendre et détenir les garanties qui, de temps à autre, seront jugées convenables, et garantir l'exécution de tout engagement et entreprise de toute autre compagnie et en particulier de compagnies ayant des relations d'affaires avec la présente compagnie, aux conditions qui seront agréées ; (k) Placer et affecter les fonds ou biens disponibles de la compagnie pour les fins de la compagnie de temps à autre selon que la chose sera opportune, et placer des deniers pour toute autre compagnie ou individu dans des biens-fonds et se porter garant de la sûreté de ces placements ; (l) Conclure avec tout gouvernement ou autorité municipale, locale ou autre, des conventions qui sembleraient avantageuses pour les objets de la compagnie ou l'un de ces objets, et obtenir de telle autorité tous droits, privilèges, concessions, subventions ou autres bénéfices que la compagnie jugera désirable d'obtenir ; et exécuter ces conventions et s'y conformer ; faire autoriser, enregistrer et reconnaître la compagnie dans tout pays étranger et y désigner des personnes pour faire les actes et choses convenables, conformément aux lois de ce pays pour représenter la compagnie et pour lui permettre d'exercer son industrie ou son commerce d'une manière effective, ou poursuivre ses affaires dans ce dit pays ; (m) S'associer ou conclure des conventions au sujet du partage des profits, ou la fusion des intérêts ou autrement avec toute personne ou corporation engagée ou intéressée dans toute industrie ou transaction de même nature, et acheter ou autrement acquérir ou garantir le paiement de toutes actions, obligations, débiteures ou autres valeurs de toutes telles corporations ou de tout dividende ou intérêt en ces choses, et les vendre ou réemettre avec ou sans garantie, ou autrement en disposer ; (n) Vendre, arrenter ou autrement disposer de la totalité ou d'une partie de l'entreprise de la compagnie et de ses biens et clientèle pour la compensation que la compagnie jugera convenable, y compris des actions, débiteures et autres valeurs de toute autre corporation dont les objets sont en tout ou en partie semblables à ceux de la compagnie, et distribuer entre ses actionnaires, tous deniers, valeurs ou autre compensation ainsi reçus ; (o) Distribuer entre ses actionnaires en deniers comptants ou en nature tout actif de la compagnie ; (p) Faire tous les actes et choses propres à atteindre les objets de la compagnie, ou l'exécution des fins de la compagnie ; (q) Promouvoir toute compagnie ou compagnies à l'effet d'acquérir la totalité ou une partie des entreprises, biens, droits ou engagements de la compagnie, ou pour toute autre fin qui sera jugée de nature à profiter à la compagnie ; (r) Faire l'une quel-

conque des choses ci-dessus en qualité de principal, d'agent, entrepreneur, syndic ou autrement, ou par l'entremise de syndics ou d'agents ou autrement, et soit seuls ou conjointement avec d'autres ; (s) Tout pouvoir contenu dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Quebec Model City, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

S. B. Townsend, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de février 1913, constituant en corporation Samuel Baillargé Townsend, marchand en gros, Armand Mathieu, avocat, et Louis Théophile Maréchal, conseil du Roi, de la cité de Montréal, dans la province de Québec, et George Horsley Townsend, marchand, et Thomas Gavin Wells, gérant, de la cité de Westmount, dans la dite province de Québec, pour les fins suivantes :—(a) Manufacturer et produire par la distillation, la fermentation, le brassage, l'extraction, le mélange ou par tout autre procédé toutes sortes de vins, spiritueux, liqueurs et breuvages ; manufacturer, embouteiller, acheter, vendre, importer, exporter et faire le commerce en gros et en détail de vins, spiritueux, liqueurs et breuvages de toutes sortes, alcooliques ou non, et exercer l'industrie générale de manufacturiers et marchands de tels produits et de toutes eaux gazeuses et liqueurs généralement ; cigares et autres produits du tabac et de marchands généraux, et agir en qualité d'agents à commission, consignataires, embouteilleurs, entreposseurs, hôteliers et restaurateurs, agents de camionnage, imprimeurs et fabricants de colis ; (b) Pour les dites fins acquérir par achat, bail, transfert, échange ou autrement, et posséder, détenir, utiliser, construire, échanger, améliorer, régir, arrenter, vendre, céder et disposer de tous biens et droits, meubles et immeubles, et ériger et construire des bâtiments sur tous terrains de la compagnie ou sur tous autres terrains ; (c) Acheter, louer ou échanger et cultiver des fermes dans le but d'exercer ou aider à l'exercice des pouvoirs accordés à la compagnie ; (d) Acquérir, détenir, utiliser, vendre, arrenter, échanger et transférer des marques de commerce, brevets, licences, franchises ou droits à leur sujet qui seront nécessaires ou convenables pour les fins pour lesquelles la présente compagnie est constituée ; (e) Acheter, louer ou autrement acquérir et détenir, exercer et jouir en son propre nom ou au nom de personnes, maisons, compagnie ou compagnies, si elle en est dûment autorisée, la totalité ou une partie des propriétés, biens, franchises, clientèle, droits, pouvoirs et privilèges détenus ou possédés par toute personne ou maison ou par toute compagnie ou compagnies exerçant ou formées pour exercer une industrie semblable ou en partie semblable à celle que la présente compagnie est autorisée à exercer et payer pour telles propriétés, franchises, clientèle, droits, pouvoirs et privilèges en totalité ou en partie en deniers comptants ou en totalité ou en partie en actions acquittées de la compagnie ou autrement, et se charger des engagements, garantir l'exécution des contrats de toute telle personne, maison ou compagnie, et exercer les droits, pouvoirs et franchises de toute compagnie dont la présente compagnie détient les actions au nom de telle compagnie ou en son propre nom ; (f) Se consolider ou se fusionner ou s'associer avec toute autre compagnie ou corporation dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, et conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques

ou autres avec toute autre personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à entreprendre ou exercer, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et faire des avances de fonds, garantir les contrats, ou autrement aider cette personne, compagnie ou corporation et prendre ou autrement acquérir des actions et valeurs de toute compagnie ou corporation semblable, et les vendre, détenir, émettre et réémettre, avec ou sans garantie du principal et des intérêts ou autrement en disposer ; (g) Souscrire, acheter ou autrement acquérir et prendre, détenir, vendre, échanger et céder les actions, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la dite loi, et les payer en actions, obligations, débetures ou autres valeurs de la présente compagnie, ou autres biens de la présente compagnie, et, tant qu'elle les détiendra, elle en exercera tous les droits et pouvoirs d'un propriétaire, y compris le droit de voter en vertu de ces valeurs, et garantir le paiement du principal ou des dividendes et intérêts sur les actions, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation avec laquelle la présente compagnie aurait des relations d'affaires, et promouvoir toute compagnie ou corporation ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie ; (h) Faire des avances de fonds et lever et aider à lever des deniers et aider au moyen de bonis, prêts, promesses, endossements, garanties d'obligations, débetures ou autres valeurs ou autrement toutes maisons, personnes, corporations ou compagnies dont la présente compagnie détient des parts du capital-actions ou avec lesquelles elle aurait des relations d'affaires ; et agir en qualité d'employés, agents ou gérants de toute maison, personne, compagnie ou corporation, et garantir l'exécution et le paiement de contrats, conventions ou créances par toutes telles maisons, corporations ou par toutes personnes avec lesquelles la présente compagnie aurait des relations d'affaires ; (i) Prendre part à l'administration, surveillance et contrôle des affaires ou des opérations de toute compagnie ou entreprise dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, et à cette fin nommer ou rémunérer des directeurs, comptables ou autres experts ou agents ; acquérir et exercer toute autre industrie, manufacturière ou non, que la compagnie jugera capable d'être avantageusement exercée en rapport avec l'industrie ou les objets de la compagnie, ou censée augmenter directement ou indirectement la valeur de la propriété ou des droits de la compagnie, ou les rendre profitables ; (j) Acquérir et prendre à son nom comme industrie active, les affaires, les biens et la clientèle du commerce actuellement exercé en la cité de Montréal par Samuel B. Townsend, sous la raison sociale de S. B. Townsend & Co. ; (k) Payer pour l'acquisition de la dite entreprise de S. B. Townsend & Co., ou pour toute autre acquisition autorisée par la présente charte, ou, avec l'approbation des actionnaires, pour services rendus ou à rendre à la compagnie, en totalité ou en partie en deniers comptants ou en actions ordinaires ou actions-priorité acquittées ou en obligations ou débetures ou selon que la compagnie le décidera ; (l) Placer les deniers disponibles de la compagnie en les valeurs et de la manière qui sera décidée de temps à autre ; (m) Faire toutes autres choses incidentes ou avantageuses à l'accomplissement des objets ci-dessus ; et faire toutes et chacune des choses ci-dessus soit comme principaux, agents ou fondés de pouvoirs ; (n) Obtenir que la compagnie soit enregistrée, licenciée ou autrement reconnue dans tout pays étranger et désigner et nommer des personnes qui y résident, conformément aux lois de ce pays étranger, comme fondés de pouvoirs ou représentants de cette compagnie, avec pleins pouvoirs de représenter la présente compagnie dans toutes matières, conformément aux lois de ce pays étranger, et accepter la signification de pièces pour et au nom de la compagnie dans toutes procédures ou poursuites ; (o) Tirer, faire, accepter, endosser, et exécuter et émettre

des billets à ordre, lettres de change, connaissements, récépissés d'entrepôt, mandats et autres instruments négociables et transférables, nécessaires pour les divers objets de la compagnie ; (p) Distribuer, entre ses membres, en espèces, ou autrement, selon ce qu'il sera décidé, tous biens de la compagnie, et en particulier, les actions, obligations, débetures ou autres valeurs de toute autre compagnie qui prendra la totalité ou une partie de l'actif ou du passif de la présente compagnie ; (q) Le but ou intention de la compagnie est de faire de temps à autre un ou plusieurs des actes et choses énoncés aux présentes, et tout pouvoir accordé dans un paragraphe quelconque des présentes ne sera ni limité ni restreint, par induction ou déduction des termes d'aucun autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "S. B. Townsend, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Belgo-Canadian Marble and Power Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de février 1913, constituant en corporation Napoléon Turcot, commerçant, Arthur Ecrément, notaire, Louis Loranger, avocat, Alban de Sars, comte, financier, et Avila Chaussé, agent, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire des recherches pour, ouvrir, explorer, développer, travailler, améliorer, maintenir et conduire des mines d'or, d'argent, de cuivre, de houille, de fer, de marbre et autres mines, minerais et autres dépôts et autres propriétés et creuser pour, lever, broyer, laver, fondre, éprouver, analyser, réduire et amalgamer et traiter autrement les métaux et minerais, qu'ils appartiennent ou non à la compagnie et de les rendre valables, et les vendre ou autrement en disposer ou de partie d'eux, ou aucun intérêt s'y rattachant ; (b) Acquérir, par achat, bail, concession, licence, échange ou autre titre légal, des mines, terrains miniers, facilités, propriétés minières ou aucun intérêt s'y rattachant, des minerais et métaux, droits de mines, pouvoirs d'eau et autres droits, droits de brevets lettres patentes d'invention, procédés, appareils mécaniques ou autres, avec droits conditionnels ou absolus et soit uniquement ou conjointement avec d'autres et comme principaux, agents, entrepreneurs ou autrement et louer, licencier, vendre, disposer de et autrement faire le négoce de tous ou de parties d'eux ou aucun intérêt s'y rattachant ; (c) Construire, faire, travailler et faire fonctionner sur la propriété de la compagnie les tramways, lignes de télégraphe ou de téléphone, réservoirs, digues, déversoirs, dallots et autres conduits, pouvoirs d'eau, aqueducs, puits, chemins, piliers, quais, bâtiments, ateliers, bocards et autres travaux et les machineries et ateliers et appareils électriques et autres appareils de toutes descriptions et acheter, vendre, fabriquer et faire le commerce de toutes espèces de marchandises, vivres, ustensiles, provisions, meubles et effets requis par la compagnie, ses travailleurs ou ses serviteurs ; (d) Bâtir, acquérir, posséder, nolisier, faire naviguer ou se servir de vaisseaux à vapeur ou autres ; (e) Prendre, acquérir et avoir en retour des métaux, minerais vendus ou autrement délivrés, ou pour des marchandises vendues ou pour travaux faits par contrats ou autrement, des actions, débetures, obligations ou autres garanties d'aucune autre compagnie ayant les mêmes buts ou en partie que cette compagnie, et les vendre ou autrement en disposer ; (f) Entrer en aucun arrangement pour le partage des profits, unions d'intérêts, coopérations avec aucunes autres personnes ou compagnies, ayant un commerce ou étant sur le point de faire aucun commerce ou transaction qui

pourrait être au bénéfice de cette compagnie ; (g) Acheter ou autrement acquérir ou prendre à sa charge tout ou une partie de l'actif, commerce, propriété, privilège, contrat, droits, obligations et le passif d'aucune personne ou compagnie faisant le commerce ou aucune partie du commerce que cette compagnie est autorisée à faire ou possédant de la propriété convenant aux fins susdites ; (h) Souscrire et prendre ou détenir des actions ou du stock dans aucune compagnie incorporée pour les fins d'acquérir, tenir, construire, maintenir et réparer des chemins, ponts, améliorations, cours d'eau ou autres moyens de communication et des travaux d'égout et autres améliorations, sur, à travers, près de ou avoisinant ou conduisant à des terrains d'aucune compagnie ou personne, pourvu qu'on ait obtenu le consentement des actionnaires par résolution passée à une assemblée générale ou spéciale convoquée pour cette fin ; (i) Avec l'approbation des actionnaires, rémunérer avec des actions acquittées de la compagnie, des débiteurs ou autrement, aucune personne ou compagnie pour services rendus ou devant être rendus pour le placement du capital-actions de la compagnie ou pour aucun autre service rendu concernant la formation de la compagnie ou la direction de ses opérations ; (j) Accomplir tels actes, affaires et choses qui sont accessoires ou nécessaires pour atteindre les buts susmentionnés ou aucun d'eux. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Belgo Canadian Marble and Power Company, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 18e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Vosberg's, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de février 1913, constituant en corporation Henry Judah Trihey, et Ernest Lafontaine, avocats, Peter Bercovitch, conseil du Roi, et Patrick Mullin, jeune, et James Johnston, comptables, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie et le commerce de manufacturiers et marchands de vêtements de tous genres pour hommes, jeunes gens et enfants, et faire le négoce de marchandises sèches, soieries, satins, garnitures pour les tailleurs, tissus et diaps et cotonnades généralement, et exercer l'industrie de tailleurs et confectionneurs ; (b) Exercer toute autre industrie semblable, manufacturière ou autre, reliée à l'industrie ci-dessus et que la compagnie croirait capable d'être convenablement exercée conjointement avec les opérations ci-dessus ; (c) Acquérir et se charger de la totalité ou d'une partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie ; (d) Demander, acheter ou autrement acquérir toutes patentes, brevets d'invention, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre au sujet d'une invention qui pourrait être utilisée pour les fins de la compagnie, ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des permis à leur sujet ou autrement faire valoir la propriété, les droits ou informations ainsi acquises ; (e) Généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens meubles et immeubles et tous droits ou privilèges que la compagnie croira nécessaires ou convenables pour les fins de son industrie, et en particulier, tous terrains, bâtiments, servitudes, machinerie, matériel et fonds de commerce ; (f) Rémunérer toute personne ou compagnie pour ser-

vices rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la compagnie, ou de toutes débiteures ou autres valeurs de la compagnie ou relativement à la conduite de ses affaires ; (g) Prendre ou autrement acquérir et détenir des actions de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (h) Conclure des conventions ou contrats avec toute personne ou compagnie pour services à rendre par telle personne ou compagnie, et payer pour ces conventions ou services en parts du capital-actions de la compagnie ; (i) Vendre, améliorer, régir, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété et des droits de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Vosberg's, Limited," avec un capital-actions de cent cinquante mille dollars, divisé en 1,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Metal Products, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de février 1913, constituant en corporation George Lennon Kavanagh et Alexander Ellison, jeune, marchands, Jonathan Whittsell, manufacturier, Octave Louis Brunelle, agent financier, et William Manners Dickson, teneur de livres, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire le commerce de métaux et de leurs produits naturels et produits secondaires, et manufacturer des spécialités et nouveautés avec des métaux de toutes sortes ; (b) Acquérir par achat ou autrement la totalité ou une partie des biens de toute personne, maison ou compagnie exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie ; (c) Vendre ou autrement céder la totalité ou une partie de l'industrie et des biens de la compagnie aux conditions et pour la compensation que la compagnie jugera bon ; (d) Prendre par souscription originale, acheter, accepter en paiement ou autrement acquérir, détenir, vendre ou autrement céder les actions, obligations ou autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (e) Payer en obligations ou autres valeurs ou biens de la présente compagnie ou par l'émission et la distribution de parts acquittées de son capital-actions, toutes dettes ou réclamations contre la compagnie pour tous biens ou droits acquis ou possédés par elle et, avec l'approbation des actionnaires, pour services rendus ou à rendre à la compagnie d'une manière quelconque ; (f) Acheter ou acquérir un brevet ou des brevets que la compagnie pourrait utiliser et les payer en actions, obligations ou autres effets négociables ; (g) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie, et en particulier toutes actions, obligations ou autres valeurs de toute autre compagnie appartenant à la présente compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Metal Products, Limited," avec un capital-actions de vingt-cinq mille dollars, divisé en 250 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

J. A. Hurteau & Cie, Limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de février 1913, constituant en corporation Joseph Alcime Hurteau, marchand, Joseph Jérémie Marchand et Aleska Lapierre, comptables, Arthur Hurteau, agent voyageur et Paul Lacoste, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, vendre, importer, exporter, louer, acquérir, transiger d'une façon générale et faire affaires généralement dans toutes espèces d'instruments de musique, ou d'aucune partie d'iceux, matériel et accessoires, y compris objets d'art et morceaux de musique, et généralement dans tous objets et marchandises qui sont de la nature du commerce et de la manufacture d'un marchand de musique, tels que pianos, pianos automatiques, orgues, phonographes, et autres instruments de musique, y compris tous accessoires tels que meubles, morceaux de musique, statues, photographies, histoires de musiciens ou se rapportant à la musique, et autres choses de même nature ; (b) Agir comme représentant, agent général ou spécial, à commission ou à prix fixe ou autrement, de tout marchand, manufacturier, commerçant, personne ou compagnie transigeant en semblable matière ; (c) Acheter ou autrement acquérir aucun intérêt dans et se rapportant à des patentes, brevets d'invention, licences, concessions, et autres choses analogues, conférant un droit exclusif ou non exclusif ou limité, ou aucun secret ou autre renseignement concernant les inventions en rapport avec des instruments de musique de toutes sortes ; (d) Acquérir tels biens meubles ou immeubles, réels et personnels, qui peuvent être acquis par la compagnie par achat, louage ou autrement, et construire, acheter ou louer toute bâtisse, fixtures, établissement, ou machines, selon qu'il paraîtra opportun d'avoir ou de se servir en rapport avec son commerce, et vendre, louer, aliéner ces mêmes biens ou en disposer autrement, selon qu'il apparaîtra opportun ; (e) Acheter ou autrement acquérir en tout ou en partie, détenir, vendre, transporter et en disposer de quelque manière que ce soit et en tout ou en partie, l'actif, les affaires, les biens, les privilèges, les contrats, les obligations et les intérêts de toute personne, compagnie, société, association, syndicat faisant en tout ou en partie, le même commerce que celui que cette compagnie est autorisée à faire ou qui peuvent être utiles pour les fins de cette compagnie, et en considération de quoi, payer au comptant ou au moyen d'obligations ou d'actions en tout ou en partie, ou de toute autre façon sur laquelle on s'entendra ; (f) Acheter ou autrement acquérir les actions, obligations, intérêts ou autres valeurs de toute compagnie ayant les mêmes objets en tout ou en partie que ceux ci-haut énumérés, nonobstant les dispositions de la section 44 de la dite loi, et les détenir, vendre, émettre de nouveau, avec ou sans garantie, ou autrement en disposer ; (g) Vendre, louer, ou autrement aliéner les biens et les entreprises de la compagnie, soit en tout, soit en partie, pour telle considération que la compagnie croira convenable et, en particulier, pour des actions, obligations, ou autres valeurs de toute autre compagnie ; (h) En arriver à tout arrangement pour le partage des bénéfices, l'union des intérêts avec toute personne ou compagnie faisant affaire ou engagée dans une affaire ou négociation analogue à celle que cette compagnie est autorisée à faire et dans lesquelles elle a droit de s'engager et prendre ou autrement acquérir les actions ou autres valeurs de toutes telles compagnies et les détenir, vendre, émettre de nouveau, avec ou sans garantie, ou autrement en disposer ; (i) Distribuer parmi les actionnaires de la compagnie en espèces, tous biens de la compagnie, et en particulier toutes actions, obligations ou autres valeurs d'une autre compagnie appartenant à la compagnie, ou dont la compagnie peut avoir le pouvoir de disposer, et faire tous actes, user de tout pouvoir de faire toutes les affaires que la compagnie peut considérer comme inhérentes aux affaires qu'elle est autorisée à faire en vertu de cette constitution en corporation ; (j) Placer les fonds dont la compagnie pourra ne pas avoir un besoin immédiat de la manière que, de temps à autre, il sera jugé convenable ;

(k) Se fusionner avec toute autre compagnie poursuivant des objets semblables en tout ou en partie à ceux de cette compagnie ; (l) Acheter, louer ou autrement acquérir tout commerce dont le caractère ou l'objet peut être semblable à celui de cette compagnie ; (m) Vendre ou autrement céder toute partie des biens-fonds ou autre propriété possédée par la compagnie pour la compensation et aux termes et conditions que la compagnie jugera convenables, et accepter des deniers comptants, actions, obligations, débetures, stock ou valeurs de toute autre compagnie en plein paiement ou en paiement partiel de toute telle propriété ; (n) Acquérir et posséder toute industrie, franchise, entreprise, propriété, droits, privilèges, baux, contrats, immeuble, stock, biens et autres droits que la compagnie peut légalement acquérir en vertu de la présente charte ; (o) Avec l'approbation des actionnaires, rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement d'une partie des actions, du capital de la compagnie, ou de toutes débetures ou autres valeurs de la compagnie, ou au sujet de la formation ou promotion de la compagnie ou de la conduite de ses affaires, au moyen de l'émission d'actions acquittées ou autrement ; (p) Emettre des actions acquittées et non cotisables, obligations ou autres valeurs de la compagnie en plein paiement ou en paiement partiel de toute propriété mobilière ou immobilière, droit ou autre actif acquis par la compagnie sous un titre quelconque ; (q) Les pouvoirs accordés dans les paragraphes ci-dessus ne devront être en aucune façon limités par les termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "J. A. Hurteau et Cie, Limitée," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 18e jour de février 1913.

THOMAS MULVEY,

34-2

Sous-secrétaire d'Etat.

The Simplex Contracting Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de février 1913, constituant en corporation Bernard Melançon et Maurice Loranger, notaires, Bernard Grandguillot, courtier en immeubles, Joseph Alexandre Prud'homme et Louis Joseph Loranger, avocats, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes, savoir :—(a) Faire le commerce d'entrepreneurs en général, entreprendre, bâtir, construire et équiper des travaux et édifices publics et privés et exécuter la construction de tous travaux et entreprises publics et privés, bâtir, construire des canaux, cale-sèches, barrages, élévateurs, quais, jetées, viaducs, ponts, bâtiments de toutes descriptions et autres travaux et entreprises ; exécuter toutes sortes de travaux de dragage et d'exécution, manufacturer, acheter, vendre et faire le commerce de machinerie, matériaux, outillages, accessoires et autres articles nécessaires aux fins susdites ; (b) Acquérir des chutes d'eau par achat, bail ou autrement, les développer, transmettre et fournir de la force à vapeur, électrique, hydraulique et autre, pour les fins de la compagnie ; et vendre et disposer de tout excédent de cette force, pourvu toutefois que toutes ces transmissions de force ou énergie électrique, hydraulique ou autres au delà des terrains de la compagnie soient subordonnées aux règlements locaux ou provinciaux à ce sujet ; (c) Acquérir des entreprises de tout individu, maison ou compagnie ayant une entreprise semblable à celle de la présente compagnie ou toute industrie s'y rattachant ; (d) Acquérir, développer, gérer, arrêter, vendre, disposer de toutes sortes de terrains, bâtiments et propriétés mobilières, concessions forestières, coupes de bois, billets de location ou droit de chercher et exploiter des terrains houillers, et toutes sortes de droits

miniers, et exercer tout genre d'industrie de bois, pulpe ou papier, élevage, culture, mine, fonte, affinage; (e) Dans et sur les dites terres, faire, construire, ériger, bâtir et maintenir des chemins, ponts et autres communications intérieures, maisons, moulins, fabriques, manufactures et autres bâtisses et travaux nécessaires ou propres à l'occupation ou amélioration d'aucune des dites terres et mettre en opération et faire tous travaux ou améliorations sur icelles; (f) Ouvrir, chercher, exploiter et travailler dans ou sur les dites terres, et miner pour aucun ou tout minéral, minéraux, et substances métalliques et produits qui peuvent se trouver sur icelles et acquérir, posséder, développer, vendre, louer des carrières et terrains miniers, mines, y compris mines de charbon et licences de mines, puits d'huile et autres produits qui peuvent être trouvés dans les carrières et terrains miniers, et de faire toute chose nécessaire pour mettre en opération les dites mines ou travaux y ayant rapport; (g) Faire comme principaux ou comme agents ou facteurs les affaires en général des carrières et d'entreprises, et faire le commerce et entreprendre pour la manufacture et fourniture de pierre de toutes sortes, pierre à chaux ou produits de même nature; (h) Acquérir par achat, bail, concession, échange ou tout autre titre légal, et posséder telles propriétés, meubles et immeubles qui peuvent être jugés nécessaires et requises pour les fins des affaires de la compagnie et de les payer en argent, actions libérées, obligations ou autres garanties de la compagnie et disposer des dites propriétés; (i) Eriger, construire, mettre en opération et conduire toutes fabriques, concasseurs de pierre, ateliers pour machines, bâtisses pour engins et autres constructions nécessaires et employer la dynamite ou autres explosifs nécessaires pour les opérations de la compagnie; (j) Acheter, acquérir, posséder, transporter, vendre des actions, stock, débetures ou garanties d'aucune autre compagnie ayant les mêmes objets que ceux de cette compagnie ou faisant des affaires capables d'être conduites pour le bénéfice de cette compagnie et en disposer, nonobstant les dispositions de l'article 44 de la dite loi; (k) Emettre, transporter et donner comme actions payées du capital-actions de la compagnie en paiement de toutes affaires, franchises, propriétés, droits, privilèges, baux, hypothèques, licences, patentes, contrats, immeubles, stock, actif et autres propriétés ou droits que la compagnie peut acquérir légalement en vertu d'iceux; (l) Construire, améliorer, entretenir, exploiter, gérer, contrôler, louer et vendre toutes sortes de travaux publics et privés et en particulier tous chemins, voies, pavages, ponts, réservoirs, cours d'eau, aqueducs, puits artésiens, égouts, quais, jetées, établissements de conserves, fabriques, entrepôts, usines électriques, boutiques, magasins, théâtres, salles d'amusements, hôtels et restaurants, et contribuer, subventionner ou autrement aider à leur construction, amélioration, entretien, exploitation, régie et contrôle; (m) Acheter, exploiter, louer et vendre des forces hydrauliques, manufacturer, acheter ou acquérir de toute autre manière, exploiter toute source de lumière, chaleur ou force et toutes sortes d'appareils et matériels s'y rapportant; (n) Construire, acquérir, entretenir, louer, exploiter et vendre tous moyens de transport et de communications à l'électricité, à la vapeur, à essence, gazoline ou autrement qui seront nécessaires ou utiles pour le développement ou l'exploitation de terrains ou autres biens de la compagnie, en se conformant à toute loi locale et municipale à cet égard; (o) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera avantageuse et pouvant augmenter la valeur de la propriété ou des droits de la compagnie et faire toute autre chose se rattachant aux fins ci-dessus ou propres à les atteindre; (p) Acheter ou autrement acquérir des maisons, bureaux, ateliers, bâtiments, locaux et toute machinerie fixe ou mobile, outils, machines, chaudières, outillage, instruments, modèles, matériel roulant, propriété mobilière, brevets et droits de brevet utiles dans l'industrie d'ingénieurs, entrepreneurs, forgerons ou machinistes; (q) Payer pour toute propriété achetée par la compagnie ou pour le coût de la construction d'une partie quelconque de l'outillage ou des travaux de la compagnie au moyen d'actions acquittées de la compagnie ou d'obligations; (r) Vendre et disposer de la

totalité ou d'une partie de l'entreprise ou des entreprises de la compagnie pour la compensation que la compagnie jugera bon, et en particulier pour des actions, débetures ou valeurs de toute compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, ou de débetures et valeurs municipales ou publiques; (s) Avec l'approbation des actionnaires émettre comme acquittées des parts du capital-actions de la compagnie en paiement de services rendus à la compagnie ou de toute propriété, droits de franchise ou autres biens, transférés à la compagnie ou acquis par elle; (t) Acheter, acquérir, détenir des obligations, débetures et actions de toute autre compagnie avec laquelle la présente compagnie aura des relations d'affaires; (u) Distribuer entre les actionnaires de la compagnie en nature, toute propriété de la compagnie, et en particulier toutes actions, obligations, débetures ou valeurs de toute autre compagnie appartenant à la compagnie, ou qu'elle aurait le pouvoir de distribuer; (v) Agir comme agents généraux relativement aux immeubles de la compagnie ou de ceux qu'elle pourrait acquérir dans la suite et vendre toute partie des immeubles ou autre propriété de la compagnie pour telles considérations et à tels termes et conditions que la compagnie jugera à propos, ou en disposer autrement et accepter de l'argent, des actions, débetures, stock ou garantie de toute autre compagnie ayant les mêmes objets que ceux de cette compagnie en paiement ou partie de paiement d'iceux; se fusionner avec toute autre compagnie ayant les mêmes objets que ceux de cette compagnie. La compagnie exercera son industrie, par tout le Canada et ailleurs sous le nom de "The Simplex Contracting Company, Limited," avec un capital-actions de quatre-vingt-dix-neuf mille dollars, divisé en 990 actions de cent dollars et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34 2

Canada Roofing and Paving Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 19e jour de février 1913, constituant en corporation Joseph Chartier, entrepreneur, Joseph Fidèle Chartier, bourgeois, Elizabeth Bumbray, épouse de Joseph Chartier et autorisée par lui, Ernest Duchesne, contremaître, et Jean Edouard Charles Bumbray, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—Faire les affaires en général d'entrepreneurs, manufacturiers et contracteurs de toutes sortes de toitures, trottoirs et pavages de rue et tous autres travaux municipaux, provinciaux et de comté, ou améliorations privées; (b) Faire les affaires en général d'achat, manufacture et vente de toutes sortes de matériaux et machines employés dans aucun des dits travaux; (c) Soumissionner et accepter des contrats et faire des contrats par lesquels aucune soumission est requise, pour tous travaux publics et privés et exécuter complètement tels contrats; (d) Exécuter toute garantie, obligations ou autres instruments nécessaires pour accepter et exécuter tels contrats; (e) Acheter, louer, manufacturer ou autrement prendre le contrôle des carrières de pierre, dépôts ou sources fournissant du sable, gravois, ciment, briques, argile, huile, asphalte, charbon, goudron ou autres matériaux employés pour les toitures, trottoirs ou pavages de rue ou autres matériaux d'utilité publique ou privée, raffiner, manufacturer ou autrement prendre et mettre en bonne condition pour emploi actuel d'aucun et de tous les dits matériaux; (f) Prendre par contrat, octroi, loyer, achat ou autrement, de tout gouvernement, corporation ou individu, le droit de miner, manufacturer, raffiner ou autrement mettre en bonne condition pour emploi et ensuite employer, vendre aucun ou tous les susdits matériaux, ou en dis-

poser, et faire les affaires en général de production, manufacture ou vente de tout produit raffiné y ayant rapport ; (g) Acheter, posséder et tenir des propriétés, meubles et immeubles nécessaires ou propres à la conduite des affaires de la corporation, et de se procurer par invention ou autrement tous droits de patentes, franchises ou privilège, ou d'adopter ou employer toutes inventions patentées, maintenant en existence ou qui peuvent être à l'avenir inventées et requises nécessaires et utiles pour la mise en opération des objets de cette compagnie et de les payer en argent, actions, bons ou autres valeurs ou garanties quelconques de la compagnie ; (h) Acheter, souscrire ou autrement se procurer et posséder, aussi longtemps qu'il sera nécessaire, des actions du fonds social de toute autre corporation organisée nonobstant les dispositions de l'article 44 de la dite loi ; (i) Vendre aucun des biens, droits, franchises ou privilèges ci-dessus mentionnés ou en disposer ou transporter tout contrat obtenu par la dite corporation, lorsqu'il en sera jugé à propos ; (j) S'amalgamer avec toutes autres compagnies ayant des objets en tout ou en partie semblables à ceux de cette compagnie ; en général, faire et accomplir tous actes, contrats et choses quelconques qui peuvent découler des pouvoirs de cette corporation et sont propres aux fins et autres objets que cette compagnie a en vue. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Canada Roofing and Paving Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

General Promoters' Agency, Limited--Agence Générale des Promoteurs, Limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 19e jour de février 1913, constituant en corporation Joseph Avila Guilmette, agent financier, Joseph Eloi Lalonde, comptable, Albert Emmanuel de Lorimier, et Eugène Honoré Godin, avocats, tous quatre de la cité de Montréal, et Joseph Greetham de Lorimier, avocat, de Westmount, tous de la province de Québec, pour les fins suivantes, savoir : —(a) Agir comme agent ou procureur pour la négociation ou la transaction de toutes affaires, administration de biens, ventes de propriétés, placements de fonds, et perception de revenus, loyers, dividendes, intérêts ou toutes autres créances, —capital ou accessoires, —négociables ou non négociables, garanties ou non garanties ; (b) Accepter et exercer la charge et remplir les devoirs de receveurs, cessionnaires (assignees) ou fidéicommissaires (trustees) pour le bénéfice des créanciers et agir comme fidéicommissaires relativement à toutes valeurs, débetures, obligations ou autres liens ou garanties, donnés ou émis par quelque compagnie, et négocier telles valeurs, débetures, obligations, liens ou garanties, suivant les termes de l'acte créant tel fidéicommiss ; (c) Agir aussi comme agents, procureurs ou fidéicommissaires pour l'enregistrement, l'émission, le contreseing et le transfert de certificats d'actions, de débetures ou autres obligations ou valeurs, de toute compagnie ou corporation municipale ou autre, et recevoir et administrer tous fonds d'amortissement se rapportant à telles débetures ou obligations dans les conditions convenues pour garantir le paiement de telles débetures, obligations, et l'intérêt sur icelles ; (d) Faire des avances aux personnes, compagnies ou corporations avec lesquelles la compagnie sera en relation d'affaires, et agir comme agents, courtiers, pour les placements, perceptions, et remises de fonds ; (e) Organiser, administrer ou assister à l'organisation, à l'administration et au développement de toute compagnie, syndicat ou entreprises de toutes sortes ; (f) Exercer toute industrie, manufacturière ou

autre, que la compagnie croira capable d'être convenablement exercée en rapport avec son commerce, ou censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (g) Obtenir ou autrement acquérir ou avoir en sa possession, détenir, utiliser et exploiter, et arrenter, vendre ou autrement céder toutes marques de commerce, brevets ou inventions et tous les autres droits ou privilèges que la compagnie jugera utiles ou convenables ; (h) Acquérir, par achat ou autrement, la totalité ou une partie des affaires, propriété et biens, et se charger ou non des engagements de toute personne, maison ou corporation en possession de propriété propre aux fins de la présente compagnie ou exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie ; (i) Conclure des conventions avec toute personne, maison ou corporation engagée dans une industrie semblable pour unir leurs intérêts en totalité ou en partie ou se fusionner avec elle ; (j) Vendre ou autrement céder la totalité ou une partie des affaires, biens et entreprises de la compagnie, comme industrie active ou autrement, aux clauses et conditions et pour la compensation que la compagnie jugera bon, et en particulier pour les actions, obligations ou autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (k) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie et en particulier les actions, obligations ou autres valeurs de toutes autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer ; (l) Prendre, acheter ou acquérir par souscription originale et autrement détenir, vendre ou autrement céder des actions, obligations ou autres valeurs de toutes compagnies ayant des objets en tout ou en partie semblables à ceux de cette compagnie, nonobstant les dispositions de l'article 44 de la dite loi, et en garantir le principal et les intérêts et dividendes et voter en vertu de ces valeurs et agir par l'entremise de l'agent ou des agents que la compagnie nommera conformément à ses règlements ; (m) Payer pour toutes réclamations de la compagnie ou pour toute propriété ou droits acquis ou possédés et en particulier, avec l'approbation des actionnaires, pour tous services rendus ou à rendre à la compagnie en obligations ou autres valeurs ou biens de la compagnie ou par l'émission et la distribution de parts acquittées de son capital-actions ; (n) Faire toutes et chacune des transactions et choses ci-dessus, soit seuls ou conjointement avec d'autres, en qualité de principaux, ou pour d'autres comme agents ou autrement. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "General Promoters' Agency, Limited," —"Agence Générale des Promoteurs, Limitée," avec un capital-actions de cent mille dollars, divisé en 4,000 actions de vingt-cinq dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Jacques Cartier Construction Co., Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 15e jour de février 1913, constituant en corporation Samuel William Jacobs, et Alexander Rives Hall, tous deux conseils du Roi, Gui Casimir Papineau-Couture et Louis Fitch, avocats, et Minnie Isabel Bustin, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes : —(a) Construire et améliorer tous chemins et passer des contrats avec toute personne, maison, corporation, municipalité ou gouvernement (fédéral ou provincial) pour l'exécution et l'accomplissement de ce travail ; faire les opérations générales des travaux d'art, de construction et d'entreprise pour la construction, réparation et altération de travaux publics et privés,

et passer des contrats pour ces travaux ou au sujet de ces travaux ; exercer dans toutes leurs diverses spécialités les industries de constructeurs, entrepreneurs, commerçants de pierre, brique, bois de construction, ferronnerie et autres matériaux de construction, et généralement faire le commerce de constructeurs et d'entrepreneurs ; (b) Acquérir par achat, échange, bail ou par tout autre titre-légal, des droits à et dans tous contrats avec ce qui précède, et posséder, détenir, exploiter, arrenter, vendre, échanger ou autrement disposer de tous droits, contrats et propriété de toutes sortes se rattachant à ce qui précède ; (c) Eriger et construire sur tout terrain possédé ou arrenté par la compagnie, ou dans lequel la compagnie est intéressée de quelque manière, des bâtiments pour toutes fins que ce soit, et installer et exploiter des moulins, outillage, machinerie et équipement de tous genres nécessaires ou propres à la bonne exécution de l'industrie de la compagnie ; (d) Construire, améliorer, entretenir, travailler, gérer, exécuter ou contrôler des chemins, voies, tramways, embranchements ou voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, des ponts, réservoirs, cours d'eau, quais, manufactures, entrepôts, usines électriques, boutiques, magasins, et autres travaux et facilités qui seront jugés directement ou indirectement profitables aux intérêts de la compagnie et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exécution, régie, ou contrôle ; (e) Acquérir par achat, bail ou autrement et utiliser et développer des chutes d'eau et autres pouvoirs pour l'énergie électrique, hydraulique ou autre force motrice, et construire et exploiter des usines pour la production de ces forces ; (f) Sans en aucune manière restreindre la généralité de ce qui précède, acquérir ou entreprendre la totalité ou une partie des droits commerciaux, clientèle, propriété et biens, y compris toute option, concession et chose de même nature, de tout individu, maison, compagnie, société ou corporation engagée dans une industrie que la présente compagnie est autorisée à exercer, et se charger de la totalité ou d'une partie de ses engagements, et les payer en tout ou en partie en deniers comptants ou en obligations, ou en plein paiement ou paiement partiel, répartir et émettre comme acquittées et non cotisables les actions du capital de la compagnie, souscrites ou non ; (g) Vendre ou autrement disposer de la totalité ou de toute partie de la propriété, des biens, droits et entreprise ou clientèle de la compagnie, et accepter en paiement des deniers comptants, obligations, stocks ou autres valeurs de toute corporation ou compagnie ; (h) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et choses de même nature, conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout secret ou autre renseignement touchant une invention ou procédé nécessaire ou utile à l'industrie de la compagnie, et faire valoir, vendre, arrenter ou autrement disposer de ces brevets, licences ou concessions ; (i) Acquérir et détenir, nonobstant les dispositions de l'article 44 de la dite loi, et vendre ou autrement disposer du stock, actions, valeurs, entreprises de toute autre compagnie ayant pour un de ses objets l'exercice de l'un quelconque des pouvoirs de la compagnie et transférer ses entreprises ou biens à toute compagnie, ou s'associer avec elle ; (j) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou entreprendre une industrie ou transaction capable d'être conduite de manière à profiter directement ou indirectement à la présente compagnie ; (k) Rémunérer toute personne ou compagnie pour services rendus ou à rendre à la compagnie en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la présente compagnie, ou toutes débentures ou autres valeurs de la présente compagnie ou relativement à la formation ou la promotion de la présente compagnie ou la conduite de ses affaires ; (l) Tirer, faire, accepter, endosser, escompter, exécuter et émettre des billets à ordre, lettres de change, connaissances, mandats, débentures et autres instruments négociables ou transférables ; (m) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte

ne seront ni limités ni restreints, par induction ou déduction, des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Jacques Cartier Construction Company, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Miller Bros. & Son, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de février 1913, constituant en corporation William de Montmollin Marler et Louis Henri Edouard Cholette, notaires publics, et Jules Aimé Maucotel, premier commis, de la cité de Montréal, dans la province de Québec ; Herbert Meredith Marler, de la ville de Drummondville, dans la dite province de Québec, notaire public, et Donald McKenzie Rowat, de la cité de Westmount, dans la dite province de Québec, notaire public, pour les fins suivantes :—(a) Exercer l'industrie de manufacturiers et de commerçants de machinerie et d'outillages de tous genres, et de leurs diverses pièces ou parties ; de fondeurs de métal de toutes descriptions, de constructeurs de moulins dans toutes leurs spécialités, de manufacturiers et commerçants de chaudières de toutes sortes, et de leurs accessoires et diverses pièces, réservoirs, outils et fontes de toutes sortes et matrices de toutes sortes, et commerçants de métaux de toutes sortes, exercer l'industrie d'entrepreneurs pour la construction de bâtiments, l'installation d'outillage et de tous leurs accessoires ; (b) Acquérir tous brevets, obtenir des droits et marques de commerce, licences ou privilèges ou propriété de tout genre requis, nécessaire ou avantageux pour l'un quelconque des objets pour lesquels la compagnie est formée ; (c) Acquérir la clientèle ou l'industrie de toute autre compagnie ou de toute autre industrie dont les objets sont semblables ou reliés aux objets pour lesquels la compagnie est formée, et détenir des actions ou obligations de toute autre compagnie dont les objets sont identiques ; (d) Se charger, pour des parts dans la compagnie ou acquérir pour deniers comptants ou autre compensation, l'industrie aujourd'hui exercée à Montréal et ailleurs sous le nom de Miller Bros. & Toms ; (e) Agir comme estimateurs ou évaluateurs d'outillages de toutes sortes et de machinerie et de bâtiments, et agir comme dispatcheurs dans le cas de pertes par incendie ou autrement ; (f) Exercer toute autre industrie et faire toutes autres choses et actes qui se rattachent aux objets susdits ou de nature à les atteindre, ou aucun d'eux, et exercer toute industrie semblable ou reliée à l'un quelconque des objets pour lesquels la compagnie est formée ou que la compagnie est capable d'exercer ; (g) Agir en qualité d'agents ou de distributeurs pour d'autres engagés dans une industrie semblable ou reliée à toute autre industrie que la compagnie peut exercer ; (h) Vendre ou autrement disposer de l'entreprise de la compagnie en tout ou en partie pour la compensation qui sera convenue ; (i) Distribuer en deniers comptants, ou en nature entre ses actionnaires tous biens de la compagnie ; (j) Les pouvoirs conférés dans un paragraphe quelconque de la présente charte ne seront en aucune manière limités ou restreints par induction ou déduction d'aucun autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Miller Bros. & Sons, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

AVIS AUX ENTREPRENEURS.

SOUMISSIONS POUR RAILS.

DES SOUMISSIONS cachetées, adressées au soussigné dans une enveloppe libellée comme suit : "Soumission pour Rails," seront reçues au bureau de la Commission du chemin de fer Transcontinental, à Ottawa, Ont., jusqu'à midi du 11e jour de mars 1913, pour 1,732 grosses tonnes de rails d'acier du poids de 80 livres (sections A.S.C.E.) livrés à bord des wagons à Saint-Anselme, P.Q., et 4,349 grosses tonnes de rails d'acier du poids de 80 livres (sections A.S.C.E.) livrés à bord des wagons à Hervey Junction, P.Q., le ou avant le 1er juin 1913.

Les soumissions devront être faites sur les imprimés, fournis par la commission. On pourra se les procurer, avec les devis, en s'adressant à M. Gordon Grant, ingénieur en chef de la Commission, à Ottawa.

Les soumissions devront être signées et scellées par toutes les parties à la soumission, et attestées par témoin ; elles devront, en outre, être accompagnées d'un chèque accepté par une banque chartée du Dominion du Canada, payable à l'ordre de la Commission du chemin de fer Transcontinental, à concurrence d'une somme égale à 10 pour cent (10 p.c.) du montant de la soumission.

L'on se réserve le droit de rejeter toute soumission, comme aussi de n'en accepter aucune.

Par ordre,

P. E. RYAN,
Secrétaire.

La Commission du chemin
de fer Transcontinental.

Daté à Ottawa, ce 18e jour de février 1913.

La publication non autorisée de cette annonce ne sera pas reconnue. 34-1

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil du Canada donnent avis que des demandes seront reçues de candidats capables de remplir les situations ci-dessous dans la division intérieure du Service civil du Canada :—

1. Un aide-topographe, dans la division des arpentages géologiques du Département des Mines, dans la subdivision A de la deuxième division, au traitement initial de \$1,600 par année. Les candidats doivent être gradués d'un collège technique, et avoir une connaissance de la topographie suffisante pour leur permettre de prendre la direction d'une équipe de campagne. Ils doivent être de bons dessinateurs. Les aptitudes suivantes sont aussi requises : une connaissance pratique des instruments d'arpentage, de leur ajustage et de leur usage ; pouvoir déterminer l'azimuth et le temps ; connaître les méthodes dont on se sert pour l'apurement des cartes topographiques ; l'arpentage et le nivellement ; la photographie topographique ; les méthodes de bureau et de campagne ; la méthode de la topographie sur table plane ; la méthode de l'agrandissement topographique.

2. Un dessinateur général, subdivision B de la 2e division, division du génie du Ministère des Chemins de fer et Canaux, traitement initial n'excédant pas \$1,200. Les candidats doivent avoir eu de l'expérience en arpentage et en travaux du génie en général d'une durée d'au moins sept ans. Le temps consacré à l'étude du génie dans une université peut remplacer cette expérience, jusqu'à concurrence de trois ans. Ils doivent, pendant au moins quatre ans, avoir fait du dessin dans le bureau d'un ingénieur civil ou d'une compagnie faisant travaux d'ingénieurs, et préférence sera donnée à un

candidat qui aurait, pendant deux ans au moins, fait du dessin pour quelque chemin de fer. La propreté et l'habileté en fait de dessin sont qualités essentielles. Il est aussi désirable d'avoir eu de l'expérience en arpentage, estimation et inspection.

Les formules de demande d'inscription, dûment remplies, doivent parvenir au bureau de la Commission du Service civil pas plus tard que le 24 février prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, 30 janvier 1913. 32-4

COMMISSION DU SERVICE CIVIL.

AVIS est donné au public qu'un examen de concours général pour les cadets de marine dans le Service Naval du Canada, sera tenu, sous la direction de la Commission du Service Civil du Canada, mercredi, le 14e jour de mai 1913 et les jours suivants, à Sydney, Charlottetown, Halifax, Yarmouth, St. Jean, N.B., Frédéricton, Moncton, Québec, Sherbrooke, Montréal, Ottawa, Kingston, Toronto, Hamilton, London, Sault-Ste-Marie, Port-Arthur, Winnipeg, Brandon, Régina, Saskatoon, Calgary, Edmonton, Nelson, Vancouver et Victoria.

Les parents ou tuteurs des aspirants pourront se procurer tous les renseignements voulus, copies des règlements et formules de demandes d'inscription, en s'adressant au Secrétaire de la Commission, personnellement ou par écrit.

Les aspirants devront produire leur demande d'inscription au Secrétaire, Commission du Service Civil, Ottawa, pas plus tard que le 15 avril prochain. Cette règle est de rigueur.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, 29 janvier 1913. 31-4

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil donnent avis que des demandes seront reçues de candidats capables de remplir les situations ci-dessous dans la division intérieure du Service Civil du Canada :—

Dix traducteurs pour le bureau de traduction de la Chambre des Communes, dans la subdivision A de la deuxième division, au traitement initial de \$1,600 par année. Le choix de titulaires qualifiés se fera par examen de concours, qui aura lieu les 3 et 4 mars prochain, et qui comportera les sujets suivants : traduction de l'anglais au français, traduction du français à l'anglais, composition française et orthographe française.

Les formules de demande, dûment remplies, et accompagnées d'un honoraire de \$8, doivent parvenir au bureau de la Commission du Service civil, pas plus tard que le 22 février prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, le 30 janvier 1913. 31-4

COMPTE de la Caisse d'Épargne des Postes, pour le mois de décembre 1912.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargnes, chap. 30, Statuts Refondus
Dt. Can., 1906.) Av.

	\$ c.		\$ c.
BALANCE en caisse chez le Ministre des Finances au 30 novembre 1912.....	42,174,667 12	REMBOURSEMENTS durant le mois.....	1,032,654 94
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	872,670 03		
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :--			
PRINCIPAL			
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert			
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	9,863 43		
INTÉRÊT acquis aux comptes des déposants et porté au capital le 31 mars			
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois.....	10,503 15	BALANCE au crédit des comptes des déposants au 31 décembre 1912.....	42,034,988 79
	43,067,643 73		43,067,643 73

Certifié,
W. H. HARRINGTON,
Surintendant, Division des Caisses d'Epargne.
DÉPARTEMENT DES POSTES, Ottawa, 5 février 1913.

R. M. COULTER,
Sous-maître général des Postes.

33 tf

ETAT non révisé des Revenus de l'Intérieur, acquis durant le mois de janvier 1913.

Source des revenus.	Montants.	Total.
ACCISE.	\$ c.	\$ c.
Spiritueux.....	731,858 54	
Liqueur de malt.....	9,549 40	
Malt.....	142,367 25	
Tabac.....	791,597 21	
Cigares.....	44,880 29	
Fabrications en entrepôt.....	2,800 61	
Acide acétique.....	549 98	
Saisies.....	100 00	
Autres revenus.....	12,173 67	
Total du revenu de l'accise.....		1,735,876 95
Spiritueux pyroxyliques.....		9,550 06
Passages d'eau.....		7,521 12
Inspection des poids et mesures.....		4,714 30
Inspection du gaz.....		6,483 05
Inspection de la lumière électrique.....		653 70
Timbres de pièces judiciaires.....		441 00
Autres revenus.....		
Grand revenu total.....		1,765,240 18

MINISTÈRE DU REVENU DE L'INTÉRIEUR,
Ottawa, 14 février 1913.

WM. HIMSWORTH,
Sous-ministre suppléant.
34-tf

ETAT

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis
au département des Finances à la nuit du 31 janvier, 1912 et 1913.

DETTE PUBLIQUE.			1912.	1913.
PASSIF.			\$ c	\$ c.
DETTE FLOTTANTE—				
Payable au Canada.....			4,819,154 35	4,773,664 48
Payable à Londres.....			263,131,936 77	258,669,833 07
Fonds de rachat de la circulation des banques.....			4,661,776 85	5,254,436 21
Billets du Dominion.....			115,149,749 25	115,836,488 40
CAISSES D'ÉPARGNES—				
	1912.	1913.		
Caisses d'épargnes des Postes..	\$42,705,436 74	\$41,714,310 52		
Caisses d'épargnes du Gouvernement.....	14,412,586 53	14,177,873 53		
			57,118,023 27	55,892,184 05
Fonds en fidéicommiss.....			9,715,053 40	9,662,079 71
Comptes des provinces.....			11,920,582 42	11,920,486 07
Divers, et comptes de banque.....			22,770,213 11	26,990,656 93
Total de la dette brute.....			489,286,489 42	488,999,828 92
ACTIF.				
PLACEMENTS—				
Fonds d'amortissement.....			12,209,066 21	13,172,662 71
Autres placements.....			29,776,851 20	32,751,851 20
COMPTES DES PROVINCES.....			2,296,429 12	2,296,332 77
DIVERS, ET COMPTES DE BANQUES.....			120,017,715 92	131,470,546 04
Total de l'actif.....			164,300,062 45	179,691,392 72
Total de la dette nette.....			324,986,426 97	309,308,436 20
au 31 décembre.....			313,386,651 87	304,194,456 27
Augmentation de la dette.....			11,599,775 10	5,113,979 93

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois de janvier 1912.	Total au 31 janvier 1912.	Mois de janvier 1913.	Total au 31 janvier 1913.
REVENU :	\$ cts.	\$ cts.	\$ cts.	\$ cts
Douanes.....	6,396,303 32	70,500,292 57	9,010,599 29	93,757,607 39
Accise.....	1,534,057 70	15,777,582 49	1,589,094 80	17,787,569 10
Département des Postes.....	834,183 59	7,984,183 59	1,028,507 14	9,278,507 14
Travaux Publics, y compris les chemins de fer et canaux.....	919,084 32	9,802,958 59	1,170,308 40	11,146,004 97
Divers.....	400,406 18	5,501,965 83	643,869 17	6,050,246 57
Total.....	10,084,035 11	109,566,983 07	13,442,378 80	138,019,935 17
DÉPENSES.....	16,351,716 98	70,655,588 69	15,649,749 69	82,651,324 74

DÉPENSES À COMPTE DU CAPITAL, ETC.				
Travaux publics, y compris chemins de fer et canaux.	5,612,271 28	24,203,984 98	2,763,348 43	20,900,695 41
Subventions aux chemins de fer.....	28,447 70	420,088 25	108,333 78	4,641,090 35
Total.....	5,640,718 98	24,624,073 23	2,871,682 21	25,541,785 76

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des
Finances jusqu'au dernier jour du mois.

Certifié correct,
J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion.
DÉPARTEMENT DES FINANCES, Ottawa, 4 février 1913.

T. C. BOVILLE,
Sous-ministre des Finances.
32-tf

AUX ANNONCEURS DANS LA GAZETTE.

Ceux qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.

3. TRANSMETTRE INVARIABLEMENT LE PRIX DE L'ANNONCE AINSI QUE LE PRIX D'UN EXEMPLAIRE DE LA GAZETTE, TELS QUE DONNÉS PLUS BAS; SANS CELA L'ANNONCE NE SERA PAS PUBLIÉE.

Les prix sont de dix cts. pour la première insertion et cinq cts. pour chaque insertion subséquente par ligne de neuf mots, chaque chiffre comptant pour un mot.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous :—

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UNE PIASTRE.

Les annonces reçues jusqu'à 2 heures p.m. le vendredi seront insérées dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cts., et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

C. H. PARMELEE,
Imprimeur du Roi et Contrôleur
de la Papeterie.

Département des Impressions
et de la Papeterie publiques,
Ottawa, 2 février 1909.

DEMANDES AU PARLEMENT.

CHAMBRE DES COMMUNES.

RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, et tout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'Examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

Instruction aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

Dépôt le bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou

en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents piastres.

Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent savoir :—

- | | |
|--|-----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$ 100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième | 100 00 |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... | 200 00 |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000 et n'excède pas \$500,000..... | 100 00 |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... | 150 00 |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... | 200 00 |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... | 300 00 |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000 et n'excède pas \$2,000,000..... | 400 00 |
| (i) Pour chaque million ou fraction de million de dollars additionnel..... | 100 00 |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter, sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans le cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, telle qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,
Greffier des Communes.

RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet

de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires ; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis ; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés ; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans *quelque journal important* comme suit :—

A. Lorsque la demande sera faite pour un acte constituant en corporation,—

1. *Une compagnie de chemin de fer ou de canal* :— Dans la principale cité ou ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés

2. *Une compagnie de télégraphe ou de téléphone* :— Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. *Une compagnie pour la construction de travaux quelconques* de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation ; ou pour obtenir quelques droits ou privilèges exclusifs ; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers :— Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. *Une compagnie de banque ; une compagnie d'assurance ; une compagnie de fidéicommis ; une compagnie de prêt ; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques* :— Dans la *Gazette du Canada* seulement.

B. Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal :— Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par ce prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés ; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs) ; ou pour l'augmentation ou la réduction du capital social de quelque compagnie ; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie :— Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

(C.) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes : dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives ; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français ; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal ; et la preuve de la publication régulière de l'avis sera

établie dans chaque cas par une déclaration conforme à la loi ; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

(D.) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

(E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par modèle ; renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir ; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général ; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,

Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes :—

CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit".

CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a.) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelquel effet sur la dite région ; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait ;

(b.) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

SENAT.

SUBSTANCE DES RÈGLES ET FORMES DE PROCÉDER DU SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1906.

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé ; il fait insérer cet avis, pendant trois

mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province ; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district ; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration ; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu ; les faits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants :

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat :

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

SENAT.

Avis de bills privés.

EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada* ; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires ; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit :—

A. Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée ;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer ;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière ; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse ;

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de crédit ; une compagnie de prêt ou une compagnie industrielle, sans pouvoirs exclusifs—dans la *Gazette du Canada* seulement ;

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis ; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés ; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B. Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal ;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège ;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs) ; d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou de modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

c. Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives ; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires *marqués* de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots : “ *Avis de bill privé* ” ; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au Secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents ; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'une compagnie de canal, ou pour l'extension de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres Permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux ; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session ; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session ; aucun rapport d'un comité permanent ou spécial sur un bill privé n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre,

huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français ; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts ; et elle remettra au commissaire-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

A VIS est par le présent donné que Herbert Bell Rugh, de la cité de Winnipeg, dans la province du Manitoba, architecte, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Mae Lillian Rugh. ci-devant de la cité de Winnipeg, mais maintenant de la ville de Brooklyn, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, pour cause d'adultère.

Daté à Winnipeg, ce 4e jour d'octobre 1912.

CAMPBELL, PITBLADO & CO.,

Farmer Building, Winnipeg,
Solliciteurs de Herbert Bell Rugh.

A VIS est donné par le présent que Andrew Lorne Hamilton, de la ville de Portage La Prairie, dans la province de Manitoba, et actuellement de la cité de Québec, dans la province de Québec, gérant de banque, s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un bill de divorce d'avec son épouse, Maud Louise Hamilton, ci-devant de la cité de Toronto, dans la province d'Ontario, mais maintenant de lieux inconnus, pour cause d'adultère.

Daté à Montréal, dans la province de Québec, ce 17e jour de décembre 1912.

W. G. MITCHELL,

Solliciteur du requérant,
222 rue Saint-Jacques,
Montréal, P. Q.

MANITOBA RADIAL RAILWAY.

LA compagnie dite “The Manitoba Radial Railway Company” s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un acte prorogeant le délai durant lequel elle peut commencer et terminer la ligne de voie ferrée qu'elle a été autorisée à construire en vertu du chapitre 105 des Statuts du Canada de 1907.

Daté à Ottawa ce 23e jour de janvier A.D. 1913.

SMITH & JOHNSTON,

30-5 Solliciteurs des requérants.

CIE D'ASSURANCE DES CHEMINS DE FER CANADIENS CONTRE LES ACCIDENTS.

A VIS est donné par le présent que la Compagnie d'Assurance des Chemins de fer Canadiens contre les Accidents, corps politique et constitué, de Montréal, dans la province de Québec, s'adressera au parlement, à sa prochaine session, afin d'obtenir un acte modifiant sa charte, 57-58 Victoria, chapitre 118, modifiée par 62-63 Victoria, chapitre 106, en changeant son nom en celui de “The Globe Indemnity Company.”

Montréal, 14 janvier 1913.

CRAMP, EWING & McFADDEN,

30-5 Solliciteurs de la requérante.

CIE D'ASSURANCE CONTRE LES ACCIDENTS ET DE GARANTIE DU CANADA OUEST.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la Compagnie d'assurance contre les accidents et de garantie du Canada Ouest, une compagnie constituée en corporation par un acte de la Législature du Manitoba, étant le chapitre 77 de 7 et 8 Édouard VII, afin d'obtenir un acte à l'effet de constituer en corporation la Compagnie d'assurance contre les accidents et de garantie du Canada Ouest, ayant son bureau-chef en la cité de Winnipeg, dans la province du Manitoba, avec la faculté de faire les opérations d'une compagnie d'assurance de garantie et contre les accidents dans toutes ses spécialités, et avec tous les autres pouvoirs et privilèges qui seront jugés nécessaires et utiles à de telles opérations.

Daté à Winnipeg, ce 25e jour de janvier 1913.

CAMPBELL, PITBLADO,
HOSKIN ET COMPAGNIE,
Solliciteurs des requérants.

31 5

COMPAGNIE DE PORT NELSON.

AVIS est donné par le présent que la Compagnie de Port Nelson, Limitée, ou ses directeurs, demandera au parlement du Canada, à sa présente session, un acte changeant son nom en celui de "The Port Nelson Company," ou pour la constitution d'une compagnie sous ce dernier nom pour acquérir et se charger des affaires, obligations et biens de la Port Nelson Company, Limited, et confirmant les lettres patentes fédérales constituant en corporation la compagnie en dernier lieu mentionnée, datées le 22 mai 1912, et rendant l'article 69 de la partie I et la partie II toute entière de la Loi des compagnies applicables à la compagnie et à son industrie, et autorisant la compagnie à émettre des share-warrants, et pour d'autres fins.

Daté à Ottawa, le 21 novembre 1912.

LEWIS & SMELLIE,
7 Trust Building, Ottawa,
Solliciteurs de la requérante.

31-5

CHEMIN DE FER TERMINAL DE LA POINTE AUX TREMBLES.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, à l'effet d'obtenir un acte constituant en corporation une compagnie de chemin de fer sous le nom de "Chemin de fer Terminal de la Pointe aux Trembles," autorisée à construire, poser et mettre en service une ligne de voie ferrée partant du dock que doit construire la Commission du havre de Montréal sur l'extrémité sud-est de la propriété de la Compagnie de ciment du Canada, lot n° 74, paroisse de la Pointe aux Trembles, et se prolongeant le long de la devanture du dock jusque près de la borne sud-ouest de la propriété de la Compagnie de ciment du Canada, de là dans une direction nord-ouest jusqu'au moulin de la Compagnie de ciment, traversant la rue Notre-Dame, et le droit de passage du chemin de fer Canadien Nord Québec et le chemin de fer Terminal de Montréal; et avec la faculté de construire, arrenter et louer des gares, facilités, quais, docks, éleveurs, entrepôts, etc., et faire des opérations d'agents expéditeurs, gardiens de quais et entrepositaires, et de conclure des conventions avec d'autres compagnies.

Le dit chemin de fer sera pour l'avantage général du Canada.

Fait à Montréal, ce 4e jour de février A.D. 1913.

BROWN, MONTGOMERY & McMICHAEL,
Solliciteurs des requérants.

34-5

8

CHEMIN DE FER BAIE D'HUDSON, RIVIÈRE LA PAIX ET PACIFIQUE.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte prolongeant le délai fixé pour construire sa ligne de voie ferrée, telle que définie par son acte constitutif, chap. 93 des Statuts du Canada, 1911, et pour d'autres fins.

Daté à Ottawa, 18 décembre 1912.

LEWIS & SMELLIE,
7 Trust Building, Ottawa,
Solliciteurs de la compagnie.

31-5

BEAVER FIRE INSURANCE CO.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation la Beaver Fire Insurance Company, autorisée à faire des opérations d'assurance contre l'incendie, et autre genre d'assurance, tel qu'énoncé à l'article 8, alinéa 2, clause (b) de la *Loi des Assurances*, 1910, et les autres opérations d'assurance qui seront de temps à autre autorisées par permis délivré à la compagnie en vertu des dispositions de la *Loi des Assurances*, 1910, et tous actes la modifiant, avec tous les pouvoirs nécessaires à cet effet et s'y rattachant.

Daté à Winnipeg, Manitoba, 13 février 1913.

MUNSON, ALLAN, LAIRD & DAVIS,
Winnipeg, Manitoba,
Solliciteurs des requérants.

LEWIS & SMELLIE,
Agents à Ottawa.

34-5

AVIS DIVERS.

CHEMIN DE FER CANADIEN DU PACIFIQUE.

AVIS AUX ACTIONNAIRES.

*Nouvelle émission de capital-actions ordinaire
(\$60,000,000).*

AVIS est donné par le présent qu'en vertu d'une résolution passée à une assemblée spéciale générale des actionnaires de la compagnie, tenue le 2 octobre 1912, les directeurs ont fait et font par le présent des demandes de versements à tous les actionnaires souscrivant à la dite nouvelle émission du capital-actions ordinaire, sur laquelle 20% ont été déposés à l'époque de la dite souscription, et que ces versements sont payables à la Banque de Montréal à Londres, Angleterre, New-York ou Montréal, dans les proportions et aux époques fixées plus bas, c'est-à-dire 20% ou \$35 par action le 14 avril 1913; 20% ou \$35 par action le 16 juin 1913; 20% ou \$35 par action le 18 août 1913; 20% ou \$35 par action le 20 octobre 1913.

W. R. BAKER,
Secrétaire.

Montréal, 14 de février 1913.

34-5

BANQUE MOLSONS.

129E DIVIDENDE.

AVIS.—Les actionnaires de la Banque Molsons sont notifiés par le présent qu'un dividende de deux et trois quarts pour cent (étant au taux de onze pour cent par année) sur le capital-actions a été déclaré pour le trimestre courant, et qu'il sera payable au bureau de la banque, à Montréal, et aux succursales, à compter du premier jour d'avril prochain, aux actionnaires inscrits au registre le 15 avril 1913.

Par ordre du conseil de direction,

JAMES ELLIOT,
Gérant général.

Montréal, 20 février 1913.

34-1

DANS LA COUR DE L'ECHIQUIER DU CANADA.

DANS L'AFFAIRE d'une requête de Charles H. McNellen, des cité et district de Montréal, commis aux ventes, et

DANS L'AFFAIRE de la marque de commerce "Anti-Dust" appliquée à une composition pour balayer.

AVIS est donné par le présent que le quatorzième jour de février 1913, une requête de Charles H. McNellen, des cité et district de Montréal, commis aux ventes, a été déposée au greffe de la Cour de l'Echiquier du Canada, demandant que la marque de commerce numéro 64, folio 15678, "Anti-Dust" accordée à Edmond Bouchard, et enregistrée le 10e jour d'avril 1911 soit biffée et que la marque de commerce du requérant consistant en les mots "Anti-Dust" soit enregistrée dans le registre des marques de commerce, au Ministère de l'Agriculture du Canada, à Ottawa, conformément aux dispositions de la *Loi des marques de commerce et dessins industriels*.

Toute personne désirant faire opposition à la dite requête doit produire, sous quatorze jours de la date de la dernière insertion du présent avis dans la *Gazette du Canada* (la date de la dernière insertion étant le 15e jour de mars 1913) une déclaration de ses objections au greffe du Registrare de la Cour de l'Echiquier du Canada, à Ottawa, et en servir une copie au requérant et à ses sollicitateurs.

Daté ce 19e jour de février 1913.

GREENSHIELDS, GREENSHIELDS
& LANGUEDOC,
86 rue Notre-Dame-Ouest,
Montréal, P.Q.
Sollicitateurs du requérant.

4-4

CASTLE BLEND TEA CO., LTD.

RÈGLEMENT N° IV.

UN conseil de cinq directeurs sera élu annuellement d'entre les actionnaires de la compagnie porteurs d'au moins une action du capital de la compagnie en pleine propriété, et non arriérés au sujet des versements sur ces actions.

Toutes vacances dans le conseil de direction créée près une assemblée annuelle de la compagnie peut être remplie par résolution des autres membres du conseil d'entre les actionnaires qualifiés de la compagnie.

Je, soussigné, John T. McGill, secrétaire de la Castle Blend Tea Company, Limited, certifie et déclare par le présent que le règlement IV ci-dessus a été dûment établi par les directeurs de la dite compagnie à une assemblée convoquée et tenue en la cité de Montréal, le 6e jour de février 1913, et de plus, que le dit règlement a été approuvé, sanctionné, ratifié et confirmé par tous les actionnaires de la compagnie présents à une assemblée générale spéciale dûment convoquée pour étudier le dit règlement, tenue en la cité de Montréal, jeudi, le 13e jour de février 1913.

Montréal, 13 février 1913.

[L.S.] JOHN T. MCGILL,
Secrétaire.

34-1

BANQUE DE QUEBEC.

DIVIDENDE TRIMESTRIEL.

AVIS est donné par le présent qu'un dividende de un et trois quarts pour cent sur le capital versé de cette institution, a été déclaré pour le trimestre courant, et qu'il sera payable à sa banque, en cette cité, et à ses succursales, le et après samedi, le premier jour de mars prochain, aux actionnaires inscrits le 13 février.

Par ordre du conseil de direction,

B. B. STEVENSON,
Gérant général.

Québec, 21 janvier 1913.

30-5

DOMINION TIRE CO., LIMITED.

AVIS est donné par le présent que le règlement ci-dessous augmentant le nombre des directeurs de cinq à sept a été dûment approuvé à une assemblée générale spéciale des actionnaires de la Dominion Tire Company, Limited, dûment convoquée pour le prendre en considération, et tenue le 20e jour de février 1913, à laquelle assemblée étaient présents et ont voté en faveur du dit règlement, des actionnaires représentant plus que les deux tiers en valeur du capital-actions total émis par la compagnie :—

"Qu'il soit statué, et il par le présent statué comme règlement de la compagnie,—

"Que le nombre des directeurs soit augmenté de cinq à sept, et que le règlement III soit modifié comme suit :—

"Un conseil de sept directeurs sera élu annuellement dont trois formeront quorum."

Les directeurs en exercice pourront agir nonobstant toute vacance qui pourrait survenir dans le conseil, et qu'une copie du dit règlement soit dûment déposée au Secrétariat d'Etat le 21e jour de février 1913.

F. E. SEYMOUR,
Secrétaire.

34-1

LIBERTY TAILORS, LIMITED.

RÈGLEMENT spécial No. 1 intitulé : "Règlement à l'effet de réduire le nombre des directeurs de la compagnie de cinq à trois.

ATTENDU qu'il est désirable de réduire le nombre des directeurs de la compagnie de cinq à trois,—

A ces causes, qu'il soit statué comme suit :—

Que le nombre des directeurs de la compagnie soit réduit de cinq à trois, dont deux formeront quorum.

Je, soussigné, certifie par le présent que ce qui précède est une copie fidèle du règlement spécial No. 1 de Liberty Tailors, Limited, adopté à une assemblée du conseil de direction de la dite compagnie dûment convoquée et tenue le 18e jour de février courant, lequel dit règlement a été subseqüemment ratifié et confirmé par le vote unanime des actionnaires représentant la totalité du capital-actions souscrit de la compagnie, à une assemblée générale spéciale convoquée à l'effet de le prendre en considération, et tenue le dit 18e jour de février 1913.

JAMES G. CARTWRIGHT,
Secrétaire.

Montréal, 19 février 1913.

34-1

LA BANQUE INTERNATIONALE DU CANADA,
ET THE HOME BANK OF CANADA.

AVIS est donné par le présent qu'après la publication du présent avis durant quatre semaines dans la *Gazette du Canada* et dans la *Montreal Gazette* et la *Presse* papiers-nouvelles publiées en la cité de Montréal, P.Q., et dans le *Mail and Empire*, un journal publié en la cité de Toronto, Ontario, La Banque Internationale du Canada et la Home Bank of Canada, ont l'intention de s'adresser au Gouverneur général en conseil, par l'entremise du Ministre, afin d'obtenir que soit approuvée une convention conclue entre les dites banques relative à l'achat par la Home Bank of Canada de tout l'actif de la Banque Internationale du Canada et la vente de tel actif, par la dite Banque Internationale du Canada à la dite Home Bank of Canada.

Cet avis est donné conformément aux dispositions de la *Loi des Banques*.

Daté ce 12e jour de février 1913.

GODFREY BIRD,
Gérant général de la Banque
Internationale du Canada.

JAMES MASON,
Gérant général de la Home
Bank of Canada.

33-5

BANQUE DE L'AMERIQUE BRITANNIQUE
DU NORD.*Constituée par charte royale.*

LA Cour des Directeurs de la Banque de l'Amérique Britannique du Nord a résolu, sujet à vérification, à une assemblée des propriétaires qui sera tenue le 4 mars, de déclarer un dividende payable le 4 avril, de 40 shillings par action, moins la taxe sur le revenu, soit 8 pour cent par année, transférant £30,000 au fonds de réserve, £15,000 aux édifices de la banque, et portant environ £19,000 au nouveau compte.

11 février 1913.

33-4

BANQUE UNION DU CANADA.

DIVIDENDE No 104.

AVIS est donné par le présent qu'un dividende au taux de huit pour cent par année, a été déclaré sur le capital payé de cette institution pour le trimestre courant, et sera payable à la banque en cette cité, et à ses succursales, dès et après samedi, le premier jour de mars prochain, aux actionnaires enregistrés le 14 février 1913.

Par ordre du conseil de direction,

G. H. BALFOUR,
Gérant général.

Winnipeg, 21e jour de janvier 1913.

31-5

BANQUE DE MONTREAL.

AVIS est donné par le présent qu'un dividende de deux et demi pour cent sur le capital versé de cette institution a été déclaré pour le trimestre finissant le 31 janvier 1913, et sera payable à la banque en cette cité, et à ses succursales, à compter de samedi, le 1er jour de mars prochain, aux actionnaires enregistrés le 31 janvier 1913.

Par ordre du conseil de direction,

H. V. MEREDITH,
Gérant général.

Montréal, 21 janvier 1913.

30-5

BANQUE D'HOCHELAGA.

AVIS est donné par le présent qu'un dividende de deux et un quart pour cent (2½%) égal au taux de neuf pour cent (9%) par année sur le capital payé de cette institution, a été déclaré pour le trimestre finissant le 28 février prochain, et qu'il sera payable au bureau-chef de la banque ou à ses succursales, le et après le premier jour de mars prochain, aux actionnaires inscrits au registre le 13 février au soir.

Par ordre du conseil de direction,

F. G. LEDUC,
Gérant.

30-5

BANQUE ROYALE DU CANADA.

DIVIDENDE N° 102.

AVIS est donné par le présent qu'un dividende de trois pour cent (au taux de douze pour cent par année) sur le capital payé de cette banque, a été déclaré pour le trimestre courant, et sera payable à la banque et à ses succursales, à compter de samedi, le 1er jour de mars prochain, aux actionnaires enregistrés le 15 février.

Par ordre du conseil de direction,

E. L. PEASE,
Gérant général.

Montréal, P.Q., 14 janvier 1913.

30-6

COMPAGNIE LAURENTIDE, LTÉE.

AVIS est donné par le présent que la Laurentide Company, Limited, a fait déposer au ministère des Travaux publics, Dominion du Canada, à Ottawa, et au greffe du registrateur des titres pour le district de Trois-Rivières, province de Québec, à Trois-Rivières, et pour le comté de Champlain à Ste-Geneviève, une description de l'emplacement et les plans de son développement hydro-électrique projeté sur la rivière St-Maurice à Grand'Mère, Qué., et qu'une demande sera adressée à Son Altesse Royale le Gouverneur général en conseil à l'effet de faire approuver l'emplacement et les plans de son développement hydro-électrique projeté.

Montréal, 13 février 1913.

BROWN, MONTGOMERY ET McMICHAEL,
33-5 Solliciteurs de la compagnie.

BANQUE DES MARCHANDS DU CANADA.

DIVIDENDE TRIMESTRIEL.

AVIS est donné par le présent qu'un dividende de deux et demi pour cent pour le trimestre courant, étant au taux de 10 pour cent par année sur le capital payé de cette institution, a été déclaré, et sera payable à la banque, en cette cité et à ses succursales, dès et après le 1er jour de mars prochain, aux actionnaires enregistrés à la clôture des affaires le 15e jour de février.

Par ordre du conseil de direction,

E. F. HEBDEN,
Gérant général.

Montréal, 24 janvier 1913.

31-5

LA BANQUE INTERNATIONALE DU CANADA.

AVIS est par le présent donné qu'une assemblée générale spéciale des actionnaires de La Banque Internationale du Canada aura lieu au bureau-chef de la dite banque, dans la cité de Montréal, P.Q., le dix-neuvième jour de mars prochain, A.D. 1913, à midi, dans le but de prendre en considération une convention pour la vente par la dite Banque Internationale du Canada de son actif à la Home Bank of Canada, aux clauses et conditions mentionnées dans la dite convention, copie de laquelle sera expédiée par la malle, sous enveloppe affranchie, à chaque actionnaire avec le présent avis, et, si la chose est jugée opportune, adopter une résolution ou des résolutions approuvant la dite convention et autorisant le président et le gérant général de La Banque Internationale du Canada à apposer à la dite convention le sceau corporatif de la banque, et la signer et mettre à exécution pour et au nom de la banque; ainsi que dans le but de prendre en considération et, si la chose est jugée opportune, adopter toutes les autres résolutions nécessaires pour la complète exécution de la dite convention et des clauses qu'elle contient, selon que les actionnaires le jugeront utile ou convenable, et dans le but d'autoriser le conseil de direction à donner les avis, à faire les demandes et à passer et mettre à exécution tous les autres actes, résolutions, contrats, instruments, matières et choses qui seront jugés nécessaires pour obtenir le consentement du Gouverneur en conseil à la dite convention et pour la rendre effective et distribuer le produit de la dite vente.

Par ordre du conseil de direction,

GODFREY BIRD,
Gérant général.

Montréal, 28 janvier 1913.

31-6

INDEX OF NEW MATTER IN THIS GAZETTE.

No. 34

APPOINTMENTS. 3037

PROCLAMATION—

Canada Temperance Act, second part in force
in the City of Thetford Mines. 3038

ORDERS IN COUNCIL—

Sale of land to the City of Medicine Hat. . . . 3039

Tow boat "Challenge," name changed to

"Kezia" 3039

Str. "Lily," name changed to "Noreen" 3039

Regulations for Public Harbours, amended. . . 3039

Homestead duties of Mr. John Josenczuk. . . . 3046

RAILWAY COMMISSION—

British Columbia Electric Ry. Co., Standard
Freight and Passenger Tariffs 3046Grand Trunk Pacific Ry., Standard Freight
Tariff, approved. 3047

GOVERNMENT NOTICES—

Copyrights entered, 19th February, 1913. . . . 3047

Tenders for rails. 3048

Guardian Trust Corporation, Limited, name
changed 3082Mutual Steamship Co., Ltd., extension of
powers. 3082Canadian Brazilian Shipping Co., Ltd., name
changed. 3082

Charters granted to—

Bernard Kleker and Co., Ltd. 3064

Pure'o Water, Ltd. 3064

Canadian Rotary Engine Co., Ltd. 3065

Miller Bros. & Sons, Ltd. 3065

Marcus Loew's Theatres, Ltd. 3066

Quebec Model City, Ltd. 3067

Jacques Cartier Construction Co., Ltd. 3068

Vosberg's, Ltd. 3069

Metal Products, Ltd. 3069

Garlock Packing Co., Ltd. 3070

J. A. Hurteau & Co., Ltd. 3070

Belgo Canadian Marble and Power Co. 3071

Eagle Publishing Co., Ltd. 3071

Process Engineers, Ltd. 3072

Eastern Canada Lumber & Pulp Co., Ltd. . . . 3072

Contracting and Securities, Ltd. 3073

L. M. Lefebvre, Ltée. 3074

Montreal Hay Co., Ltd. 3074

Pariseau Frères, Ltée. 3075

Self-Acting Pump Co., Ltd. 3076

Rice Studio, Ltd. 3076

London and North British Corporation, Ltd. . . 3077

W. G. Downing, Ltd. 3078

Miller & Co., Ltd. 3079

Newman-Munderloh Clock Co., Ltd. 3079

Engineering Specialties Co., Ltd. 3080

Crain Printers, Ltd. 3081

Wood Construction Co., Ltd. 3081

GOVERNMENT NOTICES—Continued.

Charters granted to—Continued

Simplex Contracting Co., Ltd. 3130

Canada Roofing and Paving Co., Ltd. 3131

General Promoters' Agency, Ltd. 3132

Notices to Mariners—

Strait of Georgia—Discovery passage—Cape

Mudge—Fog alarm established. 3082

Arthur passage—Herbert reef—Light to be

established on beacon. 3082

Chatham sound—Holland island—New

lighthouse—Change in character of light. . . 3083

Bay of Fundy—Blackrock—Light improved. . 3083

South coast—East Ironbound island—Light

improved. 3083

South coast—Jeddore Rock—Hand fog horn

at lightstation. 3083

Miramichi river—Grant beach back range

light—Character of illuminating apparatus . 3083

River St. Lawrence—Cap de la Madeleine

upper range—New front lighthouse. 3084

Richelieu river—Ash island—Lighthouse

rebuilt 3084

Unrevised Statement of. Inland Revenue,

January, 1913. 3086

Statement of banks acting under charter. (See

Supplement.)

ADVERTISEMENTS—

Applications to Parliament.

Pointe aux Trembles Terminal Ry. 3095

Burrard Westminster Boundary Railway and

Navigation Co. 3096

Beaver Fire Insurance Co. 3096

Casualty Co. of Canada. 3097

Canadian North Western Ry 3097

Miscellaneous

Colville Ranching Co., Ltd., head office. . . . 3097

Charles H. McNellen, trade mark "Anti-

Dust" 3097

Molsons Bank, dividend. 3097

Dominion Tire Co., number of directors. . . . 3097

Atlin Construction Co., Ltd., works in Prince

Rupert Harbour, sub-lot 7, plans deposited. . 3098

Toronto, Hamilton and Buffalo Railway Co.,

agreement of conditional sale, deposited. . . . 3098

Castle Blend Tea Co., Ltd., number of directors. . 3098

B. F. Sturtevant Co., trade mark. 3098

Liberty Tailors, Ltd., number of directors. . . 3098

"Star of Liberty," interim copyright. 3098

Bank of Nova Scotia, meeting. 3099

C. F. Stone & Co., partnership dissolved. . . . 3099

East side of Courtenay Bay, N.B., reclamation,

plan deposited. 3099

The Metropolitan Bank, dividend. 3099

Bank of Nova Scotia, dividend. 3099

Canadian Pacific Railway Co., issue of capital

stock. 3099



SUPPLEMENT TO THE CANADA GAZETTE, MARCH 22nd, 1913.

RETURN OF THE CHARTERED BANKS OF THE DOMINION OF CANADA

FEBRUARY 28th, 1913

Made to the Minister of Finance in conformity with Section 12 of the Bank Act, Chapter 29, Revised Statutes of Canada, 1906.

NAME OF BANK. — NOM DE LA BANQUE.		LIABILITIES—PASSIF.																	Greatest amount of Notes in circulation at any time during the month. — Chiffre le plus élevé des billets en circulation en aucun temps durant le mois.		
		Capital Authorized. — Capital autorisé.	CAPITAL STOCK.		Amount of Ret or Reserve Fund. — Montant du fonds de réserve.	Rate per cent of last Dividend Declared. — Taux pour cent du dernier dividende déclaré.	Notes in Circulation. — Billets en circulation.	Balance due to Dominion Government, after deducting advances for Credits, Pay-lists, &c. — Balance due au gouvernement fédéral, déduction faite des avances sur crédits ouverts, bordereaux de paie, etc.	Balance due to Provincial Governments. — Balance due aux gouvernements provinciaux.	Deposits by the public, payable on demand in Canada. — Dépôts du public remboursables à demande, en Canada.	Deposits by the public, payable after notice or on a fixed day in Canada. — Dépôts du public remboursables après avis ou à une date fixe en Canada.	Deposits elsewhere than in Canada. — Dépôts reçus ailleurs qu'en Canada.	Loans from other Banks in Canada secured, including oils rediscounted. — Emprunts faits à d'autres banques en Canada, garantis, y compris les billets renouvelés.	Deposits made by and balances due to other Banks in Canada. — Dépôts faits par d'autres banques en Canada et balances dues à ces banques.	Balances due to Agencies of the Bank, or to other Banks or Agencies in United Kingdom. — Balances dues à des agences de la banque ou à d'autres banques ou agences dans le Royaume-Uni.	Balances due to the Bank, or to other Banks or Agencies elsewhere than in Canada and the United Kingdom. — Balances dues à des agences de la banque ou à d'autres banques ou agences ailleurs qu'en Canada et dans le Royaume-Uni.	Liabilities not included under foregoing Heads. — Engagements non compris dans les items qui précèdent.	Total Liabilities. — Total du passif.			
			Capital Subscribed. — Capital souscrit.	Capital Paid up. — Capital versé.																	
		\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$			
1	Bank of Montreal.....	25,000,000	16,000,000	16,000,000	16,000,000	10	14,303,284	4,244,159	1,045,977	46,733,761	101,241,273	35,317,824	1,600,023	204,485,423	14,986,580	1	
2	Quebec Bank.....	5,000,000	2,633,310	2,500,000	1,250,000	7	1,848,762	40,641	148,965	3,233,775	10,213,958	200,000	329,537	664,317	1,819	16,620,866	1,948,702	2	
3	Bank of Nova Scotia.....	6,000,000	5,939,300	5,839,100	10,692,740	14	5,087,913	428,437	272,355	36,935,155	5,356,393	11,707,153	107,444	124,964	760,339	34,182	60,515,099	5,087,913	3	
4	Bank of British North America.....	4,866,666	4,866,666	4,866,666	2,774,000	8	3,956,435	51,390	1,021,119	11,081,212	23,125,458	3,133,253	22,336	12,221	445,169	11,150,136	53,968,739	4,139,149	4	
5	Bank of Toronto.....	10,000,000	5,000,000	5,000,000	6,000,000	11	4,367,147	51,909	61,147	13,496,481	27,456,012	201,330	274,776	154,455	137,638	46,200,897	4,566,300	5	
6	Molson's Bank.....	5,000,000	4,000,000	4,000,000	4,700,000	11	3,309,007	57,027	226,577	9,911,550	26,629,308	83,278	235,327	40,457,275	3,547,937	6	
7	Banque Nationale.....	5,000,000	2,000,000	2,000,000	1,400,000	8	1,938,802	24,484	148,075	2,832,924	13,036,155	1,035,730	198,577	245,452	70,716	19,580,939	1,938,802	7	
8	Merchants Bank of Canada.....	10,000,000	6,758,900	6,754,160	6,410,780	10	5,659,271	294,355	632,847	18,704,616	38,574,510	67,621	713,472	1,240,345	343,436	169,464	66,399,945	5,780,616	8	
9	Banque Provinciale du Canada.....	2,000,000	1,000,000	1,000,000	575,000	6	971,378	20,635	192,741	1,451,328	6,525,010	1,313,999	43,041	18,668	10,570,054	1,047,548	9	
10	Union Bank of Canada.....	8,000,000	5,000,000	5,000,000	3,300,000	8	4,494,084	120,446	6,800,231	17,967,531	27,358,603	881,143	166,164	657,610	12,837	58,958,760	4,494,084	10	
11	Canadian Bank of Commerce.....	25,000,000	15,000,000	15,000,000	12,500,000	10	13,974,642	1,003,038	2,815,149	74,132,188	87,885,064	12,854,541	917,409	1,786,863	2,945,319	331,128	198,695,616	14,071,000	11	
12	Royal Bank of Canada.....	25,000,000	11,560,000	11,560,000	12,560,000	12	10,350,752	199,142	6,817,423	33,052,287	71,587,575	26,624,945	876,721	2,051,857	3,785,313	155,349,016	11,160,690	12	
13	Dominion Bank.....	10,000,000	5,216,300	5,166,155	6,166,155	12	4,287,323	61,043	238,221	16,713,761	40,176,981	246,632	238,218	2,936,568	1,069,877	66,018,678	4,584,000	13	
14	Bank of Hamilton.....	3,000,000	3,000,000	3,000,000	3,500,000	12	2,718,675	90,219	1,206,377	9,113,320	24,501,543	245,140	319,983	130,125	38,514,384	3,009,715	14	
15	Standard Bank of Canada.....	5,000,000	2,464,800	2,436,755	3,136,755	13	2,437,993	32,400	123,418	7,621,009	23,545,294	372,063	1,221,338	35,353,578	2,488,633	15	
16	Banque d'Hochelaga.....	4,000,000	3,796,200	3,384,068	3,000,000	9	2,121,369	43,131	55,375	3,786,458	15,183,441	1,734,747	329,875	720,922	24,025,354	2,245,412	16
17	Bank of Ottawa.....	5,000,000	3,923,400	3,888,730	4,388,730	12	3,528,310	75,907	488,904	9,142,850	23,301,157	33,137	172,080	78,168	2,400	11,722,975	3,782,215	17	
18	Imperial Bank of Canada.....	10,000,000	6,910,000	6,755,265	6,755,265	12	5,438,387	639,316	2,202,459	18,384,558	34,792,452	115,325	61,462,489	5,875,187	18	
19	Sovereign Bank of Canada.....	3,000,000	3,000,000	3,000,000	27,565	3,687,917	3,715,482	97,895	19	
20	Metropolitan Bank.....	2,000,000	1,000,000	1,000,000	1,250,000	10	903,982	30,339	3,717,423	5,645,215	502,312	412,402	35	11,212,489	945,702	20	
21	Home Bank of Canada.....	2,000,000	1,370,000	1,303,989	450,000	7	1,069,770	55,377	3,017,339	6,205,376	2,063	51,392	201,884	1,158,100	945,702	21	
22	Northern Crown Bank.....	6,000,000	2,802,400	2,723,490	300,000	6	1,850,305	38,561	1,111,813	5,086,531	7,358,525	4,834	332,879	69,118	15,872,571	2,031,000	22	
23	Sterling Bank of Canada.....	3,000,000	1,176,000	1,094,905	300,000	6	1,006,545	103,333	2,007,394	3,943,554	87,929	4,516	7,158,279	1,019,750	23	
24	Bank of Vancouver.....	2,000,000	1,174,300	850,870	40,000	412,432	63,673	730,444	733,129	2,228	966,259	210,870	24	
25	Weyburn Security Bank.....	1,000,000	631,000	315,500	65,000	5	181,465	481,680	281,251	21,861	966,259	210,870	25	
26	Banque Internationale du Canada.....	10,000,000	10,000,000	1,359,833	960,775	237,825	315,166	1,513,787	900,775	26	
Total.....		196,868,666	126,332,576	115,830,316	107,514,405	87,206,713	7,406,340	26,001,461	340,661,830	630,467,518	91,668,866	6,695,503	12,884,366	9,842,421	20,234,740	1,262,269,081	101,211,345	

RETURN OF THE CHARTERED BANKS OF THE DOMINION OF CANADA, FEBRUARY 28th, 1913.

Bank of Nova Scotia. The figures for the Dawson Branch have been taken from the latest statement to hand, viz.: 18th February, 1913. Asset No. 23 includes bullion \$2.64.
Bank of New South Wales. The latest returns received from Belle Island and Twillingate Branches, are dated the 15th and 24th of February, and the figures thereof are incorporated herein.
Bank of Vancouver. The figures for the Fort Fraser, Fort George and Hazelton Branches have been taken from the latest statements to hand, viz.: 10th and 24th February respectively.
Banque Internationale du Canada. The figures for the Paris, France, branch have been taken from the latest statement to hand, viz.: 30th February, 1913.

FINANCE DEPARTMENT,
OTTAWA, 17th March, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.

OTTAWA: Printed by CHARLES HENRY PARMELEE, Printer to the King's Most Excellent Majesty, 1913.



The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, MARCH 1, 1913.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL
has been pleased to make the following appointments,
viz :—

OTTAWA, 18th February, 1913.

HENRY W. SMITH, of Sambro, in the County of
Halifax, in the Province of Nova Scotia : to be Har-
bour Master of the Port of Sambro, in the said Pro-
vince, in the room and stead of Simon L. Gray.

20th February, 1913.

MOISE ST. PIERRE, of Wendover, in the Province
of Ontario : to be Wharfinger of the Government
wharf at that place, in the room and stead of Hormidas
St. Pierre.

Erratum.—In the *Canada Gazette* of the 1st Febru-
ary, *re* the appointment of Ira A. Copp to be Harbour
Master, *instead* of the words "Ira A. Copp" read "Ira
Henry Copp".

21st February, 1913.

Erratum.—In *The Canada Gazette* of 1st February,
1913, *re* the appointment of Ira A. Copp to be wharf-
finger, *instead* of the words "Ira A. Copp" read "Ira
Henry Copp".

22nd February, 1913.

FRANK H. FARNWORTH, of the City of London, in
the Province of Ontario : to be a Third Class Excise
Officer, on probation, in the Inland Revenue Division
of London, in the said Province.

ALEXANDER BOUCHER, of the City of Montreal, in
the Province of Quebec : to be Assistant Inspector of
Gas and Electricity in the Gas and Electricity Inspec-
tion District of Montreal, in the said Province.

EDGAR B. BLANDFORD, of the City of Montreal, in
the Province of Quebec : to be Assistant Inspector of
Gas and Electricity at Montreal, aforesaid.

CAPTAIN JAMES MCALLISTER, of Fort William, in
the Province of Ontario : to be Sub-Agent of the De-
partment of Marine and Fisheries at Fort William,
aforesaid.

WILLIAM RUSSELL, of Seal Cove, Grand Manan, in
the Province of New Brunswick : to be Harbour Mas-
ter for the Port of Seal Cove, Grand Manan, in the
Province aforesaid.

CHARLES FORREST, of West Arichat, in the Province
of Nova Scotia : to be Wharfinger of the Government
wharf at West Arichat aforesaid.

PROCLAMATIONS.

ARTHUR.

[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING :

A PROCLAMATION.

E. L. NEWCOMBE, } WHEREAS in pursuance of the provisions of The Canada Temperance Act the following notice has been addressed to the Secretary of State of Canada, embodying the petition therein set forth :

"To the Honourable the Secretary of State of Canada :

"Sir :—We, the undersigned electors of the City of Thetford Mines, request you to take notice that we desire to present the following petition to His Royal Highness the Governor General, namely :

"To His Royal Highness the Governor General of Canada in Council :—

"The petition of the electors of the City of Thetford Mines qualified and competent to vote at the election of a member of the House of Commons, in the said city, respectfully sheweth that your petitioners are desirous that the second part of The Canada Temperance Act, 1878, should be in force and take effect in the said city.

"And that we desire that the votes of all the electors of the said city be taken for and against the adoption of the said petition.

"Wherefore your petitioners humbly pray that Your Royal Highness will be pleased, by an Order in Council, under section 109 of the said Act, to declare that the second part of the said Act shall be in force and take effect in the said city.

"And your petitioners will ever pray, etc."

And whereas it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said City of Thetford Mines, the number of signatures to the notice proved to be genuine being five hundred and twenty-two and that the other requirements of the law have been observed.

And whereas an order of His Royal Highness the Governor General in Council has been passed directing that the votes of all the electors of the said City of Thetford Mines be taken for and against the adoption of the said petition.

Now Know Ye, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare that on Thursday, the 27th day of March, 1913, a poll will be held in the said City of Thetford Mines for taking the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That J. Clovis Gagné of the said City of Thetford Mines, in the Province of Quebec, agent, has been appointed the returning officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to His Royal Highness the Governor General in Council. That the said returning officer is empowered and required to appoint a deputy returning officer at and for each polling place or station. That the returning officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the City Hall, at the said City of Thetford Mines, on

Wednesday, the 19th day of March next, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the returning officer at the said City Hall, on Monday, the 31st day of March next, at ten of the clock in the forenoon. And in the event of the petition being adopted by the electors, His Royal Highness the Governor General in Council may at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the second part of the said Act shall be in force and take effect in such city upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such city will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year; and if there are no licenses in force in the said city then that the second part of the said Act shall be in force and take effect in the said city from and after the expiration of thirty days from the date of such Order in Council.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely Beloved Uncle and Most Faithful Counsellor, Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn, Earl of Sussex (in the Peerage of the United Kingdom); Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; one of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this SEVENTH day of FEBRUARY in the year of Our Lord one thousand nine hundred and thirteen, and in the third year of Our Reign.

By Command,

THOMAS MULVEY,
Under-Secretary of State.

34-3

DESPATCHES, Etc.

Extract from the LONDON GAZETTE, 31st January, 1913.

FOREIGN OFFICE,
January 31, 1913.

The KING has been pleased to approve of—
Monsieur Nicolas Passek as Consul General of Russia for the Dominion of Canada.

35-1

ORDERS IN COUNCIL.

[352]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Felix Sowan for a free grant of the N.W. $\frac{1}{4}$ of Section 25, Township 72, Range 6, west of the Fifth Meridian, by virtue of occupation of the land at the date of the extinguishment of the Indian title ;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, is pleased to authorize and doth hereby authorize a free grant to Mr. Sowan of the N.W. $\frac{1}{4}$ of Section 25, Township 72, Range 6, west of the Fifth Meridian, containing by admeasurement 160 acres, more or less.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

35-4

[353]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Benjamin Thoma for a free grant of Lot numbered 19 of Shaftesbury Settlement, in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title ;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, is pleased to authorize and doth hereby authorize a free grant to Mr. Thoma of Lot numbered 19, Shaftesbury Settlement, in the Province of Alberta, containing by admeasurement 91.4 acres, more or less.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

35-4

[354]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Henri Cardinal for a free grant of the S.W. $\frac{1}{4}$ of Section 5, Township 73, Range 5, west of the Fifth Meridian, by virtue of occupation of the land at the date of the extinguishment of the Indian title ;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, is pleased to authorize and doth hereby authorize a free grant to Mr. Cardinal of the S.W. $\frac{1}{4}$ of Section 5, Township 73, Range 5, west of the Fifth Meridian, containing by admeasurement 160 acres, more or less.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

35-4

11

[351]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council is pleased to order as follows :—

Clause 6 of the "Regulations for the leasing and administration of School Lands in the Provinces of Manitoba, Saskatchewan and Alberta, for the purpose of extracting fire clay therefrom," established by Order in Council of 19th October, 1912, is hereby cancelled and the following clauses are hereby substituted therefor :—

1. The lessee of a fire clay location shall, within two years from the date of the lease, erect upon the lands described therein, or on lands acceptable to the Minister, a plant suitable for the manufacture of bricks or other fire clay products and shall, within the same periods, furnish evidence, supported by affidavit, showing the character and value of the plant installed and the date of its installation.

If the required plant is not installed within the time specified, and if evidence of its installation is not furnished within the same time, the lease shall be subject to cancellation in the discretion of the Minister. Provided, however, that the Minister shall not require that the value of the plant so installed shall exceed the sum of \$10,000.00.

2. The lessee of a fire clay location shall, during each year of the term of the lease after the second year, manufacture from his leasehold and produce ready for shipment not less than 100,000 bricks, or their equivalent in some other form of fire clay products, to the satisfaction of the Minister. If during any year, after the second year of the term of the lease, the lessee fails to manufacture the quantities specified, or fails to furnish satisfactory evidence of his having done so, the lease shall be subject to immediate cancellation in the discretion of the Minister.

Clauses 13 and 14 of the "Regulations for the leasing and administration of school lands in the Province of Manitoba, Saskatchewan and Alberta, for the purpose of extracting fire clay therefrom," established by Order in Council of 19th October, 1912, are hereby cancelled—the provisions of said clauses 13 and 14 being covered by the clauses hereby established.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

35-4

[428]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 25th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS, in order to protect Canada from the spread of the Gypsy Moth prevalent in certain parts of the United States of America, the Regulations under The Destructive Insect and Pest Act, established by Order in Council, dated 27th February, 1911, were amended, by Order in Council, dated 10th December, 1912, by adding thereto a regulation numbered "17" ;

And whereas the Dominion Entomologist has reported that he is of the opinion that until the Gypsy Moth actually reaches and is found to occur in the State of Vermont, it is unnecessary that that State should be scheduled,—

Therefore the Governor General in Council is pleased to order as follows :—

Regulation No. 17 under The Destructive Insect and Pest Act, established by Order in Council, dated 10th December, 1912, is hereby amended by expunging the word "Vermont" therefrom.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

35-2

[424]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 22nd day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to approve and doth hereby approve the following tariff of tolls proposed to be levied by the Upper Ottawa Improvement Company, Limited, of Ottawa, Ont., for the use of their works during the season of 1913.

TOLLS.

On saw-logs, 17 feet and under—

Per 1,000 ft. B.M.

Through Quinze Boom.....	10 cents.
“ Des Joachims Boom.....	1½ “
“ Fort William Boom.....	3½ “
“ Allumette Boom.....	2½ “
“ Melons Chenal Boom.....	1½ “
Passing Lapasse Boom.....	2 “
Through Quio Boom.....	4½ “
“ Thomson Bay Boom.....	17 “
“ Chaudiere Assorting Boom.....	5½ “
“ Booms from Head of Deschenes Rapids (North side) to Head of Hull Slide.....	10 “
“ Boom at Outlet of Hull Slide....	1½ “

The Tolls on timber, other than saw-logs, 17 feet and under, passing the foregoing Booms will be :—

Red and white pine, tamarac, spruce and hemlock, square or waney board, per 1,000 cubic feet, 15 saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flattened, over 17 feet and under 30 feet long, per 1,000 feet B.M., 1¼ saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flattened, 30 feet and upwards in length, per 1,000 feet B.M., 1½ saw-log rates.

Cords of wood, shingle bolts and other lumber, per cord of 128 cubic feet, 2 saw-log rates.

TOWING, DRIVING AND SWEEPING EXPENSE RATES.

On saw-logs, 17 feet and under

Per 1,000 ft.
B.M.

From White River and Otter Creek to Des Joachims Boom.....	1.6 cents
“ Wabis Creek to Des Joachims Boom..	1.3 “
“ Fort Temiscamingue to Des Joachims Boom.....	.90 “
“ Montreal River to Des Joachims Boom.....	.81 “
“ Opemican to Des Joachims Boom... .	.34 “
“ Head of Long Sault to Des Joachims Boom.....	.25 “
“ Beauchêne to Des Joachims Boom... .	.23 “
“ Jocko Creek to “ “ “21 “
“ Snake Creek to “ “ “19 “
“ Mattawa to “ “ “15 “
“ Klock's to “ “ “13 “
“ Magnissippi to “ “ “10 “
“ Head of Rocher Capitaine to Des Joachims Boom.....	.09 “
“ Desmoines to Des Joachims Boom..	.03 “

The Towing, Driving and Sweeping Expense Rates on timber other than saw-logs, 17 feet and under, on the foregoing Stretches will be :—

Red and white pine, tamarac, spruce and hemlock, square or waney board, per 1,000 cubic feet, 15 saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flattened, over 17 feet and under 30 feet long, per 1,000 feet B.M., 1¼ saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flattened, 30 feet and upwards in length, per 1,000 feet B.M., 1½ saw-log rates.

Cords of wood, shingle bolts and other lumber, per cord of 128 cubic feet, 2 saw-log rates.

BOOM WORKING AND DRIVING EXPENSE RATES.

On saw-logs, 17 feet and under—

Per 1,000 ft. B.M.

Through Quinze Boom.....	30 cents.
“ Des Joachims Boom, including sweeping in Deep River....	3½ “
“ Fort William Boom.....	15 “
“ Allumette Boom, including sweeping in Allumette Lakes	5½ “
“ Melons Chenal Boom, including sweeping in Coulonge Lake .	2½ “
“ Chenaux Boom, including sweep- ing in Calumet Chenail and Chats Lake.....	25 “
“ Quio Boom, including sweeping in Deschenes Lake.....	46 “
“ Thomson Bay Boom.....	25 “
“ Chaudiere Assorting Boom....	25 “
“ Boom from Head of Deschenes Rapids (North side) to Head of Hull Slide.....	34 “

The Boom Working and Driving Expense Rates on timber other than saw-logs, 17 feet and under, passing the foregoing Booms will be :—

Red and white pine, tamarac, spruce and hemlock, square or waney board, per 1,000 cubic feet, 15 saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flattened, over 17 feet and under 30 feet long, per 1,000 feet B.M., 1¼ saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flattened, 30 feet and upwards in length, per 1,000 feet B.M., 1½ saw-log rates.

Cords of wood, shingle bolts and other lumber, per cord of 128 cubic feet, 2 saw-log rates.

TOWING RATES.

On saw-logs, 17 feet and under.

Per 1,000 ft. B.M.

From Des Joachims Boom to Fort William Boom.....	14 cents.
“ Schyan to Fort William Boom.....	7 “
“ Fort William Boom to Pembroke....	8 “
“ Petewawa to Pembroke.....	9½ “
“ Petewawa to Allumette Rapids.....	13½ “
“ Fort William Boom to Allumette Rapids	12½ “
“ Allumette Boom to Paquettes Rapids.	6½ “
“ Melons Chenal Boom to Lapasse....	4 “
“ Chenaux Boom to Braeside.....	10½ “
“ Chenaux Boom to Arnprior or Chats Rapids.....	19½ “
“ Quio Boom and Mohr Island Boom to Aylmer or Deschenes Rapids.....	24 “
“ Quio Boom to Mohr Island Boom....	2 “

The Towing Rates on timber other than saw-logs, 17 feet and under, on the foregoing stretches will be :—

Red and white pine, tamarac, spruce and hemlock, square or waney board, per 1,000 cubic feet, 15 saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flattened, over 17 feet and under 30 feet long, per 1,000 feet B.M., 1¼ saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flattened, 30 feet and upwards in length, per 1,000 feet B.M., 1½ saw-log rates.

Cords of wood, shingle bolts and other lumber, per cord of 128 cubic feet, 2 saw-log rates.

Towing per hour, where there is no specified rate per 1,000 feet B.M. :—

Per Hour.

Steamer :—Alexander.....	\$7 00
Steamers :—Lady Minto, E. H. Bronson, Alex. Fraser, C. B. Powell, Hamilton, Hiram Robinson, G. B. Greene, and Albert.....	6 00
Steamer :—Pembroke.....	5 00
Steamer :—Wabis.....	3 00
Steamer :—Alert.....	2 50
Steamers :—G. B. Pattee, Pollux, Castor, Beaver and Muskrat.....	2 00
Steamers :—Hercules, Samson and Mink.....	1 00

RODOLPHE BOUDREAU,

35-1

Clerk of the Privy Council.

[205]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS it is provided by paragraph (a) of section 38 of the Regulations for the administration and disposal of lands within the Forty Mile Railway Belt, in the Province of British Columbia, established by Order in Council of the 17th September, 1889, that the Governor in council may withdraw from the operation of the regulation, subject to existing rights

as defined or created thereunder, such lands as have been or may be reserved for Indians ;

And whereas the reserves on the attached list, marked "A," have been surveyed and are shown on the official plans of the respective townships,—

Therefore His Royal Highness the Governor General in Council is pleased to withdraw from the operation of the above mentioned regulations, the lands, aggregating 125181.5 acres, which are comprised within the said reserves respectively, subject to existing rights as defined or created under the said regulations.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

"A."

LIST of Indian Reserves in the Railway Belt of British Columbia withdrawn from the operation of the Regulations in force for the administration and disposal of lands within the 40-mile Belt in the Province of British Columbia.

OFFICIAL PLAN ON WHICH SHOWN.

Indian Reserve.	Tp.	Rge.	Mer.	Date of Confirmation.	Acres.
Spallumcheen No. 2 (Enderby).....	18	8	West 6	25th Aug., 1909.....	5625.
	N.E. $\frac{1}{4}$	18	9	7th Sept., "	
	S.E. $\frac{1}{4}$	18	9	20th Sept., "	
	N.W. $\frac{1}{4}$	18	9	4th Sept., "	
	S.W. $\frac{1}{4}$	18	9	15th Sept., "	
That part of Okanagan No. 1 (Okanagan) which is within the Belt	17	10	"	6th Nov., 1909.....	4400.
Spallumcheen No. 1 (Salmon River).....	17	10	"	6th Nov., 1909.....	3853.
	18	10	"	14th Oct., 1910.....	790.
Adams Lake Nos. 6 and 7 and Neskainlith Halaut No. 3. (Switsemalph) otherwise known as Salmon Arm Reserve No. 1.....	20	10	"	15th April, 1911.....	325.
Little Shuswap Lake No. 5 (North Bay) otherwise known as Salmon Arm Reserve No. 2.....	21	10	"	19th Oct., 1910.....	810.
Little Shuswap Lake No. 4 (Scotch Creek).....	22	11	"	21st Oct., 1910.....	2105.
	23	11	"	10th Sept., 1910.....	
Adams Lake No. 5 (Stequmwhulpa).....	21	12	"	24th April, 1911.....	250.
	S.W. $\frac{1}{4}$	22	12	18th Feb., 1911.....	
Little Shuswap Lake No. 3 (Meadow).....	21	12	"	24th April, 1911.....	60.
Little Shuswap Lake No. 2 (Chum Creek).....	S.E. $\frac{1}{4}$	22	12	6th Feb., 1911.....	600.
	S.W. $\frac{1}{4}$	22	12	18th Feb., 1911.....	
Adams Lake No. 3 (Toops).....	S.W. $\frac{1}{4}$	23	12	7th Oct., 1910.....	25.
Adams Lake No. 1 (Hustalen).....	S.W. $\frac{1}{4}$	23	12	7th Oct., 1910.....	2178.
	23	12	"	11th May, 1904.....	
Neskainlith Halaut No. 2 (Neskainlith).....	N.E. $\frac{1}{4}$	20	13	10th Sept., 1910.....	
	N.W. $\frac{1}{4}$	20	13	7th March, 1910.....	2456.
No. 2	21	13	"	1st Dec., 1902.....	
	S.E. $\frac{1}{4}$	21	13	27th March, 1911.....	
Adams Lake No. 2 (Squam).....	24	13	"	7th May, 1904.....	80.
Kamloops No. 1 (Kamloops).....	20	15	"	20th Sept., 1909.....	33131.0
	S.W. $\frac{1}{4}$	20	16	27th July, 1910.....	
	20	16	"	12th March, 1907.....	
	21	16	"	31st July, 1906.....	
	S.E. $\frac{1}{4}$	20	17	11th March, 1909.....	
	N.W. $\frac{1}{4}$	20	17	5th March, 1909.....	
	S.W. $\frac{1}{4}$	20	17	17th April, 1909.....	
	20	17	"	20th Dec., 1905.....	
	21	17	"	8th Sept., 1910.....	
Kamloops No. 5 (Fishing Station)	22	16	"	22nd Oct., 1907.....	46
Lower Nicola No. 3 (Pipseul)	17	21	"	23rd May, 1906.....	220
Deadman's Creek	20	21	"	1st Mar., 1910.....	
Deadman's Creek.....	S.W. $\frac{1}{4}$	21	21	30th June, 1910.....	
	21	21	"	4th Aug., 1909.....	
	20	22	"	29th June, 1911.....	
	21	22	"	1st Mar., 1910.....	
	22	22	"	5th Jan., 1899.....	20134
That part of Lower Nicola No. 8 (Speous) lying within the Railway Belt	13	23	"	31st Aug., 1906.....	127.8
Lower Nicola No. 13.....	15	23	"	5th Dec., 1908.....	
(Papsilqua).....	16	23	"	24th Oct., 1908.....	730
Bonaparte No. 4 (Mauvais Rocher).....	S.E. $\frac{1}{4}$	21	23	21st June, 1909.....	99.8
Cooks Ferry No. 9.....	17	24	"	22nd Nov., 1900.....	
(Pemynoo).....	18	24	"	15th Feb., 1907.....	4507.7
Cooks Ferry No. 10 (Pokheitsk).....	18	24	"	15th Feb., 1907.....	36
Oregon Jack Creek No. 5.....	S.W. $\frac{1}{4}$	19	24	3rd Mar., 1910.....	
	S.W. $\frac{1}{4}$	19	25	1st Mar., 1910.....	1043
Oregon Jack Creek No. 3 (Oregon Jack Creek).....	S.W. $\frac{1}{4}$	19	24	3rd Mar., 1910.....	
	N.W. $\frac{1}{4}$	19	24	3rd Mar., 1910.....	120
Oregon Jack Creek No. 7.....	N.W. $\frac{1}{4}$	19	24	3rd Mar., 1910.....	80
Oregon Jack Creek No. 6.....	N.W. $\frac{1}{4}$	19	24	3rd Mar., 1910.....	
	N.E. $\frac{1}{4}$	19	24	28th Feb., 1910.....	
	S.W. $\frac{1}{4}$	20	24	27th May, 1907.....	
	20	24	"	17th May, 1905.....	750.7
Ashcroft No. 1.....	S.W. $\frac{1}{4}$	20	24	27th May, 1907.....	
(Cheetsum's Farm).....	20	25	"	7th Dec., 1904.....	770
Ashcroft No. 2	S.W. $\frac{1}{4}$	20	24	27th May, 1907.....	

LIST of Indian Reserves in the Railway Belt of British Columbia, &c.—Continued.

Indian Reserve.	Tp.	Rge.	Mer.	Date of Confirmation.	Acres.
(105 mile post).....	N.W. 20	24	West 6...	27th May, 1908....	3470
	21	24	"	18th Dec., 1901....	
	20	25	"	7th Dec., 1904....	
	21	25	"	30th May, 1902....	
Nicomen No. 2 (Kykinalko).....	15	25	"	26th Oct., 1906....	130
Nicomen Band Graveyard.....	15	25	"	26th Oct., 1906....	1 53
Nicomen No. 3.....	15	25	"	26th Oct., 1906....	
(Sackum).....	16	25	"	18th Dec., 1900....	20
Cooks Ferry No. 1 (Kumcheen).....	S.E. 17	25	"	27th Oct., 1909....	21 75
Cooks Ferry No. 5 A (Chuchhuriaschin).....	N.E. 17	25	"	4th Nov., 1909....	20
Cooks Ferry No. 5 (Chuchhuriaschin).....	N.E. 17	25	"	4th Nov., 1909....	20
Bonaparte No. 3.....	21	25	"	30th May, 1902....	477
	S.E. 22	25	"	17th Sept., 1909....	
Bonaparte No. 3 A.....	21	25	"	30th May, 1902....	1,283
	S.E. 22	25	"	17th Sept., 1909....	
Bonaparte No. 2 (Lower Hat Creek) ..	S.W. 22	25	"	15th Sept., 1909....	2,078
	N.W. 22	25	"	15th Sept., 1909....	
	22	26	"	6th Aug., 1908....	
Yale No. 16 Union Bar Band (Kawkawa).....	S.E. 5	26	"	26th May, 1909....	16
Yale No. 15 Union Bar Band (Ayawwis).....	S.E. 5	26	"	26th May, 1909....	229 4
	N.E. 5	26	"	23rd Apr., 1904....	
Yale No. 13 Union Bar Band (Trafalgar Flat).....	N.E. 5	26	"	23rd Apr., 1904....	172
Yale No. 11 Union Bar Band (Puckatholetchin).....	N.E. 5	26	"	23rd Apr., 1904....	
	N.W. 5	26	"	25th Apr., 1904....	566 5
	S.E. 6	26	"	17th Nov., 1909....	
	6	26	"	18th June, 1904....	
Hope No. 1 (Hopetown).....	S.W. 5	26	"	26th May, 1909....	10 5
Hope No. 3 (Greenwood Island).....	S.W. 5	26	"	26th May, 1909....	10 0
Hope No. 5 (Fishing Site).....	S.W. 5	26	"	26th May, 1909....	1 0
Yale No. 10 Union Bar Band (Skawahlum).....	S.E. 6	26	"	17th Nov., 1909....	14 8
Yale No. 8 (Stullawheets).....	S.E. 6	26	"	17th Nov., 1909....	134 5
Yale No. 5 (Albert Flat).....	N.E. 6	26	"	6th Nov., 1909....	150
	S.E. 7	26	"	18th Jan., 1911....	
Yale No. 4 (Qualark).....	N.E. 6	26	"	6th Nov., 1909....	27
Yale No. 1 (Yale Town).....	S.E. 7	26	"	18th Jan., 1911....	17 5
Boston Bar No. 7 (Shryptahooks).....	10	26	"	6th Sept., 1906....	87
Boston Bar No. 1 (Tuckkiwiohum).....	10	26	"	6th Sept., 1906....	95
Boston Bar No. 2 (Kopchitchin).....	11	26	"	6th Sept., 1906....	359
	11	26	"	7th Dec., 1905....	
Boston Bar No. 4 (Bucktum).....	11	26	"	7th Dec., 1905....	64
Boothroyd No. 3 (Speyum).....	11	26	"	7th Dec., 1905....	374 5
Boothroyd No. 1 (Tsawawmuck).....	11	26	"	7th Dec., 1905....	47 5
Boothroyd No. 2 (Tsintahktl).....	11	26	"	7th Dec., 1905....	37
Boothroyd No. 4 (Kahmoose).....	11	26	"	7th Dec., 1905....	60
Boothroyd No. 5 (Sho-ook).....	12	26	"	15th Nov., 1909....	413
Boothroyd No. 6 (Imakahtsaph).....	12	26	"	15th Nov., 1909....	454
Boothroyd No. 7 (Chuckcheetso).....	12	26	"	15th Nov., 1909....	44 5
Boothroyd No. 8 (Staiyahanny).....	13	26	"	16th May, 1904....	74 5
Boothroyd No. 9 (Stlakament).....	13	26	"	16th May, 1904....	40
	S.E. 13	27	"	4th May, 1904....	
Boothroyd No. 10 (Dufferin).....	13	26	"	16th May, 1904....	15 5
Lytton No. 16 (Two Mile Creek).....	S.W. 15	26	"	15th Apr., 1911....	11
Lytton No. 17 (Klahkamich).....	S.W. 15	26	"	15th Apr., 1911....	22 5
	N.E. 14	27	"	29th June, 1910....	
	S.E. 15	27	"	16th Sept., 1907....	
Part of Lytton No. 18 (Klickkumcheen).....	S.W. 15	26	"	15th Apr., 1911....	47
	S.E. 15	27	"	16th Sept., 1907....	
Lytton No. 24 (Tuckozap).....	S.W. 15	26	"	15th Apr., 1911....	211
	N.E. 15	27	"	16th Sept., 1907....	
Lytton No. 22 (Kleettlekut).....	S.W. 15	26	"	15th Apr., 1911....	300
	S.E. 15	27	"	16th Sept., 1907....	
Bonaparte No. 1 Upper Hat Creek).....	21	26	"	8th Aug., 1908....	2057
	21	27	"	17th Aug., 1901....	
Ohamil No. 1 (Ohamil).....	4	27	"	31st July, 1902....	458
Ohamil No. 2 (Wahleach Island).....	4	27	"	31st July, 1902....	171
Yale No. 9 (Lukseetis-sum or Ruby Creek).....	4	27	"	31st July, 1902....	157
	S.W. 4	27	"	11th Feb., 1910....	
Skawahlook No. 2 (Ruby Creek).....	4	27	"	31st July, 1902....	45 5
	S.W. 4	27	"	11th Feb., 1910....	
Skawahlook No. 1 (Shawahlook).....	S.W. 4	27	"	11th Feb., 1910....	151
Kanaka Bar No. 1 (Nekliptum).....	N.E. 13	27	"	30th May, 1904....	30
Kanaka Bar No. 2 (Kanaka Bar).....	N.E. 13	27	"	30th May, 1904....	118
Siska Flat No. 2 (Kupchynalth, lower).....	N.E. 13	27	"	30th May, 1904....	15 5
Siska Flat No. 4 (Graveyard).....	N.E. 13	27	*	30th May, 1904....	0 62
Kanaka Bar No. 4 (Whyeek).....	N.E. 13	27	"	30th May, 1904....	351
Siska Flat No. 3 (Siska Flat).....	N.E. 13	27	"	30th May, 1904....	91
	S.E. 14	27	"	27th June, 1910....	
Siska Flat No. 7 (Nahamanak).....	N.E. 13	27	"	30th May, 1904....	362
	S.E. 14	27	"	27th June, 1910....	
Siska Flat No. 5 (Zacht).....	S.E. 14	27	"	27th June, 1910....	60
Siska Flat No. 6 (Humbampt).....	S.E. 14	27	"	27th June, 1910....	10
Skuppah No. 3 (Pooyelth).....	S.E. 14	27	"	27th June, 1910....	20
Skuppah No. 4 (Skuppah).....	S.E. 14	27	"	27th June, 1910....	59
Skuppah No. 1.....	S.E. 14	27	"	27th June, 1910....	20
Skuppah No. 2 (Inklyuhkinatko).....	S.E. 14	27	"	27th June, 1910....	169
	N.E. 14	27	"	29th June, 1910....	
Lytton No. 20 (Kitzowit).....	N.E. 14	27	"	29th June, 1910....	27
Lytton No. 27 (Papyum).....	S.E. 15	27	"	16th Sept., 1907....	129
Lytton No. 23 (Nohomeen).....	S.E. 15	27	"	16th Sept., 1907....	32
Lytton No. 2 (Nunautin).....	S.E. 15	27	"	16th Sept., 1907....	477
Lytton No. 21 (Inkluckcheen).....	S.E. 15	27	"	16th Sept., 1907....	181 25
	N.E. 15	27	"	20th Jan., 1910....	

List of Indian Reserves in the Railway Belt of British Columbia, &c.—*Concluded.*

Indian Reserve.	Tp.	Rge.	Mer.	Date of Confirmation.	Acres.
Lytton No. 9 (Stryen).....	N. E. $\frac{1}{4}$ 15	27	W. 6	20th Jan., 1910.....	629.5
Lytton No. 14 (Halhalaeden).....	N. W. $\frac{1}{4}$ 15	27	"	26th July, 1907.....	
Lytton No. 10 (Nkaih).....	N. E. $\frac{1}{4}$ 15	27	"	20th Jan., 1910.....	92.5
Lytton No. 11 (Yawaucht).....	16	27	"	20th March, 1907.....	281
Lytton No. 3 (Spintlum Flat).....	16	27	"	20th March, 1907.....	289.5
Lytton No. 12 (Tsaunkau).....	16	27	"	20th March, 1907.....	338.5
Lytton No. 13 (Cameron Bar).....	16	27	"	20th March, 1907.....	141
Pavilion No. 3 (Marble Canyon).....	21	27	"	20th March, 1907.....	87
Popkum No. 1 (Popkum).....	S. W. $\frac{1}{4}$ 3	28	"	17th Aug., 1901.....	650
Cheam No. 1 (Cheam).....	S. W. $\frac{1}{4}$ 3	28	"	15th Feb., 1911.....	381
	S. E. $\frac{1}{4}$ 3	29	"	15th Feb., 1911.....	883
Cheam No. 2 (Tse-a-tah).....	S. W. $\frac{1}{4}$ 3	28	"	22nd March, 1911.....	
Seabird Island.....	N. E. $\frac{1}{4}$ 3	28	"	15th Feb., 1911.....	390
	N. W. $\frac{1}{4}$ 3	28	"	23rd July, 1908.....	
	4	28	"	28th Aug., 1908.....	
Squawtits No. 1 (Squawtits).....	4	28	"	12th July, 1909.....	4511.5
Squawtits No. 2.....	4	28	"	12th July, 1909.....	335
Lytton No. 5 (Seah).....	S. E. $\frac{1}{4}$ 18	28	"	12th July, 1909.....	98
That part of Lytton No. 6 (Nesikep) within railway belt....	S. E. $\frac{1}{4}$ 18	28	"	6th Feb., 1911.....	329
	N. E. $\frac{1}{4}$ 18	28	"	6th Feb., 1911.....	350
Chilliwack No. 1 (Schelowat).....	S. E. $\frac{1}{4}$ 3	29	"	25th March, 1907.....	
	26	E. of	Coast Mer.	22nd March, 1911.....	
	27	"	"	26th June, 1902.....	213
Harrison River No. 6.....	4	29	West 6 M.	18th Sept., 1893.....	
Harrison River No. 5 (Chehalis).....	4	29	"	10th April, 1906.....	63
	S. E. $\frac{1}{4}$ 4	30	"	10th April, 1906.....	1414
Harrison River No. 4 (Chehalis).....	4	29	"	29th Nov., 1909.....	
	S. E. $\frac{1}{4}$ 4	30	"	10th April, 1906.....	
Chilliwack No. 14 (Soowahlie).....	25	E. of	Coast Mer.	29th Nov., 1909.....	635
	S. W. $\frac{1}{4}$ 26	"	"	1st Sept., 1906.....	
	22	"	"	30th May, 1907.....	1140
	23	"	"	11th Nov., 1905.....	
Chilliwack No. 15 (Grass Reserve).....	26	"	"	29th Jan., 1906.....	
Chilliwack No. 11 (Skulkayn).....	26	"	"	26th June, 1902.....	160
Chilliwack No. 12 (Yakwe-a-kwi-oose).....	26	"	"	26th June, 1902.....	30
	26	"	"	26th June, 1902.....	48
Chilliwack No. 10. (Skul-kayn).....	S. W. $\frac{1}{4}$ 26	"	"	30th May, 1907.....	
	S. W. $\frac{1}{4}$ 26	E. of	C. Mer.	30th May, 1907.....	
	26	"	"	26th June, 1902.....	139
Harrison River No. 2 (Burial-ground).....	N. E. $\frac{1}{4}$ 3	R. 30	W. 6 Mer.	4th Nov., 1909.....	24
Harrison River No. 1 (Scowlitz).....	N. E. $\frac{1}{4}$ 3	" 30	"	4th Nov., 1909.....	616
Harrison River No. 3 (Squawkum Creek).....	N. W. $\frac{1}{4}$ 3	" 30	"	23rd May, 1910.....	392
	N. E. $\frac{1}{4}$ 24	E. of	C. Mer.	28th Sept., 1910.....	
Chilliwack No. 3 (Skwali).....	3	R. 30	W. 6 Mer.	6th July, 1905.....	298
Chilliwack No. 4 (Skwah).....	3	" 30	"	6th July, 1905.....	
	S. E. $\frac{1}{4}$ 24	E. of	C. Mer.	18th Jan., 1909.....	
Chilliwack No. 5 (Skway).....	23	"	"	29th Jan., 1906.....	313
	3	R. 30	W. 6 Mer.	6th July, 1905.....	
	S. E. $\frac{1}{4}$ 24	E. of	C. Mer.	18th Jan., 1909.....	538
Chilliwack No. 16 (Skumalasph).....	23	"	"	29th Jan., 1906.....	
	3	R. 30	W. 6 Mer.	6th July, 1905.....	1,158
	S. E. $\frac{1}{4}$ 24	E. of	C. Mer.	18th Jan., 1909.....	
	S. W. $\frac{1}{4}$ 24	"	"	8th March, 1909.....	
Sumass No. 2 (Lackaway).....	23	"	"	29th Jan., 1906.....	39
Sumass No. 3 (Timber Reserve).....	23	"	"	29th Jan., 1906.....	10
Sumass No. 1 (Yaalstrick).....	23	"	"	29th Jan., 1906.....	283.9
Chilliwack No. 8.....	23	"	"	29th Jan., 1906.....	115
Chilliwack No. 7 (Squi-aala).....	23	"	"	29th Jan., 1906.....	209
Chilliwack No. 6 (Kwaw-kwaw-a-pilt).....	23	"	"	29th Jan., 1906.....	155
Chilliwack No. 9 (Aitchelitch).....	23	"	"	29th Jan., 1906.....	52
Sumass No. 10 (Skweahm).....	23	"	"	29th Jan., 1906.....	183
	S. W. $\frac{1}{4}$ 24	"	"	8th March, 1909.....	
Sumass No. 11 (Lakahahmen).....	S. W. $\frac{1}{4}$ 24	"	"	8th March, 1909.....	94.1
Sumass No. 9 (Timber Reserve).....	S. W. $\frac{1}{4}$ 24	"	"	8th March, 1909.....	59
Sumass No. 8 (Holachten).....	S. E. $\frac{1}{4}$ 24	"	"	18th Jan., 1909.....	
	S. W. $\frac{1}{4}$ 24	"	"	8th March, 1909.....	300
Sumass No. 7 (Sumass).....	19	"	"	5th Nov., 1907.....	160
Sumass No. 6 (Upper Sumass).....	19	"	"	5th Nov., 1907.....	610.8
Sumass No. 5 (Aylechootlook).....	20	"	"	7th Jan., 1908.....	49
Sumass No. 4 (Papekwatchin).....	N. E. $\frac{1}{4}$ 20	"	"	8th Dec., 1909.....	235
Matsqui No. 1 (Sahtacum).....	16	"	"	1st Dec., 1902.....	52.5
Matsqui No. 2 (Matsqui Main Reserve).....	17	"	"	28th March, 1907.....	353.85
Matsqui No. 3 (Three Indians).....	17	"	"	28th March, 1907.....	608.5
	14	"	"	30th Jan., 1904.....	
Matsqui No. 4 (Matsqui).....	13	"	"	1st Dec., 1902.....	60
Langley No. 3 (Lots 444 & 445 G.I.).....	14	"	"	30th Jan., 1904.....	
	S. E. $\frac{1}{4}$ 15	"	"	7th March, 1907.....	122
Langley No. 1 (Whonock).....	14	"	"	30th Jan., 1904.....	92
	S. W. $\frac{1}{4}$ 15	"	"	27th March, 1911.....	
Langley No. 4.....	S. E. $\frac{1}{4}$ 15	"	"	7th March, 1907.....	239
Langley No. 2.....	S. E. $\frac{1}{4}$ 15	"	"	7th March, 1907.....	127
Langley No. 6 (McMillan's Island).....	11	"	"	2nd May, 1907.....	447
	12	"	"	12th July, 1911.....	
Langley No. 5.....	11	"	"	2nd May, 1907.....	369.5
	12	"	"	12th July, 1911.....	
Semiahmoo.....	1	W. of	"	27th July, 1903.....	392
Langley No. 7.....	38	"	"	11th Oct., 1905.....	40
Coquitlam No. 2.....	38	"	"	11th Oct., 1905.....	202.5
Squamish No. 4 (Inlailawatash).....	6	R. 7	7th Merid.	25th Oct., 1906.....	33
Cooks Ferry No. 4.....	S. E. $\frac{1}{4}$ 17	" 25	6th "	27th Oct., 1909.....	35
Oregon Jack No. 4 (Nepa).....	19	" 24	"	2nd March, 1905.....	322

[33]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 13th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council, in virtue of the provisions of section 27, of chapter 113, Revised Statutes of Canada, 1906, is hereby pleased to grant permission to change the name of the tow boat "Challenge" to that of "Kezia."

RODOLPHE BOUDREAU,

34-2 Clerk of the Privy Council.

[25/193]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order and it is hereby ordered that Estevan, in the Province of Saskatchewan, be established as an outport of customs and warehousing port, and placed under the survey of the Port of North Portal, Sask., to take effect from the 1st February, 1913.

RODOLPHE BOUDREAU,

33-3 Clerk of the Privy Council.

[234]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 6th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS by clauses nineteen and twenty of The Dominion Lands Act which Act came into force 1st September, 1908, provision was made concerning the cases of deceased and insane homesteaders, relieving the legal representatives of the residence requirement and making certain other provisions ;

And whereas The Dominion Lands Act does not apply to the Railway Belt of British Columbia, which is governed by the "Regulations for the disposal of Dominion Lands within the Railway Belt in the Province of British Columbia," established by Order in Council of 17th September, 1889, and amendments thereto, and the legal representatives of deceased and insane homesteaders have not the relief accorded to similar cases on the Prairies ;

And whereas it is considered necessary and in the public interest that the said provisions should apply in the said Railway Belt,—

Therefore the Governor General in Council is pleased to order as follows :—

The regulations for the disposal of Dominion land within the Railway Belt in the Province of British Columbia, hereinbefore referred to, are hereby amended to provide that all cases of deceased and insane homesteaders in the said Railway Belt shall be dealt with in accordance with the following provisions, namely :—

Deceased Homesteaders.

In the event of the death of an entrant for a homestead before the completion of the requirements for the obtaining of letters patent therefor, his legal representative shall only be required to fulfil the cultivation conditions and to erect a habitable house in order to entitle him to obtain letters patent, after the expiration of three years from the date of entry or commencement of the homesteader's residence ; or the legal representative may assign the homestead to a person eligible to obtain a homestead entry ; and the assignee shall, after (a) the expiration of three years from the date of entry or commencement of the homesteader's residence (b) holding the homestead for his own exclusive use and benefit from the date of the assignment, and (c) com-

pleting the residence and cultivation requirements in the same manner as the person who made the entry would have been required to complete them, be entitled to letters patent for the homestead.

Insane Homesteaders.

In the event of any person who obtained entry for a homestead becoming insane or mentally incapable, and by reason of such insanity or mental incapacity, unable to complete the requirements necessary for the obtaining of letters patent therefor, the guardian or committee of the said person, or any person who, in the event of his death, would be entitled as his legal representative to do so, shall only be required to fulfil the cultivation conditions and to erect a habitable house before the issue of letters patent ; provided that the letters patent shall not issue until the expiration of three years from the date of entry or commencement of the homesteader's residence.

RODOLPHE BOUDREAU,

33-4 Clerk of the Privy Council.

[245]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 6th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council, in virtue of the provisions of section 34 of The Dominion Lands Act, is pleased to fix and prescribe the following regulations to govern the sale of lands for irrigation purposes within the tract hereunder defined, the same to be substituted for and to supersede the existing regulations :—

REGULATIONS FOR THE SALE OF LAND REQUIRED IN
CONNECTION WITH ANY SYSTEM OF IRRIGATION.

1. The sale of land for reclamation by means of irrigation, or in connection with any system of irrigation works, shall be confined to land within the following described territory :—

Comprising that portion of the Province of Alberta which lies to the south of the north boundary of townships numbered twenty-eight (28).

Comprising that portion of the Province of Saskatchewan described as follows, viz. :—

Commencing at the intersection of the north boundary of township 28 with the fourth meridian ; thence easterly following the north boundary of townships numbered 28 to the west bank of the South Saskatchewan river ; thence southerly along the said west bank of the South Saskatchewan river to a point opposite Aiktow creek ; thence across the said South Saskatchewan river to the mouth of the said Aiktow creek ; thence up the southerly side of Aiktow creek and across the divide between the said creek and the Qu'Appelle river to the head of the said Qu'Appelle river ; thence down the southerly side of the Qu'Appelle river to its intersection with the third meridian ; thence southerly along the said third meridian to the north boundary of township 12 ; thence easterly along the north boundary of townships numbered 12 to the west boundary of range 24, thence southerly along the said west boundary of range 24, to the north boundary of township 8 ; thence easterly along the north boundary of townships numbered 8 to the west boundary of range 18 ; thence southerly along the said west boundary of range 18 to the north boundary of township 4 ; thence easterly along the north boundary of townships numbered 4 to the west boundary of range 15 ; thence southerly along the west boundary of range 15 to the international boundary ; thence westerly along the said international boundary to the fourth meridian ; thence northerly along the fourth meridian, to the point of commencement.

2. Lands within the tract described in paragraph one (1) may be sold for irrigation purposes on the following terms and conditions :—

(a) No agreement for sale shall be made unless the purchaser shall have received authorization for the

construction of works for the irrigation of such proportion of the lands so purchased as may be satisfactory to the Minister of the Interior, and in accordance with the condition set forth in clauses (b) and (c) of these regulations.

(b) It shall be a condition of all sales made under these regulations that at least fifty per cent (50%) of the area sold shall be irrigated; provided, however, that when the area sold does not exceed one quarter section, the minimum area to be irrigated shall be twenty-five per cent (25%) of the tract sold, but no such sale shall be made to any person who owns or holds under homestead or pre-emption entry in excess of one quarter section of land within twenty (20) miles of the land which he applies to purchase under these regulations, and only one such sale may be made to any one person.

(c) Sales of areas in excess of one section may be made only upon the authority of the Governor-General in Council, and in such cases such additional conditions will be made as may be in the public interest in each case.

(d) All sales shall be at the rate of five dollars (\$5.00) per acre, payable in five equal annual instalments, the first of which shall become due and payable sixty days from the date upon which the sale is authorized. Interest at five per cent (5%) per annum will be charged from the date of the sale.

(e) It shall be a condition of all sales that the irrigation works shall be completed to the satisfaction of the Minister of the Interior and that the lands shown as irrigable shall actually be irrigated for at least one season before letters patent are issued.

(f) If at the end of the period which may be granted for the construction of the irrigation works, such works have not been completed, the agreement to sell the lands may be cancelled and any amount paid on account thereof, or works constructed in connection with such irrigation system, may be forfeited to the Crown.

3. All applications for water rights for irrigation purposes must be made to the Commissioner of Irrigation, at Calgary, Alberta, and such applications must be accompanied by a description of the lands applied for in connection with such water rights.

4. All applications for the purchase of lands for irrigation purposes under these regulations must be made to the Agent of Dominion Lands for the district in which such lands are situated.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

33-4

[288]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 7th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Joseph Cardinal for a free grant of the fractional S.E. $\frac{1}{4}$ of Section 12, Township 73, Range 6, west of the Fifth Meridian, by virtue of occupation of the land at the date of the extinguishment of the Indian title;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8 in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, in virtue of the provisions of sub-section (c) of section 76 of The Dominion Lands Act, is pleased to authorize a free grant to Mr. Cardinal of the fractional S.E. $\frac{1}{4}$ of Section 12, Township 73, Range 6, west of the Fifth Meridian, containing by admeasurement 45.6 acres, more or less.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

33-4

[167]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date 14th January, 1913, that the Quartz Mining Regulations, approved by Order in Council dated 13th August, 1908, provide that a mineral claim shall be marked by two legal posts placed as near as possible on the line of the lode or vein, and that a post shall also be planted where mineral in place has been discovered.

The Minister further submits that by an Order in Council dated 8th May, 1912, authority was given to W. Tees Curran and L. O. Armstrong, of Montreal, to stake out on behalf of themselves and others, during the year 1912, fifty mineral claims on any available land situated on the islands in Hudson's Bay, near the eastern shore, in the Provisional District of Ungava, and to obtain entries therefor under the provisions of the regulations;

That Mr. Curran has now submitted to the Department of the Interior applications for entries, under the provisions of the above Order in Council, for thirty mineral claims situated on three small islands in Hudson's Bay, and he has represented that these islands are devoid of timber, and as they were reached by the overland route it was not possible to carry a sufficient number of posts of the size prescribed by the regulations with which to mark these claims; that for this reason the claims in question were marked on the ground by erecting cairns of stones in lieu of placing the legal posts required by the regulations; and that no posts were placed at the point where mineral in place was discovered.

The Minister states that it would appear from the affidavits filed in the Department of the Interior that the applicants have actually discovered mineral in place on the locations in question, that there has been on their part a *bona fide* attempt to comply with the conditions of the regulations, and that a very large expenditure has been incurred in connection with the expedition of discovery.

The Minister, therefore, recommends that he authorized to waive observance of the formalities above referred to in connection with staking, and to grant entries for the claims in question, provided the applicants have otherwise complied with the requirements of the regulations.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

32-4

[188]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date 18th November, 1912, that authority has been granted to "The Southern Alberta Land Company, Limited," under the provisions of The Irrigation Act, to construct a reservoir in townships thirteen and fourteen, range ten, west of the fourth meridian; that the said reservoir comprises all, or part, of certain quarter sections which are now held under homestead or pre-emption entries and that the successful operation of the said company's irrigation system requires that the land comprised in the said reservoir site shall be owned or controlled by the company.

The Minister further states that in some cases all of the land so held under entry is required for reservoir purposes; in other cases the greater portion of the land so held is included in the entries and, in his opinion, the remaining portions are no sufficient for

the support of a family by ordinary farming operations.

The Minister, therefore, recommends that "The Southern Alberta Land Company, Limited, be permitted to acquire, by purchase from the respective entrants, the land shown in the schedule appended hereto and to take quit-claim deeds, or surrenders, from the said entrants for all of their right or interest in the said land, the said quit-claim deeds, or surrenders, to be filed by the said company with the Minister of the Interior; that upon the filing, as aforesaid, of quit-claim deeds, or surrenders, in evidence of the extinction of all the right and interest of the respective entrants in the said land, letters patent for such land shall be granted to "The Southern Alberta Land Company, Limited", without further payment or condition, and that each such entrant who so surrenders his right and interest in the land shall have the privilege of acquiring a similar area of land elsewhere under homestead or pre-emption entry; and that the residence duties performed by each such entrant upon the surrendered land shall be counted towards the duties required by law upon the lands hereafter to be selected by him in lieu of the surrendered land.

The Minister observes that the land affected and the names of the respective entrants are as follows and are further shown on the plan annexed hereto:—

1. The south half of section thirty-four, township thirteen, range ten, west of the fourth meridian, which is held by Milton D. Clark under homestead and pre-emption entries;

2. The west half of section thirty-five, township thirteen, range ten, west of the fourth meridian, which is held by Max Con under homestead and pre-emption entries;

3. The north half of section thirty-four, township thirteen, range ten, west of the fourth meridian, which is held by James Bell under homestead and pre-emption entries;

4. The northeast quarter of section thirty-three, township thirteen, range ten, west of the fourth meridian, which is held by John Stewart under homestead entry;

5. The northwest quarter of section thirty-three, township thirteen, range ten, west of the fourth meridian, which is held by Samuel Tucker under homestead entry;

6. The southeast quarter of section thirty-three, township thirteen, range ten, west of the fourth meridian, which is held by Edward Altman under homestead entry.

The Minister further observes that the east half of section thirty-five, township thirteen, range ten, west of the fourth meridian, is held by A. M. Lyon, the northeast quarter of the said section under pre-emption and the southeast quarter under homestead entry; that the reservoir hereinbefore referred to covers 110.8 acres of the said northeast quarter.

The Minister further recommends that "The Southern Alberta Land Company, Limited," be permitted to acquire, by purchase, all of the right and interest of the said A. M. Lyon in that portion of the northeast quarter of section thirty-five, township thirteen, range ten, west of the fourth meridian, covered by the said reservoir, viz: one hundred and ten and eight one-tenth acres (110.8) more or less, and to take a quit-claim deed, or surrender, from the said A. M. Lyon for all of his right and interest therein, such quit-claim deed, or surrender, to be filed by the said company with the Minister of the Interior; that upon the filing of such evidence of surrender of the entrants' right and interest, letters patent shall issue to the said company for the land so surrendered, without further payment or condition, and the said A. M. Lyon shall have the privilege of acquiring one quarter section of land elsewhere, under the regulations governing pre-emption entries; *provided* that no residential duties shall be required from the said A. M. Lyon upon the land to be so selected by him.

The Committee, concurring in the foregoing, submit the same for approval.

RODOLPHE BOUDREAU,

32 4

Clerk of the Privy Council.

[311]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 12th day of February, 1913.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 28th January, 1913, that it is deemed advisable to have another investigation with reference to the performance of homestead duties by Mr. John Josenczuk, in connection with the south east quarter of Section 8, Township 57, Range 23, west of the 4th Meridian,—

The Minister, therefore, recommends that Alexander Norquay, of Edmonton, in the Province of Alberta, Esquire, agent of Dominion Lands, be authorized under the provisions of The Dominion Lands Act, paragraph (g) section 76, chap. 20, Edward VII, to investigate the matter, and for that purpose to summon by subpoena any person or persons and to examine such person or persons under oath, and to compel the production of papers and writings at such investigation.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

34-4

Clerk of the Privy Council.

[243]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 6th day of February, 1913.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order as follows:—

The first paragraph of section 2 of the Coal Mining Regulations, established by Order in Council of the 20th of April, 1910, and amended by subsequent Orders in Council, is hereby rescinded and the following substituted in lieu thereof:

"2. The maximum area of a coal mining location shall be 2,560 acres, and no person shall be permitted to acquire more than one location, except by assignment."

RODOLPHE BOUDREAU,

33-4

Clerk of the Privy Council.

[287]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 7th day of February, 1913.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. John Cardinal for a free grant of Lot Numbered 4, Lesser Slave Lake Settlement in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8 in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, in virtue of the provisions of sub-section (c) of section 76 of The Dominion Lands Act, is pleased to authorize a free grant to Mr. Cardinal of Lot Numbered 4, Lesser Slave Lake Settlement, in the Province of Alberta, containing by admeasurement 133.10 acres, more or less.

RODOLPHE BOUDREAU,

33-4

Clerk of the Privy Council.

[425]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 22nd day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to approve and doth hereby approve the following tariff of tolls proposed to be levied by the Rouge Boom Company for the use of their works during the season of 1913 :—

	Tolls.	Sacking.	Total.
1. On each saw log 17 feet and under in length.....	1c.	$\frac{1}{8}$ c.	$1\frac{1}{8}$ c.
2. On each piece of round or flatted timber over 17 feet in length.....	5c.	1c.	6c.
3. On each piece of square or waney timber.....	10c.	2c	12c.
4. On each piece of 4 ft. wood.	$\frac{1}{8}$ c.	$\frac{1}{8}$ c.	$\frac{1}{4}$ c.
5. On each railway tie 8 ft. long.....	$\frac{7}{8}$ c.	$\frac{1}{8}$ c.	$\frac{1}{2}$ c.

the above charges covering the cost of gapping and of sacking.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

35-1

[357]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council, in accordance with the provisions of subsection 2 of section 19, chapter 55, 2 George V, intituled "An Act to incorporate the Winnipeg and St. Boniface Harbour Commissioners," is pleased to order that the following By-law No. 1, passed by the Corporation of the Winnipeg and St. Boniface Harbour Commissioners, shall be and the same is hereby approved, the said By-law having been submitted for the consideration of the Department of Justice and that Department having intimated that there is no legal objection thereto.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

By-LAW No. 1.

A By-law of the Winnipeg and St. Boniface Harbour Commissioners.

The Winnipeg and St. Boniface Harbour Commissioners hereby enact as follows :—

1. In this by-law, unless the context otherwise requires :—

(a) The expression "the harbour" means the Harbour of Winnipeg and St. Boniface, as defined by the Act of the Parliament of the Dominion of Canada, intituled "An Act to incorporate the Winnipeg and St. Boniface Harbour Commissioners" passed in the session held in the second year of the reign of His Majesty King George the Fifth (being the first session of the Twelfth Parliament), and chaptered 55 ;

(b) The word "shore" means every part of the Harbour of Winnipeg and St. Boniface below high water mark, and includes all structures of every kind ;

(c) "Harbour Commissioners" means the Winnipeg and St. Boniface Harbour Commissioners ;

(d) "person" includes singular and plural, and refers as well to any firm or corporation as to an individual.

2. No person shall erect, construct or place any dock, wharf, bridge, shed, shanty, boathouse, building or erection of any kind whatsoever within the bounds of the harbour, without first submitting to the Harbour Commissioners plans in duplicate showing in detail the site and particulars of the construction of such dock, wharf, bridge, shed, shanty, boathouse, building or erection, nor until the Harbour Commissioners by resolution have approved of the plans thereof and

given permission to the applicant or applicants to so place, construct or erect such dock, wharf, bridge, shed, shanty, boathouse, building or erection, nor unless in case of any work which shall be required to be approved or authorized in manner provided by The Navigable Waters Protection Act, Revised Statutes of Canada, 1906, chapter 115, or any amendments thereof, the same have been so approved and authorized.

3. No ballast, stone, gravel, earth, coal, coke, ashes, cinders, straw, hay, grain, sawdust, chaff, refuse or rubbish of any kind whatsoever, shall be or be permitted to be thrown, discharged or placed in or into any of the waters of the harbour, nor upon the ice upon any such waters in winter, nor upon the shore, neither shall any oil, grease, pitch, tar or other like substance be or be permitted to be thrown, placed, discharged or drained in or into any of the waters of the harbour, or thrown, placed or discharged upon the ice upon any of such waters in winter, or upon the shore.

4. No person shall, in the harbour, except by permission of the Harbour Commissioners, encumber the waters, ice or shore in any manner, or obstruct, impede or injure navigation in any manner.

5. Any person who commits a breach of any of the provisions of this By-law shall be liable to a penalty of \$50, and in default of payment of such penalty and the cost of conviction, shall be imprisoned for 30 days. Provided that, in case of the imprisonment of any person under the provisions hereof, if the amount of the penalty and costs in respect of which he shall be so imprisoned, shall be paid before the expiration of the term of his imprisonment, then and in such case his imprisonment shall end and he shall be released from gaol or custody as the case may be.

Done and passed this 24th day of January, A.D. 1913.

J. H. ASHDON,
Chairman.

[Seal]

E. STEWART,
Secretary-treasurer.

35-2

[346]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order as follows :

The Order in Council of the 21st May, 1908, respecting animals for the improvement of stock, is hereby cancelled, and the following regulations in regard to the entry of "Animals for the improvement of stock" are hereby prescribed, under The Customs Laws, the same to be in effect on and from the First of April, 1913 :—

REGULATIONS IN REGARD TO THE FREE
ENTRY OF ANIMALS FOR THE
IMPROVEMENT OF STOCK.

1. No animal imported for the improvement of stock shall be admitted free of duty unless the owner is a British subject, resident in the British Empire, or if more than one owner, each is a British subject, resident in the British Empire and there is furnished an import certificate stating that the animal is recorded in a Canadian National Record or in a Foreign Record recognized as reliable by the National Record Committee.

A statutory declaration by the owner or one of the owners, that he is a British subject or that each is a British subject, resident in the British Empire and that such animal is the identical animal described in such certificate must be provided, and that such animal is being imported into Canada for the improvement of stock.

2. In case such certificate is not at hand at the time of the arrival of the animals, entry for duty may be accepted subject to the refund of the duty upon the production of the requisite certificates and proofs in due form satisfactory to the collector within one year from the time of entry.

3. The form of certificate to be accepted for the free importation of animals for the improvement of stock, and the customs procedure in connection therewith shall be subject to the direction of the Minister of Customs.

4. The above declarations shall be attached to the Free Import Entry and may be made before the Collector, Sub-Collector, Surveyor or Chief Clerk at the port where the goods are entered or before any functionary authorized by law to administer oaths.

RODOLPHE BOUDREAU,

35-2

Clerk of the Privy Council.

[310]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 8th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council is pleased to order as follows :—

The Regulations for the government of Public Harbours in Canada, approved by Order-in-Council of 20th April, 1911, are hereby amended by adding thereto the following section as section 42 (a).—

Sec. 42 (a). The Harbour Master shall have power to direct where any vessel loaded in whole or in part with explosives or inflammable or dangerous goods shall anchor or be moored, and to order the removal of such vessel from any part of the port or harbour to any other part of the port or harbour; and shall also, subject to any regulations heretofore or hereafter passed, have power to direct where vessels may load or unload such explosive, inflammable or dangerous goods, and the precautions to be observed in and during such loading or unloading.

(2) The Harbour Master shall have the power to decide whether any particular goods are explosive, inflammable or dangerous, subject to appeal to the Minister of Marine and Fisheries by any person interested therein and dissatisfied with the Harbour Master's decision.

(3) Any one disobeying the lawful orders or directions of the Harbour Master, or the Deputy Harbour Master, made or issued under this regulation, shall be liable to a penalty not exceeding one hundred dollars, and in case of a continuing violation a further penalty not exceeding ten dollars for every twelve hours during which such violation continues.

RODOLPHE BOUDREAU,

34-2

Clerk of the Privy Council.

[322]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 12th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 6th February, 1913, that application has been made on behalf of the City of Medicine Hat to purchase the S. W. $\frac{1}{4}$ of Section 5, Township 13, Range 5, west of the 4th Meridian, and the fractional E. $\frac{1}{2}$ of the said Section 5, lying west of the South Saskatchewan River, the said lands being more particularly described as follows :—

Composed of *Firstly* : the South-west quarter of Section five in the thirteenth Township, in the fifth Range west of the 4th Meridian, in the Province of Alberta, containing by admeasurement one hundred and sixty acres, more or less, and—

Secondly : all that portion of the east half of said Section five which lies to the west of the west bank of the South Saskatchewan River, as shown upon a map or plan of survey of the said Township, approved and confirmed at Ottawa, on the 27th day of June, A.D. 1885, by Edouard Deville, Surveyor General of Dominion Lands and of record in the Department of the Interior, containing by admeasurement one hundred and seven acres, more or less, the lands hereby granted

containing by admeasurement together two hundred and sixty-seven acres, more or less, and as shown coloured pink on the sketch hereto attached.

The Minister states that he is of the opinion that the application should receive favourable consideration and the lands in question having, by an Order-in-Council of the 3rd October, 1911, been withdrawn from inclusion in a reserve for the purposes of the Royal North West Mounted Police, he (the Minister) recommends that the sale thereof be authorized to the City of Medicine Hat at the rate of \$45.00 an acre.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

34-4

Clerk of the Privy Council.

[318]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 12th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS the steamer "Lily," which was built for the Imperial Government and handed over to the Canadian Government, has been sold and the purchaser (Mr. A. B. Crosby, of Halifax, N.S.) has made application to have her registered at the port of Halifax ;

And whereas the said vessel was built in 1878 at Dartmouth by Eben Mosely, since deceased, and it is impossible to procure a Builder's Certificate ;

And whereas the name now borne by the said vessel is already the name of a British ship and consequently, in accordance with the regulations made under section 2, chapter 65, 7-8 Edward VII, the said vessel cannot be registered under that name, and the owner has applied for permission to use the name "Noreen",—

Therefore the Governor General in Council, in virtue of the provisions of section 27, chapter 113, Revised Statutes of Canada, 1906, is hereby pleased to grant permission to change the name of the said steamer "Lily" to that of "Noreen."

The Governor General in Council, in virtue of the provisions of section 60 of The Merchant Shipping Act, 1894, is further pleased to grant permission to dispense with the production of the Builder's Certificate in connection with the registration of the said steamer

RODOLPHE BOUDREAU,

34-2

Clerk of the Privy Council.

[2341]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 3rd day of October, 1911.

PRESENT :

HIS EXCELLENCY THE GOVERNOR-GENERAL
IN COUNCIL.

THE Minister of the Interior submits, under date the 2nd October, 1911, that under the authority of the Order in Council dated the 27th June, 1889, that portion of Section 32, lying north of the river, and the N.W. $\frac{1}{4}$ of Section 33, lying west of the river, in Township 12; the S.W. $\frac{1}{4}$ of Section 5, and the E. $\frac{1}{2}$ of Section 5, lying west of the river, in Township 13, all in Range 5, west 4th Meridian, were set aside as a reserve for the North-West Mounted Police at Medicine Hat.

The Comptroller of the Royal North West Mounted Police having recently advised the Minister that the lands above described are no longer required for police purposes, the Minister recommends that the reservation authorized by the Order in-Council above referred to be removed from the said lands.

The Minister further submits that the City of Medicine Hat, by a resolution of the city council, has applied, for park purposes, for part of the N. $\frac{1}{2}$ of Section 32, Township 12, Range 5, West 4th Meridian, formerly reserved for the North-West Mounted Police.

The Minister recommends, as the lands are no longer required for police purposes, that under the provisions of sub-section (d) of section 76 of The Dominion Lands Act, that portion of Section 32, lying North of the South branch of the Saskatchewan River, and that

portion of the N.W. ¼ of Section 33, lying West of the River, in Township 12, Range 5, West 4th Meridian, containing 176.50 acres, be set apart and appropriated for park purposes, and that a grant of the same be authorized, to the City of Medicine Hat, for the above mentioned purposes.

The Minister observes that attached hereto is a tracing of a portion of Townships 12 and 13, Range 5, West 4th Meridian, showing thereon, coloured pink, the lands which are no longer required for Royal North West Mounted Police purposes, and coloured pink and hatched green the lands it is proposed to grant to the City of Medicine Hat.

The Committee submit the same for approval.
 RODOLPHE BOUDREAU,
 32-4 Clerk of the Privy Council.

RAILWAY COMMISSION.

BRITISH COLUMBIA ELECTRIC RAILWAY COMPANY, LIMITED.

Operating the Vancouver and Lulu Island Railway Company, and the Vancouver, Fraser Valley and Southern Railway Company.

The Standard Freight Tariff of maximum mileage tolls C.R.C. No. 1, and the Standard Passenger Tariff of maximum tolls C.R.C. No. 1 having been approved by the Board of Railway Commissioners for Canada, under Orders 18629 and 18652, they are hereby published as required by The Railway Act.

B. C. E. Ry. No. 1. C. R. C. No. 1.
 BRITISH COLUMBIA ELECTRIC RAILWAY COMPANY, LIMITED.

Vancouver Power Company, Vancouver and Lulu Island Railway Company, Vancouver Fraser Valley and Southern Railway.

STANDARD FREIGHT MILEAGE TARIFF BETWEEN ALL STATIONS ON THIS COMPANY'S LINES.

DISTANCE.	CLASS RATES IN CENTS PER 100 LBS.									
	Governed by Current "Canadian Freight Classification."									
	1	2	3	4	5	6	7	8	9	10
10 miles.....	15	13	10	8	7	7	6	7	5	5
15 "	18	15	12	9	8	8	7	8	7	6
20 "	21	18	14	11	10	9	8	9	8	6
25 "	24	20	16	12	11	10	9	10	9	7
30 "	27	23	18	14	13	11	9	11	10	7
35 "	29	24	20	15	14	12	10	12	11	8
40 "	31	26	21	16	15	13	11	12	12	8
45 "	33	28	22	17	16	14	11	13	12	9
50 "	35	29	24	18	17	15	12	13	13	9
55 "	37	31	25	19	17	16	13	14	14	10
60 "	39	33	26	20	18	17	13	14	14	10
65 "	41	34	27	21	19	18	13	15	15	11
70 "	43	36	29	22	20	18	14	15	16	11
75 "	45	38	30	23	21	19	14	16	17	12
80 "	47	39	31	24	22	19	15	16	18	12
85 "	49	41	33	25	23	20	15	17	18	13
90 "	51	43	34	26	24	20	15	17	19	13
95 "	53	44	35	26	24	21	16	17	19	14
100 "	54	45	36	27	25	21	16	18	20	14

Where rates are not shown for exact distance, use rates for next greater distance.

Effective March 15, 1913.
 W. D. POWER,
 General Freight and Passenger Agent.

B.C.E. Ry. No. 1. C.R.C. No. 1.
 BRITISH COLUMBIA ELECTRIC RAILWAY COMPANY, LIMITED.

Vancouver Power Company. Vancouver and Lulu Island Railway Company. Vancouver, Fraser Valley and Southern Railway.

STANDARD PASSENGER TARIFF of maximum mileage tolls to be charged between all stations of this company's lines.

The maximum passenger fare between all stations will be 3c per mile or fraction thereof.

In estimating the tolls to be charged any fraction of five cents less than two and a half cents shall be waived and two and a half cents and up to five cents shall be considered as five cents.

Effective March 15, 1913.
 W. D. POWER,
 34-2 General Freight and Passenger Agent.

C.R.C. No. 14. Re-issue C. 14
 Cancels C.R.C. No. 12. New Rates. Cancels C. 12.

GRAND TRUNK PACIFIC RAILWAY.

STANDARD FREIGHT MILEAGE TARIFF between Grand Trunk Pacific Railway Stations (main line and branches) in the Provinces of Alberta and British Columbia (Thornton, Alta., to Tête Jaune, B.-C., inclusive).

To be applied in the absence of Tariffs quoting lower rates.

Governed by Canadian Classification and subject to General Rules and Conditions as shown below.

SMALLS—The minimum charge for any complete shipment of one or more classes, between any two stations, will be 100 lbs. at first class rate, but not less than 35 cents.

CARTAGE—The rates in this tariff are entirely exclusive of cartage.

This Tariff will apply to traffic carried upon the Grand Trunk Pacific Railway under the authority of Orders of the Board of Railway Commissioners for Canada, made under subsection 7, section 261 of The Railway Act.

Effective 1st March, 1913.
 C. E. DEWEY,
 General Freight Agent,
 Winnipeg, Man.

Issued at Winnipeg, Man., February 18th, 1913.

Approved by Board of Railway Commissioners, 11th February, 1913.

GENERAL RULES AND CONDITIONS.

The rates named herein apply to or from the company's freight warehouses or station sidings, also to or from the sidings of connecting railways at points common with this railway where inter-switching arrangements have been established, subject, however, to the tariffs published by connecting railways in regard to inter-switching service, and to the published tariff of this company containing rules governing the absorption of such connecting lines' switching charges.

And are further subject :
 To the general rules and conditions of carriage adopted by this company ;
 To the published tariffs containing additional charges, if any, for switching, terminal service, storage, car service, diverting or re-consigning, or other charges, rules or regulations at points of origin, destination or en route, which may in any wise change, affect or determine any part of the aggregate of the rates contained herein, or privileges or facilities granted, or allowed, or deliveries made ;
 To the prepayment of charges on shipments destined to stations at which agents have not been installed ;

To the convenience of the construction department as to all shipments accepted for transportation.

Distance. Miles.	CLASSES IN CENTS PER 100 LBS.									
	1	2	3	4	5	6	7	8	9	10
10.....	21	18	14	11	10	9	8	9	8	6
15.....	27	23	18	14	13	11	9	11	10	7
20.....	31	26	21	16	15	13	11	12	12	8
25.....	35	29	24	18	17	15	12	13	13	9
30.....	39	33	26	20	18	17	13	14	14	10
35.....	43	36	29	22	20	18	14	15	16	11
40.....	46	39	31	24	22	19	15	16	18	12
45.....	50	43	34	26	24	20	15	17	19	13
50.....	50	45	36	27	25	21	16	18	20	14
55.....	54	48	38	29	26	22	17	18	21	15
60.....	58	50	40	30	27	22	17	19	22	15
65.....	62	53	42	31	28	23	18	20	23	16
70.....	66	55	44	33	30	24	19	20	24	16
75.....	68	58	46	35	31	25	19	21	25	16
80.....	72	60	48	36	32	26	20	22	26	17
85.....	74	62	49	37	33	27	21	23	27	17
90.....	76	64	51	38	34	28	21	23	28	18
95.....	78	65	52	39	35	29	22	24	29	18
100.....	80	67	54	40	36	30	22	24	30	19
110.....	86	72	57	43	38	32	23	25	32	20
120.....	90	75	60	45	40	34	25	26	34	21
130.....	94	78	63	47	42	35	26	27	35	21
140.....	99	82	65	49	44	37	27	28	37	22
150.....	102	85	68	51	46	39	28	29	39	23
160.....	107	89	71	54	48	41	29	30	41	24
170.....	111	93	74	56	50	42	31	31	42	25
180.....	115	96	76	58	52	44	32	32	44	26
190.....	119	99	80	60	54	45	32	33	45	27
200.....	123	103	82	62	56	47	33	34	47	28
210.....	127	106	85	64	58	49	34	35	49	29
220.....	131	109	87	66	60	50	36	36	50	30
230.....	133	111	89	67	60	51	36	36	51	30

When rates are not shown in the table for the exact distance, use the rates given for the next greater distance. 34-2

APPOINTMENTS, PROMOTIONS AND RETIREMENTS

CANADIAN MILITIA.

1913.

HEADQUARTERS,

OTTAWA, 28th January, 1913.

The following appointments, promotions, retirements and confirmations of rank are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

G. O. 20.

DIVISIONAL AREAS.

2ND CAVALRY BRIGADE.—To be Brigade-Major: Major A. E. McLaughlin, from the 3rd "The Prince of Wales' Canadian Dragoons," *vice* Lieutenant-Colonel W. W. Brown, who reverts to the Reserve of Officers on the expiration of his tenure of appointment. 24th November, 1912.

CAVALRY.

3RD "THE PRINCE OF WALES' CANADIAN DRAGOONS."—Major A. E. McLaughlin vacates the appointment of Adjutant, and is seconded from the regiment during his tenure of appointment as Brigade-Major, 2nd Cavalry Brigade.

To be Provisional Lieutenant (supernumerary): Sergeant Elton Richard Hughes. 2nd January, 1913.

4TH HUSSARS.—Lieutenant C. S. Montgomery is retired. 17th January, 1913.

7TH HUSSARS.—The period of tenure of appointment as Adjutant of Major H. R. Van is further extended to 30th June, 1913.

8TH "PRINCESS LOUISE'S NEW BRUNSWICK HUSSARS."—To be 2nd in command: Major A. J. Markham, *vice* Major J. A. McDougall, promoted. 28th December, 1912.

10TH "QUEEN'S OWN CANADIAN HUSSARS."—Lieutenant-Colonel J. A. Scott is transferred to the Reserve of Officers. 16th January, 1913.

THE 15TH LIGHT HORSE.—Provisional Lieutenant F. G. Holden is permitted to retire. 15th January, 1913.

THE 16TH LIGHT HORSE.—Lieutenant A. F. D. Lace is transferred to the Corps Reserve. 17th January, 1913.

25TH BRANT DRAGOONS.—Honorary Lieutenant-Colonel Lloyd Harris is permitted to resign his appointment as Honorary Lieutenant-Colonel of the Regiment. 25th October, 1912.

ARTILLERY.

Canadian Field Artillery.

1ST BRIGADE—11TH BATTERY.—Provisional Lieutenant A. R. Rundle is permitted to retire. 16th January, 1913.

16TH BATTERY.—Provisional Lieutenant F. L. Kickley is permitted to retire. 16th January, 1913.

CORPS OF GUIDES.

To be Captain: Lieutenant J. A. Gillies. 30th December, 1912.

Provisional Lieutenant A. E. Harrison is absorbed into the establishment.

To be Provisional Lieutenant: Edward Willey, gentleman. 12th December, 1912.

INFANTRY.

14TH REGIMENT "THE PRINCESS OF WALES' OWN RIFLES."—Lieutenants (supernumerary) W. L. Grant, F. A. Smythe and A. W. Winnett are absorbed into the establishment.

30TH REGIMENT "WELLINGTON RIFLES."—To be Provisional Lieutenant (supernumerary): Charles McGowan, gentleman. 9th December, 1912.

54TH REGIMENT "CARABINIERS DE SHERBROOKE."—Captain F. J. Codere is transferred from the Corps Reserve to the Regimental List.

Lieutenant J. N. Matte is permitted to resign his commission. 17th January, 1913.

Provisional Lieutenant J. P. Lanctôt is permitted to retire. 17th January, 1913.

56TH GRENVILLE REGIMENT "LISGAR RIFLES."—Provisional Lieutenant (supernumerary) A. A. Bain is absorbed into the establishment.

To be Provisional Lieutenant (supernumerary): William Andrew Young, gentleman. 1st January, 1913.

59TH STORMONT AND GLENGARRY REGIMENT.—Provisional Lieutenant S. Mansell is permitted to retire. 18th January, 1913.

63RD REGIMENT, "HALIFAX RIFLES."—To be Chaplain: Honorary Lieutenant-Colonel the Reverend John Walker Macmillan, D.D., *vice* Honorary Captain the Reverend N. Lemoine, who is permitted to resign his commission. 16th January, 1913.

64TH "CHATEAUGUAY AND BEAUHARNOIS REGIMENT."—To be Provisional Lieutenant: Albert Paquette, gentleman. 13th January, 1913.

66TH REGIMENT "PRINCESS LOUISE FUSILIERS."—Major A. King is granted the brevet rank of Lieutenant-Colonel, under the provisions of para. 165 (e) K. R. & O., C. M., 1910. 18th September, 1911.

100TH REGIMENT "WINNIPEG GRENADIERS."—To be Paymaster with the honorary rank of Lieutenant: Charles Walsh Rowley, gentleman. 12th January, 1913.

CANADIAN ARMY SERVICE CORPS.

No. 2 COMPANY.—To be Provisional Lieutenant (supernumerary): Sergeant Ralph H. Webb. 12th January, 1913.

ARMY MEDICAL SERVICES.

Army Medical Corps.

To be Major: Captain W. P. Dillon. 9th January, 1913.

To be Captain: Edmond Verge, Esquire, 23rd January, 1913.

Provisional Lieutenant M. P. Lambert is retired. 16th January, 1913.

CORPS OF SCHOOL CADET INSTRUCTORS.

To be Lieutenant: Samuel John Huggins, gentleman. 1st September, 1912.

MEMORANDA.

Lieutenant-Colonel R. J. Gwynne, Active Militia, is detailed to perform the duties of Director of Cadet Services, and for that purpose is attached to the Adjutant-General's Branch. 1st December, 1912.

To be Military Secretary at Headquarters, with the rank of Lieutenant-Colonel, and graded as an Asst. Adjutant-General at Headquarters: Major and Temporary Lieutenant-Colonel C. F. Winter, from Asst. Adjutant-General, 5th Division. 1st February, 1913.

Captain W. T. Lawless, Permanent Staff, is granted the temporary rank of Major while acting as District Staff Adjutant, M. D. No. 10. 2nd January, 1913.

The rank of Honorary Colonel in the Militia is granted to Lieutenant-Colonel F. H. J. Dibblee, R. O., under the provisions of K. R. & O. (Canadian Militia) 1910, para. 198 as amended by G. O. 112 of 1912.

General Order, No. 109 of 1912, in so far as it relates to the appointment of Captain T. W. Bradley, R. L., as provisional Lieutenant (supernumerary) in the 27th Light Horse, is hereby cancelled.

The name of Lieutenant M. A. McKay, 78th Pictou Regiment "Highlanders", is as now described, and not as stated in General Orders Nos. 159 of 1911 and 221 of 1912.

CONFIRMATION OF RANK.

The undermentioned provisionally appointed officers, having qualified themselves for their appointments, are confirmed in their rank from the dates set opposite their respective names:—

Lieutenant B. H. Meyers, 57th Regiment, 2nd January, 1912.

Lieutenant G. W. M. Ballard, 13th Regiment, 19th February, 1912.

Lieutenant Du. B. L. Wilson, 91st Regiment, 20th February, 1912.

Lieutenant H. R. Alley, 2nd Regiment, 8th March, 1912.

Lieutenant R. A. Nevitt, 2nd Regiment, 17th June, 1912.

Lieutenant C. R. Cameron, 57th Regiment, 20th December, 1912.

Lieutenant A. F. Hagerman, 57th Regiment, 20th December, 1912.

Sub-Lieut. N. V. Leslie, 13th Regiment, 2nd Jan., 1912.

Sub-Lieut. T. H. Stinson, 13th Regiment, 8th February, 1912.

Sub-Lieut. F. W. Macdonald, 43th Regiment, 22nd June, 1912.

Sub-Lieut. A. B. Turner, 91st Regiment, 26th June, 1912.

Sub-Lieut. E. G. Mackay, 91st Regiment, 24th July, 1912.

Sub-Lieut. G. A. Duncan, 38th Regiment, 16th November, 1912.

AMENDMENTS.

Adverting to that portion of G. O. 232 of 1912, relating to confirmation of rank, the name of Lieutenant H. A. Reilly, 29th Light Horse, is as now described, and not as therein stated.

Adverting to G. O. 223 of 1912, that portion relating to confirmation of rank of Lieutenant J. R. Mills, 5th P. L. D. G., is cancelled.

By Command,

V. A. S. WILLIAMS,

Colonel,
Adjutant General.

APPOINTMENTS, PROMOTIONS
AND RETIREMENTS.
CANADIAN MILITIA.

1913.

HEADQUARTERS,

OTTAWA, 4th February, 1913.

The following appointments, promotions, retirements and confirmations of rank, are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

G. O. 30.

DISTRICTS.

MILITARY DISTRICT No. 10.—The period of tenure of appointment of Major J. A. Hesketh as District Intelligence Officer, is extended to 22nd February, 1914.

CAVALRY.

7TH HUSSARS.—Lieutenant (supernumerary) G. H. Hamilton is absorbed into the establishment.

11TH HUSSARS.—Lieutenant-Colonel W. J. Ewing is permitted to resign the command of the regiment, and is transferred to the Reserve of Officers with the rank of Major. 24th January, 1913.

THE 15TH LIGHT HORSE.—Lieutenant (supernumerary) W. E. Graham is absorbed into the establishment.

To be Provisional Lieutenant: Sylvester William Gilfof, gentleman. 15th January, 1913.

THE 16TH LIGHT HORSE.—To be Provisional Lieutenant: William Augustus Reeve, gentleman. 17th January, 1913.

"19TH ALBERTA DRAGOONS."—Lieutenant (supernumerary) G. W. Sievwright is absorbed into the establishment.

"22ND SASKATCHEWAN LIGHT HORSE."—Lieutenant (supernumerary) R. E. Osborn is absorbed into the establishment.

"27TH LIGHT HORSE."—To be Provisional Lieutenant (supernumerary): William Van Allen, gentleman. 23rd June, 1912.

32ND MANITOBA HORSE.—To be honorary Lieutenant-Colonel of the Regiment: The Honourable William James Roche, M.P. 15th May, 1912.

ARTILLERY.

Canadian Field Artillery.

10TH BRIGADE.—To be Lieutenant-Colonel and to command the Brigade: Major T. W. H. Young, from the 24th Battery, *vice* Lieutenant-Colonel N. F. MacNachtan, C.V.O., who is retired retaining rank. 31st December, 1912.

Canadian Garrison Artillery.

6TH "QUEBEC AND LEVIS" REGIMENT—Provisional Lieutenant J. A. Dorval is permitted to retire. 27th January, 1913.

CANADIAN ENGINEERS.

2ND FIELD COMPANY.—To be Major: Captain S. P. Biggs, *vice* Major W. R. Lang, transferred to the Corps Reserve. 1st June, 1911.

3RD FIELD COMPANY.—To be Major: Captain J. A. McKenna, *vice* Major A. P. Deroche, resigned on appointment to the Permanent Force. 30th November, 1912.

7TH FIELD COMPANY.—To be provisional Major on organization: Frederick William Farncomb, Esquire. 1st April, 1912.

To be provisional Captain on organization: Edward Victor Buchanan, Esquire. 16th December, 1912.

To be provisional Lieutenants on organization: James Purdom Wallace, gentleman. 19th December, 1912.

Gilbert Bedford Healey, gentleman. 20th December, 1912.

Roy William Garrett, gentleman. 21st December, 1912.

CORPS OF GUIDES.

Captain A. E. Doucet and Lieutenant J. T. Bertrand are retired under the provisions of K. R. & O. (Canadian Militia) 1910, para. 231. 23rd January, 1913.

To be Captain: Lieutenant F. A. Wilkin. 1st January, 1913.

INFANTRY.

2ND REGIMENT "QUEEN'S OWN RIFLES OF CANADA".—

To be Major: Captain G. M. Higginbotham, M.V.O., *vice* Major A. G. Peuchen, promoted. 15th January, 1913.

5TH REGIMENT "ROYAL HIGHLANDERS OF CANADA".—

Corps Reserve.—Lieutenant S. G. Garraway is retired. 21st January, 1913.

14TH REGIMENT "THE PRINCESS OF WALES' OWN RIFLES".—To be Provisional Lieutenant (supernumerary): Sergeant John Wesley Stagg. 15th January, 1913.

16TH PRINCE EDWARD REGIMENT.—Provisional Lieutenant H. C. Williamson is permitted to retire. 22nd January, 1913.

Provisional Lieutenant (supernumerary) W. J. Peters is absorbed into the establishment.

"20TH REGIMENT HALTON RIFLES".—Captain C. S. Gamble is permitted to resign his commission. 24th January, 1913.

32ND BRUCE REGIMENT.—Lieutenant and Provisional Signalling Officer H. McL. Chadwick is permitted to resign his commission. 20th December, 1912.

Provisional Lieutenant W. A. Crow is permitted to retire. 29th January, 1913.

36TH PEEL REGIMENT.—To be Provisional Lieutenant: Sergeant Walter Cecil Sterling. 14th January, 1913.

To be Provisional Lieutenant (supernumerary): George Robert Nixon Collins, gentleman. 15th January, 1913.

38TH REGIMENT "DUFFERIN RIFLES OF CANADA".—Captain W. C. Towers and Lieutenant J. L. Chambers are permitted to resign their commissions. 24th January, 1913.

Provisional Lieutenant R. R. Brown is permitted to retire. 24th January, 1913.

40TH NORTHUMBERLAND REGIMENT.—Lieutenant W. A. Smith is permitted to resign his commission. 29th January, 1913.

41ST REGIMENT "BROCKVILLE RIFLES".—To be Provisional Lieutenants: Frederick Daniel Wolthausen, gentleman. 27th January, 1913.

William Henry Wood, gentleman. 28th January, 1913.

44TH LINCOLN AND WELLAND REGIMENT.—To be Provisional Lieutenant (supernumerary): Charles Fletcher Swayze, Jr., gentleman. 17th January, 1913.

46TH DURHAM REGIMENT.—Lieutenant (supernumerary) P. H. Jobb is absorbed into the establishment.

Provisional Lieutenant H. D. R. Oland is retired. 16th January, 1913.

56TH GRENVILLE REGIMENT "LISGAR RIFLES".—Provisional Lieutenant R. J. M. Mackman is permitted to retire. 27th January, 1913.

63RD REGIMENT "HALIFAX RIFLES".—To be Provisional Musketry Instructor: Lieutenant R. A. Johnson. 20th January, 1913.

65TH CARABINIERS "MONT-ROYAL".—Lieutenant P. Brunet is permitted to resign his commission. 24th January, 1913.

71ST YORK REGIMENT.—Lieutenant F. C. Murchie is retired. 21st January, 1913.

75TH LUNENBURG REGIMENT.—To be brevet Major: Captain J. A. Langille. 21st September, 1912.

76TH COLCHESTER AND HANTS RIFLES.—Provisional Captain O. J. Killam is permitted to retire. 24th January, 1913.

88TH REGIMENT VICTORIA FUSILIERS.—The following additional appointments are made on organization of the Regiment:—

To be provisional Major and Adjutant: William St. John Beale, Esquire. 16th September, 1912.

To be Major: Major W. S. Weeks from the 101st Regiment "Edmonton Fusiliers." 16th September, 1912.

To be provisional Captains: Harold Joseph Rous Cullin, Esquire, Charles Frederick de la Fargue de Salis, Esquire, Percy Byng Hall, Esquire, William Glencairn Cunningham, Esquire, and Richard Clive Cooper, Esquire. 16th September, 1912.

To be Captain: Lieutenant A. B. Powley, from the 101st Regiment "Edmonton Fusiliers." 16th September, 1912.

To be provisional Captains: Charles Andrews Moorhead, Esquire, and Lieutenant R. V. Harvey, from the Corps of School Cadet Instructors. 16th September, 1912.

To be provisional Lieutenants:—

Cedric Hazledine Collisson.
Abstair Irvine Robertson.
Henry Edward Rowley.
Napier Arnott Jessop.
Charles Frederick Peter Faulkner.
Herbert Assleton Bromley.
Alexander Cunningham Tweedie.
Herbert Beaumont Boggs.
Edward Oliver Carew Martin.
Walter Sheppard Barton.
Carleton Colquhoun Holmes, and
Geoffrey Glazebrook Rylands, gentlemen.

16th September, 1912.

To be Lieutenant: Henry Charles Victor Macdowall (R.M.C. Graduate). 16th September, 1912.

To be Provisional Lieutenants:

George Edward Shaw. 19th November, 1912.
Thomas Robert Leonard, and Lionel Hugh Major. 15th December, 1912.

93RD CUMBERLAND REGIMENT.—To be Lieutenant-Colonel and to command the Regiment: Major D. Murray, *vice* Lieutenant-Colonel E. A. Potter, who is transferred to the Reserve of Officers on the expiration of his tenure of command. 1st January, 1913.

97TH REGIMENT "ALGONQUIN RIFLES".—To be Provisional Lieutenant: William Charles Baycroft, gentleman. 1st January, 1913.

To be Provisional Lieutenant (supernumerary): James Edward McKerrow, gentleman. 15th January, 1913.

99TH REGIMENT "MANITOBA RANGERS".—To be provisional Lieutenant (supernumerary): Stanley Edward Lewis, gentleman. 20th January, 1913.

100TH REGIMENT "WINNIPEG GRENADIERS".—Provisional Lieutenant C. J. A. Dalziel is permitted to retire. 22nd January, 1913.

101ST REGIMENT "EDMONTON FUSILIERS".—Major W. S. Weeks and Lieutenant A. B. Powley are transferred to the 88th Regiment Victoria Fusiliers. 16th September, 1912.

103RD REGIMENT "CALGARY RIFLES".—Lieutenant J. W. Crawford is permitted to resign his commission. 20th January, 1913.

Provisional Lieutenant F. R. Martin is permitted to retire. 20th January, 1913.

To be Provisional Lieutenants:

Gerald Mungo Ponton, gentleman. 1st December, 1912.
Clifford Williams Fairn, gentleman. 2nd January, 1913.
Thomas Newman West, gentleman. 23rd January, 1913.

ARMY MEDICAL SERVICES.

Army Medical Corps.

Nursing Sister A. M. Godwin is retired. 22nd January, 1913.

CORPS OF SCHOOL CADET INSTRUCTORS.

Lieutenant R. V. Harvey is transferred to the 88th Regiment Victoria Fusiliers. 16th September, 1912.

To be Lieutenants: Charles Leo Nelligan, gentleman. 21st November, 1912.

William George McBean, gentleman. 10th January, 1913.

MEMORANDA.

The rank of Honorary Colonel in the Militia is granted to the Honourable, Sir Glenholme Falcon-

bridge, under the provisions of K. R. & O. (Canadian Militia), 1910, para. 198, as amended by G. O. 112 of 1912. 28th January, 1913.

General Order 232 of 1912, under 'Canadian Officers' Training Corps,' so far as it relates to the appointment of Charles Millar McKergow, Esquire is amended to read :—

"To be provisional Captain and Adjutant, on organization : Charles Millar McKergow, Esquire. 1st November, 1912.

General Order 79 of 1912, under "Memoranda", in so far as it relates to Quartermaster and honorary Captain A. T. Phillips, The Governor General's Foot Guards, is amended as follows :—

Delete words "retaining rank" at end of paragraph, and add "and is granted the honorary rank of Major on retirement." 31st March, 1912.

CONFIRMATION OF RANK.

The undermentioned provisionally appointed officers having qualified themselves for their appointments, are confirmed in their rank from the dates set opposite their respective names :—

Lieutenant E. E. Erb, 106th Regiment, 1st April, 1912.

Lieutenant F. J. Murriay, 106th Regiment, 1st June, 1912.

Sup.-Lieut. K. G. Richardes, 100th Regiment, 1st August, 1912.

Sup.-Lieut. W. T. Chisholm, 79th Regiment, 30th September, 1912.

Sup.-Lieut. W. F. Smith, 5th Battery, C. F. A., 25th October, 1912.

By Command,

V. A. S. WILLIAMS,
Colonel,
Adjutant General.

GOVERNMENT NOTICES.

COPYRIGHTS

Entered during the week ending 26th February, 1913, at the Department of Agriculture—Copyright and Trade Mark Branch

26781. "Portfolio of Symbolic Drawings." (Book.) Herbert Edmund Crowley, Pomona, New York, U.S.A., 20th February, 1913.

26782. "Portfolio of Decorative Designs." (Book.) Herbert Edmund Crowley, Pomona, New York, U.S.A., 20th February, 1913.

26783. "The Stork System of Saving." (Pamphlet.) Louis Morgan Fletcher, Lyons, Michigan, U.S.A. and Frederick William Reinke, Hamilton, Ontario, Canada, 20th February, 1913.

26784. "In November or December I Will Marry You." Words by Joe Young. Music by Conrad & Gumble. Jerome H. Remick & Company, New York, N.Y., U.S.A., 20th February, 1913.

26785. "Beavers Driven from Home by Fire." (Picture.) Allis-Chalmers-Bullock, Limited, Montreal, Que., 20th February, 1913.

26786. "Monthly Review of the Canadian Bond Market, 20th February, 1913." (Publication.) Dominion Bond Company, Limited, Toronto, Ont., 20th February, 1913.

26787. "I'll be Satisfied with Kisses from You." Words and music by Jack Smith and Moe Kraus. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 20th February, 1913.

26787½. "Map of the Douglas Road from Vancouver to New Westminster, British Columbia." (Chart.) Western Canadian Motorist Company, Vancouver, British Columbia, 21st February, 1913.

26788. "Map of the New Government Road to Victoria Park from Revelstoke, British Columbia." (Chart.) Western Canadian Motorist Company, Vancouver, British Columbia, 21st February, 1913.

26789. "My Lady of Dreams." Lyric by Will Arthur. Melody by Wm. E. Slafer. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 21st February, 1913.

26790. "Snookey Ookums." Words and Music by Irving Berlin. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 21st February, 1913.

26791. "My Sweet Italian Man." Words and Music by Irving Berlin. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 21st February 1913.

26792. "The Toronto City Directory, 1913." (Volume XXXVIII.) Might Directories Limited, Toronto, Ont., 22nd February, 1913.

26793. "H. R. H. The Duke of Connaught." (Photo.) Edward P. Park, Brantford, Ont., 24th February, 1913.

26794. "H. R. H. The Duke of Connaught at Mohawk Church, Brantford." (Photo.) Edward P. Park, Brantford, Ont., 24th February, 1913.

26795. "Some one's Waiting Down in Tennessee." Words by Cecil Mack. Music by James Reese Europe. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 24th February, 1913.

26796. "All is Over When the Bells Begin to Ring." Words by Sam Ehrlich. Music by Albert Gumble. Jerome H. Remick & Company, New York, N.Y., U.S.A., 24th February, 1913.

26797. "Tango Argentino." By A. Ferrara. (Music.) Jerome H. Remick & Company, New York, N.Y., U.S.A., 24th February, 1913.

26798. "Shrines Old and New, and Other Poems." By Thomas Devey Jermyn Farmer, D.C.L. (Book.) Thomas Devey Jermyn Farmer, Hamilton, Ont., 24th February, 1913.

26799. "Canada Legal Chart, 1913." Reginald Arthur Wharton, Toronto, Ont., 24th February, 1913.

26800. "The Canadian Law Journal, 1912." Volume XLVIII. Editor: Henry O'Brien, K.C. Arthur Henry O'Brien, Ottawa, Ont., 24th February, 1913.

26801. "Dominion Law Reports." Volume 7. Edited by W. J. Tremear, C. B. Labatt and Edwin Bell. Robert Reid Cromarty, Toronto, Ont., 24th February, 1913.

26802. "Victoria, British Columbia, Carnival, August 4th to 9th, 1913." (Engraving.) Albert George Henry Harding, Victoria, British Columbia, 24th February, 1913.

26803. "Warbles at Eve." Polka Caprice. By Harry J. Lincoln. Vandersloot Music Publishing Co., Williamsport, Pennsylvania, U.S.A., 25th February, 1913.

26804. "Springtime." Gavotte. By Carl Loveland. Vandersloot Music Publishing Co., Williamsport, Pennsylvania, U.S.A., 25th February, 1913.

26805. "Old Hickory." March-Two-Step. By Harry J. Lincoln. Vandersloot Music Publishing Co., Williamsport, Pennsylvania, U.S.A., 25th February, 1913.

26806. "Garden of Beauty." Waltzes. By Carl Loveland. Vandersloot Music Publishing Co., Williamsport, Pennsylvania, U.S.A., 25th February, 1913.

26807. "The Palms." Syncopated Waltzes. By J. Faure. Arranged by Will B. Morrison. Whaley, Royce & Co., Limited, Toronto, Ont., 25th February, 1913.

26808. "Eaton's Grocery Catalogue, No. 38A. 1913." (Book.) The T. Eaton Co., Limited, Winnipeg, Manitoba, 25th February, 1913.

26809. "John Baran's House." (Photo.) Howard Henry Allen, Dauphin, Manitoba, 26th February, 1913.

26810. "Map of Scott Road, New Westminster, British Columbia, to Cloverdale, British Columbia." (Chart.) Western Canadian Motorist Company, Vancouver, British Columbia, 26th February, 1913.

26811. "Lovey Lane." Lyric by C. F. Lawrence. Music by Elmer B. Chapman. Jerome H. Remick & Company, New York, N.Y., U.S.A., 26th February, 1913.

26812. "Bird's Eye View of Cabri, February 19, 1913." (Photo.) Gerard Wilfred Jackson, Cabri, Saskatchewan, 26th February, 1913.

26813. "Dearie (If You'll Marry Me)." Words by A. Seymour Brown. Music by Albert Gumble. Jerome H. Remick & Company, New York, N.Y., U.S.A., 26th February, 1913.

INTERIM COPYRIGHTS.

1496. "Tone—Rime Kall Kard." (Literary Work.) John Malone, Montreal, Que., 21st February, 1913.

1497. "Lizzy Get Busy." (Music.) John Paul and Charles H. Reichert, Richmond Hill, New York, N.Y., U.S.A., 26th February, 1913.

GEO. F. O'HALLORAN,

35-1 Deputy of the Minister of Agriculture.

Bernard Kleker and Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of February, 1913, incorporating Alexander Huntly Duff, Walter Alfred Merrill, Harold Earle Walker and Ralph Burnett, advocates, and Janet Howat McCulloch, secretary, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as general merchants and manufacturers, importers and exporters of and to buy, sell and deal in all kinds of goods, wares and merchandise; (b) To manufacture, buy, sell, deal in, own, control, license or otherwise turn to account all machinery, tools, appliances and devices necessary or useful in the carrying on of the company's business, and the manufacture, sale and exploiting of its products; (c) To purchase, acquire, establish, direct, maintain, operate, manage and conduct any buildings, works, plant, machinery, warehouses or other establishments or real estate, useful in the carrying on of the company's undertaking, and dispose of same from time to time for the benefit of the company by sale, lease or otherwise; (d) To manufacture, develop, purchase or otherwise produce or acquire steam, electric or other motive power or force for power, heat or light for the operation of the company's plant and machinery or carrying on of its business and to dispose of the surplus thereof for the advantage of the company, subject to compliance with all existing municipal or other regulations in that behalf; (e) To acquire and take over as a going concern the undertaking, assets and liabilities of any person, firm or company carrying on any business in whole or in part similar to that which this company is authorized to carry on, or possessed of property suitable for its purpose, or which can be advantageously carried on in connection therewith, and to issue fully paid-up or partly paid-up shares of the company in consideration or part consideration therefor, or for any property or rights acquired by the company; (f) To sell, lease or otherwise dispose of the whole or any part of the business, undertaking, assets, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit and, either in whole or in part, for securities or paid-up stock or shares of any company which may acquire the whole or any part of the undertaking of the company; (g) To apply for, purchase or otherwise acquire any patents of invention, trade marks, licenses, concessions, trade processes or the like, conferring any exclusive or limited right to use any secret or other information which may seem capable of being used advantageously by the company, or which may seem calculated to benefit the company directly or indirectly, and to use, exercise, promote, license the use of or otherwise turn to account all rights or information so acquired; (h) Notwithstanding the provisions of section 44 of The Companies Act, to take, purchase, acquire, subscribe for and hold and from time to time dispose of or otherwise turn to account securities, bonds or shares or other obligations of any other company having objects similar in whole or in part to those of this company or carrying on any business capable of being conducted so as to benefit this company, and to pay for the same in cash, securities or paid-up shares of the company, and exercise all the rights of a holder of such shares through such officers as may be appointed by the directors of this company; (i) To enter into arrangements for sharing of profits, community of interests, co-operation, reciprocal concessions, joint adventure or otherwise with any person or company carrying on or about to carry on any business or undertaking which this company is authorized to carry on, or capable of being carried on so as to benefit this company, and to assist in promoting, developing or operating the undertaking of any such person or company, and to take, hold, acquire or dispose of the securities and capital stock of any such company; (j) To distribute from time to time, as may be directed, among the shareholders any of the assets of the company and particularly the securities, bonds and shares of any other company which may form any arrangements for

joint adventure or co-operation, or to which this company may dispose of the whole or any part of its undertaking; (k) To do all or any of the matters hereby authorized either alone or in connection with any other company or person and either as principal or agent; (l) To carry on any other business germane or ancillary to the foregoing, or which may seem to the company capable of being conveniently carried on in connection with any of its powers or undertaking, or calculated to enhance the value of the company's property, rights or undertaking, or make same profitable; (m) The powers in each of the foregoing paragraphs to be in no way limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Bernard Kleker & Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 17th day of February, 1913.

THOMAS MULVEY,

34-2

Under-Secretary of State.

Pure'o Water, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of February, 1913, incorporating Levi Warren Whitney, merchant, Harry Bernard Shore, jeweller, Frederick Henry Mills, manager, Mary Josephine Mills, married woman, and Godfrey John Artz, accountant, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—(a) To carry on the business of dealers in and suppliers of water and the products thereof; to establish and operate distilling plants and methods for the distilling of water, and to manufacture, deal in and supply aerated and mineral waters and all kinds of non-intoxicant beverages; (b) To carry on any business ancillary to or which can be carried on in connection with the aforesaid business, including ice manufacturers and merchants; (c) To buy, sell, handle and deal, both wholesale and retail, in commodities, articles and things of all kinds which can conveniently be dealt in by the company in connection with any of its objects; (d) To apply for, purchase or otherwise acquire any patents, formulæ, recipes, processes, concessions and the like, conferring exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem to benefit this company, and to use, exercise, develop and grant licenses in respect of or otherwise turn to account the property, rights and information so acquired; (e) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the company; (f) To establish and carry on agencies, depots and branch places of business in any part of the world; (g) To acquire as a going concern the business, property, stock-in-trade, good-will and all other assets of whatsoever nature of the business now carried on under the name and style of "The Pure'o Water Company," and to pay for the same by the issue of fully paid-up shares of the capital stock of the company, or otherwise; (h) To sink wells and shafts, to erect and maintain pumping stations, and to make, build, construct, erect, lay down and maintain reservoirs, waterworks, main and other pipes and appliances, and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, measuring and delivering water for the purposes of the company; (i) To make, import, export, grow, distil, buy, sell and deal in bottles, corks, siphons, stoppers and any other commodities, goods or things, necessary to the due carrying on of the foregoing businesses; (j) To acquire by purchase or otherwise, any property real or personal,

liberties, rights or privileges which may be necessary for the business purposes of the company ; (k) To promote or assist in the promotion of any company or companies for or with similar purposes or objects ; (l) To invest and deal with moneys of the company not immediately required for the purposes of the company from time to time, in such manner as the company is by law authorized to do ; (m) To draw, make, accept, indorse, issue, purchase, negotiate and discount bills of exchange, promissory notes, and other negotiable or mercantile instruments or securities ; (n) To purchase or otherwise acquire any share or interest in, or the whole or any part of the business, good-will and assets of any person, firm or company carrying on business similar to that which this company is hereby authorised to carry on, and to undertake all or any of the liabilities or obligations of such person, firm or company, and to carry on, conduct and liquidate any business so acquired, and make and carry into effect any contracts or agreements with any such person, firm or company as aforesaid, with respect to amalgamation, joint working, co-operation, division of profits, mutual assistance or otherwise, and to accept by way of consideration for any such contract or arrangement, any shares, debentures or securities of any similar company ; (o) To pay for any service rendered to, and any property or rights acquired by the company, in such manner as may seem expedient, and in particular with the approval of the shareholders by the issue of shares or securities of the company credited as fully or partly paid-up ; (p) To maintain, repair, build upon, alter, improve, extend, manage, develop, sell, lease, exchange, let or hire, or otherwise deal with the whole or any part of the property and assets at any time acquired, possessed or controlled by the company ; (q) To sell, transfer or dispose of the whole or any part of the business or undertaking of the company, to any other similar company, or to any person, firm or corporation carrying on a similar business and to accept by way of consideration for any such sale, transfer, or disposal, any shares, debentures, debenture stock, bonds, or securities of any such similar company ; (r) To distribute among the members of the company in kind, any shares, debentures, securities or property belonging to the company ; (s) To amalgamate with or join in any similar business ; (t) To act as agents for any company, partnership or person carrying on a similar business ; (u) To apply or subscribe for, accept and hold and dispose of any stock, debentures or securities of any similar company or corporation. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Pure-o Water, Limited," with a capital stock of twenty-five thousand dollars, divided into 2,500 shares of ten dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 17th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Miller Bros. & Sons, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of February, 1913, incorporating William de Montmollin Marler and Louis Henri Edouard Cholette, notaries public, and Jules Aimé Maucotel, chief clerk, of the City of Montreal, in the Province of Quebec ; Herbert Meredith Marler, of the Town of Drummondville, in the said Province of Quebec, notary public, and Donald McKenzie Rowat, of the City of Westmount, in the said Province of Quebec, notary public, for the following purposes, viz :—(a) To carry on the business of manufacturers of and dealers in machinery and plant of all kinds and of the separate parts or portions thereof, of founders in metals of all descriptions, of millwrights in all its branches, of manufacturers of and dealers in boilers of all descriptions and of the accessories and the separate parts thereof, tanks, tools and

castings of all kinds and dies of every description, and of dealers in metals of all kinds ; to carry on the business of contractors for the erection of buildings, the installation of plants and of all accessories thereof ; (b) To acquire any patents, obtain rights or trade marks, licenses or privileges or property of any kind requisite, necessary or advantageous to any of the objects for which the company is formed ; (c) To acquire the good-will or business of any other company or of any other business having objects similar or germane to the objects for which the company is formed, and to hold shares or bonds in any other company having such objects ; (d) To take over for shares in the company or to acquire for cash or other consideration the business at present carried on in Montreal and elsewhere under the name of Miller Bros. & Toms ; (e) To act as appraisers or valuers of plants of all kinds and of machinery and of buildings and to act as adjusters in the case of loss by fire or otherwise ; (f) To carry on any other business and to do all such other acts and things as are incidental or conducive to the attainment of the above objects, or of any of them, or to carry on any business similar or germane to any of the objects for which the company is formed, or of which the company may be capable of carrying on ; (g) To act as agents or distributors of others carrying on any business similar or germane to any the company may carry on ; (h) To sell or otherwise dispose of the undertaking of the company in whole or in part for such consideration as may be determined ; (i) To distribute in cash or kind among its shareholders, any assets of the company ; (j) The powers of each paragraph herein are in no way to be limited or restricted by means of reference to or inference from any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Miller Bros. & Sons, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 17th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

The Canadian Rotary Engine Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of February, 1913, incorporating John McKechnie, manufacturer, William Brydon, valuator, James Fraser Stuart, James Miller and Hubert Irving Call, engineers, and Angus Purkis Cameron, agent, all of the City of Winnipeg, in the Province of Manitoba, for the following purposes, viz :—(a) To buy, sell, manufacture, import, export and to act as agents for others for the sale of machinery of every class and description, including, without restricting the generality of the foregoing, all classes of engines and all fixtures, fittings and devices of every kind and quality which may be used in connection therewith, and other articles of like nature ; (b) To purchase, acquire, manufacture and deal in all plant, machinery and equipment necessary to carry on the business of the company, and to pay for the same in cash, shares or bonds or other securities of the company ; (c) To apply for, obtain, register, purchase, lease or otherwise acquire, and to hold, own, use, operate, introduce, sell, assign or otherwise dispose of any and all trade marks, formulæ, secret process, trade names and distinctive marks and all inventions, improvements and processes used in connection with or secured under lease, patent or otherwise, of Canada or of any other country, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any and all such trade marks, patents, licenses, concessions, processes and the like, or any such property, rights and information so acquired, and with a view to the working and development of the same to carry on any business, whether mining, manufacturing or other-

wise, which the company may think calculated directly or indirectly to effectuate these objects; (d) To make and issue promissory notes and bills of exchange and to issue, make, draw, accept, endorse, pay or otherwise deal in bills, notes, cheques and negotiable instruments of every kind and nature; (e) To manufacture, purchase or otherwise acquire, hold, own, sell, assign and transfer, invest, trade, deal in and deal with goods, wares and merchandise and property of every class and description; (f) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being carried on in connection with the above or calculated directly or indirectly to enhance the value of the company's property or rights; (g) To purchase, lease or otherwise acquire, and to hold, own, develop, change, sell or otherwise turn to account personal property, concessions, rights, privileges, permits and franchises suitable to or convenient for the purposes of this company; (h) To acquire by purchase, lease or otherwise, and erect, maintain and operate all plant, buildings and machinery that may be useful or necessary in connection with the company's business, and generally to improve, manage, develop, exchange, deal in, sell, lease or otherwise dispose of the whole or any part of the said properties or of the rights of the company; (i) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; (j) To promote and aid in promoting and to constitute, form or organize companies, syndicates or partnerships of all kinds for the purpose of acquiring and undertaking any property and liability of this company, or of advancing directly or indirectly the objects thereof, or for any other purpose that may be deemed expedient for this company; (k) To sell and dispose of any or all of the undertakings of the company for such consideration as the company may think fit, whether for cash or shares and debentures of any other company having objects similar in whole or in part to those of this company, and, if deemed advisable, distribute the proceeds, or the equivalent thereof, among the shareholders of this company; (l) To enter into any agreements with any authorities, municipal, local or otherwise, that they may deem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (m) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, notwithstanding the provisions of section 44 of the said Act; (n) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition, or for any public, general or useful object; (o) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts for any such persons; (p) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (q) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others, and to the same extent and as fully as natural persons might or could do, and in any part of the world; (r) To do

all such things as are incidental or conducive to the attainment of the above objects; (s) To apply for and obtain from any and all foreign, legislative, governmental, municipal and other authorities, powers and bodies confirmation, registration and recognition of the company and of its rights, powers, concessions, privileges, franchises and objects, and to do whatever may be necessary and expedient to comply from time to time with all and any by-laws, ordinances, decrees, regulations now or in future existing; (t) To pay out of the funds of the company all the expenses of or incidental to the formation, registration and advertising of the company and of the sale of shares in the company; (u) To issue fully or partly paid stock, shares, bonds or debentures of the company in payment or in part payment for any real or personal property, assets, franchises, options or other rights or privileges acquired by the company or, with the approval of the shareholders, for any services rendered to the company; (v) No power granted herein shall be limited or restricted by the application or interpretation of any other power so granted. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian Rotary Engine Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Winnipeg, in the Province of Manitoba.

Dated at the office of the Secretary of State of Canada, this 17th day of February, 1913.

THOMAS MULVEY,

34-2

Under-Secretary of State.

Marcus Loew's Theatres Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, incorporating John Fraser MacGregor, accountant, Everett Bristol and George Whitaker Morley, students-at-law, Willis Bertram Sturup and Harry Riley, law clerks, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:— (a) To construct theatres and other buildings and works convenient for the purposes thereof, and to manage, maintain and carry on the said theatres and other buildings when so erected or constructed; to carry on the business of theatre proprietors and managers and in particular to provide for the production, representation and performance of operas, stage plays, operettas, burlesques, vaudevilles, ballets, pantomimes, spectacular pieces, promenade and other concerts, and other musical and dramatic performances and entertainments; (b) To enter into agreements with authors, owners or other persons for the dramatic or other right of operas, plays, operettas, burlesques, vaudevilles, ballets, pantomimes, spectacular pieces, musical compositions, photographic films and other dramatic, pictorial and musical performances and entertainments, or for the representation thereof in the Dominion of Canada and elsewhere, as well as of foreign, British and American rights, and to enter into engagements of all kinds with artists and other persons; (c) To assist in the promotion, organization, development or management of any corporation or company having similar objects and to raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsements, guarantee of bonds, debentures or other securities, or otherwise, any other theatre company or corporation, and to offer for public subscription any shares, stock, bonds, debentures or other securities of any such other company or corporation and to guarantee the payment of dividends or interest on any stocks, shares, debentures or other securities issued by or any other contract or obligation of any such company; (d) To do all other acts, matters and things which shall at any time appear conducive or expedient for the protection of the company as holders or interested in any such investments and securities as aforesaid; (e) To guarantee or otherwise assist in the performance of con-

tracts or mortgages of persons, firms or corporations with whom the company may have dealings and to assume and take over such mortgages or contracts; (f) To institute, enter into, carry on, finance, assist or participate in trading, financial, commercial, mercantile, industrial, manufacturing and other businesses, contracts, undertakings and operations of all kinds which this company is authorized to enter into or carry on, and to buy, sell and deal in goods, wares and merchandise; (g) To acquire by purchase, lease, hire, exchange or otherwise any rights or privileges which may be necessary or useful for the carrying on of the business of the company; (h) To apply for and maintain, register, lease, acquire and hold, or to sell, lease and dispose of and grant licenses in respect of or otherwise turn to account any patents of invention, improvements or processes, trade marks, trade names and the like necessary or useful for any of the purposes of the company; (i) To lease, sell, improve, manufacture, develop, exchange, turn to account or otherwise dispose of any or all of the properties and assets of the company for such consideration as the company deems fit, including shares, debentures or securities of any other company; (j) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal with the same; (k) To acquire by purchase, concession, exchange or other legal title the good-will, property, rights and assets and assume the liabilities of any person, firm or company transacting any business similar to that conducted by this company together with the buildings, stock-in-trade and assets generally in such business, and to purchase, acquire and hold the stock or shares of stock in any other corporation carrying on business similar to that which this company is hereby authorized to carry on, or any business similar thereto, notwithstanding the provisions of section 44 of The Companies Act, and to pay for the same wholly or in part in bonds, debentures or other securities or fully or partly paid shares of the company, and to sell, lease or otherwise dispose of the same or any part thereof; (l) To issue paid-up shares, debenture stock, debentures, bonds or other securities of the company in payment or in part payment for any property, rights or easements which may be acquired by or for any services rendered to or work done for the company or in or towards the payment or satisfaction of debts or liabilities owing by the company or for raising money for any other purpose of the company; (m) To invest the moneys of the company not immediately required in such manner as may from time to time be determined; (n) To distribute among the shareholders of the company in specie any property of the company and in particular any shares, debentures or securities in any other companies belonging to the company, or which the company may have power to dispose of; (o) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (p) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, warehouse receipts, bills of lading, warrants and other negotiable or transferable instruments; (q) To sell or dispose of the undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, and to sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (r) To do all or any of the above things as principals, agents, bailees, contractors, trustees or otherwise and either

alone or in conjunction with others, and to do all such other things as are incidental or conducive to the attainment of the above objects; (s) The powers in each paragraph are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Marcus Loew's Theatres Limited," with a capital stock of one million seven hundred and fifty thousand dollars, divided into 17,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Quebec Model City, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of February, 1913, incorporating Thibaudeau Rinfret, Joseph Emile Billette and Arthur Reginald Whitney Plimsoll, advocates, Fernand Bernard Major, student-at-law, and Annie Coningham, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on a business of a land company in all its branches and to act as real estate dealers, brokers and agents; to acquire by purchase, lease, exchange or otherwise and to own, use, hold, sell, rent, give in exchange and otherwise dispose of and deal in land, tenements, hereditaments and immovable property of every description and all interests and rights in and over the same or connected therewith; (b) To develop, lay out, improve and in any other way deal with its own or other immovable property, including the division of the same into building lots, streets, squares, lanes or otherwise, and upon such properties to make, construct, build and maintain roads, bridges and other means of communication, sewers, drains, water works, houses, mills, factories and all other constructions necessary to or expedient for the occupation, use or improvement of any such property; (c) To take and hold mortgages, hypothecs, liens and charges to secure the payment of the purchase price of any property sold by the company, or money due to the company from purchasers or any other persons, or advanced by the company to purchasers or to any other persons; (d) To own, develop and operate water powers and to manufacture electric current, electric or other power or heat and gas and to sell the same, and for such purposes to erect such buildings or other works and install such machinery or apparatus necessary for such purposes or for the distribution or measurement thereof; provided, however, that any sale, distribution or transmission of power or electric current or heat or gas beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (e) To acquire by purchase, lease, concession, license, exchange or other legal title, or to undertake and to alienate, dispose of or otherwise deal with either solely or jointly with others and as principals, agents, contractors or otherwise the whole or any part of the business, property, assets, good-will and liabilities of any persons or corporations carrying on or interested in any business or undertaking similar to that which this company is authorized to carry on, or possessed of or interested in property or rights suitable for the purposes of this company, and to purchase or otherwise acquire any or all of the shares, debentures and other securities of such corporations and to pay for any rights and things acquired or enjoyed by issuing shares of the company's stock as fully paid-up and non-assessable or appropriating any of its bonds, debentures or assets for that purpose and for expenses incurred in that connection; (f) To carry on any business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the busi-

ness or objects of the company or calculated to enhance the value of or render profitable any of the company's property or rights; (g) To apply for, purchase or otherwise acquire or use, exercise, develop, grant or dispose of or turn to account any patents, trade marks, copyrights, grants, licenses, leases, concessions and the like which may seem capable of being used for any of the purposes of the company, or the acquisition of which may be calculated to benefit the company, and to pay for the same in bonds, debentures or other securities or assets of the company or by the issue of fully paid-up and non-assessable shares of its capital stock; (h) To pay for any property, rights or things required by or useful to the company or with the approval of the shareholders for services rendered to the company after its incorporation or previous thereto in preparation for its incorporation and organization or otherwise in bonds, debentures or other securities or assets of the company or by the issue of fully paid-up and non-assessable shares of its capital stock; (i) To use any of the funds or assets of the company for the purchase or acquisition or enjoyment otherwise of (or to pay for in bonds, debentures or other securities of the company or by the issue of its shares as fully paid up and non-assessable) the shares, bonds or other securities or assets of any other corporation carrying on a business similar to that of the company and for the purpose of forming, promoting and contributing to, subsidizing or otherwise assisting any persons, firms, corporations, syndicates and associations having objects similar to those of this company, and while holding or enjoying any shares, bonds, securities or other rights, to exercise all the rights and powers of ownership thereof, including voting powers, the whole notwithstanding the provisions of section 44 of The Companies Act; (j) To make advances by way of loans to consumers and others having dealings with the company upon such security and to take and hold such security as may from time to time be deemed advisable and to guarantee the fulfilment of any obligation or undertaking of any other company or individual having dealings with the company, on such terms as may be determined; (k) To invest and deal with any funds or assets not immediately required for the purposes of the company from time to time as may be deemed expedient and to invest money on behalf of any other company or individual in real estate and to guarantee the security of such investments; (l) To enter into any arrangement with any authority or government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them and to obtain from any such authority any rights, privileges, concessions, subsidies or other benefits which it may seem desirable to obtain, and to carry out or exercise and comply with any such arrangements, rights and benefits, and to procure the company to be licensed, registered and recognized in any foreign country, and to designate persons therein to do such acts and things as may be expedient under the laws of such country, to represent any company, or to enable it effectively to carry on business or prosecute its affairs in such country; (m) To amalgamate or enter into a partnership or arrangement for sharing profits or union of interests, or otherwise, with any persons or corporations engaged or interested in any similar or suitable business or transaction, and to purchase or otherwise acquire or guarantee the payment of any shares, bonds, debentures or other securities of any such corporations, or of any dividend or interest thereon, and to sell or re-issue, with or without guarantee, or otherwise deal with the same; (n) To sell, lease or otherwise dispose of or deal with the whole or any part of the undertaking of the company, and of its assets and good-will for such consideration as the company may think fit, including shares, debentures and other securities of any other corporation having objects similar in whole or in part to those of the company, and to distribute among its shareholders any cash, securities or other considerations so received; (o) To distribute in cash or kind among its shareholders any assets of the company; (p) To do all such other things as may be incidental or conducive to the attainment of the company's objects, or for the carrying out of the company's purposes; (q) To promote

any company or companies for the purpose of acquiring all or any of the undertakings, assets, rights or liabilities of the company, or for any other purposes which may seem calculated to benefit the company; (r) To do any of the above things as principals, agents, contractors, trustees or otherwise, and by or through trustees or agents or otherwise, and either alone or in conjunction with others; (s) The powers of each paragraph herein are in no way to be limited or restricted by means of reference to or inference from any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Quebec Model City, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of February, 1913.

THOMAS MULVEY,

34-2

Under-Secretary of State.

Jacques Cartier Construction Company, Limited

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of February, 1913, incorporating Samuel William Jacobs and Alexander Rives Hall, both of His Majesty's counsel learned in the law, Gui Casimir Papineau-Couture and Louis Fitch, advocates, and Minnie Isabel Bustin, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To construct and improve any roads and to make contracts with any person, firm, corporation, municipality or government (federal or provincial) for the doing and performance of such work; to carry on a general engineering, building and contracting business for the construction, repair and alteration of public and private works, and to enter into contracts for such works or in any wise relating thereto; to carry on in all their respective branches the business of builders, contractors, dealers in stone, brick, timber, hardware and other building materials or requisites and generally to carry on the business of builders and contractors; (b) To acquire by purchase, exchange, lease or by any other legal title rights to and in any contracts with any of the aforesaid, and to own, hold, operate, lease, sell, exchange or otherwise deal in and with any rights, contracts and property of every kind and description relating to the foregoing; (c) To erect and construct upon any land owned by or leased by the company, or in which the company is in any way interested, buildings for any purpose, and to install and operate mills, plant, machinery and equipment of every kind necessary or suitable for the due carrying on of the company's business; (d) To construct, improve, maintain, work, manage, carry out or control any roads, ways, tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (e) To acquire by purchase, lease or otherwise and to utilize and develop water powers and other powers for the production of electricity, hydraulic or other motive power and to construct and operate works for the production of such powers; (f) Without in any way restricting the generality of the foregoing, to acquire or undertake the whole or any part of the business, rights, good-will, property and assets, including any option, concession and the like of any individual, firm, association or corporation carrying on any business which the company is authorized to carry on, and to assume the whole or any part of the liabilities thereof, and to pay for the same wholly or in

part in cash or bonds or in payment or part payment thereof to allot and issue, as fully paid up and non-assessable, shares of the capital stock of the company whether subscribed for or not; (g) To sell or otherwise dispose of the whole or any part of the property, assets, rights, undertaking or good-will of the company and to accept payment for the same wholly or in part in cash, bonds, stocks or other securities in any corporation or company; (h) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or processes which are necessary or useful in the business of this company, and to turn to account, sell, lease or otherwise deal in such patents, licenses or concessions; (i) To acquire and hold, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose of the stock, shares, securities or undertakings of any other company having for one of its objects the exercise of any of the powers of the company, and to transfer its undertakings or assets to or to amalgamate with any such company; (j) To enter into an arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or intending to carry on any business or transaction which is capable of being conducted so as to directly or indirectly benefit the company; (k) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (l) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures and other negotiable or transferable instruments; (m) The powers in each paragraph hereof to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Jacques Cartier Construction Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 17th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Metal Products, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of February, 1913, incorporating George Lennon Kavanagh and Alexander Ellison, the younger, merchants, Jonathan Whittsell, manufacturer, Octave Louis Brunelle, financial agent, and William Manners Dickson, bookkeeper, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To deal in metals and their products and by-products and to manufacture specialties and novelties of metals of all descriptions; (b) To acquire by purchase or otherwise the whole or any part of the assets of any person, firm or company carrying on any undertaking similar in whole or in part to that of this company; (c) To sell or otherwise dispose of the whole or any part of the business and assets of this company upon such conditions and for such consideration as the company may deem fit; (d) To take by original subscription, purchase, accept in payment or otherwise acquire, hold, sell or otherwise dispose of the shares, bonds or other securities in any other company having objects similar in whole or part to the objects of this company, notwithstanding the provisions of section 44 of the said Act; (e) To pay for in bonds or other securities or assets of this company

or by the issue and allotment of paid-up shares of its capital stock, any debts or claims against the company for any assets or rights acquired or owned by the company and, with the approval of the shareholders, for services rendered or to be rendered in any manner whatsoever; (f) To purchase or acquire a patent or patents that the company may use and pay for by shares, bonds or other negotiable papers; (g) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, bonds or other securities in any other company belonging to the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Metal Products, Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 17th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Vosberg's, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of February, 1913, incorporating Henry Judah Trihey and Ernest Lafontaine, advocates, Peter Bercovitch, King's counsel, and Patrick Mullin, the younger, and James Johnston, accountants, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the trade and business of manufacturers of and dealers in men's, youths' and boys' garments of every kind and description, and dealers in dry goods, silks, satins, tailors' trimmings, textile fabrics and cloth and cotton goods generally, and tailors and outfitters; (b) To carry on any other similar business, whether manufacturing or otherwise, which is germane to the foregoing and which may seem to the company capable of being conveniently carried on in connection with the above business; (c) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of the company; (d) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or any other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise to turn to account the property, rights or information so acquired; (e) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business, and in particular any land, buildings, easements, machinery, plant and stock-in-trade; (f) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or the conduct of its business; (g) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of The Companies Act; (h) To enter into any contract or agreement with any person or company for services to be rendered by such person or company, and to pay for such agreements or services by shares of stock in the company; (i) To sell, improve, manage, develop, exchange, lease, dis-

pose of, turn to account or otherwise deal with all or any part of the property and rights of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Vosberg's, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 17th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

The Garlock Packing Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of February, 1913, incorporating Jennie Minerva Byrne, married woman, Alfred Clinton Pulver and Arthur Robert Bell, manufacturers, and Stephen Frederick Washington and Frederick Richard Martin, solicitors, all of the City of Hamilton, in the Province of Ontario, for the following purposes, viz:—(a) To manufacture and sell engine packings and pipe and boiler coverings and engine and mill supplies. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Garlock Packing Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 18th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

J. A. Hurteau & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of February, 1913, incorporating Joseph Alcime Hurteau, merchant, Joseph Jérémie Marchand, and Aleska Lapierre, accountants, Arthur Hurteau, commercial traveller, and Paul Lacoste, advocate, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, buy, sell, import, export, hire, acquire, transact generally and carry on in general the business of all kinds of musical instruments, or any part thereof, materials and accessories, including works of art and musical compositions, and generally in all objects and merchandise appertaining to the trade and business of a merchant of music, such as pianos, automatic pianos, organs, phonographs, and other musical instruments, comprising all accessories such as furniture, musical compositions, statues, photographs, histories of musicians or relating to music and the like; (b) To act as representatives, general or special agent, on commission or on salary or otherwise, for any merchant, manufacturing trader, person or company engaged in a similar business; (c) To buy or otherwise acquire any interest in or relating to patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention relating to musical instruments of all kinds; (d) To acquire movable or immovable property, real and personal, which the company may acquire by purchase, lease or otherwise, and to construct, buy or rent any building, fixtures, es-

tablishment or machines, which may seem expedient to have or to use in connection with its business, and to sell, let, alienate the property or otherwise dispose of the same, as may seem most convenient; (e) To purchase or otherwise acquire, in whole or in part, to hold, sell, transfer and dispose of, in any manner whatsoever, the whole or any part of the assets, business, property, privileges, contracts, obligations and interests of any person, company, partnership, association or syndicate carrying on a business similar, in whole or in part, to that which this company is authorized to carry on or which may be useful for the purposes of this company, and to pay for the same in cash or wholly or partly in bonds or shares or in any other manner agreed upon; (f) To purchase or otherwise acquire shares, bonds, interests or other securities of any other company having objects similar, in whole or in part, to those above enumerated, notwithstanding the provisions of section 44 of the said Act, and to hold, sell, re-issue, with or without guarantee, or otherwise deal in the same; (g) To sell, lease or otherwise alienate the property and undertakings of the company or any part thereof, for such consideration as the company may see fit, and in particular for the shares, bonds or other securities of any other company; (h) To enter into any arrangement for the sharing of profits or union of interests with any person or company carrying on or engaged in any business or transaction similar to that which this company is authorized to carry on or engage in, and to take or otherwise acquire shares or other securities of any such company, and to hold, sell, re-issue, with or without guarantee, or otherwise deal in the same; (i) To distribute among the shareholders of the company in specie any assets of the company and in particular the shares, bonds or other securities of any other company belonging to this company, or which this company may have the power to dispose of, and to do all acts, exercise all powers and carry on all business germane to the business which this company is authorized to carry on by virtue hereof; (j) To invest and deal with the moneys of the company, not immediately required, in such a manner as may, from time to time, be determined; (k) To amalgamate with any other company having objects similar, in whole or in part, to those of this company; (l) To purchase, lease or otherwise acquire any business similar, in its character or objects, to that of this company; (m) To sell or otherwise dispose of the whole or any part of the lands or other property belonging to the company for such consideration and upon such terms and conditions as the company shall see fit, and to accept cash, shares, bonds, debentures, stock or securities of any other company in payment or part payment therefor; (n) To acquire and own any business, franchise, undertaking, property, rights, privileges, leases, contracts, real estate, stock, assets and other rights which the company may legally acquire by virtue hereof; (o) With the approval of the shareholders, to remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of any part of the shares of this company's capital stock, or of any debentures or other securities of this company, or in or about the formation or promotion of this company or the conduct of its business, by the issue of paid-up shares or otherwise; (p) To issue paid-up and non-assessable shares, bonds or other securities of the company in payment or part payment of any property, movable or immovable, rights or other assets acquired by the company under any title whatsoever; (q) The powers in each paragraph are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "J. A. Hurteau & Co., Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 18th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

The Eagle Publishing Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of February, 1913, incorporating Samuel William Jacobs and Alexander Rives Hall, both of His Majesty's counsel learned in the law, Louis Fitch, advocate, and Violet Winifred Leslie Henry-Anderson and Minnie Isabel Bustin, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To purchase or otherwise acquire and to take over the undertakings, properties, assets and liabilities of the Eagle Publishing Co., Limited, a joint stock company, doing business at the City of Montreal, and to pay therefor wholly or partly in cash or wholly or partly in paid-up shares of the capital stock of the company to be formed, bonds, debentures or in other securities of the company; (b) To publish, print, bind, manufacture, issue, purchase, sell, deal in and otherwise turn to account books, magazines, publications, newspapers, pamphlets, maps, charts, engravings, lithographs, etchings, wood-cuts, electrotypes, pictures and illustrations, whether coloured or without colour, and by whatsoever process or processes the same may be produced, whether now existing or hereafter to be discovered or invented, and generally to carry on the business of printers, binders, stereotypers, lithographers, engravers and publishers, and to carry on a general advertising business as advertising contractors and agents; (c) To build, construct, erect, purchase, lease, hire or otherwise provide any buildings, offices, workshops, plant, machinery or other things necessary or useful for the purposes of carrying out the objects of the company and to sell, lease or otherwise dispose of the same; (d) To sell, lease or otherwise dispose of the whole or any part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of The Companies Act; (e) To acquire and take over as a going concern the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which this company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay for the same in bonds, debentures, shares, or other securities of the company; (f) To apply for, obtain, register, purchase, lease or license, on royalty or otherwise, acquire and hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any copyrights, trade marks, trade names, patents of invention, improvements or processes under registration or otherwise, useful to the business of the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names and inventions, licenses, processes and the like, or any other such property or rights; (g) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable and transferable instruments; (h) To act as agents for any individual, company or corporation carrying on a business in any way similar to or that can be conveniently combined with the business covered by the foregoing; (i) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (j) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property or rights of the company; (k) To carry on any other business which may seem to the company to be capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value thereof or render profitable any of the company's property or rights; (l) To purchase or otherwise acquire, sell, use, lease or otherwise dispose

of buildings, plant and machinery necessary or incidental to the business carried on by the company; (m) The powers in each paragraph hereof to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Eagle Publishing Company, Limited," with a capital stock of forty-five thousand dollars, divided into 450 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

34-2

Belgo Canadian Marble and Power Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of February, 1913, incorporating Napoléon Turcot, trader, Arthur Ecrément, notary public, Louis Loranger, advocate, Alban de Sars, count, financier, and Avila Chaussé, agent, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To search for, open, explore, develop, work, improve, maintain and conduct gold, silver, copper, coal, iron, marble mines and other mines, ores and other deposits and other properties and to dig for, raise, crush, wash, smelt, assay, analyze, reduce and amalgamate and otherwise treat ores and minerals belonging to the company or not, and to render the same merchantable, and to sell or otherwise dispose of the same or any part thereof, or any interest relating thereto; (b) To acquire by purchase, lease, concession, license, exchange or other legal title mines, mineral lands, easements, mineral properties or any interest therein, ores and metals, mining rights, water powers and other rights, patent rights, letters patent of invention, processes, machinery or other apparatus, together with any conditional or absolute rights appertaining thereto and either alone or in conjunction with others, and as principals, agents, contractors or otherwise, and to lease, license, sell, dispose of and otherwise deal in and deal with the whole or any part thereof or any interest therein; (c) To construct, execute, work and operate, upon the property of the company, tramways, telegraph or telephone lines, reservoirs, dams, flumes, sluices and other conduits, water powers, aqueducts, wells, roads, piers, wharves, buildings, shops, crushing mills and other works and machinery, and shops and electrical apparatus and other equipment of all kinds and descriptions, and to purchase, sell, manufacture and deal in all kinds of goods, victuals, utensils, provisions, furniture and chattels required by the company, its workmen or servants; (d) To construct, acquire, own, charter, navigate or utilize steamboats or other vessels; (e) To take, acquire or take in exchange for minerals, ores sold or otherwise delivered, or for goods sold or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company having objects similar in whole or in part to those of this company, and to sell or otherwise dispose of the same; (f) To enter into any arrangement for the sharing of profits, union of interest or co-operation with any other persons or companies carrying on or about to carry on any business or transaction which may be profitable to this company; (g) To purchase or otherwise acquire or to assume the whole or any part of the assets, business, property, privilege, contract, rights, obligations and liabilities of any person or company carrying on a business similar, in whole or in part, to that which this company is authorized to carry on or possessed of property suitable for the above purposes; (h) To subscribe for and to take or hold shares or stock in any other company incorporated for the purpose of acquiring, holding, constructing, maintaining and repairing roads, bridges, improvements, water courses or other means of com-

munication and sewers or other improvements upon, over, near or adjoining or conducting to the lands of any company or person, provided that the approval of the shareholders be obtained to that effect by a resolution passed at a general or special meeting called for that purpose; (i) With the approval of the shareholders, to remunerate in paid-up shares of the company, debentures or otherwise, any person or company for services rendered or to be rendered in placing the capital stock of this company or for any other services rendered in or about the formation of the company or the conduct of its business; (j) To do all such other acts, business and things which may be conducive to the attainment of the above objects or any of them or relating thereto. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Belgo Canadian Marble and Power Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 18th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

34-2

The Eastern Canada Lumber & Pulp Company, Limited.

PUBLIC Notice is hereby given that under the First

Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of February, 1913, incorporating George Fullerton Perley and Aubrey Burleigh Rowan-Legg, managers, Richard Webster Dawson, agent, George Thompson Radmore, contractor, and Wilfred Cheevers Greig, barrister-at-law, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—(a) To manufacture, produce, purchase, deal in and sell wood pulp, wood flour, fibre, sulphite, pulp, paper, cardboard, wood or paper materials, and any or all ingredients or products or compounds thereof, and all articles and substances made from any of the aforesaid materials, and to utilize, render merchantable and otherwise turn to account any other substances, products or by-products thereof, and generally to carry on the business of manufacturing, producing, purchasing, dealing in and selling, wood pulp, wood flour and similar products and by-products in all its branches; (b) To manufacture, produce, purchase, deal in and sell wood, timber or lumber, and any products thereof or any articles into the manufacture of which these materials may enter as a constituent; (c) To manufacture, produce, purchase, deal in and sell any articles which may be ground or milled, or which may be the product of grinding or milling, whether products of wood or any other substance; (d) To acquire, construct, erect, establish, manage, maintain and operate, and to lease, let, sell or alienate, mills, factories and other properties for the manufacture and production of any of the articles or products above mentioned; (e) To acquire by purchase, concession, license, exchange or other title, and sell, lease, alienate or deal in such timber licenses, timber lands and limits, wood lots, standing timber, cut timber, water powers, water lots, real estate, rights of way and other property as may be found necessary in the prosecution and conduct of any of the operations of the company; (f) To acquire, build, erect, manage, maintain and operate, and to lease, let, sell or alienate all necessary buildings, stores, warehouses, shops, depots, offices, houses, boarding houses, hotels, dwelling houses, camps, shanties, livery stables and other erections as may be necessary, including buildings for the use of the employees of the company and others; (g) To build, construct, acquire, own, charter, maintain, operate, manage, navigate and use steam and other boats, barges, scows and other vessels, upon any of the waters upon or adjacent to which any of the operations of the company are carried on, or upon any other rivers, streams and lakes; (h) To construct, acquire, maintain, alter, make, work and operate such reservoirs, dams, flumes,

race and other ways, works, improvements, booms, sluice-ways, water powers, aqueducts, wells, ditches, canals, wharves, slides, piers, roadways, log-rolls and other erections and works as may be necessary; (i) To acquire, produce, generate, develop, create, use on the property of the company such power, gas, water, electricity, electromotive force, light and heat for lighting, heating or motive purposes, as may be necessary for the purposes of the company's business; (j) To apply for, procure, receive, purchase or otherwise acquire, or dispose of, any patents, grants, licenses, leases or concessions conferring any exclusive or limited right with respect to any invention, discovery, article or thing, for any of the purposes of the company, and to use, exercise, develop or grant licenses in respect of the property or rights so received or acquired, or otherwise to turn the same to account as may seem best; (k) To manufacture, purchase, lease or otherwise acquire any machinery or apparatus necessary to the business of the company, and to sell, lease or otherwise dispose of the same; (l) To promote or assist in promoting and to become a shareholder in any subsidiary or allied company carrying on business similar to that which this company is authorized to carry on, and to enter into arrangements for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any persons, partnerships or companies carrying on or engaged in any business or transaction similar to that which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to hold, sell, re-issue, with or without guarantee, or otherwise deal in the same; (m) To acquire the assets, enterprise, property, privileges, franchises, contracts or rights of any persons, partnerships or companies carrying on business germane to that which this company is hereby authorized to carry on, and to issue paid-up shares or securities, with or without guarantee, in payment therefor, or otherwise to pay for the same as may seem fit, and to hold, and enjoy, operate, improve, extend and carry on such acquired property and business in any manner deemed expedient; (n) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (o) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (p) To take or otherwise acquire and hold, shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, notwithstanding the provisions of section 44 of the said Act. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Eastern Canada Lumber & Pulp Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 19th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

34-2

Process Engineers, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of February, 1913, incorporating John Wilson Cook, King's counsel; Allan Angus Magee, advocate, Thomas Barnard Gould, solicitor, Thomas Joseph Coonan, student-at-law, and Pearl Catherine Mahoney, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of chemical, electro-chemical, mechanical, metallurgical, electrical, construction and contracting engineers; (b) To examine and report upon any secret process, patent or invention, and upon any busi-

ness, plant, property or concern, manufacturing, mining or otherwise, and to advise and consult with the owners and proprietors thereof; (c) To buy, sell, lease, manufacture, repair, convert, alter, let on hire, and otherwise deal in all kinds of plant, machinery, tools, equipment and apparatus, builders and contractors supplies, implements, marine equipment, rolling stock and hardware of all kinds; (d) To purchase, lease, sell, exchange or otherwise dispose of immovable property, mines, mining rights, timber limits or licenses, and water lots, privileges, powers and rights or any interests therein, and to develop and utilize the same, and manufacture and deal in the products thereof; (e) To acquire by grant, purchase, license or exchange and to use and work, or otherwise turn to account, any patent, or patent rights, brevets d'invention, license, secret processes, trade marks, industrial designs or other rights and privileges which may be deemed by the directors desirable for the purposes of the company; (f) To acquire the benefit of and work and develop any contracts or undertakings which it may be deemed expedient to acquire or adopt for the sale of or agency for any material connected with the trade of the company, whether manufactured or unmanufactured, and to enter into and carry into effect any such contract with respect to the sale, importing, or manufacturing of such material as may seem desirable in the interests of the company; (g) To purchase or otherwise acquire or undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company, or possessed of property suitable and proper for the purposes of the company; (h) To issue paid-up shares, bonds or debentures for the payment either in whole or in part of any property, real or personal, rights, claims, privileges, concessions or other advantages, which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company; (i) To form, promote and establish any other companies or company with limited liability, having objects similar, or partly similar to those of this company and to subscribe for and take, acquire, hold, sell and otherwise dispose of shares or debentures, bonds or obligations of any such companies or company, and guarantee the payment of any securities issued by any such company; (j) To purchase, acquire, hold and own the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold or otherwise dispose of such shares, bonds or other securities, notwithstanding the provisions of section 44 of The Companies Act; (k) To receive and accept bonds, debentures, shares or other securities in payment or part payment for work done or materials supplied in connection with the business of the company; (l) To amalgamate with, enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, partnership or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on; (m) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or otherwise, securities or otherwise, of any other company or corporation, and to guarantee the performance of contracts by any such person with whom the company may have business relations; (n) To invest the moneys of the company not immediately required in such manner as may from time to time be determined; (o) To distribute among the shareholders of the company in kind, any property or assets of the company and in particular any shares, debentures or securities of any other company or companies which may have purchased, taken over or otherwise acquired, either in whole or in part, the property, assets or liabilities of this company; (p) To sell, lease, exchange or otherwise dispose of the entire undertaking and assets of the company or any part or portion thereof, either at one time

or from time to time, as the company may consider expedient and for such consideration and upon such terms and conditions as the company may deem proper; the consideration price may be payable if deemed advisable in whole or in part as the company may determine in shares, bonds, debentures or other securities of any other company or corporation having objects altogether or in part similar to those of the company; (q) To enter into any arrangement with any governments or authorities supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which it may be desirable to obtain, and to carry out, exercise and comply with or sell and dispose of any such arrangements, rights, privileges and concessions; (r) To make donations and subscriptions to any object likely to promote the interests of the company and to create and contribute to pension and other funds, and schemes for the benefit of persons employed by the company, or the wives, widows, children or dependents of any such persons and to subscribe or guarantee money for any charitable or public object; (s) To pay out of the funds of the company all costs, and expenses of and incidental to the incorporation and organization of the company; (t) To do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth, and which may seem to the company capable of being conveniently carried on by the company or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Process Engineers, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Contracting and Securities, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of February, 1913, incorporating William Barrie Fleming and Ernest Frank Kift, solicitors, Frederick Charles Allen, solicitor's clerk, Peter Spark Chalmers, bookkeeper, and Harold Stephen Gausby, accountant, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To enter into contracts for and to construct, execute and carry on all descriptions of works and generally to carry on the business of a general constructing and contracting company in all its branches; (b) To subscribe for, underwrite, purchase or otherwise acquire, offer for public subscription, sell, assign or otherwise deal in stocks, bonds, debentures, shares and other securities of any company, corporation, municipality or government whatsoever, notwithstanding the provisions of section 44 of The Companies Act; (c) To lay out, construct, purchase, lease or otherwise acquire, prospect for, maintain, operate, manufacture, deal in, work, develop and manage (1) terminal, transportation, warehousing and storage facilities, yards, stock yards, oil tanks, pipe lines, stores, buildings of every description and tracks and equipment for the movement, care, storage or handling of any merchandise or traffic; (2) passenger facilities and accommodation, hotels, parks, amusements, resorts and appliances; (3) grain elevators and cleaning plant and equipment, mills and machinery for the manufacture of flour or any product or by-product of grain or of other vegetable or agricultural products; (4) stock yards, refrigerating ware-

houses and mills, plant and machinery for the accommodation, handling, manufacture or preparation of animals or meats of whatsoever description and of all products or by-products of animals, whether severally or in combination; (5) steamships, ferries, tugs, trawlers, fishing boats and vessels of whatsoever description, and piers, docks, dry docks, wharves, slips, basins and incidental structures, appliances and equipment; (6) smelters, furnaces and other machinery or plant for the treatment and manufacture of ores and the products of ores in any manner whatsoever; shops and works for the manufacture of machinery, of railway equipment or supplies, of steamships and vessels and their equipment of iron, steel, metal and metal structural works, of oils, both lubricating and burning, cement, lime, plaster, bricks, asphalts, paints, pulp and paper and any manufactures of metal, wood or other materials, severally or in combination; (7) mines of iron, coal or other minerals whatsoever, precious or base, oil wells, timber, lumber and pulp wood, stores, shops, warehouses and offices for the purchase, sale or handling of any of the products or by-products of any of the company's works; (8) power houses, structures, plant and equipment for the development, generation, transmission or utilization of water, steam, electric or other powers and structures and plant for any form of heating or lighting; (d) To purchase, lease or otherwise acquire, manage and operate lands, water lots, mining locations and claims, timber limits, oil fields and other rights, privileges, easements and licenses for the purposes of the company; (e) To avail itself of, have, hold, exercise and enjoy all the rights, powers, privileges and advantages provided and enumerated in and by any water Act of the Dominion or of any Provinces of Canada, and of any amendment now made or to be hereafter made herein and which are created, provided or conferred by any amendment or amendments to any of the said Acts or by any Act substituted for any of them, and the objects and powers aforesaid shall extend to and include the construction, operation, supply and utilization of water and to the building, opening, developing or otherwise improving and utilizing the same; (f) To act as agents, managers, commission agents, forwarders, carriers by water for the purposes aforesaid and to sell and deal in any of the manufactures or products of the works hereinbefore specified, or any commodities, merchandise or manufactures which may be conveniently handled in connection therewith and are germane to the objects for which the company is incorporated; (g) To carry on any business which is incidental to the full and complete use, operation or enjoyment of the foregoing works or any of them; (h) To make advances on any merchandise in the custody of the company or in transit or otherwise; (i) To acquire patents or other rights and privileges pertaining to the business of the company; (j) To guarantee any indebtedness, whether bonded or otherwise, of any company authorized to conduct any business within the powers of the company; (k) To issue in payment or part payment for any property, rights or privileges acquired by the company, or for any guarantees of the company's bonds, or with the approval of the shareholders for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid up and non-assessable, or the company's bonds; (l) To acquire the stock, securities or undertaking of any other company having for one of its objects the exercise of any of the powers of the company; (m) To buy, take, lease, sell, assign, exchange, transfer and otherwise deal in and dispose of property, movable and immovable, and assets generally, either absolutely as owner or by way of collateral security or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Contracting and Securities, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 19th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

L. M. Lefebvre, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of February, 1913, incorporating Louis Moïse Lefebvre, merchant, Pierre Omer Lefebvre, manager, Arthemise Lefebvre, Sidonie Lefebvre and Joseph Arthur Pinard, clerks, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To import, export, buy, sell and deal in goods, wares and merchandise; (b) To carry on, purchase and take over as a going concern, the wholesale and retail grocery and liquors and other lines of business now carried on at Montreal and elsewhere, under the name of L. M. Lefebvre and to assume all the rights and obligations of the said firm and to pay for the same in cash or paid-up and non-assessable stock and bonds of this company; (c) To purchase and acquire any business or businesses of a similar nature or to purchase and acquire any control or interest in any business of a similar nature, and to pay for same by cash or in stock or bonds and debentures of this company and to purchase and hold the stock, bonds of any company carrying on operations of a like nature; (d) To purchase and dispose of real estate, erect, construct and operate works, buildings, warehouses, cold storages, machinery and plant for the purpose of the said business and to act as agents for manufacturers and dealers in any of the material herein mentioned or those of a similar nature; (e) To acquire, lease and dispose of trade marks, patent rights, formulæ, recipes, privileges or authorities for or in respect of any invention which may be deemed useful to the company in connection with such business, and to acquire and work any patents of invention or any devices deemed useful to the company; (f) To enter into any agreement for sharing profits, union of interest, joint adventure, reciprocal concession or otherwise, with any person or company engaged in business similar to that which this company is authorized to carry on and to take or otherwise acquire shares and securities in any such company; (g) To take, acquire and hold security of any nature or kind, real or personal, for debts, liabilities or obligations to the company and to sell and let any part of the property of the company whatsoever. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere be the name of "L. M. Lefebvre, Limitée," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

The Montreal Hay Company, Limited.

PUBLIC NOTICE is hereby given that under the 1st part of Chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," Letters Patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of February, 1913, incorporating Walter George Mitchell, René Chênevert and Frank Callaghan, advocates, Holsey Lorne Mitchell, real estate agent, and Percy Gregory, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To import, export, manufacture, buy, sell and deal in goods, wares and merchandise; (b) To manufacture, lease, purchase and sell all machinery, tools, implements, apparatus and all other articles and appliances used in connection with all or any of the purposes aforesaid or with selling and transporting the manufactured and other products of the company and to do any and all things connected with or incidental to the carrying on of such business or any branch or part thereof; (c) To erect, maintain, operate and carry on warehouses, elevators, storehouses, cold storage warehouses and other facilities for handling or trans-

porting merchandise ; (d) To acquire by purchase, lease or other title and to hold, use, sell or otherwise dispose of from time to time and for such consideration as the company may think fit, real and personal property of every kind and description, including mills, plants, machinery, franchises, rights, privileges, contracts, leases, patents, patent rights, trade marks or designs and assets, generally deemed necessary for the business of the company ; (e) To generate light, heat and power of any kind and to sell or otherwise dispose of any surplus in excess of the requirements of the company, provided, however, that any sale, transmission or distribution of electric or other power or force beyond the lands of the company shall be subject to local and municipal regulations ; (f) To acquire by purchase, lease or otherwise and to hold and operate a cartage system in connection with the business of the company ; (g) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (h) To acquire, purchase, sell, lease and otherwise provide and deal in trade marks, trade names, patents, formulae, recipes, labels and designs ; (i) To acquire and undertake the whole or any part of the business, property or liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company ; (j) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertakings, property, liabilities and franchises of the company for such consideration as the company may think fit and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of the company ; (k) To enter into partnership or into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company ; to lend money to, guarantee the contracts of or otherwise assist any person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same, notwithstanding the provisions of section 44 of the said Act ; (l) To acquire any business of the nature which this company is authorized to carry on and the good-will thereof on such terms and conditions as may be agreed upon. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Montreal Hay Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 21st day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

34-2

Pariseau Frères, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of February, 1913, incorporating Honorius Pariseau and Zéphirin Pariseau, manufacturers, and Majorique Labonté, accountant, of the Town of Outremont, in the Province of Quebec ; and Stanislas Pariseau, civil engineer, and Joseph Pariseau, commercial traveller, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz :—(a) To construct, acquire, own, use and operate saw-mills and mills for the production and manufacture of lumber and timber, the manufac-

ture of boxes, packing cases, sashes, doors, furniture and all articles of which wood is a component part ; to manufacture, trade and deal in lumber and timber of all kinds, and all products of wood and by-products and waste products thereof, and all articles made therefrom ; (b) To construct, acquire, own, use and operate mills for the manufacture and production of mechanical and ground wood pulp, chemical pulp, paper, cardboard and paper material, and any and all ingredients or products or compounds thereof, and all articles and substances made from any of said articles, and to manufacture, trade and deal in the said articles and any other substances, products, by-products and waste products thereof ; (c) To acquire, own, lease, operate, alienate and convey timber lands and limits, wood lots and standing timber, cut timber and timber cutting privileges, rights of way and mining concessions and privileges ; (d) To erect, construct, repair and alter buildings, structures and public and private works, and to manufacture, trade and deal in all material, articles, machinery, plant and appliances used in building construction of all kinds ; (e) To construct, develop, acquire, own, use, operate and deal in hydraulic power, construct, develop, operate and maintain works, canals, raceways, water courses, dams, piers, booms, dykes, sluices, conduits and buildings in connection with the water powers, water works, mills and manufactures herein mentioned ; (f) To generate, use and dispose of hydraulic, electric and mechanical power of all kinds, and to distribute and transmit such power either for purposes of motive power or of heating or lighting, by means of pipes, conduits, wires, cables, pole lines or other appliances ; to construct, acquire, own, use and operate water works and supply water to municipalities or individuals, provided, however, that the sale, distribution or transmission of water or of electric, hydraulic or other power beyond the limits of the lands of the company shall be subject to local and municipal regulations ; (g) To construct, acquire, own and use and operate by means of any motive power, sidings, tramways and vessels for the transportation of freight or towing of barges ; (h) To construct, acquire, own, lease, operate, alienate and convey bridges, tow roads, rights of way, roads, reservoirs, locks, dams, piers, booms, dykes, sluices, water courses, wharves for the transportation of lumber and timber and for the purpose of the company's undertakings and operations and to convey, draft or transport logs or lumber through the canals, raceways or other appliances, roads and rights of way of the company ; (i) To acquire, hold, lease and use, alienate and convey all property, real or personal, that may be deemed useful in connection with any of the works or operations which the company is authorized to carry on ; (j) To acquire, hold, alienate, lease and operate patents of invention, licenses, manufacturing processes or devices, concessions and privileges that may be deemed useful in connection with any of its privileges and undertakings ; (k) To obtain, acquire, hold, use and operate all privileges, franchises, concessions and contracts from municipal authorities in connection with any of the works, undertakings or operations of the company ; (l) To make and issue fully paid-up stock, shares or bonds of the company, whether subscribed or not, and allot and hand over such stock, shares or bonds in payment for property, real or personal, franchise, patent or other right, business or good-will thereof, plant or materials of any kind acquired by the company ; (m) With the approval of the shareholders to pay for services rendered to the company in selling or underwriting its stock, bonds or other securities either in cash or in paid-up stock or partly in cash and partly in paid-up stock ; (n) Notwithstanding section 44 of The Companies Act, to acquire, hold, deal with and dispose of shares, bonds or other securities of any other company any of whose powers are within the scope of those of the company or to amalgamate with any such company ; (o) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage

in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company, and to lend money to, guarantee contracts of or otherwise assist any such person or company; (p) To acquire, hold, use and operate as a going concern the saw-mill, box factory and lumber and timber business and undertaking and the property, real and personal, the good-will of the commercial partnership at present doing business in the Town of Outremont, under the name of Pariseau Frères; (q) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company any of whose objects are within the scope of those of the company; (r) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Pariseau Frères, Limitée," with a capital stock of four hundred thousand dollars, divided into 20,000 shares of twenty dollars each, and the chief place of business of the said company to be at the Town of Outremont, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1913.

THOMAS MULVEY,

34-2

Under-Secretary of State.

Rice Studio, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of February, 1913, incorporating Eliza Gray Simpson Rice, widow, Frances Laurie Rice Shaw, married woman, Charles Parker Rice, president of United Photographic Stores, Limited, Robert Liscombe Rice, manager, Bryer Mayes Rice, broker, James Bedford Rice, photographer, and Ingraham Rice, salesman, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as photographers and artists and to buy and sell photographers' and artists' supplies; (b) To purchase or otherwise acquire, hold, lease, sell or otherwise dispose of all real or personal property, rights, privileges, concessions, patents, designs, trade marks or trade names, which may be necessary or useful for the carrying on of the business of the company; (c) To erect, construct, maintain and operate any buildings, works, machinery and conveniences which may seem directly or indirectly conducive to any of the company's objects; (d) To purchase or otherwise acquire and undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company or possessed of property suitable for the purposes of the company; (e) To issue paid-up shares, bonds or debentures for the payment, either in whole or in part, of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of the company; (f) To purchase, acquire, hold and own the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to sell or otherwise dispose of shares, bonds or other securities, notwithstanding the provisions of section 44 of The Companies Act; (g) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, partnership or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on; (h) To raise

and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or otherwise any company or corporation with whom the company may have business relations and to guarantee the performance of contracts by such company or corporation; (i) To make advances to customers and others with or without security and upon such terms as the company may approve and to guarantee the debts and contracts of customers and others; (j) To invest the moneys of the company not immediately required in such manner as may from time to time be determined; (k) To distribute among the shareholders of the company in kind any property or assets of the company and in particular any shares, debentures or securities of any other company or companies which may have purchased or taken over, either in whole or in part, the property, assets or liabilities of this company; (l) To amalgamate with any other company or companies whose objects are or include objects similar to those of this company, whether by sale or purchase (for shares or otherwise) of the undertaking, subject to the liabilities, of this or any such other company as aforesaid or by partnership or any arrangement of the nature of partnership or in any other manner; (m) To sell, lease, exchange or otherwise dispose of, in whole or in part, the property, rights or undertaking of the company for such consideration as may be agreed upon and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (n) To do all or any of the things mentioned, either as principals, agents, contractors or otherwise, and to do all such other acts and things and to carry on any business, manufacturing or otherwise, which may be incidental or conducive to any of the purposes or objects of the company, and which may seem to the company capable of being conveniently carried on or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Rice Studio, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1913.

THOMAS MULVEY,

34-2

Under-Secretary of State.

The Self Acting Pump Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of February, 1913, incorporating René Chênevert and Frank Callaghan, advocates, Holsey Lorne Mitchell, real estate agent, Jean Ernest Saucier, mine owner, and Percy Gregory, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture wind mills, towers, tanks, pumps, anvils, hammock chair and novelties in steel, iron and wood and all castings and machinery and parts necessary or used in the production of the foregoing goods, articles and materials, and generally to buy, sell and deal in all the manufacture, erection or sale thereof, and to enter into any and all contracts for the manufacture, manufacturing or supplying of all such goods, articles and materials above described and to enter into contracts for the placing and erection thereof, and to purchase, lease and own any and all patents and inventions and from time to time to sell, assign or transfer the same relating and applicable to the above mentioned objects of the company and to do and transact all other matters and things necessary or incidental to the carrying on of said business; (b) To buy, sell, deal in, manufacture, hire and let on hire all kinds of machines, engines, plant, machinery, tools and implements; (c) To apply for, purchase or otherwise acquire any patents, brevets d'invention, grants, licences, leases, concessions and the like conferring any

exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to pay for the same in shares or other securities of the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights, interests or information so acquired; (d) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of conveniently carried on in connection with the business or objects of the company or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (e) To purchase or otherwise acquire the shares, bonds, debentures or other securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in the shares, bonds, debentures or other securities of this company, and to hold, sell, vote or otherwise deal in the shares, bonds, debentures or other securities so purchased and to guarantee payment of the principal of or dividends and interest on said shares, bonds, debentures or other securities, and to promote any company or corporation having objects altogether or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (f) To sell, lease or otherwise dispose of the property, rights, franchises and undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of this company; (g) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of this company; (h) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or corporation carrying on or engaged in or about to carry on or engage in any business or transaction capable or being conducted so as directly or indirectly benefit this company and to take or otherwise acquire shares and securities of any such company and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, or otherwise to deal in the same; (i) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the names of the persons, firms, company or companies hereinafter referred to, if thereunto duly authorized, all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company; (j) To procure the company to be registered, licensed or otherwise recognized in any foreign country and to designate and appoint persons therein as attorneys or representatives of this company with full power to represent this company in all matters according to the laws of such foreign country and to accept service for and on behalf of this company of any process or suit; (k) To do all such things as are incidental or conducive to the attainment of the above objects; (l) To do all or any of the above things as principals, agents or attorneys; (m) To draw, make, accept, endorse, discount and execute promissory notes, bills of exchange, warrants and all other negotiable and transferable instruments; (n) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (o) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company; (p) To invest

and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (q) To aid in any manner any corporation any of whose shares of capital stock, bonds or other obligations are held or are in any manner guaranteed by this company, and to do any acts or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds or other obligations; to do any and all acts and things tending to increase the value of any of the property at any time held or controlled by this company, and to perform, promote and otherwise facilitate the organization of subsidiary companies; (r) Any power granted in any paragraph hereof shall not be limited or restricted by reference to, or inference from the terms of any other paragraph or to or from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Self Acting Pump Company, Limited," with a capital stock of three hundred thousand dollars, divided into 3,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

34-2

London & North British Corporation, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of February, 1913, incorporating Eratus Edwin Howard, King's counsel, Jacob DeWitt, advocate, and Wilbert Harvard Howard, student-at-law, of the City of Montreal, in the Province of Quebec, and Orville Sievwright Tyndale and Archibald Forster McGoun, of the City of Westmount, in the said Province of Quebec, students-at-law, for the following purposes, viz:—(a) To purchase, lease, take in exchange and otherwise acquire lands, buildings and other property of every kind and description and any right and interest therein and to hold and possess the same either absolutely as owners or as lessees or otherwise; to carry on all or any of the businesses of builders and contractors, dealers in stone, cement, sand, lime, bricks, lumber, hardware and other building materials and requisites; (b) To subdivide, develop, cultivate and otherwise alter, improve and utilize such lands; to erect dwelling houses, shops, stores, office buildings, apartment houses, hotels and other buildings and structures and their appurtenances upon such lands and to conduct, manage, operate, alter and utilize the same; to sell, lease, exchange and otherwise deal with and dispose of the said lands and buildings in whole or in part, and generally to carry on the business of a land and land improvement company; (c) To establish and carry on and to promote the establishment and carrying on upon any property in which the company is interested of any business which may be conveniently carried on upon or in connection with such property and the establishment of which may seem calculated to enhance the value of the company's interest in such property or to facilitate the disposal thereof; (d) To act as agents for the investment, loan, payment, transmission and collection of money and for the purchase, sale and improvement, development and management of property, including business concerns and undertakings, and generally to transact and undertake all kinds of agency business, whether in respect of agricultural, commercial or financial matters; (e) To make and to enter into any agreement or covenant for paving, macadamizing, repairing, grading, cleaning or watering streets or highways and for the construction, opening and repairing of conduits, cisterns, drains and sewers; (f) To sell, lease and otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company

may think fit and in particular for shares, debentures, bonds, or securities of any other company; (g) To advance and lend money to purchasers, builders, tenants and others who may be willing to build on or improve any land or buildings in which the company is interested, and generally to advance money to such persons and on such terms as may be arranged; (h) To acquire, purchase or assume all of any part of the business, undertaking, property, assets, privileges, contracts, rights, applications and liabilities of any company, firm or person carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company; (i) To subscribe for or to acquire by purchase, lease or otherwise the shares, bonds, debentures or other securities of any company carrying on or about to carry on or engage in the business which this company is authorized to carry on, or any business similar thereto in whole or in part, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same, notwithstanding the provisions of section 44 of The Companies Act, and to promote or amalgamate with any other such company; (j) To issue paid-up shares, debenture stock, debentures, bonds or other securities of the company in payment or part payment for any property or rights which may be acquired by, or for any services rendered or agreed to be rendered, or for work done or agreed to be done for the company, or in or with the approval of the shareholders towards the payment and satisfaction of debts or liabilities owing by the company, or for raising money for any other purpose of the company; (k) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any government, municipal or local authority, or with any person, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to guarantee the contracts of, either with or without security, and to lend money to or otherwise assist any such person or company or any person or company undertaking to build on or improve any property in which the company is interested; (l) To enter into any arrangements with any government or authority, federal, provincial, municipal or local, or otherwise that may seem conducive to the company's objects, or any of them; (m) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (n) To distribute any of the property of the company in specie among its shareholders; (o) To do all such other things as are incidental or conducive to the attainment of any of the above objects; (p) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "London & North British Corporation, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 21st day of February, 1913.

THOMAS MULVEY,

34-2

Under Secretary of State.

W. G. Downing, Limited.

PUBLIC notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of February, 1913, incorporating John Alfred McAndrew, George Henry Kilmer, William Henry Irving, Henry Hague Davis, barristers, and James Stanley Beatty, student-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To carry on the business of boot and shoe makers and

dealers and to manufacture, buy, sell, and deal in boots, shoes, leather, and leather goods of all kinds, blacking, varnish and other preparations for boots or leather, lasts, boot stretchers, boot jacks, button hooks, laces, fastenings, buckles and all other accessories; (b) To carry on any other business, whether manufacturing or otherwise, capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company; (d) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (e) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (f) Notwithstanding the provisions of section 44 of the said Act, to purchase or otherwise acquire and hold, own and sell with or without a guarantee, shares, debentures and bonds in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (g) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (h) To remunerate any person, firm or company for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business, and, with the approval of the shareholders, to issue, allot and deliver, as fully paid up and non-assessable, any shares of the capital stock of the company in payment or part payment for services so rendered; (i) To promote or assist in promoting any subsidiary, allied or other company carrying on or having for its object the operation of any business altogether or in part similar to that of this company, and to accept in payment of its services in promoting such company fully paid-up shares, bonds, or securities of said company, and to purchase, subscribe for or otherwise acquire its shares, bonds and securities, and to hold, sell, re-issue, with or without guarantee, or otherwise deal in the same; (j) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant and stock-in-trade; (k) To construct, improve, maintain, work, manage, carry out or control any manufactories, warehouses, shops, stores or other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carry-

ing out or control thereof; (l) To lend money to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (m) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments; (n) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (o) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (q) To do all or any of the above things, and all things authorized by the letters patent or supplementary letters patent as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (r) To do all such other things as are incidental or conducive to the attainment of the above objects; (s) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the corporation; (t) To acquire by purchase, lease or other title and to hold any real estate necessary for the carrying on of its undertaking, and when no longer required, to sell, alienate and convey the same. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "W. G. Downing, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Brandon, in the Province of Manitoba.

Dated at the office of the Secretary of State of Canada, this 21st day of February, 1913.

THOMAS MULVEY,

34-2 Under-Secretary of State.

Newman-Munderloh Clock Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of February, 1913, incorporating Angus McCallum and Charles Rinfret, cashiers, Arthur Dawson Fry, merchant, and Robert James Bell and Malcolm Angus Sandilands, bookkeepers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, buy, sell and deal in all kinds of watches, clocks and other time-pieces, watchmen's operating time-pieces and other devices, whether mechanical or electrical, for registering or recording time; to carry on the business of general merchants, importers and exporters; to buy, sell and deal in all kinds of goods, wares, merchandise and commodities; (b) To act as manufacturers' agents or commission agents in all kinds of manufactured articles, goods, wares, merchandise and materials; (c) To acquire by purchase and to hold such lands and buildings as may be necessary or convenient in connection with the company's business and from time to time to sell and dispose of such lands and buildings; (d) To acquire any patent or patent rights, licenses, trade marks or trade names relating to or which may be useful in connection with any business of the company; to grant licenses to others to use any patent or patent rights which the company may have acquired; (e) To acquire by purchase, lease or otherwise the business of any company, firm or person which the company has power to carry on, together with the whole or part of the real or personal, movable or immovable property used by any company, firm or person in connection therewith; (f) To acquire, own, hold, sell or otherwise dispose of shares in the capital stock, bonds or other securities of

any other company having objects similar to those of this company; to use the funds of the company for the acquisition of the same, and to vote on such stocks and bonds in the name of the company; (g) To promote and assist financially by granting advances of money or otherwise the enterprises or undertakings of any individual, firm or corporation with which this company may have business relations; (h) To share profits, unite or co-operate with any person, firm, association or corporation engaged in or about to carry on any business which this company is authorized to enter into or carry on; (i) To lease, sell or otherwise dispose of the business, property and undertakings of the company, or any part thereof, for such consideration as the company may deem fit, and in particular for the shares, bonds, debentures or securities of any other company having objects similar to those of this company, and to divide among the shareholders any stocks, bonds and securities so received. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Newman-Munderloh Clock Company, Limited," with a capital stock of ten thousand dollars, divided into 100 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 21st day of February, 1913.

THOMAS MULVEY,

34-2 Under-Secretary of State.

Miller & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of February 1913, incorporating Alexander Rives Hall, King's counsel, Gui Casimir Papineau Couture and Louis Fitch, advocates, and Violet Winifred Leslie Henry-Anderson and Minnie Isabel Bustin, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of a department store and as wholesale and retail dealers in and purchasers and manufacturers of all classes of goods handled by departmental stores and all kinds and classes of goods incidental thereto or entering into production of such goods, and to act as agents for dealers or manufacturers of any such goods, wares and merchandise; (b) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (c) To acquire by purchase, concession, exchange or other legal title and to construct, erect, operate, maintain and manage all real estate, factories, shops, storehouses, depots, machine shops, engine houses and other structures and erections necessary for its business and all other property, movable and immovable, necessary and useful for the carrying on of any of the purposes of the company, and to lease, sell and dispose of the same; (d) To apply for, obtain, register, purchase, lease or license on royalty or otherwise, acquire and hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes under registration or otherwise, useful to the business of the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names and inventions, licenses, processes and the like or any such other property or rights; (e) To develop and operate any water power or water powers and to generate, produce and accumulate electric and electromotive forces or other similar agency for the production of light, heat or power for the purposes of the company, with power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat or power purposes to any person or corporation on such terms as may be

agreed upon; provided that the foregoing powers, when exercised outside the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf; (f) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them and to obtain from any such authorities any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (g) To issue and allot fully paid shares of the capital stock of the company in payment or part payment of any property, real, personal, movable, immovable or mixed, and of any rights and concessions purchased or acquired by the company, or of services rendered or to be rendered to the company; (h) Notwithstanding the provisions of section 44 of the said Act, to purchase and acquire and to own, hold, sell and re-issue the shares, debentures, bonds and other securities of any company or corporation, and to pay for the same wholly or partly in cash, shares, bonds, debentures and other securities of the company, and to guarantee payment of the principal or dividends and interest on such shares, bonds, debentures or other securities, and to operate, carry on and manage the property, franchises, undertaking and business of any corporation any of whose shares, bonds, debentures or other securities are held by the company, for such remuneration as may be deemed reasonable and proper; (i) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, undertaking and business of any such corporation, and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company; (j) To promote or assist in promoting any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company, and to become a shareholder in any subsidiary, allied or other company carrying on or having for its objects the operation of any business altogether or in part similar to that of this company, and to enter into arrangements for sharing profits, union of interest, joint adventure, reciprocal concessions or otherwise with such person or company, and, notwithstanding the provisions of section 44 of the said Act, to take or otherwise acquire shares and securities of such company and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company, and to hold, sell, re-issue, with or without guarantee of principal, interests and dividends, or otherwise to deal with the same; (k) To acquire the good-will, property, rights and assets and assume the liabilities of any person, firm or company indebted to the company or transacting any business similar to that conducted by the company, and to pay for the same in cash or in securities of the company or otherwise; (l) To sell, lease or otherwise dispose of the property, rights, franchises and undertakings of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or other securities of any company having objects altogether or in part similar to those of the company, notwithstanding the provisions of section 44 of the said Act; (m) To purchase, lease or otherwise acquire and to hold, exercise and enjoy all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, either in its own name or in the name of any such person, firm or company, and to pay for such property, franchises, good-will, rights, powers and privileges, wholly or partly in cash or wholly or partly in paid up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company; (n) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (o) To accept in payment of any debt due to the company stock, shares, bonds, debentures or other securities of any company; (p) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of the company; (q) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (r) To aid in any manner any corporation any of whose shares of capital stock, bonds or other obligations are held or are in any manner guaranteed by this company, and to do any acts or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds or other obligations, and to do any and all acts and things tending to increase the value of any of the property at any time held or controlled by the company; (s) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or its predecessors in business or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful objects; (t) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable and transferable instruments; (u) To remunerate by payment in cash, stock, bonds or any other manner any person or persons or corporation or corporations for services rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of any of the shares of stock of the company, or in or about the formation or promotion of the company or in the conduct of its business; (v) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or attainment of any one or more of the objects herein enumerated, or which shall or may at any time appear to be necessary for the protection or benefit of the corporation, either as holders of or interested in any property or otherwise; (w) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Miller & Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Lachine, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Engineering Specialties Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of February, 1913, incorporating David Henderson, William Henry McGuire, George Francis Rooney and Clifton Medley Johnston, barristers-at-law, and Constance Percival Adair, stenographer, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To manufacture, buy, sell and deal in castings, machinery, parts, apparatus and appliances necessary for or used in connection with the production and conversion of heat, light or power from hydraulic, electric, gas, oil or other energy, and to carry on the business of manufacturers of and dealers in all plumbing, steam fittings and gas fixtures and electric supplies and sundries and generally to carry on the business of general agents and manufacturers of engineering specialties; (b) To acquire and take over as a going concern the undertakings, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which this company is author-

ized to carry on, or possessed of property suitable for the purposes of this company, and with a view thereto, to acquire all or any of the shares, debts and liabilities of such company; (c) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the directors may think fit and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (d) To apply for, purchase or otherwise acquire any patents, trade marks, franchises, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise to turn to account the property, rights or information so acquired; (e) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations of any other company having objects similar in whole or in part to the objects of this company or carrying on any other business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may from time to time appoint; (f) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (g) To purchase or otherwise acquire, sell or dispose of and deal in such real and personal property as may be necessary for the purpose of the company; (h) To provide, purchase, lease or otherwise acquire and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works, engines, machinery, plant and apparatus connected with the generation, accumulation, distribution, transmission, supply, use and employment of steam, electricity, gas or gasoline gas for the supply of light, heat and motive power and for industrial or other purposes, and to undertake and to enter into contracts and agreements for the supply of light, heat and motive power for any or all public or private purposes, provided, however, that the sale, distribution and transmission of heat, gas, electricity or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (i) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) The powers in each paragraph hereof shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Engineering Specialties Company, Limited" with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said Company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada this 21st day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

34-2

31

Wood Construction Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of February, 1913, incorporating Maurice Alexander, advocate, Patrick Clarke Dwyer, manager, and Richard Webb Moore and Darley Burley-Smith, clerks, of the City of Montreal, in the Province of Quebec, and James Burnham Brodie, of the town of Notre Dame de Grace, in the said province of Quebec, clerk, for the following purposes, viz:—(a) To carry on in all its branches the business of a general contracting, building and construction company and in connection therewith to enter into, undertake, perform and execute contracts with the Government of the Dominion of Canada or with any of the provinces thereof or with any individual, firm, association or corporation, for the making, building, constructing and operation of works, constructions and undertakings, public and private, of every kind and description; (b) To acquire, hold, manufacture, build, maintain and operate all real estate, stock and plant, machinery and appliances necessary for the proper carrying on of any of its undertakings, and for this purpose to acquire also patent rights, patents, inventions, trade marks and other similar rights and privileges; (c) To acquire, hold, own, buy, guarantee, sell or otherwise dispose of shares in the capital stock and the bonds or other securities of any other company having objects similar to those of this company, notwithstanding the provisions of section 44 of the said Act; to use the funds of the company for the acquisition of the same, and to vote such stock and bonds in the name of the company; (d) To acquire and undertake the good-will, property, rights, franchises and assets of every kind and the liabilities of any person, firm, association or corporation carrying on any business similar to that which this company is authorized to carry on, and to pay for the same in cash, stock or bonds of this company or otherwise; (e) To share profits, unite or co-operate with any person, firm, association or corporation engaged in or about to carry on any business which this company is authorized to engage in or carry on; (f) To promote and assist financially, by guarantee, advances of money or otherwise, the enterprises and undertakings of any individual, firm, association or corporation with which this company may have business relations; (g) To pay for any property purchased by the company, or for the cost of construction of any of the plant or works of the company, or for services rendered, by the issue of paid-up stock of the company, or bonds of the company, or partly in stock and partly in bonds; (h) To do all and everything necessary, suitable or convenient for the accomplishment of any of the purposes or the attainment of any of the objects hereinabove enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wood Construction Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 hundred shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 21st day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

34-2

Crain Printers, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as *The Companies Act*, Letters Patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of February, 1913, incorporating Rolla Law Crain and Hiram Abiff Crain, printers, Robert Samuel Crain, contractor, Rosemond Elizabeth Crain, married woman, and Edith Maria Crain, spinster, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—(a) To carry on business generally as printers, publish-

ers, bookbinders, lithographers, engravers, stereotypers, embossers, electrotypers, envelope and paper box makers, stationers, manufacturers, advertising agents, dealers in and vendors of novelties, office and other supplies; (b) To buy, sell, manufacture, trade, work and deal in plant, machinery, tools, furniture, supplies, appliances and all articles requisite in the use with or connected with, or which can or may be used in connection with, the said arts and business or any of them; (c) To acquire, lease, sell, license or otherwise dispose of trade marks, industrial designs, patents or patent rights for and in respect of any invention which may be deemed useful to the company's business, and to acquire and work any patents of invention or any licenses to use any invention which may be deemed to be of use in connection with the company's business; (d) To purchase, lease or otherwise acquire and undertake all or any part of the property, works, business, stock-in-trade, assets and good-will, contracts, rights, obligations and liabilities of any persons or company having objects or carrying on any business similar to the objects or business of this company, and to pay for the same in whole or in part in cash, bonds or paid-up stock of this company; (e) To purchase and hold stock and bonds of any company carrying on business of a like nature; (f) To acquire by purchase, lease or otherwise and to hold such property, real or personal, movable or immovable, as may be deemed necessary and requisite for the purposes of the company's business, including factories, stores, warehouses and other establishments and to erect and construct buildings, factories, stores, warehouses and other establishments necessary or essential to the carrying on of the company's business, and to sell, lease or otherwise dispose of the same; (g) To acquire and hold security of any kind, real or personal, for debts, liabilities or obligations to the company in respect of the purpose and objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Crain Printers, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 21st day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

The Guardian Trust Corporation.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of February, 1913, changing the name of "The Guardian Trust Corporation, Limited," to that of "City Trust Company, Limited."

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

The Mutual Steamship Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of February, 1913, extending the undertaking of "The Mutual Steamship Company, Limited," so as to include the following additional powers, namely:— (a) To sell or dispose of the undertaking of the company or any part thereof or any of its assets for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company; (b) To distribute in specie or in cash or otherwise, as may be determined, any of the property of the company among its shareholders and particularly the shares, bonds, debentures or other securities

of any other company which this company may hold; (c) To do all such other things as are incidental or conducive to the attainment of the above objects.

Dated at the office of the Secretary of State of Canada, this 20th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

34-2

Canada Roofing and Paving Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of February, 1913, incorporating Joseph Chartier, contractor, Joseph Fidèle Chartier, gentleman, Elizabeth Bumbray, wife of Joseph Chartier, authorized by him, Ernest Duchesne, foreman, and Jean Edouard Charles Bumbray, advocate, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:— (a) To carry on business as general contractors, manufacturers and constructors of all kinds of roofs, sidewalks and street pavements and all other municipal, provincial and county works or private improvements; (b) To carry on generally the business of buying, manufacturing and selling of all kinds of materials and machinery used in connection with any of the said works; (c) To tender for and to accept and make contracts for works for which tenders are asked for, whether public or private, and to carry out any such contracts; (d) To issue and hand over any securities, bonds or other instruments necessary for the acceptance and carrying out of such contracts; (e) To purchase, lease, manufacture or otherwise control any stone quarries, deposits or sources containing sand, gravel, cement, bricks, clay, oil, asphalt, coal, tar or other materials used in the construction of roofs, sidewalks or street pavements or other materials of public or private utility; to refine, manufacture or otherwise prepare for the market and for immediate use any and all such materials; (f) To acquire by contract, grant, lease, purchase or otherwise, from any government, corporation or individual, the right to mine, manufacture, refine or otherwise prepare for actual use, and to use and sell any or all such materials or to dispose of the same, and generally to produce, manufacture or sell any products or by-products so refined; (g) To purchase, own and hold any property, movable or immovable, necessary or proper for the carrying on of the company's business, and to obtain by invention or otherwise any patent rights, franchises or privileges, or to adopt or use any patents or invention now existing or which may exist in the future and required, necessary or useful for the carrying out of the company's objects, and to pay for the same in cash, shares, bonds or other securities of the company; (h) To purchase, subscribe for or otherwise acquire and own, as long as it may be necessary, shares of stock in or of any other incorporated company, notwithstanding the provisions of section 44 of the said Act; (i) To sell any of the assets, rights, franchises or privileges hereinbefore mentioned or to dispose of or transfer any contract acquired by this corporation, as may be deemed advisable; (j) To amalgamate with any other company having objects similar, in whole or in part, to those of this company, and generally to do and carry out all acts, contracts and things whatsoever which may be germane to the powers of this company and conducive to the company's objects or purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canada Roofing and Paving Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 21st day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

General Promoters' Agency, Limited.--Agence Générale des Promoteurs, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of February, 1913, incorporating Joseph Avila Guilmette, financial agent, Joseph Eloi Lalonde, accountant, Albert Emmanuel de Lorimier and Eugène Honoré Godin, advocates, all four of the City of Montreal, and Joseph Greetham de Lorimier, advocate, of Westmount, all in the Province of Quebec, for the following purposes, viz :—(a) To act as agents or attorneys for the negotiation or transaction of any business, the management of estates, the sale of properties, the investment of moneys and the collection of revenues, rents, dividends, interests or any other claims—principal or others—negotiable or otherwise,—guaranteed or otherwise ; (b) To accept and hold the office and to perform the duties of receivers, assignees or trustees for the benefit of creditors, and to act as trustees in connection with any securities, debentures, bonds or other liens or guarantees given or issued by any company and to negotiate such securities, debentures, bonds, liens or guarantees according to the terms of the act creating such trust or trusts ; (c) To act as agents, attorneys or trustees for the registration, issuing, countersigning and transfer of certificates of stocks, debentures or other obligations or securities of any company or corporation, municipal or otherwise, and to receive and manage any sinking funds relating to such debentures or obligations, upon such conditions agreed upon, to secure the payment of such debentures, obligations and the interest thereof ; (d) To make advances to any persons, companies or corporations having dealings with this company, and to act as agents and brokers for the investment, collection and transmission of money ; (e) To organize, manage or assist in the organization, management and development of any company, syndicate or undertakings of all kinds ; (f) To carry on any business, manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (g) To obtain or otherwise acquire or to enjoy, hold, use and operate, and to lease, sell or otherwise dispose of any trade marks, patents or inventions and any other rights or privileges which may seem useful or proper for the company's business ; (h) To acquire, by purchase or otherwise, the whole or any part of the business, property and assets and to assume or not the liabilities of any person, firm or corporation possessed of property suitable for the purposes of this company, or carrying on any business similar, in whole or in part, to that of this company ; (i) To enter into any arrangements with any person, firm or corporation, carrying on a similar business, as to the union of interests, in whole or in part, and to amalgamate with any such person, firm or corporation ; (j) To sell or otherwise dispose of the whole or any branch or part of the business, property and undertakings of the company, as a going concern or otherwise, for such consideration as the company may think fit and in particular for shares, bonds or securities of any company having objects altogether or in part similar to those of this company ; (k) To distribute among the shareholders of the company in kind, any property of the company, and in particular any shares, debentures or securities of any companies belonging to this company, or which this company may have power to dispose of ; (l) To take, purchase or otherwise acquire, by original subscription and otherwise, hold, sell or otherwise dispose of shares, bonds or other securities of or in any other company having objects similar, in whole or in part, to those of this company, notwithstanding the provisions of section 44 of the said Act, and to guarantee the principal of and interest and dividends upon such shares, including the voting powers thereof and to act by or through such agent or agents as the company may appoint, subject to its by-laws ; (m) To pay for any claims against the company or for any property or rights acquired or enjoyed by

the company, and in particular, with the approval of the shareholders, for services rendered or to be rendered to the company, in bonds or other securities or assets of the company, or by the issue and allotment of paid-up shares of its capital stock ; (n) To do all or any of the acts and things above mentioned either alone or in conjunction with others, or as principals or agents for others or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "General Promoters' Agency, Limited" — "Agence Générale des Promoteurs, Limitée," with a capital stock of one hundred thousand dollars, divided into 4,000 shares of twenty-five dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 21st day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

Industrial Trust Co., Limited, La Cie. de Fiducie Industrielle, à responsabilité limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of February, 1913, incorporating Albert Emmanuel de Lorimier, King's counsel, Eugène Honoré Godin and Joseph Eudore Morrier, advocates, and Joseph Armand Labrecque, accountant, of the City of Montreal, in the Province of Quebec, and Joseph Lionel Girouard, of the Town of Outremont, in the said Province of Quebec, notary, for the following purposes, viz :—(a) To carry on generally the business of a land company in all its branches, and especially to deal in real estate, develop and improve immovable property by dividing same in building lots, streets, lanes, squares or otherwise, by building, maintaining and operating roads, bridges, wharves or other means of communication, sewers, drains, water works or other utilities, dwellings, stores, mills, factories and warehouses, hotels, theatres and all other constructions or establishments necessary for the use, improvement or development of the company's property, or that may be deemed expedient or calculated to benefit the company ; (b) To carry on generally any other business as traders, manufacturers, contractors of all sorts of works, public or private, or otherwise as the company may deem expedient ; (c) To make advances by way of loans or otherwise to purchasers, tenants or customers of the company and others having dealings therewith, upon such conditions as may be deemed advisable ; (d) To buy, sell, invest and trade in stocks, bonds or obligations of all kinds and all sorts of commercial effects ; (e) To receive all kinds of personal property for deposit or safekeeping and to make loans thereon and to have and maintain safe deposit vaults therefor ; (f) To lend and invest money entrusted to the company, to accept and hold securities for same and trade with such securities or otherwise dispose thereof ; (g) To act as agents or attorneys for the transaction of any business, the management of estates, the collection of moneys, debts or other claims and the investment of funds ; (h) To act as trustees in respect to any bond, mortgage or other security issued or given by any public or private corporation ; (i) To act as trustee, executor or administrator of estates, as receiver, sequestrator, assigner, liquidator, curator to persons or property or such other office as provided by law ; (j) To acquire by purchase or otherwise the whole or any part of the business, property and assets, with or without assuming the liabilities of any person, firm or corporation possessed of property suitable for the company or carrying on any business similar in whole or in part to that of the company ; (k) To enter into any arrangements for sharing profits or joint adventure with any person, firm or corporation engaged in or about to engage in any business or transaction capable of being conducted so as to benefit this company ; (l) To sell or otherwise dispose of the whole or any part of the business, assets and under-

taking of the company, as a going concern or otherwise, on such terms and conditions and for such consideration as the company may think proper, and in particular in whole or in part for shares, bonds or other securities of any other company having objects in whole or in part similar to those of this company ; (n) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, bonds or other securities of other companies belonging to the company, or which the company may have power to dispose of ; (n) To promote and organize or assist in promoting and organizing any auxiliary company with the purpose of acquiring all or any part of the property or business of this company or for any other purpose calculated to benefit this company ; (o) To take, purchase or acquire by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, bonds and other securities of any other company having objects in whole or in part similar to those of this company, and to guarantee the principal thereof and interest and dividends thereon, and to vote and act in respect thereto through such agents or agent as the company may appoint in conformity to its by-laws, notwithstanding the provisions of section 44 of the said Act ; (p) With the approval of the shareholders, to remunerate any person, firm or corporation for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares, bonds and securities of the company or others belonging thereto, or in or about the formation or promotion of the company or the conduct of its business ; (q) To pay any debt of the company or for any property or rights acquired or enjoyed or for services that the company shall be authorized to remunerate, in bonds or other securities or assets of the company or by the issue and allotment of fully paid-up shares of its capital stock, with the approval of the shareholders ; (r) To do all or any of the above operations and things either alone or in conjunction with others, as principals or for others, as agents, contractors or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Industrial Trust Co., Limited"—"La Cie. de Fiducie Industrielle, à responsabilité limitée," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

Mills Bros., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of February, 1913, incorporating Stanley Mills, Robert Mills, and Edwin Mills, merchants, Herbert Stanley Mills, salesman, and Edward Herbert Ambrose, barrister-at-law, all of the City of Hamilton, in the Province of Ontario, for the following purposes, viz :— (a) To acquire by purchase, lease, exchange or otherwise lands and hereditaments of any tenure or any interest in the same and to erect and construct either by the company, or through others, buildings or works of every description on any land of the company or upon any other lands or hereditaments and to pull down, rebuild, enlarge, alter, and improve existing buildings or works thereon and to decorate, furnish and maintain offices, flats, houses, factories, warehouses, shops, buildings, works and conveniences of all kinds and generally to deal with and improve the property of the company ; (b) To sell, lease, let or otherwise dispose of the lands, buildings, hereditaments and other property of the company ; (c) To advance money to any person or persons or corporation, either at interest or without, upon the security of freehold or leasehold estate by way of mortgage or upon mar-

ketable security and to invest the money of the company in and to hold, sell and deal with the stock, shares, bonds, debentures, debenture stock and securities of any government, state, company, corporation or other body or authority and to vary the investments of the company ; (d) To make advances upon, hold in trust, sell or dispose of any of the investments aforesaid and to act as agent for any of the above or the like purposes ; (e) To manage land, buildings, and other property whether belonging to the company or not, and to collect rents and income, and to supply to tenants and occupiers, and others, refreshments, attendance, messengers, light, waiting rooms, reading rooms, meeting rooms, lavatories, laundry conveniences, electric conveniences, stables and other advantages ; (f) To acquire and take over any business or undertaking carried on upon or in connection with, any land or building which the company may desire to acquire as aforesaid, or become interested in, and the whole or any of the assets and liabilities of such business or undertaking, and to carry on the same, or to dispose of, remove, or put an end thereto, or otherwise deal with the same as may seem expedient ; (g) To establish and carry on, and to promote the establishment and carrying on, upon any property in which the company is interested, of any business which may be conveniently carried on upon or in connection with such property, and the establishment of which may seem calculated to enhance the value of the company's interest in such property, or to facilitate the disposal thereof ; (h) To advance and lend money to builders, tenants and others who may be willing to build on or improve any land or buildings in which the company is interested, and generally to advance money to such persons and on such terms as may be arranged ; (i) To erect and maintain flats and to let on lease or otherwise apartments therein, and to provide for the tenants and occupiers thereof all or any of the conveniences commonly provided in hotels or clubs ; (j) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (k) To acquire and undertake the whole or any part of the business property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ; (l) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company. And to lend money to, guarantee the contracts of, or otherwise assist any such person or company ; (m) To purchase or otherwise acquire, hold, sell or otherwise dispose of shares of the capital stock or bonds, debentures or other securities of any other corporation ; (n) To enter into any arrangements with any governments or authorities municipal, local or otherwise that may seem conducive to the company's objects or any of them and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ; (o) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company ; (p) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company or for any other purpose which may seem directly or indirectly calculated to benefit the company ; (q) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ; (r) To aid in any manner any corporation any of whose shares of capital stock, bonds or other obligations are held or are in any manner guaranteed by this company, and to do any acts or things for the preservation and protection, improvement and enhancement of the

value of any such shares, or the capital stock, bonds or other obligations; to do any and all acts and things tending to increase the value of any of the property at any time held or controlled by this company; (s) To draw, make, indorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (t) To sell or dispose of the undertaking of the company or any part thereof or any of its assets for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company; (u) To distribute in specie or otherwise, as may be determined, any of the property of the company among its shareholders and particularly the shares, bonds, debentures, or other securities of any other company that may acquire the whole or any part of the assets or liabilities of the company; (v) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and by or through trustees, agents or otherwise, and either alone or in conjunction with others; (w) To do all such other things as are incidental or conducive to the attainment of the above objects; (x) And it is hereby declared that the word "company" in paragraphs (a) to (x) both inclusive shall be deemed to include any person, partnership or other body of persons, whether or not incorporated, and whether domiciled in Canada or elsewhere, and the objects specified in each of said paragraphs shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Mills Bros., Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 24th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

35-2

F. J. Jago Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1913, incorporating Eratus Edwin Howard, advocate and King's counsel, Jacob DeWitt, advocate; and Wilbert Harvard Howard, student-at-law, all of the City of Montreal, in the Province of Quebec, Orville Siewright Tyndale, and Archibald Forster McGoun, both of the City of Westmount, in the said Province of Quebec, students at-law, for the following purposes, viz:—(a) To carry on business as builders and contractors for the construction, equipment, demolition, repairing, remodelling and decorating of public and private works and buildings or any part thereof; (b) To manufacture, use, buy, sell and to otherwise deal in and with cement, sand, gravel, lime, marl, clay, bricks, tiles, stone (artificial or otherwise), reinforced concrete, timber, lumber, sashes, doors, blinds, mouldings, furniture, vehicles, paints, fertilizers, deodorizers, and generally in all sorts of builders' materials and supplies, and all compositions into which any of the said articles and materials can be converted or used; (c) To purchase, take over, lease, or otherwise acquire, develop, work, operate, hold, manage, lease, sell and deal in any movable or immovable property, timber limits, licenses to cut timber, quarries, mines, minerals and mining rights, and to carry on the business of mining, smelting and refining; to construct and operate on the property of the company tramways to railroads and to navigable waters and to the various cement rock deposits, clay lands, mineral beds, mines and quarries and other properties of the company, subject to municipal, provincial or other law or regulation; (d) To build, purchase, acquire, lease, charter, navigate and use vessels and boats whether operated by steam, electricity or

any other motive power; (e) To purchase, lease or otherwise acquire water powers and water privileges for the purpose of generating power or electricity with which to carry on the company's operation, and to construct and operate the necessary plants for generating and distributing such power, and to dispose of any surplus of electricity or other power generated by the company, provided, however, that any distribution of power outside the property of the company shall be subject to local and municipal regulations; (f) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (g) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (h) To take as security for any debt due the company chattel mortgages, mortgages and hypothecs upon the property of the debtors of the company; to take the movable and immovable property of the debtors of the company in pledge; (i) To acquire and own shares and securities in any other company or companies carrying on business of a like nature, notwithstanding the provisions of section 44 of said Act, and to sell or otherwise deal with the same; (j) To issue fully paid-up shares in payment or part payment of the purchase price of any movable or immovable property, patents, patent rights or shares in other companies that may be acquired by the company; (k) To acquire from any person, firm or corporation any business of a like nature or incidental to the foregoing or capable of being operated in connection therewith, and to issue fully paid-up shares of the company in payment or part payment of the purchase price thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "F. J. Jago Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

35-2

The Simplex Contracting Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of February, 1913, incorporating Bernard Melançon and Maurice Loranger, notaries, Bernard Grandguillot, real estate broker, Joseph Alexandre Prud'homme and Louis Joseph Loranger, advocates, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on a general contracting business, and to contract for, erect, construct and equip public and private works and buildings, and to undertake the construction of any public and private works and undertakings; to erect, build and construct canals, dry docks, dams, elevators, wharves, piers, viaducts, bridges, buildings of all kinds and description and other works and undertakings, to do all kinds of dredging and other works, and to manufacture, buy, sell and deal in machinery, materials, plants, equipments and other articles necessary or useful for the above purposes; (b) To acquire water powers by purchase, lease or otherwise, to develop the same and to transmit and supply steam, electric, hydraulic or other power or force for the purposes of the company; to sell and dispose of any surplus thereof, provided, however, that any transmission of such electric, hydraulic or other power of

force beyond the lands of the company shall be subject to all local or provincial regulations in that behalf; (c) To acquire the undertakings of any individual, firm or company having objects similar to those of this company or carrying on any business relating thereto; (d) To acquire, develop, manage, lease, sell and deal in all kinds of lands, buildings and movable property, timber limits and timber licenses, claims, or rights to search for and operate coal lands and all kinds of mining rights, and to deal in and deal with wood, pulp or paper and to carry on the business of ranching, farming, mining, smelting and refining; (e) In and upon such lands, to make, construct, erect, build and maintain roads, bridges, and other internal communications, houses, mills, factories and other buildings and works necessary or convenient for the occupation or improvement of such lands, and to operate and carry out any works or improvements thereon; (f) To open, search for, operate and work in and upon such lands and to raise any or all ores, minerals, and metallic substances and products which may be found thereon and to acquire, own, develop, sell and lease quarries and mineral lands, mines, including coal mines and mining licenses, oil wells and other products which may be found in quarries and mineral lands, and to do all acts necessary or relating to the operation of such mines or works; (g) To carry on generally the business of quarrymen and contractors, either as principals or as agents or factors and to deal in and undertake the manufacture and supply of stones of all kinds, limestone or products of a similar nature; (h) To acquire by purchase, lease, concession, exchange or other legal title and to own such property, movable or immovable, real or personal, as may be deemed necessary and convenient for the purpose of the company's business, and to pay for the same in cash, paid-up shares, bonds or other securities of the company and to dispose of such property; (i) To erect, construct, operate and conduct any factories, stone crushers, machine shops, engine houses and other necessary structures and to use dynamite or other explosives useful to the company's business; (j) To purchase, acquire, own, transfer, and sell shares, stock, debentures or securities in any other company having objects similar to those of this company or carrying on any business capable of being conveniently carried on for the benefit of this company and to dispose of the same, notwithstanding the provisions of section 44 of the said Act; (k) To issue, transfer and allot, as fully paid up, shares of the company's capital stock in payment of any business, franchise, property, rights, privileges, leases, mortgages, hypothecs, licenses, patents, contracts, real estate, stock, assets and other property or rights which may be legally acquired by the company in virtue hereof; (l) To construct, improve, maintain, operate, manage, control, lease, and sell all kinds of public and private works, and in particular any roads, ways, pavements, bridges, reservoirs, water courses, aqueducts, artesian wells, sewers, wharves, piers, canneries, factories, warehouses, electric works, shops, stores, theatres, amusement halls, hotels and restaurants, and to contribute to, subsidize or otherwise aid in the construction, improvement, maintenance, working, management and control thereof; (m) To buy, operate, lease and sell hydraulic power or force; to manufacture, purchase or otherwise acquire and to exploit any source of light, heat or power and any kind of apparatus and materials relating thereto; (n) To construct, acquire, maintain, lease, operate and to sell any means of transportation and communication propelled by steam, electricity, gasoline or other agency which may be necessary or useful for the development or operation of the lands or other property of the company, subject to any local and municipal laws in that behalf; (o) To carry on any other business, whether manufacturing or otherwise, which may be useful to the company and calculated to enhance the value of the company's property or rights, and to do all such other things relating to the above purposes or conducive to any of them; (p) To purchase or otherwise acquire dwelling houses, offices, shops, buildings, premises and any stationary or motive machinery, tools, machines, boilers, plants, implements, patterns, rolling stock, movable property, patents and patent rights necessary or useful in the trades or businesses of

engineers, contractors, smiths or machinists; (q) To pay for any property acquired by the company or for the expenses incurred in the construction of the plant or works of the company by the issue of fully paid shares or bonds of the company; (r) To sell and dispose of the whole or any part of the business or undertaking of the company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company, or in municipal or public debentures and securities; (s) With the approval of the shareholders, to issue fully paid-up shares of the company's capital stock in payment for any services rendered to the company or of any property, franchise, rights or other assets conveyed to the company or acquired by it; (t) To purchase, acquire and hold bonds, debentures and shares in any other company having dealings with this company; (u) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, bonds, debentures or securities in any other companies belonging to the company, or which the company may have power to dispose of; (v) To act as general agents in connection with the company's real estate or any property which may be acquired in the future by the company; to sell any part of the real estate or other property of the company for such consideration and upon such terms and conditions as the company may see fit or otherwise to dispose of the same, and to accept cash, shares, debentures, stock or securities of any other company having objects similar to those of this company in payment or part payment therefor; to amalgamate with any other company having objects similar to those of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Simplex Contracting Company, Limited," with a capital stock of ninety-nine thousand dollars, divided into 990 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 21st day of February, 1913.

THOMAS MULVEY,
35-2 Under-Secretary of State.

Stamped and Enamelled Ware, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1913, incorporating George Duthie Forbes, of the Town of Hespeler, in the Province of Ontario, manufacturer, Frederick Clare, George Adam Clare and Alfred Norway William Clare, of the Town of Preston, in the said Province of Ontario, manufacturers, William Henry Carrick, of the City of Hamilton, in the said Province of Ontario, manufacturer, David Findlay and William Findlay, of the Town of Carleton Place, in the said Province of Ontario, manufacturers, and Martin Nichol Todd, of the Town of Galt, in the said Province of Ontario, manufacturer, for the following purposes, viz:—(a) To carry on the business of smelting, casting, forging, rolling, tinning, galvanizing, enamelling, pressing, coating and plating of metals, pierced and stamped tinware and of manufacturing, buying, selling, dealing in and contracting for the manufacture, sale, purchase and exchange of metal and of articles made wholly or partly therefrom, enamelled, japanned and painted wares on sheet and other metals, and pierced and stamped tinware; kitchen and household wares and ornaments made from and upon metal of any and every kind; household furniture and furnishings consisting of enamelled, stamped, galvanized and other wares on iron, steel, tin or any other metal or substance and all articles made of or upon metal or other substance including crockery, china, pottery and glassware, coal oil and gas stoves, and to manufacture, sell, buy and generally deal in all

materials used in the manufacture of any of the above described wares or in any business similar thereto or connected therewith; (b) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (c) To manufacture, buy, sell and supply light, heat and power of every kind and description and to carry on the works of a gas company in all its branches, provided, however, that any sale, distribution or transmission of electric, pneumatic or other power or force or gas for the purpose of light, heat or power beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (d) To carry on any other business, whether manufacturing or otherwise, capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (e) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (f) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (g) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (h) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (i) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (j) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or its predecessors in business, or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, of for any exhibition or for any public, general or useful object; (k) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (l) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant and stock-in-trade; (m) To construct, improve, maintain, work, manage, carry out or control any roads, ways and tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and

other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (n) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (o) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (p) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, if authorized so to do by the vote of a majority in number of the shareholders present or represented by proxy, at a general meeting duly called for considering the matter and holding not less than two-thirds of the issued capital stock of the company; (q) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (r) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (s) To do all or any of the above things and all things authorized by the letters patent or supplementary letters patent as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (t) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Stamped and Enamelled Ware, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Hespeler, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,

35-2

Under-Secretary of State.

The Hygeia Ice Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of February, 1913, incorporating Wilfrid Bovey and Robertson Fleet, advocates, Joseph Alphonse L'Heureux, bookkeeper, and Lillian Montgomery Gamble and Edith Helen Delight, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as dealers in and suppliers of ice and as manufacturers of ice and to manufacture and deal in refrigerating and cold storage machinery and all other plant and machinery necessary for or useful in the manufacture of ice or in refrigeration or cold storage, and to build, erect, operate, manage, maintain and carry on cold storage warehouses and refrigeration plants and to supply refrigeration and deal in goods, wares and merchandise stored or suitable to be stored in the company's warehouses; (b) To manufacture and deal in all products and articles produced or used or to be used in connection with the products manufactured by the company or in the course of the company's business, and especially to manufacture and deal in refrigerators, ice-boxes and all tools and implements suitable for the production or handling of or used or to be used in producing or handling or otherwise in connection with the products or articles manufactured by the company; (c) To draw and to buy, sell or otherwise deal in water and the same to filter, distill, aerate or otherwise deal with; (d) To acquire any undertaking or business similar in whole or in part to that of this company or to any

business it is authorized to carry on, together with the plant, stock, good-will, franchises and assets thereof of every description, and to pay for the same in cash, shares, bonds, debentures or securities of this company or otherwise; (e) To enter into partnership or into any agreement for sharing profits, union of interests, reciprocal concession or co-operation with any person, firm or company and to promote and aid in the promotion, constitute, form or organize companies, syndicates or partnerships for the purpose of acquiring any property and undertaking any liabilities of this company, or of advancing directly or indirectly the objects thereof, or for any other purpose which this company may think expedient; (f) To purchase, lease or otherwise acquire, hold, own, use, develop, exchange, sell or otherwise turn to account and dispose of concessions, licenses, rights, privileges, permits and franchises, suitable, convenient or advantageous for the business of the company; (g) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (h) To amalgamate with any other company having objects altogether or in part similar to those of this company; (i) To distribute in specie from time to time amongst the shareholders of the company any property, assets or rights of the company and to sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (j) To invest and deal with the moneys of the company not immediately required upon such securities as may from time to time be determined; (k) To advance money on such terms as may seem expedient to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (l) To purchase, acquire, hold, deal with or dispose of any patents, bonds or other evidences of the indebtedness of any corporation, domestic or foreign, and exercise all the rights and privileges attached thereto, including the right to vote thereon, and to issue in exchange therefor its stocks, bonds or obligations or otherwise pay for the same, notwithstanding the provisions of section 44 of The Companies Act; (m) To acquire by purchase or otherwise and also to use and dispose of any patents, patent rights, industrial designs and trade marks and to manufacture, use and deal in the inventions secured under such patents; (n) To issue and allot as fully paid up shares of this company's capital stock in consideration of stocks, rights, interests, patents or any other property purchased or acquired, or for work done or for any security given or to be given, or for services rendered or to be rendered in the company's interest, and, with the approval of the shareholders, including services rendered or to be rendered by the promoters of the company; (o) To enter into any arrangements with any government, municipal or local authorities or otherwise, that may seem conducive to the objects of the company or any of them, and to obtain from any authority any rights, privileges or concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions; (p) To do all such other things as are incidental or conducive to the attainment of any of the above objects; (q) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph hereof or by reference to or inference from the name of the company; (r) To purchase movable and immovable property and to pay for the same with stock or bonds of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Hygeia Ice Company, Limited," with a capital stock of one million five hundred thousand dollars, divided into 15,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,

35-2 Under-Secretary of State.

Canadian Ice Machine Company, Limited.

PUBLIC Notice is hereby given that under the First part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 27th day of February, 1913, incorporating William Stewart Shipley, of the City of New York, in the State of New York, one of the United States of America, refrigerating engineer, Charles Edward Allison, of the City of Toronto, in the Province of Ontario, refrigerating engineer, and Arthur William Patrick Buchanan, King's counsel, Thomas Sargent Owens, advocate, and Harry McIntyre, accountant, of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of manufacturers of and dealers in all kinds of ice making and refrigerating machinery and supplies incidental to or used in connection with the installation or operation of such machinery; (b) To construct, install and operate refrigerating and cold storage plants; (c) To acquire, purchase, sell and deal in, supply, manufacture and produce all merchandise, material, supplies, machinery and other articles connected with insulation; (d) To carry on the business of builders and contractors for the purposes of the company; (e) To establish, maintain and carry on branches, factories, warehouses, shops and offices; (f) To acquire by purchase, lease, exchange or otherwise and to hold, either absolutely as owner or as agent, such property, lands and buildings as may be necessary and requisite for the purposes of the company's business, and to erect and construct buildings, factories, shops or works of every description thereon, and to rebuild, enlarge, alter or improve the buildings existing thereon and to sell, lease, dispose of and exchange the said lands, buildings and other property; (g) To purchase or otherwise acquire and undertake all or any part of the assets, business, good-will, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any business which this company is authorized to carry on and to pay for the same in stock, bonds, debentures or securities of the company; (h) To take, acquire and hold as a consideration for any materials, products or property sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures or other securities of or in any other company having objects similar to those of the company, or utilizing the products of the company, and to sell or otherwise dispose of the same; (i) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise any corporation in the capital stock of which the company holds shares or with which it may have business relations; to act as employee, agent or manager of any such corporation and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations; (j) To lease, sell or otherwise dispose of the undertaking of the company or any part thereof for such consideration as the company may deem proper and in particular for shares, debentures or securities of any company having objects in whole or in part similar to those of this company; (k) To acquire, hold, sell, assign or otherwise dispose of shares in the capital stock, bonds, debentures or other securities of any other corporation or corporations carrying on a business in whole or in part of a similar nature to that of this company, notwithstanding the provisions of section 44 of The Companies Act; (l) To acquire, hold, lease, sell, assign, grant licenses in respect of or otherwise dispose of patents, patent rights, licenses and privileges, inventions, all improvements and processes, trade marks and trade names relating to or useful in connection with any business of the company and to pay for the same either in cash or in shares of the company or part in cash and part in shares of the company; (m) To pay for any business, right, franchise or property acquired by the company by fully paid-up shares of the capital stock of the company or otherwise howsoever; (n) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of this company; (o) To enter into partnership or into

any arrangement for sharing of profits or union of interest with any person or company carrying on or engaged in any business or transaction which the company is authorized to carry on or engage in, or germinate thereto, and to make advances to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold or otherwise deal with the same ; (p) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated, and necessary to enable the company to profitably carry on its undertakings. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Ice Machine Company, Limited," with a capital stock of seventy-five thousand dollars, divided into 750 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

Kelly Tire Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1913, incorporating Errol Malcolm McDougall, John Jennings Creelman and Pierre François Casgrain, advocates, John Buchanan Henderson, clerk, and Florence Ellen Seymour, stenographer, all of the City of Montreal in the Province of Quebec, for the following purposes, viz :—(a) To manufacture, sell and deal in and to act as agents for the sale of automobiles, motor trucks and general motor supplies and accessories; (b) To apply for, obtain, register, purchase, lease or license on royalty or otherwise, acquire and hold, own, use, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes, under registration or otherwise, and to use, exercise and develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names, inventions, licenses, processes and the like, or any such other property or rights; (c) Notwithstanding the provisions of section 44 of the said Act, to purchase and acquire and to hold, own and sell, with or without guarantee, the shares, debentures and bonds of any manufacturing or other corporation carrying on business similar to that of this company, and to amalgamate with any company constituted for the carrying on of any similar business, and to acquire by purchase, lease or otherwise and to manage, operate and carry on the property, undertaking and business of any such corporation; (d) To acquire and take over the whole or any part of the business, property and liabilities of any persons or persons, firm or corporation carrying on any business which this company is authorized to carry on or possessed of any property or rights suitable for the purposes of this company; (e) To issue, allot and deliver as fully paid up and non-assessable any shares, debentures or other securities of this company in payment or part payment of any property, contracts, rights, shares, debentures or securities of any other company which this company may acquire for the purpose of its business; (f) To remunerate any person, firm or company for services rendered, or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business, and with the approval of the shareholders to issue, allot and deliver as fully paid up and non-assessable any shares of the capital stock of the company in payment or part payment for services so rendered; (g) To promote or

assist in promoting any subsidiary, allied or other company carrying on or having for its object the operation of any business altogether or in part similar to that of this company, and to accept in payment of its services in promoting such company, fully paid-up shares, bonds or securities of said company and to purchase, subscribe for or otherwise acquire its shares, bonds, and securities, and to hold, sell, re-issue, with or without guarantee, or otherwise deal in the same; (h) To enter into any partnership or arrangement for sharing profits, union of interest, joint adventure, reciprocal concession or otherwise with any person or persons or company engaged or interested or about to become engaged or interested in the carrying on or conduct of any business or enterprise which this company is authorized to carry on or conduct, or from which this company would or might derive any benefit whether direct or indirect; (i) To aid in any manner any corporation any of whose shares of capital stock, bonds or other obligations are held or are in any manner guaranteed by the company; to guarantee the contracts of any such corporation, and to do any acts or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds or other obligations; to do any and all acts and things tending to increase the value of any of the property at any time held or controlled by the company; (j) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof in such manner and for such consideration as the company may think fit, and in particular for shares (fully or partly paid up) debentures, debenture stock or securities of any other company, whether promoted by this company for the purpose or not; (k) To improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company and to distribute any of the company's property among the members in specie; (l) To invest and deal with the monies of the company not immediately required in such securities as may from time to time be determined upon; (m) To accept in payment of any work done by the company stock, shares, bonds, debentures or other securities of any company; (n) To do all or any of the above things either as principals, agents, trustees or otherwise and either alone or in conjunction with others and by or through agents, sub-contractors, trustees or otherwise; (o) To do all such other things as are incidental or which the company may think conducive to the attainment of the above objects or any of them; (p) The objects specified in each of the above clauses shall be in no wise limited or restricted by reference to or inference from the terms of any other clause or the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Kelly Tire Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

Commercial Properties, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1913, incorporating Andrew Ross McMaster, of the City of Westmount, in the Province of Quebec, King's counsel, Talbot Mercer Papineau, advocate, George Charles Gifford Hodge, accountant, and Margaret Hartley, secretary, of the City of Montreal, in the said Province of Quebec, and Gertrude Harriet Flawn, of the Town of Outremont, in the said Province of Quebec, secretary, for the following purposes, viz :—(a) To purchase, lease, take in exchange

or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to hold, sell, lease, exchange or otherwise dispose of or deal with the whole or any portion of the said lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take and hold mortgages for any unpaid balance of the purchase money on any of the lands, buildings or structures so sold and to otherwise improve, alter and manage the said lands and buildings; (b) To purchase, take in exchange or otherwise acquire and deal in lands or interests therein with all buildings or structures that may be thereon; (c) To carry on the business of builders and contractors in all branches for the purposes of the company; (d) To develop, lay out, improve and in any other way deal with its own or other immovable property, including the division of larger parcels of land into building lots, streets, squares, lanes and playgrounds, and upon and in connection with such properties to make, construct, build and maintain roads, bridges and other means of communication, sewers, drains, water works and erections of all sorts and kinds necessary to or expedient for the occupation, improvement or use of the property; (e) To take and hold hypothecs and all other liens, insurance policies and other securities to secure the payment of the purchase price of any property sold by the company, or money due to the company from purchasers or any other persons or advanced by the company to purchasers or to any other persons; (f) To advance money to purchasers on property owned by the company or to other persons having dealings with the company; (g) To acquire in any way whatsoever any property or other things necessary or expedient for the carrying on of the company's business and to pay for the same in shares or other securities of the company; (h) To carry on any business which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company or calculated to enhance the value of or render profitable any of the company's property or rights; (i) To apply for and acquire, accept and hold any bonus or any concession from any municipality and to enter jointly with any municipality into any scheme whereby the property of the company can be improved; (j) To pay for any services rendered to the company either prior or subsequent to its incorporation, organization, or otherwise by bonds or other securities or assets of the company, or by the issue and delivery of fully paid-up and non-assessable shares of the capital stock; (k) To use any of the funds or assets of the company for the purchase or acquisition of the shares, bonds or other securities or assets of any other corporation carrying on a business similar to that of the company, and also to acquire such shares by giving as a consideration bonds, debentures or other securities of the company or by the use and delivery of its shares as fully paid up and non-assessable, the whole notwithstanding the provisions of section 44 of The Companies Act; (l) To amalgamate with any other company having objects wholly or in part similar to the objects of the present company, or which may be conducted advantageously with the present company; (m) To enter into any arrangements for sharing profits, co-operation, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; (n) To sell, lease or otherwise dispose of the whole or any part of the undertaking or assets of the company for such consideration as the company may deem fit, including shares, debentures or other securities of any other corporation having objects similar, wholly or in part, to those of the company, and to distribute among its shareholders any cash, securities or any considerations so received; (o) To distribute in cash or kind among its shareholders any assets of the company; (p) To do any such other things as may be incidentally conducive to the advancement of the company's objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Commercial Properties, Limited," with a capital stock

of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

Raymond Construction Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of February, 1913, incorporating Louis Athanase David and George Leonard Alexander, advocates, Bruce Campbell Macfarlane and Edward Charles Baker, accountants, and Segfried Hinson Read Bush, student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz: (a) To carry on the business of general contractors for the construction, erection, alteration and repair of public and private works, and of builders, carters and carriers in all the several branches thereof, and to carry on the business of real estate dealers, insurance and general financial agents; (b) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (c) To subscribe for and acquire and hold, either as principal or agent and absolutely as owner or by way of collateral security, and to exchange or otherwise dispose of the shares of capital stock, bonds or debentures of any company or corporation with which it has or is about to have business relations, notwithstanding section 44 of the said Act; (d) To amalgamate with any other person or company having objects in whole or in part similar to those of this company or to enter into any agreement for sharing of profits; (e) To pay or any services rendered to, and any property or rights acquired by the company in such manner as may seem expedient and in particular by the issue of shares or securities of the company credited as fully or partly paid up; (f) To sell or otherwise dispose of the whole or any portion of the real estate or other property owned by the company for such consideration and upon such terms and conditions as the company shall see fit, and to accept cash, shares, debentures, stock or securities of any other company having objects similar in whole or in part to those of this company in payment or part payment thereof; (g) To acquire water power and rights to manufacture and produce steam, gas and electricity for heat, light and power for the purposes of the company and to sell the surplus thereof; (h) To prospect for, acquire, open, explore, develop, work, improve, maintain and manage gold, silver, copper, coal, cobalt, nickel, iron and other mines, quarries, mineral and other deposits and properties, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine and otherwise treat ores, metals and minerals, whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same or any part thereof or any interest therein; (i) For the purposes of the company to carry on all or any of the businesses of timber, lumber, iron, wood and pulp merchants and manufacturers, timber growers, importers and exporters saw-mill, ship, barge and lighter owners and manufacturers and snippers of and dealers in all kinds of wood, planks, furniture and builders' requisites, storekeepers and general merchants, and to purchase, take on lease or otherwise acquire plant, cut and deal in forest or timber lands of every description and to construct, own, lease or otherwise acquire mills, plants and factories;

(j) To act as agents for any company, partnership or person carrying on a business similar to that of this company; (k) To distribute among the members of the company in kind any shares, debentures, securities or property belonging to the company; (l) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Raymond Construction Company, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

35-2

Associated Stores, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February 1913, incorporating John Michael Ferguson, James Melton Adam and Samuel Cameron Arrell, barristers-at-law, and Edwin Francis McDonald and William Harold Male, students-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To manufacture and deal in any and all kinds of goods, wares and merchandise and to raise, grow, manufacture, sell and deal in provisions of all kinds; (b) To purchase, lease, take in exchange or otherwise acquire lands or interest therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; to erect buildings and deal in building material; to take or hold mortgages for any unpaid balance of the purchase money on any of the lands, buildings or structures so sold, and to sell or otherwise dispose of said mortgages; to improve, alter and manage the said lands and buildings, and to guarantee and otherwise assist in the performance of contracts or mortgages of persons, firms or corporations with whom the company may have dealings and to assume and take over such mortgages or contracts on default; (c) To establish and provide all kinds of conveniences and attractions for customers and others, and in particular reading, writing and smoking rooms, lockers and safe deposits, telephones, telegraphs, clubs, stores, shops, lodging and lavatories; (d) To act as agents and brokers of all kinds in transactions within the objects of the company and to assist for remuneration or otherwise any of the customers or tenants of the company in any part of their business or undertakings; (e) To construct, acquire, charter, operate, hire, lease, sell or otherwise dispose of all kinds of steam and sailing vessels, boats, barges and other vessels, wharves, docks, elevators, warehouses, freight sheds and other buildings; (f) To acquire by purchase, lease or otherwise water lots, water privileges and water powers and steam, electric, pneumatic, hydraulic or other power and force; to manufacture or generate and deliver and supply power of all or any of the above kinds, to utilize the same and to sell, lease or otherwise dispose of any surplus thereof for the purposes of light, heat and power, subject to any local and municipal regulations in that behalf; (g) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (h) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or

any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (i) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (j) To subscribe for, purchase or otherwise acquire and to take, hold, sell, exchange and deal in the shares, stocks, bonds, obligations or debentures or securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in shares, bonds, debentures or other securities of this company, or in property of this company, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereof, and to guarantee payment of the principal of or dividends and interest on the shares, bonds, debentures or other securities of any company or corporation with which the company may have business relations, and to promote any company or corporation having objects altogether or in part similar to those of this company, or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (k) To enter into any arrangements with any authority, federal, provincial, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges, franchises and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges, franchises and concessions; (l) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the name of the person, firms, company or companies hereinafter referred to, all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay for such property, franchise, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company and to exercise the right, powers and franchises of any company whose capital stock is owned by this company in the name of such company or in its own name; (m) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (n) To take part in the management, supervision or control of the business or operations of any company or undertaking having objects altogether or in part similar to those of this company, and for that purpose to appoint and remunerate any directors, accountants or other experts or agents; (o) Generally for the purpose aforesaid to carry on and undertake any business, undertaking, transaction or operation commonly carried on or undertaken by capitalists, promoters, financiers, commissioners, contractors, for public works or other works, or any business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (p) To remunerate, with the approval of the shareholders, in shares or in any other way any person or company for services rendered or to be

rendered in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (g) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (r) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (s) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (t) To sell or dispose of the undertaking of the company, or any part thereof, or any of the products of the company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (u) To do all or any of the above things as principals, agents, contractors, trustee or otherwise and either alone or in conjunction with others; (v) To procure the company to be licensed, registered or otherwise recognized in any foreign country and to designate persons therein as attorneys or representatives of the company, with powers to represent the company in all matters according to the laws of such foreign country, and to accept service for and on behalf of the company of any process or suit; (w) To distribute in kind or in specie or otherwise, as may be resolved, any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company; (x) To do all such other things as are incidental to or conducive to the attainment of the above objects; (y) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Associated Stores, Limited," with a capital stock of one hundred thousand dollars, divided into 10,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

Everybody's Stores, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of February, 1913, incorporating George Leonard Alexander and Maurice Dugas, advocates, Charles Joseph Eugène Charbonneau, notary, Ségfried Hinson Read Bush, student, and Amédée Blanchard, law student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of a departmental storekeeper in all its branches and in particular to buy, sell, manufacture and deal in goods, stores, articles, chattels and effects of all kinds, both wholesale and retail, and particularly in tobacco, cigars, cigarettes, matches, lights and other articles required by or which may be convenient to smokers; (b) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the business or objects of this company or calculated to enhance its value or render

profitable any of the company's property or rights; (c) To acquire by purchase, lease, exchange or otherwise lands, buildings of any description, and any estate or interest therein, and any rights over or connected with lands so situate, and to turn the same to account as may seem expedient and in particular by preparing building sites and by constructing, re-constructing, altering, improving, decorating, furnishing and maintaining offices, flats, houses, factories, warehouses, shops, wharves, buildings, works and conveniences of all kinds, and by consolidating or connecting or subdividing properties and by leasing and disposing of the same; (d) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights, or information so acquired; (e) To acquire or undertake the whole or any part of the business, right, good-will, property, movable and immovable assets including any option, concession, patent, trade mark, and the like of any individual, firm, association or corporation carrying on the business which the company is authorized to carry on and to make and carry into effect any contracts or agreements with any such person, firm or company as aforesaid with respect to amalgamation and to pay for the same, wholly or in part, in cash or bonds or to allot and issue, as fully paid up and non-assessable, shares of the capital stock of the company, whether subscribed for or not, in full payment, or part payment thereof; (f) To amalgamate with any other company having objects similar in whole or in part to those of this company; (g) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or with or without guarantee or otherwise deal with the same; (h) To subscribe for, purchase, take, acquire by original subscription or otherwise, and hold either as principal or agent and absolutely as owner, or by way of collateral security and to sell, exchange, or otherwise dispose of the shares, stock, debentures and bonds of any company or corporation in which this company is or is about to become financially interested, or with which it has or is about to have business relations, notwithstanding the provisions of section 44 of the said Act; (i) To enter into any arrangements with any government or municipal or local authorities, or otherwise that may seem conducive to the company's objects, or any of them, and to obtain from any such authority, any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (j) To promote any company or companies for the purpose of acquiring all or any of the property, rights and liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit this company; (k) To act as agents for any company, partnership or person carrying on a business similar in whole or in part to that of this company; (l) To remunerate any person or company for any services rendered, or to be rendered, especially for placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or any debentures, debenture stock or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (m) To grant special privileges, discounts and advantages and to issue and give tickets and coupons to the members, employees, purchasers or ticket holders of or in the company in respect of any produce, article, goods or things purchased or acquired

of, from or through the company or otherwise, and to make arrangements with persons engaged in any trade, business or profession for the concession to the company's members, ticket holders, and their friends, or any special rights, privileges and advantages, and in particular in regard to the supply of goods; (n) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined; (o) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (p) To sell, lease or otherwise dispose of the whole or any part of the company's business and undertaking for such consideration as the company may think fit and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (q) To distribute any of the property of the company in specie among the shareholders of the company and in particular any shares, debentures or other securities in other companies and belonging to this company; (r) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes, rewards and donations; (s) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Everybody's Store, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

The Reliance Investment and Developing Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of February, 1913, incorporating Robert James Ball and Henry Peppler, manufacturers, John Taylor, clerk of the Municipality of the Town of Hanover, William John Yager, clergyman, and Frederick William Deutschmann, gentleman, all of the Town of Hanover, in the Province of Ontario, for the following purposes, viz:—(a) To take over and assume the business, good-will and all assets and liabilities of the Hanover Place Syndicate, as owners and dealers in land, and to continue to carry on the operations of the aforesaid syndicate; (b) To purchase, take in exchange or otherwise acquire lands, and to sell and deal generally in the same; (c) To assist in the general development of the lands of the company by granting to any company, firm or individual that may directly or indirectly increase the value thereof such aid as may seem advisable to the company by erecting dwellings in accordance with the building restrictions; by planting trees on the said property and by any other desirable means; and to assist where possible, in the development of subdivisions subsequently purchased by any desirable means; (d) To acquire by purchase or otherwise the whole or any part of the business, property and assets, with or without assuming the liabilities of any person, firm or corporation possessed of property suitable for the company or carrying on any business similar in whole or in part to that of the company; (e) To enter into any arrangements for sharing profits or joint adventure with any person, firm or corporation engaged in or about to engage in any business or transaction capable of being conducted so as to benefit this company; (f) To sell or otherwise dispose of the whole or any part of the

business, assets and undertaking of the company as a going concern or otherwise, on such terms and conditions and for such consideration as the company may think proper and in particular in whole or in part for shares, bonds or other securities of any other company having objects in whole or in part similar to those of this company; (g) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, bonds or other securities of other companies belonging to the company, or which the company may have power to dispose of; (h) To promote and organize or assist in promoting and organizing any auxiliary company with the purpose of acquiring all or any part of property or business of this company or for any other purpose calculated to benefit this company; (i) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Reliance Investment and Developing Company, Limited," with a capital stock of five hundred thousand dollars, divided into 500 shares of one thousand dollars each, and the chief place of business of the said company to be at the Town of Hanover, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

New Brunswick Realty, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of February, 1913, incorporating William Shives Fisher, merchant, Leonard Percy De Wolfe Tilley, barrister-at-law, Frederick Neil Brodie, architect, and Howard Perley Robinson, broker, all of the City of Saint John, in the Province of New Brunswick, and Paul Frederick Blanchet, accountant, of the Parish of Rothesay, in the said Province of New Brunswick, for the following purposes, viz:—(a) To acquire by purchase, lease, exchange or in any other manner and hold lands, timber limits or licenses, mines, water lots, water falls and water privileges and any estate or interest therein and to build upon, work, operate, develop, irrigate, cultivate, farm, settle and otherwise improve and utilize the same, and to sell, lease and otherwise dispose of and deal with the same; (b) To lay out, maintain and manage upon any lands acquired by the company or in which the company is in any way interested, streets, parks, pleasure grounds or otherwise and dedicate the same if so desired to public use, or contract with any person or corporation for the use or management thereof; (c) To acquire by purchase or otherwise and to sell or otherwise dispose of any personal property and any rights or privileges necessary or convenient for the company; (d) To lease, sell or otherwise dispose of any of the real or personal property of the company, and to take mortgages or other securities or retain liens thereon for the purchase money or any part thereof and to sell, assign and guarantee the payment of the same; (e) To promote immigration into the property of the company and for this purpose to advance any money, grant any land or chattels and secure the company therefor by mortgage or otherwise; (f) To manufacture any produce of the lands owned by the company and sell or otherwise deal in such and all other manufactured products, and to engage in manufacturing generally; (g) To search for, prospect, work, sell, use or otherwise deal with all or any mines or minerals upon the lands of the company; (h) To assist, promote or engage in any industry that the company may think will enhance the value of its lands or tend to develop the neighborhood or enure to the interests of the company, or render profitable any of its property rights; (i) To establish shops and stores on any of its lands and to carry on the business and sale of general merchandise of all

descriptions by wholesale or retail; (j) To purchase or acquire any business with the assets thereof within any of the objects of the company, and assume the liabilities in connection therewith or the shares, debentures or securities of any other company having objects altogether or in part similar to those of this company, as well as any franchises, patent rights, licenses or privileges germane to any of such objects, notwithstanding the provisions of section 44 of The Companies Act; (k) To issue and allot, as fully paid up stock, shares of the capital stock of the company as consideration for work done, property acquired, guarantees given or agreed to be given, or services rendered or agreed to be rendered in furtherance of the objects of the company; (l) To aid in any manner any corporation any of whose shares of capital stock, bonds or other obligations are held or are in any manner guaranteed by the company, and to do any acts or things for the preservation, improvement or enhancement of the value of any such shares, capital stock, bonds or obligations; (m) To do any and all acts or things tending to increase the value of the property at any time held or controlled by the company; (n) To sell, lease or dispose of the undertaking or assets of the company or any part thereof for such consideration as the company may think fit, including shares, debentures or securities of any other company having objects altogether or in part similar to those of the company hereby incorporated; (o) To receive and accept bonds, debentures or other securities in payment, in whole or in part, for work done and material supplied in connection with the business of the company; and to pay for any property purchased by the company or for the construction of any plant or works of the company and generally to satisfy any of the obligations contracted by the company by the issue of paid-up stock or bonds of the company or partly in stock and partly in bonds; (p) To amalgamate with any other company having objects altogether or in part similar to those of this company; (q) To promote any other company for the purpose of acquiring all or any of the property or assuming the liabilities of the company or which may directly or indirectly advance the objects or interests of the company and to take or otherwise acquire, hold, transfer, sell and dispose of shares, bonds or other securities of any such company and to guarantee payment thereof; (r) To enter into partnership or into any arrangement for sharing profits, union of interests or co-operation with any person or company carrying on or about to carry on any business or transaction within the objects of the company, or capable of being conducted so as to directly or indirectly benefit the company and to take or otherwise acquire, hold, dispose of and guarantee any shares, bonds or other securities of any such company; (s) To divert, take and carry water, for the use of the business of the company, and for purposes other than those connected with the company, and for that purpose to acquire by purchase, lease or otherwise, and to construct and operate reservoirs, dams, aqueducts, canals, water powers, flumes, ditches, or other conduit pipes or other hydraulic means, or to contribute to the expense of so doing and to sell or otherwise dispose of any such water or works; subject to all local or municipal laws in that behalf; (t) To enter into any arrangement with any government or authority federal, provincial, municipal or local or otherwise that may seem conducive to the company's objects or any of them; (u) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (v) To distribute any of the property of the company in specie among the shareholders; (w) To do all or any of the above things as principals, agents, contractors or attorneys; (x) To do all and everything necessary, suitable or convenient for the accomplishment of any of the purposes or the attainment of any of the objects hereinabove enumerated; (y) The objects and powers specified and contained in the various paragraphs and clauses hereof shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or clause. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "New Bruns-

wick Realty, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Saint John, in the Province of New Brunswick.

Dated at the office of the Secretary of State of Canada, this 27th day of February, 1913.

THOMAS MULVEY,

35-2

Under-Secretary of State.

The Mance Farming Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1913, incorporating Honourable Louis Court Audette, Assistant Judge of the Exchequer Court of Canada, Colonel Eugène Fiset, Deputy Minister of Militia and Defence, George Henri Cagnat, civil engineer, and Elizabeth LePage, spinster, all of the City of Ottawa, in the Province of Ontario, and Jean-Baptiste LePage, of Vallée Ste. Clair, in the Province of Saskatchewan, farmer, for the following purposes, viz:—(a) To purchase, lease or otherwise acquire, deal in, sell, exchange, transfer and alienate lands and real estate; (b) To develop and improve all lands the property of the company by cultivating, clearing, draining, irrigating, building, mining, farming, lumbering on or otherwise dealing with the same; to stock the said lands, and to buy, breed and deal in all kinds of horses, cattle and farm stock, and to buy and sell grain and other products of the soil, as well as to buy, sell, deal in and lease agricultural implements and appliances; (c) To aid, encourage and promote immigration and settlement on the property of the company, and to colonize the same for the purposes aforesaid, to advance and grant any money or land, and to aid any settlers by the purchase and supply of lumber, timber and other necessities for building purposes upon such terms as may be deemed expedient, and generally to aid and assist immigration in all ways and means that may be deemed expedient; (d) To build, erect and construct public and private works and buildings, or any works of any description on any lands of the company, or any other lands, and to rebuild, alter, decorate, furnish and improve existing houses, buildings, offices, factories, warehouses, wharves and conveniences of all kinds, or works thereon; and to enter into contracts with the Crown or any company or person for the erection of such works as may be undertaken by the company; (e) To purchase, lease, exchange or otherwise acquire, and to sell or otherwise dispose of all or any rights, privileges or franchises appendant, appurtenant or otherwise related to real estate, suitable or convenient for any of the purposes of the company; (f) To act as agents with or without commission in purchasing or selling or managing real or personal estate or any interest therein, and in the investment of money and for that purpose to act as agents, financial or otherwise; (g) To enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal with the same; (h) To assume and pay any mortgage, charge, lease or other encumbrance which may exist upon any property real or personal in which the company may have acquired or be about to acquire any estate or interest; (i) To acquire and take over as a going concern any business now or hereafter carried on by any person, firm or corporation, including any director of the company, engaged in or carrying on any business similar to that carried on by the company, and to pay for the same either with money or security, in shares of the company fully or partly paid or otherwise;

(j) To acquire and hold shares in the capital stock of other companies, notwithstanding the provisions of section 44 of the said Act; (k) To transport goods, chattels and persons by land or water and to act as agents for other transportation companies or corporations; (l) To aid by way of bonus, gift of land or otherwise in the construction of a line or lines of railway, steamboats or barges and to construct, maintain and repair roads and bridges which may be in any way beneficial to the said company; (m) To pack, can or otherwise manufacture any of the products of the lands owned by the company, and to sell or otherwise deal in such and all other manufactured products; (n) To excavate, construct, maintain and operate upon any lands owned or controlled by the company, ditches or canals, for supplying water for irrigating any such lands and for supplying water for irrigation, water power or other purposes to municipalities, cities or towns and to persons or corporations holding lands contiguous to the lands of the company, at such rates as may be agreed upon, and generally to exercise the powers of an irrigation company; provided, however, that any distribution of water for irrigation or power purposes outside the lands of the company shall be subject to local and municipal regulations; (o) To construct for the company or for others, irrigation ditches, canals, bridges, dry docks, dams, water powers, elevators, wharves, piers, viaducts, works and buildings, private or public, farm houses, barns and warehouses and to operate the same in connection with the business of the company; (p) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and to receive, acquire, hold, enjoy and dispose of shares, bonds, debentures, mortgages or other securities as part of such consideration; (q) To purchase and acquire property, real or personal, which it may be deemed advisable to acquire for any of the foregoing objects, and to sell the same or any part thereof, and to develop the resources and turn to account the lands, buildings and rights of the company in such lands, and in the event of such lands not being required for farming purposes to turn them to account by laying out and establishing towns, villages and settlements, and opening up and operating stone quarries, lime-kilns and brick yards, and dealing in stone, brick, lime or lumber or acting as contractors for the construction of roads, buildings or works of any kind, public or private, which may seem calculated directly or indirectly to benefit or assist the objects of the company; (r) To construct, manage, work, operate, and control and superintend hotels, parks, places of recreation, general stores, public baths, and any other works which may seem directly or indirectly conducive to the objects of the company, or the benefit and convenience of its employees and to contribute or otherwise aid and take part in the construction, carrying out, support, maintenance, improvement, management, working, operating, controlling and superintending the same; (s) To establish water powers, water works and electric works including the construction of necessary works; to generate, distribute and use water power, water or electric energy, and to sell, lease and dispose of such power, water or energy; provided, however, that any sale, distribution or transmission of electric, hydraulic, pneumatic or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (t) To amalgamate with any other company having objects similar to those of this company; (u) To carry on any other business whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (v) To acquire by purchase, lease, grant, exchange, or other legal title and to own such real and personal property as may be found necessary and required for the company's business and to pay for the same, in whole or in part, in cash, paid-up shares, bonds or other securities of the company and to dispose of the said property; (w) To distribute the property of the company in specie among the shareholders; (x) To do all and everything necessary, suitable, convenient or

proper for the accomplishment of any one or more of the objects for which this company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Mance Farming Company, Limited," with a capital stock of three hundred thousand dollars, divided into 3,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

The Mutual Trust Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1913, incorporating Abraham Komaroff, real estate broker, Louis Abraham Ship and Maxwell Robert Ship, manufacturers, Frank Ethelbert McKenna, notary public, and Raoul Guillaume de Lorimier, advocate and King's counsel, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To accept, fulfil and execute all such trusts as may be committed to the company by any person or corporation, or by any court of law, on such terms as may be agreed upon, or as the court shall, in case of disability, approve; to take, receive, hold and convey all estates and property, both real and personal, which may be granted, committed or conveyed to the company, with its assent, upon any such trust; (b) To act as administrator, executor, trustee, assignee, liquidator, receiver, curator to insolvent estates, to interdicts, to the person or persons to whom curators may be appointed or to property or to substitutions; guardians to the person or property, judicial sequestrator, tutor and subrogate tutor to minors or judicial adviser; to act as agent in the purchase, sale and management of real and personal property; to act as agent or broker in placing insurance of any kind and as an adjuster, valuator and agent in any insurance claim; (c) To construct, maintain, operate and lease suitable buildings and structure for the reception and storage of personal property of every nature and kind; to act as agent, consignees and bailees thereof and to take all kinds of personal property for deposit and safekeeping, upon such terms as may be agreed upon and to make loans on the same; (d) To lend and invest money entrusted to the company for such purposes and to secure the repayment of such monies or the payment of the interest or both, to accept or dispose of any description of property conveyed, pledged, mortgaged, assigned to or deposited or warehoused with the company in connection with any such loan or investment; (e) To promote or assist in promoting any other company; to underwrite, place or assist and guarantee the issue of or the payment of the interest on the shares, debentures, bonds or securities of any such company; (f) To close and wind up the business of persons, partnerships, companies, associations, corporations and estates; (g) To act as trustees in respect to any debenture, mortgage, hypothec or other security, issued according to law by any municipal or other corporation, incorporated in the Dominion of Canada; to hold property mortgaged, hypothecated and pledged, to secure the payment of debentures and other indebtedness and to deal with such property in accordance with and for the purposes set forth in the instrument granting such mortgage, hypothec, pledge or obligation; (h) To guarantee any investment made by the company as agent or otherwise; (i) To examine, report upon and audit the books, accounts, condition and standing of corporations, partnerships and individuals, when requested or authorized so to do by such corporations, partnerships and individuals and also when required by an order of a court of competent jurisdiction; (j) To buy, sell and invest in the stocks, bonds, debentures and obligations of municipal or other corporations of any kind, whether

secured by mortgage or otherwise, and in the Dominion, provincial, British, foreign or other public securities ; (k) To sell or deal with real or personal property held by the company or in any fiduciary capacity, or on its own behalf, or otherwise, but it shall not so deal with any property held by it in a fiduciary capacity, unless hereto duly authorized as may be required by law or by the instrument creating the trust ; (l) Generally to charge for, collect and receive all agreed and reasonable remuneration, legal, usual and customary costs, charges and expenses for all or any of the past or future services, duties, trusts or things rendered, observed, executed or done in pursuance of any of the powers of the company, even when the said company is acting as tutor, sub-tutor, curator, judicial adviser, guardian, executor, administrator, trustee, mandatory, or in any other capacity where the services are by law or custom usually gratuitous ; (m) To act as agents or attorneys for the transaction of business, the management of estates, the investment, collection and payment of moneys, rents, interest, dividends, mortgages, bonds, bills, notes and other securities ; to act as agents for the purpose of registering, issuing, countersigning and transferring the certificates of stocks, bonds, debentures and other obligations of the Dominion of Canada or of any province thereof, or of any corporation, association or municipality and to receive and manage any sinking fund thereof ; (n) To deal in real estate, leases and other real rights as well as personal property ; (o) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (p) To acquire or purchase, lease or otherwise the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company ; (q) To apply for, purchase or otherwise acquire and sell any patents, brevets d'inventions, trade marks, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or any information as to any invention or process which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ; (r) To construct, acquire, hold, maintain, lease, sell and convey any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any land, buildings and easements, and to accept mortgages, charges and liens on real or personal property or any other securities whatsoever and bearing interest or otherwise, as the company may see fit, from any person or corporation dealing with the company and to sell, assign or otherwise dispose of all or any of such securities ; (s) To invest and deal with the moneys of the company not immediately required, in such a manner as may be from time to time determined ; (t) To issue paid-up shares, bonds or debentures or other securities for the payment, either in whole or in part, of any property, real or personal, movable or immovable, services, rights, lease, business, franchise, undertaking, power, privilege, license or concession which this company may legally acquire, and in payment or part payment of or in exchange for shares, bonds, debentures or other securities of any other company doing a business similar or incidental to the business of this company ; (u) With the approval of the shareholders to remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any shares in the company's capital, or any debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business ; (v) To sell or dispose of the undertaking of the company or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this com-

pany ; (w) To do all or any of the above things as principals, contractors, trustees or otherwise and by or through trustees, agents or otherwise, and either alone or in conjunction with others ; (x) To amalgamate with any other company having objects altogether or in part similar to those of this company ; (y) To distribute by dividend or otherwise any assets of the company in specie or kind among the members and particularly paid-up shares, debentures or debenture stock of any other company ; (z) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Mutual Trust Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

35-2 THOMAS MULVEY,
Under-Secretary of State.

Canadian Brazilian Shipping Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of February, 1913, changing the name of the "Canadian Brazilian Shipping Company, Limited," to that of "Taconic Steamship Company, Limited."

Dated at the office of the Secretary of State of Canada, this 21st day of February, 1913.

34-2 THOMAS MULVEY,
Under-Secretary of State.

INSURANCE DEPARTMENT,

OTTAWA, 24th February, 1913.

NOTICE is hereby given that the North American Accident Insurance Company has this day received a license, No. 336, for the transaction throughout Canada of the business of Sickness Insurance in addition to the business of Accident Insurance and Plate Glass Insurance for which it is already licensed. The chief agency of the Company is established in the City of Toronto, and H. E. Ridout has been appointed chief agent.

35-4 W. FITZGERALD,
Superintendent of Insurance.

DOMINION LANDS SURVEYS ACT.

IN accordance with the provisions of section 58 of The Dominion Lands Surveys Act, public notice is hereby given that the Minister of the Interior has received a petition from owners of lands or from persons holding lands as homesteads in Township Twenty-one, Range Ten, west of the fourth Meridian, representing that the monuments of the original survey of the said township have disappeared, and requesting that a resurvey be ordered.

Any person who claims to know the position of one or more of the survey monuments defining the lands to be resurveyed, or to be in possession of information whereby the position of such monuments can be established, is hereby requested to give notice thereof by registered letter addressed to the Minister of the Interior on or before the 10th April, 1913.

E. DEVILLE,
Surveyor General of Dominion Lands.
Ottawa, Feb. 6, 1913.

NOTICE TO MARINERS.

No. 10 of 1913.

(Inland No. 1.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

QUEBEC.

(26) OTTAWA RIVER, NORTH SHORE—WAY SHOAL TRAVERSE—RANGE LIGHTS ESTABLISHED.

(1). Front range light.

Position.—On the bank of the river, 130 feet back from the water's edge, 1½ miles below the mouth of Blanche river, which is in Lot 3 of the Township of Templeton, County of Wright.

Lat. N. 45° 30' 23", Long. W. 75° 30' 42".

Character.—Fixed white light, shown from a reflector lantern.

Visibility.—2 miles in the line of range.

Structure.—Pole, with diamond-shaped slatted daymark attached.

Material.—Wood.

Colour.—White.

Height of pole.—15 feet.

(2). Back range light.

Position.—298 feet 56° 41' (N. 68° 41' E. Mag.) from the front light.

Character.—Fixed white light, shown from a reflector lantern.

Visibility.—2 miles in the line of range.

Structure.—Pole, with diamond-shaped slatted daymark attached; shed at base of pole.

Material.—Wood.

Colour.—White.

Height of pole.—30 feet.

Note.—These lights mark a channel across Way shoal used for towing logs.

Remarks.—These lights will only be lit during low water, for a period of about 3 months each year.

N. to M. No. 10 (26) 3-2-13.

Variation in 1913: 12° W.

Authority: Records, Chief Engineer's Office, M. and F.

Admiralty chart: No 797.

Publication: St. Lawrence Pilot, 1906, page 655.

Canadian List of Lights and Fog Signals, 1912: To be inserted as Nos. 1559 and 1560.

Departmental File: No. 21559C.

ONTARIO.

(27) LAKE HURON — SAUGEEN RIVER — CHANGE IN COLOUR OF RANGE LIGHTS.

Date of alteration.—Opening of navigation in 1913, without further notice.

(1). Front range light.

Position.—On the breakwater pier on the north side of the mouth of Saugeen river.

Lat. N. 44° 30' 6", Long. W. 81° 22' 34".

New character.—Fixed red light, instead of green as heretofore.

Visibility.—7 miles from all points of approach by water.

Order.—Fourth dioptric.

(2). Back range light.

Position.—2,350 feet 95° 15' (S. 78° 45' E. Mag.) from the front light.

New character.—Fixed red light, instead of green as heretofore.

Visibility.—7 miles in the line of range.

Order.—Catoptric.

N. to M. No. 10 (27) 3-2-13.

Variation in 1913: 6° W.

Authority: Departmental records.

Admiralty charts: No. 3257, 327, 519 and 678.

Publication: Sailing directions for the Canadian shore of Lake Huron, 1905, page 50.

Canadian List of Lights and Fog Signals, 1912: Nos. 1943 and 1944.

Departmental File: No. 21943A.

A. JOHNSTON,

Deputy Minister.

Department of Marine and Fisheries,

Ottawa, Canada, 3rd February, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

35-2

NOTICE TO MARINERS.

No. 7 of 1913.

(Pacific No. 5.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

BRITISH COLUMBIA.

(17) STRAIT OF GEORGIA—DISCOVERY PASSAGE—CAPE MUDGE—FOG ALARM ESTABLISHED.

Position.—At cape Mudge light station, immediately south of the lighthouse.

Lat. N. 50° 0' 5", Long. W. 125° 13' 18".

Date of establishment.—On or before 1st March, 1913, without further notice.

Description of fog alarm.—Diaphone, operated with air, compressed by an oil engine. It will give one blast of two seconds' duration every 30 seconds, thus:

Blast	Silent interval	Blast	Silent interval
2 secs.	28 secs.	2 secs.	28 secs.

Structure.—Square building, with a gable roof.

Material.—Wood.

Colour.—White.

Remarks.—Horn points 145° (S. 60° E. Mag.)

N. to M. No. 7 (17) 25-1-13.

Variation in 1913: 25° E.

Authority: Report from Agent, M. and F., Victoria.

Admiralty charts: Nos. 3162, 580 and 1917.

Publication: British Columbia Pilot, 1905, pages 207 and 243.

Canadian List of Lights and Fog Signals, 1912: No. 2343.

Departmental File: No. 22343 F.

BRITISH COLUMBIA.

(18) ARTHUR PASSAGE—HERBERT REEF—LIGHT TO BE ESTABLISHED ON BEACON.

Former notice.—No. 15 (36) of 1911.

Position.—On the southernmost rock of Herbert reef.

Lat. N. 54° 1', Long. W. 130° 14'.

Light to be established.—A light will be established on this concrete beacon without further notice.

Character.—White light, automatically occulted at short intervals.

Elevation.—32 feet.

Visibility.—11 miles from all points of approach by water.

Order.—Dioptric.

Illuminant.—Acetylene, generated automatically.

Structure.—Steel cylindrical tank standing on the concrete beacon and surmounted by a pyramidal steel frame supporting the lantern.

Colour.—The steel tank and steel frame are painted white.

Remarks.—The light will be unwatched.

N. to M. No. 7 (18) 25-1-13.

Authority: Report from Agent, M. and F., Victoria.

Admiralty charts: Nos. 2453, 1923a, and 2430.

Publication: British Columbia Pilot, 1905, page 442.

Canadian List of Lights and Fog Signals, 1912:

To be inserted as No. 2361-6.

Departmental File: No. 30093.

BRITISH COLUMBIA.

(19) CHATHAM SOUND—HOLLAND ISLAND—NEW LIGHTHOUSE—CHANGE IN CHARACTER OF LIGHT.

Former notice.—No. 67 (188) of 1912.

Position.—On Holland island.

Lat. N. 54° 10' 19", Long. W. 130° 21' 42".

Character.—Fixed white light.

Elevation.—45 feet.

Visibility.—12 miles from all points of approach.

Power.—750 candles.

Order.—Fourth dioptric.

Illuminant.—Petroleum vapour, burned under an incandescent mantle.

Structure.—Rectangular building, standing on a concrete foundation. The tower is square and rises above the roof from the north-west corner of the building. Octagonal lantern.

Material.—Building, wood; lantern, iron.

Colour.—Building white with a red roof; lantern red.

Height.—43 feet from the top of the concrete foundation to the top of the ventilator on the lantern.

Remarks.—A diaphone fog alarm is being installed in this lighthouse, of which further notice will be given when it is ready to be put in operation.

N. to M. No. 7 (19) 25-1-13.

Authority: Report from Agent, M. and F., Victoria.

Admiralty charts: Nos. 2453, 1923a and 2430; and Dept. of the Naval Service Chart No. 302.

Publication: British Columbia Pilot, 1905, page 450.

Canadian List of Lights and Fog Signals, 1912: No. 2363.

Departmental File: No. 22363 A.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 25th January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

34-2

NOTICE TO MARINERS.

No. 8 of 1913.

(Atlantic No. 4.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360° measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides and all depths are at low water of ordinary spring tides.

NOVA SCOTIA.

(20) BAY OF FUNDY—BLACKROCK—LIGHT IMPROVED.

Position.—On the south side of the Bay of Fundy.

Lat. N. 45° 10' 15", Long. W. 64° 45' 50".

Alteration.—The fixed white light shown from Blackrock lighthouse has been improved by the substi-

tution of a fourth order dioptric illuminating apparatus for the catoptric apparatus heretofore used.

N. to M. No. 8 (20) 27-1-13.

Authority: Report from N.S. Supt. of Lights.

Admiralty charts: Nos. 353, 1651 and 2670.

Publication.—Nova Scotia and Bay of Fundy Pilot, 1911, page 256.

Canadian List of Lights and Fog Signals, 1912: No. 163.

Departmental File: No. 20163 A.

NOVA SCOTIA.

(21) SOUTH COAST—EAST IRONBOUND ISLAND—LIGHT IMPROVED.

Position.—On East Ironbound island.

Lat. N. 44° 26' 24", Long. W. 64° 4' 50".

Alteration.—The fixed white light shown from this lighthouse has been improved by the substitution of a fourth order dioptric illuminating apparatus for the catoptric apparatus heretofore used.

N. to M. No. 8 (21) 27-1-13.

Authority: Report from N. S. Supt. of Lights.

Admiralty charts: Nos. 343, 730, 1651, 2666 and 2670.

Publication: Nova Scotia Pilot, 1911, page 162.

Canadian List of Lights and Fog Signals, 1912: No. 302.

Departmental File: No. 20302 A.

NOVA SCOTIA.

(22) SOUTH COAST—JEDDORE ROCK—HAND FOG HORN AT LIGHTSTATION.

Position.—At Jeddore rock lightstation.

Description.—Hand fog horn.

Lat. N. 44° 39' 45", Long. W. 63° 0' 22".

Remarks.—It is used to answer signals from steamers in the vicinity of the station in thick weather.

N. to M. No. 8 (22) 27-1-13.

Authority: Departmental records.

Admiralty charts: Nos. 2439, 729, 1651, 2666 and 2670.

Publication: Nova Scotia Pilot, 1911, page 112.

Canadian List of Lights and Fog Signals, 1912: No. 345.

Departmental File: No. 20345 F.

NEW BRUNSWICK.

(23) MIRAMICHI RIVER—GRANT BEACH BACK RANGE LIGHT—CHARACTER OF ILLUMINATING APPARATUS.

Position.—At Grant beach.

Alteration.—The light shown from the back range lighthouse has been improved by the substitution of a seventh order dioptric illuminating apparatus for the catoptric apparatus formerly used.

N. to M. No. 8 (23) 27-1-13.

Authority: Departmental records.

Admiralty charts: Nos. 1712, 2034, 1651, and 2516.

Publications: St. Lawrence Pilot, 1906, page 513.

Canadian List of Lights and Fog Signals, 1912: No. 880.

Departmental File: No. 20879 A.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 27th January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

34-2

NOTICE TO MARINERS.

No. 9 of 1913.

(Atlantic No. 5.)

All bearings, unless otherwise noted, are true, and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets. Miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

QUEBEC.

(24) RIVER ST. LAWRENCE—CAP DE LA MADELEINE
UPPER RANGE—NEW FRONT LIGHTHOUSE.

New position.—On the north shore, at the mouth of a stream $\frac{2}{3}$ mile above Rivière des Cormiers, 775 feet 70° 25' (N. 85° 55' E. Mag.) from the back light.

Lat. N. 46° 23' 18", Long. W. 72° 28' 20".

Character.—Fixed white light.

Elevation.—23 feet.

Visibility.—9 miles in the line of range.

Order.—Catoptric.

New structure.—Tower, square in plan, with sloping sides, on concrete foundation 5 feet high.

Material.—Wood.

Colour.—Tower white, with a red roof.

Height.—18 feet, from the base of the tower to the top of the ventilator.

N. to M. No. 9 (24) 29-1-13.

Variation in 1912: 15° 30' W.

Authority: Records, Chief Engineer's office, M. and F.

Admiralty charts: Nos. 2780, 2781 and 2830A; and Dept. of the Naval Service charts Nos. 11, 12 and 23.

Publication: St. Lawrence Pilot, 1906, page 630; and St. Lawrence Pilot above Quebec, 1912, page 52.

Canadian List of Lights and Fog Signals, 1912: No. 1310.

Departmental File: No. 21310 R.

QUEBEC.

(25) RICHELIEU RIVER—ASH ISLAND—LIGHTHOUSE
REBUILT.

Position.—On south end of Ash island.

Lat. N. 45° 3' 0", Long. W. 73° 19' 0".

Character.—Fixed white light.

Elevation.—44 feet.

Order.—Catoptric.

New structure.—Skeleton tower, square in plan, with sloping sides, surmounted by watchroom and square lantern.

Material.—Skeleton frame, steel; watchroom and lantern, wood.

Colour.—Skeleton frame, red; watchroom and lantern, white.

Height.—45 feet from its base to the top of the ventilator on the lantern.

N. to M. No. 9 (25) 29-1-13.

Authority: Records, Chief Engineer's Office, M. and F.

Admiralty chart: No. 797.

Publication: St. Lawrence Pilot, 1906, page 636.

Canadian List of Lights and Fog Signals, 1912: No. 1381.

Departmental File: No. 21381 R.

A. JOHNSTON,

Deputy Minister.

Department of Marine and Fisheries,

Ottawa, Canada, 29th January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

34-2

STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department to the night of the 31st January, 1912 and 1913.

PUBLIC DEBT.			1912.	1913.
LIABILITIES.			\$ cts.	\$ cts.
FUNDED DEBT—				
Payable in Canada.....			4,819,154 35	4,773,664 48
do in London.....			263,131,936 77	253,669,833 07
Bank Circulation Redemption Fund.....			4,661,776 85	5,254,436 21
Dominion Notes.....			115,149,749 25	115,836,488 40
SAVINGS BANKS—				
	1912.	1913.		
Post Office Savings Banks.....	\$42,705,436 74	\$41,714,319 52		
Dominion Government Savings Banks..	14,412,586 53	14,177,873 53		
Trust Funds.....			57,118,023 27	55,892,184 0
Province Accounts.....			9,715,053 40	9,662,079 ,
Miscellaneous and Banking Accounts			11,920,582 42	11,920,486 e
			22,770,213 11	26,990,656 9.
Total Gross Debt			489,236,489 42	488,999,828 92
ASSETS.				
INVESTMENTS—				
Sinking Funds.....			12,209,066 21	13,172,662 71
Other Investments.....			29,776,851 20	32,751,851 20
Province Accounts.....			2,296,429 12	2,296,332 77
MISCELLANEOUS AND BANKING ACCOUNTS.....			120,017,715 92	131,470,546 04
Total Assets			164,300,062 45	179,691,392 72
Total Net Debt.....			324,936,426 97	309,308,436 20
do to 31st December.....			313,386,651 87	304,194,456 27
Increase of Debt			11,599,775 10	5,113,979 93

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of January, 1912.	Total to 31st January, 1912.	Month of January, 1913.	Total to 31st January, 1913.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	6,396,303 32	70,500,292 57	9,010,599 29	93,757,607 39
Excise.....	1,534,057 70	15,777,582 49	1,589,094 80	17,787,569 10
Post Office.....	834,183 59	7,984,183 59	1,028,507 14	9,278,507 14
Public Works, including Railways and Canals..	919,084 32	9,802,958 59	1,170,308 40	11,146,004 97
Miscellaneous.....	400,406 18	5,501,965 83	643,869 17	6,050,246 57
Total.....	10,084,035 11	109,566,983 07	13,442,378 80	138,019,935 17
EXPENDITURE.....	16,351,716 98	70,655,588 69	15,649,749 69	82,651,324 74

EXPENDITURE ON CAPITAL ACCOUNT, ETC.	Month of January, 1912.	Total to 31st January, 1912.	Month of January, 1913.	Total to 31st January, 1913.
Public Works, including Railways and Canals.....	5,612,271 28	24,203,984 98	2,763,348 43	20,900,695 41
Railway Subsidies.....	28,447 70	420,088 25	108,333 78	4,641,090 35
Total.....	5,640,718 98	24,624,073 23	2,871,682 21	25,541,785 76

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.
FINANCE DEPARTMENT, Ottawa, 4th February, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.

CIRCULATION AND SPECIES.

Provincial.....	\$	27,792 25
Fractional.....		748,050 15
\$1.....		11,961,733 00
\$2.....		8,792,372 50
\$4.....		250,145 00
\$5.....		6,914,737 50
\$50.....		16,300 00
\$100.....		7,900 00
\$500.....		1,888,500 00
\$1,000.....		5,029,000 00
\$500 Legal Tender Notes for Banks.....		383,500 00
\$1,000 " " "		2,372,000 00
\$5,000 " " "		75,210,000 00
		<hr/>
		\$113,602,030 40
PROVINCIAL NOTES.		
\$1.....	\$	11,304 50
\$2.....		6,068 00
\$5.....		4,229 75
\$10.....		2,180 00
\$20.....		860 00
\$50.....		650 00
\$500.....		2,500 00
		<hr/>
	\$	27,792 25

Specie and Bullion held by the Receiver General and the several Assistant Re- ceivers General, on the 31st January, 1913.....	\$101,898,360 08
Specie to be held under The Revised Statutes of 1906, chapter 27, intituled “An Act respecting Dominion Notes,” 25 p.c. on \$30,000,000.00.....	\$ 7,500,000.00
Specie to be held in excess of \$30,000,000.00.....	\$3,602,030.40
	<hr/>
	91,102,030 40
Reserve on amount of deposits in Savings Banks on 31st January, 1913, being 10 p.c. on \$55,892,184.05, to be held under The Revised Statutes of 1906, intituled “An Act respecting Savings Banks”....	\$5,589,218 40

J. E. ROURKE,
Comptroller of Dominion Currency.

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 10th February, 1913.

33-tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of January, 1913.

Source of Revenue.	Amounts.	Total.
Excise.	\$ cts.	\$ cts.
Spirits.....	731,858 54	
Malt Liquor.....	9,549 40	
Malt.....	142,367 25	
Tobacco.....	791,597 21	
Cigars.....	44,880 29	
Manufactures in Bond.....	2,800 61	
Acetic Acid.....	549 98	
Seizures.....	100 00	
Other Receipts.....	12,173 67	
Total Excise Revenue.....		1,735,876 95
Methylated Spirits.....		9,550 06
Ferries.....		
Inspection of Weights and Measures.....		7,521 12
Gas Inspection.....		4,714 30
Electric Light Inspection.....		6,483 05
Law Stamps.....		653 70
Other Revenues.....		441 00
Grand Total Revenue.....		1,765,240 18

INLAND REVENUE DEPARTMENT
Ottawa, 14th February, 1913.

WM. HIMSWORTH, Acting Deputy Minister.

34 tf

POST OFFICE SAVINGS BANK ACCOUNT for the month of December, 1912

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can. 1906.)

CR.

	\$ cts.		\$ cts.
BALANCE in hands of the Minister of Finance on 30th November, 1912.....	42,174,667 12	WITHDRAWALS during the month.....	1,032,654 94
DEPOSITS in the Post Office Savings Bank during month.....	872,670 03		
TRANSFERS from Dominion Government Savings Bank during month :—			
PRINCIPAL			
INTEREST accrued from 1st April to date of transfer.....			
TRANSFERS from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada.....	9,803 43		
INTEREST accrued on Depositors accounts and made principal on 31st March.....			
INTEREST allowed to Depositors on accounts during month.....	10,503 15	BALANCE at the credit of Depositors' accounts on 31st December, 1912.....	42,034,988 79
	43,067,643 73		43,067,643 73

R. M. COULTER,
Deputy Postmaster General.

Certified,
W. H. HARRINGTON,
Superintendent, Savings Bank Branch.
POST OFFICE DEPARTMENT,
OTTAWA, 5th February, 1913.

33 tf

STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks, on 31st January, 1913. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 31st December, 1912.	Deposits for January, 1913.	Total.	Withdrawals for January, 1913.	Balance on 31st January, 1913.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Manitoba :—					
Winnipeg.....	654,312 47	6,292 00	660,604 47	15,983 81	644,620 66
British Columbia :—					
Victoria.....	1,079,630 30	32,516 00	1,112,146 30	39,289 45	1,072,856 85
Prince Edward Island :—					
Charlottetown.....	2,024,193 79	23,505 00	2,047,698 79	27,658 53	2,020,040 26
New Brunswick :—					
Newcastle.....	287,212 86	1,453 00	288,665 86	2,621 31	286,044 55
St. John.....	5,620,380 41	87,885 11	5,708,265 52	76,138 34	5,632,127 18
Nova Scotia :—					
Acadia Mines.....	32,314 46	25 00	32,339 46	350 00	32,289 46
Amherst.....	376,947 53	6,933 00	383,880 53	4,436 37	379,444 16
Arichat.....	127,648 83	4,397 79	132,046 62	4,681 75	127,364 87
Barrington.....	142,326 08	293 00	142,619 08	325 00	142,294 08
Guysboro'.....	120,557 39	1,739 00	122,296 39	1,060 00	121,236 39
Halifax.....	2,380,795 17	37,644 54	2,418,439 71	27,536 00	2,390,903 71
Kentville.....	256,908 84	2,823 00	259,731 84	1,986 55	257,745 29
Lunenburg.....	421,999 28	4,741 00	426,740 28	5,846 46	420,893 82
Port Hood.....	112,560 59	537 00	113,097 59	1,065 00	112,032 59
Shelburne.....	214,284 74	1,973 94	216,258 68	2,280 67	213,978 01
Sherbrooke.....	89,821 39	502 00	90,323 39	1,320 89	89,002 50
Wallace.....	123,182 39	1,314 00	124,496 39	1,312 09	123,184 30
Totals	14,065,376 52	214,574 38	14,279,950 90	213,892 22	14,066,058 68

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 11th February, 1913

33-tf

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA ON THE
1ST FEBRUARY, 1913.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY AND PROVINCE OR TERRITORY.	POSTMASTER.
Albertville	Matalik	Rimouski.....P.Q.	Francois Vachet.
Alticane.....	Sec. 22, Tp. 45, R. 11, W. 3rd M.	Battleford.....Sask.	Alex. McKie.
Ange Gardien, Est.....	Ange Gardien.....	Montmorency.....P.Q.	Emile Côté.
Archive.....	Sec. 23, Tp. 15, R. 27, W. 2nd M.	Moose Jaw.....Sask.	Victor Eldstrom.
Badger Lake.....	Sec. 20, Tp. 16, R. 18, W. 4th M.	Medicine Hat.....Alta.	A. D. McDonald.
Beechwood (re-opened).....	Dorchester.....	Antigonish.....N.S.	Angus McDonald.
Bingen.....	Sec. 16, Tp. 6, R. 10, W. 4th M.	Medicine Hat.....Alta.	Wm. G. Bowen.
Bituma.....	Sec. 30, Tp. 29, R. 5, W. 5th M.	Calgary.....Alta.	T. C. Burrows.
Cadrin.....	Joliette.....	Dorchester.....P.Q.	Athanase Royer.
Cantuar.....	Sec. 28, R. 16, Tp. 15, W. 3rd M.	Moose Jaw.....Sask.	Percy A. Lines.
Catchem.....	Sec. 10, Tp. 4, R. 6, W. 4th M.	Medicine Hat.....Alta.	J. C. Hanson.
(a)Coin Brunelle.....	Chambly.....	Chambly & Vercheres, P. Q.....	P. Beaulieu.
Commerce.....	Sec. 12, Tp. 10, R. 22, W. 4th M.	Medicine Hat.....Alta.	W. M. Glasgow.
Connor Creek.....	Sec. 27, Tp. 57, R. 8, W. 5th M.	Edmonton.....Alta.	O. Gabrielson.
Coxvale (opened 1st January).....	Clarendon.....	Frontenac.....O.	D. J. Cox.
Dalhousie Lake.....	Sec. 8, Tp. 58, R. 20, W. 4th M.	Annapolis.....N.S.	John Anderson.
(a)Dalmuir.....	Sec. 18, Tp. 58, R. 18, W. 4th M.	Victoria.....Alta.	A. Harapniuk.
(a)Delph.....	Lafontaine.....	Victoria.....Alta.	S. Rudkc.
Deniau.....	Les Ecoureuls.....	L'Islet.....P.Q.	S. Dubé.
Donnacona.....	Sec. 21, Tp. 53, R. 7, W. 3rd M.	Portneuf.....P.Q.	Arthur Delisle.
Eddy.....	Sec. 14, Tp. 17, R. 16, W. P. M.	Algoma.....E.R.	J. R. Stover.
Eldred.....	Brantford.....	Prince Albert.....Sask.	Jos. L. Tremblay.
Elk Ranch.....	Lot 42.....	Dauphin.....M.	Martin Gutoski.
Farrington Hill (opened 6 Jan.)	Unsurveyed.....	Brantford.....O.	Calvin Haines.
Five Houses.....	St. Justin.....	Kings.....P.E.I.	James Dwan.
Fort Simpson.....	Sec. 2, Tp. 25, R. 1, W. 4th M.	Mackenzie Dist., N.W.T.	Gerald Card.
Gérin.....	Sec. 15, Tp. 28, R. 8, W. P. M.	Maskinongé.....P.Q.	L. Villeneuve.
Glevennah.....	Lavant.....	Medicine Hat.....Alta.	R. J. Nickel.
Gowlland Harbour.....	Sec. 23, Tp. 3, R. 10, W. 4th M.	Comox-Atlin.....B.C.	H. C. Bishop.
Grahamdale.....	Sec. 33, Tp. 13, R. 15, W. P. M.	Dauphin.....M.	Samuel F. Graham.
Gordon Rapids.....	Sec. 36, Tp. 52, R. 22, W. 5th M.	Lanark, N.R.....O.	A. Closs.
Groton.....	Sec. 21, Tp. 14, R. 22, W. 3rd M.	Medicine Hat.....Alta.	A. J. Petersen.
Hallboro.....	Sec. 21, Tp. 25, R. 10, W. 4th M.	Portage la Prairie.....M.	F. L. Peskett.
Hargwen.....	Sec. 19, Tp. 13, R. 23, W. 2nd M.	Edmonton.....Alta.	A. B. Lloyd.
Harnett.....	Sec. 28, Tp. 51, R. 23, W. 4th M.	Moose Jaw.....Sask.	John Robinson.
Hawksdale.....	Shelburne.....	Medicine Hat.....Alta.	L. W. Hawkins.
(a)Hearne.....	Sec. 33, Tp. 47, R. 5, W. 3rd M.	Regina.....Sask.	M. L. Pearce.
Hercules.....	Sec. 6, Tp. 59, R. 10, W. 5th M.	Strathcona.....Alta.	E. Murphy.
Inventa.....	Sec. 2, Tp. 55, R. 14, W. 5th M.	Shelburne & Queens, N.S.	C. M. Collupy.
Kilwinning Siding.....	Sec. 26, Tp. 56, R. 14, W. 5th M.	Prince Albert.....Sask.	A. G. Warrington.
Lonira.....	Sec. 16, Tp. 20, R. 23, W. P. M.	Edmonton.....Alta.	L. C. Moore.
Lorne Creek (opened 4 January)	St. François.....	Comox-Atlin.....B.C.	Mrs. K. M. Morrison.
McLeod Valley.....	Chicoutimi.....	Edmonton.....Alta.	C. W. Tomlinson.
Mahaska.....	Wallbridge.....	Edmonton.....Alta.	D. M. Payne.
Marco.....	Sydney.....	Marquette.....M.	M. Haczkowski.
Martineau.....	Caraquet.....	Montmagny.....P.Q.	Alex. Simard.
Meadow.....	Sec. 32, Tp. 39, R. 21, W. 3rd M.	North Cape Breton & Victoria.....N.S.	Philip McDonald.
Meeting Lake.....	Sec. 7, Tp. 13, R. 1, W. 4th M.	Battleford.....Sask.	B. H. Temple.
Mink Creek.....	Sec. 32, Tp. 52, R. 17, W. 5th M.	Dauphin.....M.	Harry Bihun.
Montarville.....	Sec. 32, Tp. 10, R. 8, E. P. M.	St. Hyacinthe.....P.Q.	H. Martel.
Nanoose Bay.....	Matane.....	Comox-Atlin.....B.C.	M. A. McKercher.
Oakbrae (reopened).....	Chicoutimi.....	Dauphin.....M.	George Basham.
Oakview.....	Wallbridge.....	Dauphin.....M.	S. O. Eiriksson.
Ormside.....	Sydney.....	Mackenzie.....Sask.	J. J. Prien.
Prairiebell.....	Caraquet.....	Battleford.....Sask.	Mrs. C. M. Dolman.
St. Leandre Station.....	Sec. 32, Tp. 39, R. 21, W. 3rd M.	Rimouski.....P.Q.	Nap. St. Laurent.
St. Louis de Bagot.....	Sec. 7, Tp. 13, R. 1, W. 4th M.	Chicoutimi & Saguenay, P. Q.....	Victor Bouchard.
Salines.....	Sec. 32, Tp. 52, R. 17, W. 5th M.	Parry Sound.....O.	Wm. A. MacMillan.
Salmon River Road.....	Sec. 32, Tp. 10, R. 8, E. P. M.	South Cape Breton, N.S.	John Campbell.
Sewellville.....	Matane.....	Gloucester.....N.B.	Bernard Sewell.
Tako (re-opened).....	Chicoutimi.....	Battleford.....Sask.	Thos. Gauley.
Tarves.....	Chicoutimi.....	Medicine Hat.....Alta.	B. E. Smyth.
Tollerton.....	Chicoutimi.....	Edmonton.....Alta.	W. H. Sheridan.
Vivian Station.....	Chicoutimi.....	Selkirk.....M.	John Watson.
Westmere.....	Chicoutimi.....	Comox-Atlin.....B.C.	John West.
Whatshan.....	Chicoutimi.....	Kootenay.....B.C.	Isaac I. Penner.
Wyatt Bay.....	Chicoutimi.....	Comox-Atlin.....B.C.	C. W. Stelfox.
Wilson.....	Chicoutimi.....	Renfrew, S.R.....O.	James Avery.

(a) opened 15th January.

NOTE.—Cowal post office, County of Elgin, W. R., O., closed on the 14th December was immediately re-opened and continued in operation until the 15th January.

Mount Albion post office, County of Queens, P. E. I., published last month as having been closed is still in operation.

CHANGES IN POST OFFICES ALREADY ESTABLISHED

NAMES CHANGED.

Anaham Lake.....	District of Comox-Atlin.....	B.C.	to Atnarko.
Bouvier.....	District of Prince Albert.....	Sask.	to Prairie River.
Doucet.....	County of Chicoutimi & Saguenay.....	P.Q.	to Girardville.
Gilolo.....	County of Selkirk.....	M.	to Peguis.
Grant.....	County of Russell.....	O.	to Duke.
Morton Park.....	County of York N.R.....	O.	to Brighton Beach.
(c) Nanoose Bay.....	District of Comox-Atlin.....	B.C.	to Brynmarl.
Piper Siding.....	District of New Westminster.....	B.C.	to Lozells.

(c) and a new office opened at Nanoose Bay.

OFFICES CLOSED.

(b) Atkinson.....	County of Frontenac.....	O.	Closed 15th January.
(b) Appin Road.....	County of Queens.....	P.E.I.	Closed 15th January.
(b) Balfour.....	County of Prince Edward.....	O.	Closed 8th January.
(b) Boothville.....	County of Grey, S.R.....	O.	
(b) Bown.....	County of Compton.....	P.Q.	
(b) Brays Crossing.....	County of Russell.....	O.	
(b) Cabane Ronde.....	County of L'Assomption.....	P.Q.	
(b) Canterbury.....	County of Compton.....	P.Q.	
(b) Central Cambridge.....	County of Sunbury & Queens.....	N.B.	Closed 15th January.
(b) Drummond.....	County of Lanark, S.R.....	O.	
(b) East Chilliwack.....	District of New Westminster.....	B.C.	Closed 15th January.
(b) East Margaretville.....	County of Annapolis.....	N.S.	
(b) Elk Creek.....	District of New Westminster.....	B.C.	Closed 15th January.
(b) Ellis River.....	County of Prince.....	P.E.I.	
(b) Emery.....	County of York, S.R.....	O.	
(b) Eskdale.....	County of Bruce, N.R.....	O.	Closed 31st December.
(b) Glenfinnan.....	County of Queens.....	P.E.I.	Closed 15th January.
(b) Hampstead.....	County of Perth, N.R.....	O.	Closed 30th December.
(b) Hardwood Flat.....	County of Compton.....	P.Q.	
(b) Howard Valley.....	County of Argenteuil.....	P.Q.	Closed 1st November.
(b) Hubrey.....	County of Middlesex, E.R.....	O.	Closed 15th January.
(b) Jermyn.....	County of Peterborough, E.R.....	O.	Closed 8th January.
(b) Kilburnie.....	County of Frontenac.....	O.	Closed 15th January.
(b) Knox.....	County of Brandon.....	M.	
(b) Lansdowne.....	County of Carleton.....	N.B.	Closed 1st January.
(b) Little Forks.....	County of Cumberland.....	N.S.	Closed 10th December.
(b) Lower Cambridge.....	County of Sunbury & Queens.....	N.B.	Closed 15th January.
(b) McCreary.....	County of Lanark, N.R.....	O.	
(b) Marsboro.....	County of Compton.....	P.Q.	Closed 1st January.
(b) Mickie.....	County of Bruce, S.R.....	O.	Closed 15th January.
(b) Minto.....	County of Hastings, W.R.....	O.	Closed 8th January.
(b) Mount Hebron.....	County of Kings & Albert.....	N.B.	
(b) Noelton.....	District of Calgary.....	Alta.	Closed 31st December.
(b) Oakleaf.....	County of Leeds.....	O.	Closed 8th January.
(b) Parker Road.....	County of Kings.....	N.S.	Closed 7th January.
(b) Partridge Hill.....	District of Victoria.....	Alta.	Closed 31st December.
(b) Phillipston.....	County of Hastings, E.R.....	O.	Closed 8th January.
(b) Pond Mills.....	County of Middlesex, E.R.....	O.	Closed 15th January.
(b) Port Milford.....	County of Prince Edward.....	O.	Closed 8th January.
(b) Power Glen.....	County of Lincoln.....	O.	
(b) Purple Hill.....	County of Durham.....	O.	
(b) Radford.....	County of Pontiac.....	P.Q.	Closed 25th January.
(b) Reford.....	District of Battleford.....	Sask.	Closed 8th January.
(b) St. Catherine St. East.....	City of Montreal.....	P.Q.	Closed 4th January.
(b) Seaman Street.....	County of Annapolis.....	N.S.	
(b) Scobie.....	County of Carleton.....	O.	
(b) Scotsburn.....	County of Pictou.....	N.S.	
(b) South Melville.....	County of Queens.....	P.E.I.	Closed 15th January.
(b) Tempo.....	County of Middlesex, E.R.....	O.	Closed 15th January.
(b) Tindastoll.....	District of Red Deer.....	Alta.	Closed 31st December.
(b) Wanderland.....	County of Middlesex, N.R.....	O.	Closed 11th January.
(b) Watterson Corners.....	County of Carleton.....	O.	Closed 6th January.
(b) Weissenburg.....	County of Waterloo, N.R.....	O.	Closed 15th January.
(b) Wellington.....	County of Prince.....	P.E.I.	
(b) West Amherst.....	County of Cumberland.....	N.S.	Closed 4th January.
(b) West Franklin.....	County of York, N.R.....	O.	
(b) West Osgoode.....	County of Russell.....	O.	Closed 20th January.
(b) White Oak.....	County of Middlesex, E.R.....	O.	Closed 15th January.
(b) Whites Point.....	County of Sunbury and Queens.....	N.B.	Closed 15th January.
(b) Wolfe.....	District of Battleford.....	Sask.	Closed 17th January.
(b) York Point.....	County of Queens.....	P.E.I.	Closed 15th January.

(b) Closed on the inauguration of Rural Free Delivery.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules :

1st. Address "The Canada Gazette, Ottawa, Canada."
2nd. Indicate the number of insertions required.

3rd. INVARIABLY REMIT THE FEES FOR SUCH ADVERTISEMENTS, TOGETHER WITH THE PRICE OF ONE GAZETTE, AS BELOW, OTHERWISE THEY WILL NOT BE INSERTED.

The rates are 10 cents for the first insertion, and five cents for each subsequent insertion per line of nine words, each figure counting as one word.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions :—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.
Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws etc—1 insertion.

NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

Notices received up to 2 o'clock P.M. on Fridays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

C. H. PARMELEE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.

Ottawa, 2nd February, 1909.

APPLICATIONS TO PARLIAMENT.

HOUSE OF COMMONS.

RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

Petitions for Private Bills.

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

Instruction to Committees.

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

Deposit of Bills and Fees.

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same ; the translation to be done by the officers of the House, and the printing by the Department of Public

Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill ; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

Additional charges.

3. The following charges shall also be levied and paid in addition to the foregoing, viz :—

- | | |
|---|----------|
| (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... | \$100 00 |
| (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... | 100 00 |
| (c.) When a Bill is presented in the House after the twelfth week of the session..... | 200 00 |
| (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... | 100 00 |
| (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... | 150 00 |
| (f.) When the proposed capital stock of a company is over \$750,000, and does not exceed \$1,000,000..... | 200 00 |
| (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... | 300 00 |
| (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... | 400 00 |
| (i.) For every additional million dollars or fractional part thereof..... | 100 00 |

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves an increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.00.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill ; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating in the Senate ; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs b or c of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,

Clerk House of Commons.

RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette* ; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same ; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any

company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks; and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Act* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1906.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with

during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee as sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
 - (a) The respondent's residence at the time of sending such notice.
 - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
 - (c) The name and address of the solicitor, if any, acting for the respondent.
 - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be considered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210.)

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

THE SENATE.

Notices for Private Bills.

EXTRACTS FROM THE STANDING RULES OF THE SENATE

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. *A company for the construction of any works* which in their construction or operation might specially affect a particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. *A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company*, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also, to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company is, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or

interests of the shareholders or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed 'Private Bill Notice;' or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate, the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

NOTICE is hereby given that Andrew Lorne Hamilton, of the Town of Portage La Prairie, in the Province of Manitoba, and now of the City of Quebec, in the Province of Quebec, bank manager, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Maud Louise Hamilton, formerly of the City of Toronto, in the Province of Ontario but now of parts unknown, on the ground of adultery.

Dated at Montreal, in the Province of Quebec, this seventeenth day of December, 1912.

W. G. MITCHELL,
Solicitor for applicant,
222 St. James St.,
Montreal, Que.

25-14

NOTICE is hereby given that Mary Arabella Young, of the City of Calgary, in the Province of Alberta, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband John J. Young, of the City of Spokane, in the State of Washington, one of the United States of America, on the ground of desertion and adultery.

Dated at Calgary, in the Province of Alberta, this 19th day of October, A.D. 1912.

TWEEDIE & MCGILLIVRAY,
105a Eighth Avenue West,
Calgary, Alberta,
Solicitors for the applicant.

23-14

NOTICE is hereby given that D. Madeleine Peterson, of the City of Toronto, County of York, in the Province of Ontario, wife of Francis John Peterson of the same place, banker, will renew her application to the Parliament of Canada, at the current session thereof, for a Bill of Divorce from her husband Francis John Peterson, of the City of Toronto, in the County of York, Province of Ontario, banker, on the ground of adultery, cruelty and non-support.

Dated at Toronto, the 7th day of December, 1912.

25-14

D. MADELEINE PETERSON.

NOTICE is hereby given that Herbert Bell Rugh, of the City of Winnipeg in the Province of Manitoba, architect, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from his wife Mae Lillian Rugh, formerly of the City of Winnipeg, but now of the City of Brooklyn, in the State of New York, one of the United States of America, on the ground of adultery.

Dated at Winnipeg, this 4th day of October, A.D. 1912.

CAMPBELL, PITBLADO & CO.,
Farmer Building, Winnipeg,
Solicitors for HERBERT BELL RUGH.

22-14

NOTICE is hereby given that Lenore Power, of the Town of Cobourg, in the County of Northumberland, in the Province of Ontario, will apply to the Parliament of Canada, at this session thereof, for a Bill of Divorce from her husband, Reginald John Manley Power, of the City of Toronto, in the County of York, in the Province of Ontario, real estate agent on the ground of adultery.

Dated at Cobourg, in the Province of Ontario, 16th day of January, 1913.

30-14

LENORE POWER.

BEAVER FIRE INSURANCE COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate Beaver Fire Insurance Company, with power to carry on the business of fire and other insurance, as set out in section 8, subsection 2, clause (b), of The Insurance Act, 1910, and such other branches of insurance as may from time to time be authorized by license issued to the company under the provisions of The Insurance Act, 1910, and any acts amending the same, and with all powers necessary and incidental thereto.

Dated at Winnipeg, Manitoba, 13th February, 1913.

MUNSON, ALLAN, LAIRD & DAVIS,
Winnipeg, Manitoba,
Solicitors for applicants.

LEWIS & SMELLIE, Ottawa agents.

34-5

BANK OF SASKATCHEWAN.

TAKE notice that application will be made to the Parliament of Canada at the present session thereof for a Bill amending chapter 145 of 2 George V, A.D. 1912, respecting the Bank of Saskatchewan so as to provide that the said Bank shall have until July 1st, 1913, to complete its organization, notwithstanding anything in the Bank Act contained.

Dated the 30th day of January, A.D. 1913.

MACCRAKEN, HENDERSON,
GREENE & HERRIDGE,

31-5 Solicitors for the said Bank.

STANDARD PAINT CO.

NOTICE is hereby given that the Standard Paint Company, the holders of Canadian Patents Numbers 93027 and 93160 for improvements in flexible roofings or floorings, and weather-proof coverings, will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the importation of the patented articles for a limited period, on account of their factory being burned down and having to be rebuilt.

Dated at Ottawa, this 30th day of January, 1913.

FETHERSTONHAUGH & SON,
Solicitors for applicants,

31-5 15 Elgin Street,
Ottawa, Ontario, Canada.

NOTICE is hereby given that Maurice Delvigne, of Namur, Belgium, the owner of Canadian Patent No. 125582, dated 10th May, 1910, issued under the seal of the Patent Office for new and useful improvements in explosives, will apply to the Parliament of Canada, at the present session thereof, for an Act enacting that notwithstanding anything in The Patent Act or in the said Patent No. 125582, the term of two years within which the patentee must manufacture as required by subsection (a) of section 38 of The Patent Act, be, with respect to the said patent, extended until one year from the date on which the said Act is assented to.

Dated at Ottawa, this 4th day of February, 1913.

FETHERSTONHAUGH & SMART,
Castle Bldg., 53 Queen St.,
Ottawa, Canada,

32-5 Barristers and solicitors,
Solicitors for the applicant.

THE POINTE AUX TREMBLES TERMINAL RAILWAY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at the present session for an Act to incorporate a railway company under the name of "The Pointe Aux Trembles Terminal Railway," with power to construct, lay out and operate a line of railway beginning at the dock to be built by the Harbour Commission of Montreal on the south-east end of the Canada Cement Company's property, lot No. 74, parish of Pointe aux Trembles, and extending along the face of the dock to near the south-western boundary of the Cement Company's property, thence in a north-westerly direction to the Cement Company's mill, crossing Notre-Dame Street and the right of way of the Canadian Northern Quebec Railway and the Montreal Terminal Railway; and with power to construct, hire and lease terminal stations, facilities, wharves, docks, elevators, warehouses, etc., and to carry on the business of forwarding agents, wharfingers and warehousemen, and to enter into agreements with other companies.

The said railway to be for the general advantage of Canada.

Made at Montreal this 4th day of February, A.D. 1913.

BROWN, MONTGOMERY AND McMICHAEL,
34-5 Solicitors for applicant.

PACIFIC AND EASTERN LOAN AND SAVINGS COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its present session, for an Act to incorporate "The Pacific & Eastern Loan & Savings Company," with power to carry on business as a mortgage and loan company in all its branches, and with such powers and privileges as may be deemed necessary or incidental thereto.

Dated at Ottawa this 7th day of February, 1913.

PRINGLE & GUTHRIE,
Citizen Building,

33-5 Solicitors at Ottawa.

WESLEYAN METHODIST CONNECTION.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a religious body to be called and known as Wesleyan Methodist Connection (or Church,) and to authorize such Corporation to meet and adopt frame or repeal constitutions or make regulations for enforcing discipline in said Church and to empower said Corporation to acquire, receive and take conveyance of such lands, moneys, mortgages, securities or other property as may be required for the purposes of a chapel or chapels, college or colleges, school or schools, or other educational purposes connected with the said Church, and for the purpose of a printing and publishing house or houses in connection with the said Church, and for power to undertake and carry on such business of printing and publishing and for authority and power to endow and support such chapels, colleges and schools and such printing and publishing house or houses and a book depository or depositories in connection therewith, and to take and receive the benefit of any gift or devise by Will or otherwise in its corporate name or otherwise and to give said Church all necessary powers connected therewith.

IRWIN HILLIARD,
Solicitor for applicants.

Dated at Morrisburg this 12th day of February, A. D. 1913.

33-6

PACIFIC COAST RAILWAY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its present session, for an Act to incorporate the Pacific Coast Railway Company, with power to construct, operate and maintain a line of railway from Hardy Bay to Suquamish, Vancouver Island, B.C., a distance of about twelve miles, with power to own and operate Steamship lines from Hardy Bay to points in Canada and elsewhere; with the usual powers granted to Railway Companies; and to have the works declared for the general advantage of Canada.

Dated at Montreal February 6, 1913.

32-5 BERNARD & McKEOWN,
Solicitors for the applicants.

WESTERN CANADA ACCIDENT AND GUARANTEE INSURANCE CO.

NOTICE is hereby given that application will be made to the Parliament of Canada at its present session by The Western Canada Accident and Guarantee Insurance Company, a Company incorporated by Act of the Legislature of Manitoba, being Chapter 77 of 7 and 8 Edward VII, for an Act to incorporate the Western Canada Accident and Guarantee Insurance Company, with head office at the City of Winnipeg, in the Province of Manitoba, with power to carry on the business of a Guarantee and Accident Company in all its branches, and with such other powers and privileges as may be deemed necessary or incidental thereto.

Dated at Winnipeg this 25th day of January, 1913.

CAMPBELL, PITBLADO, HOSKIN & CO.,
31-5 Solicitors for applicants.

BURRARD WESTMINSTER BOUNDARY RAILWAY AND NAVIGATION CO.

IN THE MATTER of the Burrard Westminster Boundary Railway and Navigation Company; and in the matter of Chapter 68 of the Statutes of Canada, 1909, and Chapter 50 of the Statutes of Canada, 1911.

NOTICE is hereby given that the Burrard Westminster Boundary Railway and Navigation Company will apply to the Parliament of Canada at its present session for an Act,—

(1) Extending the time within which the company may commence and complete the railways, construction of which was authorized by the above named Company's Statute of Incorporation, Chapter 68 of the Statutes of Canada, 1907, as amended by Chapter 56 of the Statutes of Canada, 1909, and Statute 50 of the Statutes of Canada of 1911;

(2) Increasing the capital stock of the said company from one million dollars to two million dollars;

(3) Extending the limit of the securities authorized to be issued by the above named company by section 10 of chapter 68 of the Statutes of Canada of 1907 by increasing the same from \$30,000 to \$40,000 per mile of the railway in proportion to the length of the railway constructed or under contract to be constructed.

Dated at Vancouver the 14th day of February, A.D. 1913.

Signed on behalf of the applicant,

A. G. KITTO,

Solicitor of the firm of Messrs. Tupper, Kitto & Wightman, Royal Bank Chambers, Vancouver, B.C.

34-5

CANADIAN NORTH WESTERN RAILWAY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its present session, for an Act to incorporate a company under the name of "Canadian North Western Railway," with power to lay out, construct, and operate a line of railway from a point in or near the City of Lethbridge, Alberta, then north-easterly, by the most feasible route to a point at or near Winnipeg, and a further railway from the City of Winnipeg to a point at or near Le Pas in Manitoba, passing by or near Dominion City, Manitou, Brandon and Grand View, and a further railway from a point in or near the City of Lethbridge, in Alberta, north-easterly through Alberta and Saskatchewan to a point at or near Le Pas, *via* North Battleford and Prince Albert. Also, to construct and operate telegraph and telephone lines, and to charge tolls for the use thereof; to develop and supply electric or other energy, and to dispose of the surplus thereof, and to collect charges therefor; to own and operate vessels of every kind, and to construct and dispose of wharves, docks, elevators, warehouses, hotels, etc., and to enter into agreements with other companies.

Dated at Ottawa this 21st day of February, 1913.

BROSSEAU, BROSSEAU,

TANSEY & ANGERS,

34-5

Solicitors for the applicants.

CASUALTY COMPANY OF CANADA.

NOTICE is hereby given that the Casualty Company of Canada will apply to the Parliament of Canada at its present session for an Act to extend the time within which it may apply for and obtain a license from the Minister of Finance, under the provisions of The Insurance Act, 1910, and for other purposes.

PRINGLE & GUTHRIE,

Citizen Building, Ottawa.

Dated at Ottawa, this 20th day of February, 1913.

34-5

GREAT WEST PERMANENT LOAN COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its present session, for an Act to amend an Act incorporating The Great West Permanent Loan Company, being chapter 89 of the Statutes of Canada, 1909, such amendment giving power to said company to invest its funds in trust and loan company stock, bonds and debentures.

Dated at Winnipeg this twenty-first day of February, 1913.

TAYLOR, MacALPINE & ROSS,

Solicitors for applicants.

35-5

THE WESTERN TRUST COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, by The Western Trust Company, for an Act to amend the Act of incorporation of the said company, being chapter 180 of the Statutes of 1906, in such manner as to provide for the creating and issuing of any part or parts of the capital stock of the company as preference stock which preference stock may be preferred in some respects and deferred in any other respect.

And, also, in such manner as to provide powers for the company to amalgamate and acquire the whole or any part of the business, rights and property of any other companies carrying on a similar business within the legislative power of Canada.

J. E. ADAMSON,

Solicitor for applicant.

PERKINS, FRASER & McCORMICK,

Agents at Ottawa.

35-5

MISCELLANEOUS.

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of Alfred Bird & Sons, Limited, of Devonshire Works, Deritend, Birmingham, in the County of Warwick, England, manufacturers;

AND IN THE MATTER of the specific trade mark "Bird's" used by the petitioners in connection with the sale of custard powder, blanc-mange powder, concentrated egg substitute (powder), baking powder, crystal jelly powder, table jelly tablets, ice cream powder, ginger beer powder, pudding powder, bun and cake powder, lemonade crystals, sponge mixture and concentrated foods and drinks of all kinds, which the petitioners make and sell in their trade.

NOTICE is hereby given that on the 24th day of February, 1913, there was filed in the Exchequer Court of Canada a petition of Alfred Bird & Sons, Limited, of Devonshire Works, Deritend, Birmingham, in the County of Warwick, England, manufacturers, praying that a certain specific trade mark "Bird's" as used by them in connection with the sale of custard powder, blanc-mange powder, concentrated egg substitute (powder), baking powder, crystal jelly powder, table jelly tablets, ice cream powder, ginger beer powder, pudding powder, bun and cake powder, lemonade crystals, sponge mixture and concentrated foods and drinks of all kinds, which the petitioners make and sell in their trade, may be registered as presented as a trade mark.

Any person desiring to oppose the said petition must within fourteen days of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the 22nd day of March, 1913,) file a statement of his objections with the Registrar of the Exchequer Court of Canada at Ottawa and serve a copy thereof upon the petitioners or their solicitor.

Dated this 24th day of February, 1913.

J. F. EDGAR,

59 Yonge St., Toronto,

Solicitor for the petitioners.

35-4

BY-LAW NO. IX.

A BY-LAW TO INCREASE THE NUMBER OF THE BOARD OF DIRECTORS OF

Barcelona Traction Light and Power Company Limited from Thirteen to Fifteen.

BE it enacted by the directors of Barcelona Traction Light and Power Company Limited, as a by-law of the said company as follows:—

That the number of the board of directors be and it is hereby increased from thirteen to fifteen.

Passed by the directors and sealed with the company's seal this 7th day of February, 1913.

[Seal of Company] MILLER LASH,
Vice-president.
W. E. DAVIDSON,
Secretary.

I hereby certify that the foregoing is a true and correct copy of By-law No. 9 of Barcelona Traction Light and Power Company Limited, duly passed by the directors on the 7th day of February, 1913, and approved by a vote of more than two-thirds in value of the stock represented by the shareholders present at a special general meeting duly called for considering the by-law and held on the 22nd day of February, 1913.

Witness the corporate seal of Barcelona Traction Light and Power Company Limited, and my hand as secretary thereof, this 22nd day of February, 1913.

W. E. DAVIDSON,
Secretary.

35-1

THE CANADA LANDED AND NATIONAL INVESTMENT COMPANY, LIMITED.

THE Canada Landed and National Investment Company, Limited, hereby give notice that it did on the 24th day of December, 1912, duly pass a by-law reducing the number of its directors to eight, which by-law was duly approved by the shareholders of the company on the 12th day of February, 1913, and which by-law is as follows:—

BY-LAW NO. 67.

Whereas it is desirable that the number of directors of the company be reduced,—

Be it therefore enacted that the number of directors of the company be decreased to eight.

Passed this 24th day of December, 1912.

[Seal] D. E. THOMPSON,
Vice-president.

E. SAUNDERS,
Managing-director.

MCCARTHY, OSLER, HOSKIN & HARCOURT,
Solicitors for the company.

Dated at Toronto, this 21st day of February, 1913.

35-1

STANDARD SECURITIES, LIMITED.

SPECIAL BY-LAW "A."

A By-law to increase the number of Directors.

WHEREAS the number of the directors of Standard Securities, Limited, is three, and it is expedient that the number should be increased;

Be it therefore enacted and it is hereby enacted as follows:—

That the number of the directors of the company be and the same is hereby increased from three to seven, of whom three shall form a quorum.

I, the undersigned Secretary of Standard Securities, Limited, do hereby certify that the foregoing is a true copy of By-law "A" of the Standard Securities, Limited, duly passed at a meeting of the provisional directors of the company, held on the thirtieth day of

December, 1912, and that the same was duly approved, sanctioned and confirmed by a unanimous vote of all the shareholders of the company present at a special general meeting duly called for considering such by-law, held on the said first day of February, 1913.

In witness whereof I have hereunto set my hand and affixed the seal of the company, this 24th day of February, 1913.

H. P. WOOD,
Secretary.

35-1

THE DOMINION BANK.

NOTICE is hereby given that a dividend of three per cent has been declared upon the capital stock of this institution for the quarter ending 31st March, 1913, being at the rate of twelve per cent per annum, and that the same will be payable at the head office of the Bank and its branches, on and after Tuesday, the 1st day of April, 1913, to shareholders of record of 20th March, 1913.

By order of the Board.

C. A. BOGERT,
General Manager.

Toronto, 22nd February, 1913.

35-5

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER OF the petition of Charles H. McNellen, of the City and District of Montreal, salesman, and

IN THE MATTER OF the trade-mark "Anti-Dust" as applied to a sweeping compound.

NOTICE is hereby given that on the fourteenth day of February, 1913, there was filed, in the Exchequer Court of Canada, a petition of Charles H. McNellen, of the City and District of Montreal, salesman, praying that trade-mark number 64, folio 15678, "Anti-Dust", granted to Edmond Bouchard and registered on the 10th day of April, 1911, be expunged, and that the petitioner's trade-mark consisting of the words "Anti-Dust" be registered in the Trade-mark Register, in the Department of Agriculture of Canada, at Ottawa, in accordance with the provisions of The Trade-mark and Design Act.

Any person desiring to oppose the said petition must, within fourteen days after the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the fifteenth day of March, 1913), file a statement of his objections with the Registrar of the Exchequer Court of Canada, at Ottawa, and serve a copy thereof upon the petitioner or his solicitors.

Dated this 19th day of February, 1913.

GREENSHIELDS, GREENSHIELDS
AND LANGUEDOC,
86 Notre Dame Street West,
Montreal, Que.

34-4

Solicitors for the Petitioner.

HIGHWAY BRIDGE, NORTH THOMPSON RIVER, NEAR THE MOUTH OF BARRIER RIVER, KAMLOOPS DISTRICT, B.C.

IN the matter of chapter 115, "Navigable Waters Protection Act," R.S.C. 1906, notice is hereby given that drawings of a bridge to be erected across the North Thompson River, near the mouth of the Barrier River, Kamloops District, B.C., have been deposited with the Honourable the Minister of Public Works, Ottawa, and duplicates thereof with the Registrar of Deeds at Kamloops, B.C., and thirty days after date the Honourable the Minister of Public Works in the Government of British Columbia will apply to the Governor General in Council for approval thereof.

J. E. GRIFFITH,
Public Works Engineer.
Department of Public Works,
Victoria, B.C., 24th January, 1913.

32 5

ATLIN CONSTRUCTION CO.

TAKE notice that Atlin Construction Company, Limited, has deposited a description and plans of works to be constructed at a point located on Prince Rupert Harbour, British Columbia, fronting on sub-lot 7 of Water Front Block "I" of the townsite of Prince Rupert, B.C., with the Minister of Public Works at Ottawa, and with the Registrar of Deeds for the Prince Rupert Registration District at Prince Rupert, the said location being described by metes and bounds as follows:—"All and singular that certain parcel or portion of Prince Rupert Harbour and Foreshore, adjoining sub-lot seven (7) of Water Front Block 'I' of the townsite of Prince Rupert, British Columbia, containing eleven and eighty-one one-hundredths (11.81) acres, be the same more or less, being shown bordered with orange on the accompanying plan, and which parcel may be more particularly described as follows, that is to say:—Referring to the Centre of Seal Cove Circle as shown on plan number nine hundred and twenty-three (923), Prince Rupert Land Registry Office and commencing at a point distant therefrom astronomic east eight hundred and fifty-nine and three-tenths (859.3) feet and astronomic north ten hundred and seventy-seven and sixty-eight one hundredths (1077.68) feet, said point being the south-westerly corner of said sub-lot seven (7); thence astronomic north thirty-six degrees, thirteen minutes and fifty-nine seconds west N. 36° 13' 59" W.), seven hundred and sixty (760) feet to Proposed Harbour Line; thence along said Harbour Line, astronomic north fifty-three degrees forty-six minutes and one second east (N. 53° 46' 01" E.) seven hundred and sixty-five (765) feet; thence astronomic south thirty-six degrees thirteen minutes and fifty-nine seconds east (S. 36° 13' 59" E.), seven hundred and sixty-one and thirty-three one-hundredths (761.33) feet; thence astronomic south fifty-three degrees and fifty-two minutes west (S. 53° 52' W.) two hundred and five (205) feet, more or less, to high water mark; thence northerly, westerly and southerly, following high water mark, seven hundred and thirty-five (735) feet, more or less, to point of commencement," and further take notice that after the expiration of thirty days from the date hereof, application for approval of such works will be made to the Governor in Council at Ottawa.

Dated at Prince Rupert this 15th day of February, 1913.

ALFRED CARSS,

34-5 Solicitor for Atlin Construction Company.

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of B. F. Sturtevant Company, manufacturers, of Boston, in the State of Massachusetts, United States of America, and in the matter of a General Trade Mark consisting of the word "Sturtevant."

NOTICE is hereby given that on the 18th day of February, 1913, there was filed in the Exchequer Court of Canada, the petition of F. B. Sturtevant Company, Manufacturers, of Boston, in the State of Massachusetts, United States of America, praying that an order might be made directing that their Trade Mark "Sturtevant" may be registered as a General Trade Mark.

A person desiring to oppose said petition must, within fourteen days from the date of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being 8th March, 1913), file a statement of his objections with the Registrar of the Exchequer Court at Ottawa and serve a copy thereof upon the Petitioner or his Solicitors.

Dated at Ottawa this 18th day of February, 1913.

FETHERSTONHAUGH & SMART,

Castle Bldg., 53 Queen St.,

Ottawa, Canada,

Solicitors for the petitioner.

34-4

5½

CANADIAN PACIFIC RAILWAY COMPANY.

NOTICE TO SHAREHOLDERS.

New Issue of Ordinary Capital Stock (\$60,000,000).

NOTICE is hereby given that in pursuance of a resolution passed at a special general meeting of the shareholders of the company, held on 2nd October, 1912, the directors have made and do hereby make calls upon all shareholders subscribing to the said new issue of ordinary capital stock, upon which 20% has been deposited at the time of such subscription, and that the same are payable at the Bank of Montreal, in London, England, New York or Montreal, in the proportions and at the times hereinafter stated, that is to say, 20% or \$35 per share on 14th April, 1913, 20% or \$35 per share on 16th June, 1913, 20% or \$35 per share on 18th August, 1913, 20% or \$35 per share on 20th October, 1913.

W. R. BAKER,

Secretary.

Dated at Montreal, this 14th day of February, 1913.

34-5

BANK OF NOVA SCOTIA.

DIVIDEND No. 173.

NOTICE is hereby given that a dividend at the rate of fourteen percent per annum on the paid-up capital stock of this Bank has been declared for the quarter ending 31st March, and that the same will be payable on and after Tuesday, the first day of April next, at any of the offices of the Bank.

The stock transfer book will be closed from the 17th to the 31st proximo, inclusive.

By order of the Board,

H. A. RICHARDSON,

General manager.

Halifax, N.S., 18th February, 1913.

34-6

BANK OF NOVA SCOTIA.

NOTICE is hereby given that at the annual general meeting of the shareholders of the bank of Nova Scotia on Wednesday, the 22nd day of January, A.D. 1913, the following by-law was passed and enacted by the shareholders:—

"That for the purpose of obtaining the necessary capital for the requirements of the business of the bank that the authorized capital stock of this bank be and it is hereby increased from \$5,000,000 to \$10,000,000 by the creation of 50,000 shares of new capital stock of the par value of \$100 each and that the directors be and are hereby authorized to apply to the Treasury Board for the issue of a certificate approving of such by-law."

And notice is also hereby given that after the publication of this notice for four weeks the said bank of Nova Scotia will apply to the Treasury Board for the issue of a certificate approving of such by-law.

By order of the Board,

H. A. RICHARDSON,

General Manager.

Halifax, N.S., 21st January, 1913.

34-6

THE METROPOLITAN BANK.

DIVIDEND No. 33.

NOTICE is hereby given that a dividend of 2½% for the quarter ending March 31st next (being at the rate of 10% per annum) on the capital stock of this Bank has been declared, and that the same will be payable at the head office and branches of the Bank on and after the first day of April next.

The transfer books will be closed from the 17th to the 31st of March, both days inclusive.

By order of the Board,

W. D. ROSS,

General manager.

Toronto, 19th February, 1913.

34-6

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the co-partnership subsisting between William Howard Giddy and Carl F. Stone, as hardware merchants, under the firm name of C. F. Stone & Co., of Edmonton, Alberta, was dissolved on the 2nd day of December, 1912.

All debts due to the said are to be paid to Doubleday & Rowe, at 633 Alberta Ave., Edmonton, and all partnership debts to be paid by them.

CARL F. STONE.
W. H. GIDDY.

34-3

RECLAMATION ON THE EAST SIDE OF
COURTENAY BAY, ST. JOHN, N.B.

IN the matter of chapter 115 "Navigable Waters Protection Act," R.S.C., 1906, notice is hereby given that a description and plan of a reclamation to be formed on the east side of Courtenay Bay, St. John, N.B., have been deposited with the Hon. Minister of Public Works, Ottawa, and duplicate thereof with the Registrar of Deeds at Fredericton, N.B., and 30 days after date application will be made to the Governor General in Council for approval thereof.

NORTON GRIFFITHS & CO., LTD.,
Contractors and Engineers,
308 Dominion Express Bldg., Montreal.

Dated February 15, 1913.

34-5

IN THE MATTER OF THE NAVIGABLE
WATERS PROTECTION ACT.

REVISED STATUTES OF CANADA, CHAPTER 115.

NOTICE is hereby given that the British Columbia Sugar Refining Company, Limited Liability, has deposited in the Land Registry Office at the City of Vancouver, British Columbia, and with the Minister of Public Works, Ottawa, a plan of a proposed extension to their wharf and a description of the proposed site of the same on Burrard Inlet, in the City of Vancouver, British Columbia, and notice is further given that one month after the date of such deposit the said, the British Columbia Sugar Refining Company, Limited Liability, will apply to the Governor in Council for approval of the construction of such wharf extension.

Dated this 22nd day of January, 1913.

THE BRITISH COLUMBIA SUGAR REFINING
CO., LTD. LY.

31-5

J. W. F. JOHNSON,
Secretary.

BRITISH COLUMBIA TELEPHONE COMPANY
LIMITED.

IN THE MATTER of the Navigable Waters Protection Act, being Chap. 115 of Revised Statutes of Canada, 1906, and

IN THE MATTER of an application by the British Columbia Telephone Company, Limited, of British Columbia.

TAKE NOTICE that an application will be made to the Governor-General in Council, one month from the date of the publication of this notice, for an order approving the plans deposited with the Honourable the Minister of Public Works, and in the Land Registry Office at New Westminster, for the laying of a telephone cable across Fraser River at Mission, B.C., which cable is more particularly described and shown on the plans registered with the said the Honourable the Minister of Public Works, and in the Land Registry Office at New Westminster.

BRITISH COLUMBIA TELEPHONE COMPANY,
LIMITED,

Per McPHILLIPS & WOOD,

Their solicitors.

32 5

LAURENTIDE COMPANY, LIMITED.

PUBLIC notice is hereby given that the Laurentide Company, Limited, has caused to be deposited with the Minister of Public Works, Dominion of Canada, at Ottawa, and with the Registrar of Deeds for the District of Three Rivers, Province of Quebec, at Three Rivers, and for the County of Champlain at St. Genevieve, a description of the site and the plans of its proposed hydro-electric development on the St. Maurice River at Grand' Mère, Que., and that an application has been made to His Royal Highness, the Governor-General in Council for the approval of the site and plans of its proposed hydro-electric development.

Montreal, 13th February, 1913.

BROWN, MONTGOMERY & McMICHAEL.
33-5 Solicitors for the company.

NOTICE is hereby given that within two months after the publication of this notice in the *Canada Gazette*, application will be made to His Excellency the Governor-General in Council for a charter of incorporation by Letters Patent under the provisions of The Companies Act, Revised Statutes of Canada, 1906, chapter 79, constituting the applicants and such other persons as may become shareholders in the proposed company, a body corporate and politic under the name and for the purposes hereinafter mentioned:—

1. The proposed corporate name of the company is "The National Mortgage Company of Canada, Limited."

2. The purposes within the purview of this Act for which incorporation is sought are—

Carrying on the business of lending money on the security of, or purchasing or investing in

(a) Mortgages or hypothecs upon freehold or leasehold, real estate or other immovables in any Province of Canada; and,

(b) The debentures, bonds, stocks and other securities, excepting bills of exchange and promissory notes, of any government or of any municipal corporation or school corporation or of any chartered bank or incorporated company if incorporated by Canada or any Province of Canada or any former Province now forming part of Canada.

3. The chief place of business of the said company is to be the City of Winnipeg, in the Province of Manitoba.

4. The intended amount of capital stock is \$2,000,000.

5. The number of shares is to be 20,000, and the amount of each share is to be of the value of \$100.

6. The name in full and the place and calling of each of the applicants are as follows:—

Donald Hogart McDonald, Winnipeg, Manitoba, banker, Albert Leslie Gordon, Regina, Saskatchewan, barrister-at-law, J. Roy Colwill, Regina, Saskatchewan, barrister-at-law, Francis George Wheat, Regina, Saskatchewan, student-at-law, Charles H. Shrimpton, Regina, Saskatchewan, accountant, of whom Donald Hogart McDonald, Albert Leslie Gordon and J. Roy Colwill are to be the first or provisional directors of the said company.

ALLAN, GORDON, BRYANT & GORDON,
Solicitors for the applicants.

Dated at Regina, Saskatchewan, this fourth day of February, A.D. 1913.

33-5

THE CANADA NORTH-WEST LAND COM-
PANY, LIMITED.

NOTICE is hereby given that the annual general meeting of the shareholders of this company will be held at the head office of the company, 21 Jordan Street, Toronto, Canada, on Wednesday, 26th day of March next, at 12 o'clock noon, to receive a statement of the affairs of the company for the year ending 31st December last past; to receive and consider the schedule prepared in terms of Section 12 of the Act of Incorporation, to elect directors, and for other business.

By order of the Board,

S. B. SYKES,

Secretary-treasurer,

Dated at Toronto, Canada, this 6th day of February, 1913.

32-6

NAVIGABLE WATERS PROTECTION ACT.

NOTICE is hereby given that W. E. Rood and A. J. Davis of the City of Halifax, Nova Scotia, doing business as W. E. Rood and Company, are applying to His Excellency the Governor General in Council for approval of the plans and site and description of a proposed extension to the wharf now owned and occupied by them on the west side of Halifax harbour, and further, that they have deposited the plans of the proposed extension and description of the site thereof to the Minister of Public Works, at Ottawa, and a duplicate thereof in the office of the Registrar of Deeds for the County of Halifax, Nova Scotia, and that the said application will be proceeded with at the expiration of one month from the publication of this notice in the *Canada Gazette*.

Dated at Halifax, N.S., 10th February, 1913.

33-5

W. E. ROOD & CO.

LA BANQUE INTERNATIONALE DU CANADA AND THE HOME BANK OF CANADA.

NOTICE is hereby given that, after the publication of this notice for four weeks in the *Canada Gazette* and in the *Montreal Gazette* and *La Presse*, newspapers published in the City of Montreal, Que., and in the *Mail and Empire*, a newspaper published in the City of Toronto, Ontario, it is the intention of La Banque Internationale du Canada and of the Home Bank of Canada to apply to the Governor-in-Council of Canada, through the Minister, for the approval of an agreement between the said banks for the purchase by the Home Bank of Canada of the entire assets of La Banque Internationale du Canada, and the sale by the said Banque Internationale du Canada to the said Home Bank of Canada of such assets. This notice is given pursuant to The Bank Act.

Dated the 12th day of February, 1913.

GODFREY BIRD,

General manager of La Banque Internationale du Canada.

JAMES MASON,

33-5 General manager of the Home Bank of Canada

ATLIN CONSTRUCTION CO.

TAKE Notice that Atlin Construction Company, Limited, has deposited a description and plans of works to be constructed at a point located on Prince Rupert Harbour, British Columbia, fronting on Lot 541, Range five, Coast District, with the Minister of Public Works at Ottawa, and with the Registrar of Deeds for the Prince Rupert Registration District at Prince Rupert, the said location being described by metes and bounds as follows: "All and singular that certain parcel or portion of Prince Rupert Harbour and foreshore, adjoining Lot Five Hundred and Forty-One (541), Range Five (5), Coast District, British Columbia, containing by admeasurement, twenty one and seven one-hundredth (21.07) acres, be the same more or less and which is shown bordered in red on the accompanying plan and may be more particularly described as follows, that is to say: Commencing at the intersection of the southerly boundary of said Lot Five Hundred and Forty-One (541) with high water mark; thence, astronomic east, four hundred (400) feet; thence, astronomic north, forty-three degrees and fifty-six minutes east (N. 43° 56' E.) eighteen hundred and thirty-three (1833) feet, more or less; thence, astronomic west, six hundred and twenty-three and three-tenths (623.3) feet, more or less, to the intersection of the northerly boundary of said lot five hundred and forty-one with high water mark; thence, southerly and westerly following high water mark, to the point of commencement;" and further take notice that after the expiration of thirty days from the date hereof, application for approval of such works will be made to the Governor in Council at Ottawa.

Dated at Prince Rupert this 15th day of February, 1913.

ALFRED CARSS,

Solicitor for Atlin Construction Co.

33-5

THE BANK OF BRITISH NORTH AMERICA.

Incorporated by Royal Charter.

THE Court of Directors of the Bank of British North America, have resolved to declare, subject to audit, at a meeting of the proprietors to be held on the 4th March, a dividend payable 4th April, of 40 shillings per share, less Income Tax, making 8% for the year, transferring £30,000 to the Reserve Fund, £15,000 to Bank Premises, and carrying forward about £19,000 to the new account.

11th February, 1913.

33-4

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of The American Hoist & Derrick Co., a corporation organized and existing under and by virtue of the laws of the State of Minnesota, one of the United States of America, and having its principal place of business in the City of St. Paul, in the State of Minnesota, one of the said United States and

IN THE MATTER of the general trade-mark "Crosby."

NOTICE is hereby given that on the fourteenth day of February, A.D. 1913, there was filed in the Exchequer Court of Canada, a petition of the American Hoist and Derrick Company, a corporation having its principal place of business in the City of St. Paul, in the State of Minnesota, one of the United States of America, praying that the petitioners, trade mark "Crosby" may be registered as a general trade mark in the Trade Mark Office in the Department of Agriculture at Ottawa, in accordance with the provisions of the Trade Mark and Design Act. Any person desiring to oppose the said petition must within fourteen days after the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the 8th day of March, A.D. 1913), file a statement of his objection with the Registrar of the Exchequer Court at Ottawa, and serve a copy thereof upon the petitioners or their solicitors.

Dated this eleventh day of February, A.D. 1913.

LAFLEUR, MACDOUGALL, MACFARLANE AND POPE,

Montreal,

33-4

Solicitors for petitioners.

LA BANQUE INTERNATIONALE DU CANADA.

NOTICE is hereby given that a special general meeting of the shareholders of La Banque Internationale du Canada will be held at the head office of the said bank, in the City of Montreal, Que., on the nineteenth day of March next, A.D. 1913, at the hour of twelve o'clock noon, for the purpose of considering an agreement for the sale by the said La Bank Internationale du Canada of its assets to the Home Bank of Canada, upon the terms set out in such agreement, a copy of which will be mailed postpaid to each shareholder with this notice, and, if deemed advisable, of passing a resolution or resolutions approving the said agreement and authorizing the President and General Manager of La Banque Internationale du Canada to affix to said agreement the corporate seal of the bank, and to sign and execute the same for and in the name of and on behalf of the bank; and also for the purpose of considering, and, if deemed advisable, of passing all such other and further resolutions for fully carrying out the said agreement and the terms thereof as the shareholders shall consider expedient or advisable, and for the purpose of authorizing the Board of Directors to give all such notices and make all such applications and to pass and execute all such other acts, resolutions, deeds, instruments, matters and things as may be deemed necessary for procuring the assent of the Governor-in-Council to the said agreement, and for carrying out the same and distributing the proceeds of the said sale.

By order of the Board,

GODFREY BIRD,

General Manager.

Montreal, 28th January, 1913.

31-6

THE MERCHANTS BANK OF CANADA

QUARTERLY DIVIDEND.

NOTICE is hereby given that a dividend of two and one half per cent for the current quarter, being at the rate of ten per cent per annum, upon the paid-up capital stock of this institution, has been declared, and that the same will be payable at its banking-house in this city and at its branches, on and after the 1st day of March next, to shareholders of record at the close of business on the 15th day of February.

By order of the Board,
E. F. HEBDEN,
General manager.
Montreal, 24th January, 1913. 31-5

THE ROYAL BANK OF CANADA.

DIVIDEND No. 102.

NOTICE is hereby given that a dividend of three per cent (being at the rate of twelve per cent per annum) upon the paid-up capital stock of this Bank, has been declared for the current quarter, and will be payable at the Bank and its branches on and after Saturday, the 1st day of March next, to shareholders of record of 15th February.

By order of the Board,
E. L. PEASE
General manager.
Montreal, P.Q., January 14, 1913. 30-6

UNION BANK OF CANADA.

DIVIDEND No. 104.

NOTICE is hereby given that a dividend at the rate of eight per cent per annum upon the paid-up capital stock of this institution, has been declared for the current quarter, and that the same will be payable at its banking house in this City, and also at its branches, on and after Saturday, the first day of March next, to shareholders of record of 14th February, 1913.

By order of the Board,
G. H. BALFOUR,
General manager.
Winnipeg, 21st January, 1913. 31-5

THE BANK OF OTTAWA.

DIVIDEND No. 86.

NOTICE is hereby given that a dividend of three per cent, being at the rate of twelve per cent per annum, upon the paid-up capital stock of this Bank, has this day been declared for the current three months, and that the said dividend will be payable at the Bank and its branches on and after Saturday the first day of March, 1913, to shareholders of record at the close of business on the 15th February next.

By order of the Board,
GEO. BURN,
General manager.
Ottawa, Ont., 20th January, 1913. 31-5

PUISSANCE DU CANADA.



NOMINATIONS.

SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON ALTESSE ROYALE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, 18 février 1913.

HENRY W. SMITH, de Sambro, dans le comté de Halifax, dans la province de la Nouvelle-Ecosse : Maître de havre du port de Sambro, dans la dite province, en remplacement de Simon L. Gray.

20 février 1913.

MOÏSE ST. PIERRE, de Wendover, dans la province d'Ontario : Gardien du quai de l'Etat au dit endroit, en remplacement de Hormidas St. Pierre.

Erratum.—Dans la *Gazette du Canada* du 1er février 1913, *re* la nomination d'Ira A. Copp, nommé maître de havre, *au lieu* des mots "Ira A. Copp," lisez "Ira Henry Copp."

21 février 1913.

Erratum.—Dans la *Gazette du Canada* du 1er février 1913, *re* la nomination de Ira A. Copp, comme gardien de quai, *au lieu* des mots "Ira A. Copp" lisez "Ira Henry Copp."

22 février 1913.

FRANK H. FARNWORTH, de la cité de London, dans la province d'Ontario : Préposé à l'accise de 3e classe stagiaire, dans la division du Revenu de l'Intérieur de London, dans la dite province.

ALEXANDER BOUCHER, de la cité de Montréal, dans la province de Québec : Aide-inspecteur du Gaz et de l'Electricité, dans le district d'inspection du gaz et de l'électricité de Montréal, dans la dite province.

EDGAR B. BLANDFORD, de la cité de Montréal, dans la province de Québec : Aide-inspecteur du gaz et de l'électricité à Montréal susdit.

Le capitaine JAMES MCALLISTER, de Fort William, dans la province d'Ontario : Sous-agent du ministère de la Marine et des Pêcheries à Fort William susdit.

WILLIAM RUSSELL, de Seal Cove, Grand Manan, dans la province du Nouveau-Brunswick : Maître de havre pour le port de Seal Cove, Grand Manan, dans la province susdite.

CHARLES FORREST, d'Arichat-Ouest, dans la province de la Nouvelle-Ecosse : Gardien du quai de l'Etat à Arichat-Ouest susdit.

PROCLAMATIONS.

ARTHUR.

[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'elles peuvent concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU qu'en vertu des
Sous-ministre de la } dispositions de la *Loi de*
Justice, Canada. } *tempérance du Canada*, l'avis
suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

"A l'honorable Secrétaire d'Etat du Canada,—

"MONSIEUR,—Nous, soussignés, électeurs de la cité de Thetford Mines, vous prions de prendre connaissance que nous avons l'intention de présenter la pétition ci-dessous à Son Altesse Royale le Gouverneur général du Canada en conseil :—

"A Son Altesse Royale le Gouverneur général :—

"La pétition des électeurs de la cité de Thetford Mines, ayant qualité et capacité pour voter à l'élection d'un membre de la Chambre des Communes, dans la dite cité,—Expose respectueusement,—

"Que vos pétitionnaires désirent que la seconde partie de la *Loi de tempérance du Canada*, 1878, soit mise en vigueur dans la dite cité et que nous désirons que les votes des électeurs de la dite cité soient enregistrés pour et contre l'adoption de la dite pétition."

"En conséquence vos pétitionnaires prient humblement qu'il plaise à Votre Altesse Royale, par un arrêté en conseil en vertu du cent neuvième article de la dite loi, de déclarer que la seconde partie de la dite loi soit mise en vigueur dans la dite cité.

"Et vos pétitionnaires ne cesseront de prier, etc."

Et attendu qu'il appert à la satisfaction du Gouverneur général en conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs de la dite cité de Thetford Mines ; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de cinq cent vingt-deux, et que les autres exigences de la loi ont été observées ;

Et attendu qu'un arrêté de Son Altesse Royale le Gouverneur général en conseil a été passé, ordonnant que les votes de tous les électeurs de la dite cité de Thetford Mines, soient enregistrés pour et contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes et en vertu de l'autorité qui Nous est conférée par la loi et arrêté en conseil susdits, Nous proclamons et déclarons que jeudi, le vingt-septième jour de mars 1913 un poll sera tenu dans la dite cité de Thetford Mines pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là.

Que J. Clovis Gagné, de la dite cité de Thetford Mines, dans la province de Québec, agent, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et de faire rapport du résultat à Son Altesse Royale le Gouverneur général en conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation. Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes, au nom des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, à l'hôtel-de-ville, en la dite cité de Thetford Mines, mercredi, le dix-neuvième jour de mars prochain, à dix heures du matin.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au di

hôtel de-ville, lundi, le 31e jour de mars prochain, à dix heures du matin.

Et, dans le cas d'adoption de la pétition par les électeurs, Son Altesse Royale le Gouverneur général en conseil pourra, en tout temps après l'expiration d'une période de soixante jours, depuis la date de l'adoption de la dite pétition, par un arrêté en conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie de la dite loi sera en vigueur et prendra effet dans la dite cité à dater du jour où les licences annuelles ou semestrielles pour la vente des liqueurs spiritueuses maintenant en vigueur dans la dite cité expireront, pourvu que ce jour ne soit pas plus rapproché que le quatre-vingt-dixième jour de la date du dit arrêté en conseil, et que s'il y a moins de quatre-vingt-dix jours entre les deux dates, qu'elle devienne en vigueur le jour correspondant de l'année suivante, et que s'il n'y a pas de licences en force dans la dite cité alors que la dite seconde partie de la dite loi deviendra en vigueur et prendra effet dans la dite cité trente jours après la date du dit arrêté en conseil.

De ce qui précède Nos féaux sujets et tous ceux que les présentes peuvent concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait émettre Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoin Notre Très cher et Bien-aimé Oncle et Très fidèle Conseiller le Feld-maréchal Son Altesse Royale le Prince ARTHUR WILLIAM PATRICK ALBERT, Duc de Connaught et Strathearn, comte de Sussex (dans la pairie du Royaume-Uni), Prince du Royaume-Uni de la Grande-Bretagne et d'Irlande, Duc de Saxe, Prince de Saxe-Cobourg et Gotha, Chevalier de Notre Ordre Très noble de la Jarretière Chevalier de Notre Ordre Très ancien et Très noble du Chardon, Chevalier de Notre Ordre Très illustre de Saint-Patrice, l'un de Notre Très honorable Conseil Privé; Grand Maître de Notre Ordre Très honorable du Bain; Chevalier Grand Commandeur de Notre Ordre Très exalté de l'Etoile de l'Inde, Chevalier Grand-croix de Notre Ordre Très distingué de Saint-Michel et Saint-Georges, Chevalier Grand Commandeur de Notre Ordre Très éminent de l'Empire Indien, Chevalier Grand-croix de Notre Ordre Royal de Victoria; Notre Aide-de-camp personnel; Gouverneur Général et Commandant en chef de Notre Puissance du Canada.

A Notre Hôtel du Gouvernement, en Notre CITÉ d'OTTAWA, ce SEPTIÈME jour de FÉVRIER en l'année de Notre-Seigneur mil neuf cent treize, et de Notre Règne la troisième.

Par ordre,

34-3 THOMAS MULVEY,
Sous-secrétaire d'Etat.

DÉPÊCHES, Etc.

Extrait de la LONDON GAZETTE du 31 janvier 1913.
FOREIGN OFFICE,
31 janvier 1913

Il a plu au Roi d'approuver la nomination de M. Nicolas Passek comme Consul général de Russie pour le Dominion du Canada.

35-1

ARRÊTÉS EN CONSEIL.

[424] HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 22e jour de février 1913.

PRESENT :

SON ALTESSE ROYALE EN CONSEIL.

Il plaît à Son Altesse Royale le Gouverneur général en conseil d'approuver par ces présentes le tarif suivant des péages que la Compagnie d'amélioration du haut de l'Ottawa (à resp. limitée), d'Ottawa, Ont., se propose de prélever pendant la saison de 1913, pour l'usage de ses travaux.

PÉAGES.

Sur les billes de 17 pieds et moins.	Par 1,000 pds. M.P.
Par l'estacade des Quinze.....	10 cts.
Par l'estacade des Joachims.....	1 1/4 "
Par l'estacade de Fort William.....	3 1/2 "
Par l'estacade des Allumettes.....	2 1/4 "
Par l'estacade du chenal des Melons.....	1 1/4 "
Passer l'estacade de Lapasse.....	2 "
Par l'estacade de Quio.....	4 1/4 "
Par l'estacade de la Baie Thomson.....	17 "
Par l'estacade d'assortiment de la Chaudière..	5 1/2 "
Par les estacades depuis la tête des rapides Deschênes (côté nord) jusqu'à la tête de la glissoire de Hull.....	10 "
Par l'estacade du pied de la glissoire de Hull..	2 "

Les péages sur le bois autre que les billes, de 17 pieds et moins, passant par les estacades ci-dessus, seront :—

- Pin rouge et blanc, épinette rouge et blanche, et pruche, carré, ou flacheux en planches, par 1,000 pieds cubes, 15 fois les péages sur les billes.
- Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de plus de 17 pieds et de moins de 30 pieds de longueur, par 1,000 pieds M.P., 1 1/4 des péages sur les billes.
- Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, 30 pieds et plus de longueur, par 1,000 pieds M.P., 1 1/2 des péages sur les billes.
- Bois de chauffage, billes à bardeaux, et autre bois, par corde de 128 pieds cubes, 2 fois les péages sur les billes.

REMORQUAGE, DESCENTE ET FLOTTAGE DU BOIS.

Sur les billes de 17 pieds et moins.	Par 1,000 pds. M.P.
De White River et Otter Creek à l'estacade Des Joachims.....	1.06 cts.
De Wabis Creek à l'estacade Des Joachims.....	1.03 "
De Fort Témiscamingue à90 "
De Rivière Montréal à81 "
De Opemicon à34 "
De Tête du Long Sault à25 "
De Beauchêne à23 "
De Jocko Creek à21 "
De Snake Creek à19 "
De Mattawa à15 "
De Klock's à13 "
De Magnissippi à10 "
De Tête du Rocher Capitaine à l'estacade des Joachims.....	.09 "
De Desmoines à l'estacade des Joachims...	.03 "

Remorquage, descente et flottage du bois, autre que les billes, 17 pieds et moins, sur les eaux ci-dessus :—

- Pin rouge et blanc, épinette rouge et blanche, et pruche, carré, ou flacheux en planches, par 1,000 pieds cubes, 15 fois les péages sur les billes.
- Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de plus de 17 pieds et de moins de 30 pieds de longueur, par 1,000 pieds M.P., 1 1/4 des péages sur les billes.
- Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de 30 pieds et plus de longueur, par 1,000 pieds M.P., 1 1/2 des péages sur les billes.

Bois de chauffage, billes à bardeaux, et autre bois, par corde de 128 pieds cubes, 2 fois les péages sur les billes.

TARIF DES CONTRIBUTIONS AUX FRAIS DE SERVICE DES ESTACADES.

Sur les billes de 17 pieds et moins.	Par 1,000 pds. M.P.
Par l'estacade des Quinze.....	30 cts.
Par l'estacade Des Joachims, y compris flottage sur la rivière Creuse.....	3½ "
Par l'estacade de Fort William.....	15 "
Par l'estacade des Allumettes, y compris flottage sur les lacs des Allumettes....	5½ "
Par l'estacade du chenal des Melons, y compris flottage sur le lac Coulange.....	2½ "
Par l'estacade des Chenaux, y compris flottage dans le chenal du Calumet et le lac des Chats.....	25 "
Par l'estacade de Quio, y compris flottage sur le lac Deschênes.....	46 "
Par l'estacade de la Baie Thomson.....	25 "
Par l'estacade d'assortiment de la Chaudière	25 "
Par les estacades depuis la tête des rapides Deschênes (côté nord) jusqu'à la tête de la glissoire de Hull.....	34 "

Tarif sur le bois autre que les billes de 17 pieds et au-dessous, passant par les estacades ci-dessus :—

- Pin rouge et blanc, épinette rouge et blanche, et pruche, carré, ou flacheux en planches, par 1,000 pieds cubes, 15 fois les péages sur les billes.
 - Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de plus de 17 pieds et de moins de 30 pieds de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.
 - Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de 30 pieds et plus de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.
- Bois de chauffage, billes à bardeaux, et autre bois, par corde de 128 pieds cubes, 2 fois les péages sur les billes.

TARIF DU REMORQUAGE.

Sur les billes de 17 pieds et moins.	Par 1,000 pds. M.P.
De l'estacade Des Joachims à l'estacade de Fort William.....	14 cts.
De Schyan à l'estacade de Fort William.....	7 "
De l'estacade de Fort William à Pembroke.	8 "
De Petewawa à Pembroke.....	9½ "
De Petewawa aux rapides des Allumettes .	13½ "
De l'estacade de Fort William aux rapides des Allumettes	12½ "
De l'estacade des Allumettes aux rapides de Paquette.....	6½ "
De l'estacade du chenal des Melons à Lapasse	4 "
De l'estacade des Chenaux à Braeside.....	10½ "
De l'estacade des Chenaux à Arnprior ou rapides des Chats	19½ "
De l'estacade de Quio et l'estacade de l'île de Mohr à Aylmer ou rapides Deschênes	24 "
De l'estacade de Quio à l'estacade de l'île de Mohr	2 "

Sur les étendues d'eau qui précèdent, les taux de remorquage pour le bois autre que les billes, de 17 pieds et moins, seront comme suit :—

- Pin rouge et blanc, épinette rouge et blanche, et pruche, carré, ou flacheux en planches, par 1,000 pieds cubes, 15 fois les péages sur les billes:
 - Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de plus de 17 pieds et de moins de 30 pieds de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.
 - Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de 30 pieds et plus de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.
- Bois de chauffage, billes à bardeaux, et autre bois, par corde de 128 pieds cubes, 2 fois les péages sur les billes.

Remorquage par heure, là où il n'y a pas de taux spécifiques par 1000 pieds M.P. :—

	Par heure.
Vapeur Alexander.....	\$ 7 00
Vapeurs :—Lady Minto, E. H. Bronson, Alex. Fraser, C. B. Powell, Hamilton, Hiram Robinson, G. B. Greene et Albert.....	6 00
Vapeur Pembroke.....	5 00
Vapeur Wabis.....	3 00
Vapeur Alert.....	2 50
Vapeurs G. B. Pattee, Pollux, Castor, Beaver et Muskrat.....	2 00
Vapeurs Hercules, Samson et Mink	1 00

RODOLPHE BOUDREAU,

35-1 Greffier du Conseil privé.

[428]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 25e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que dans le but de protéger le Canada contre la propagation de la spongieuse qui infeste certaines parties des Etats-Unis d'Amérique, les règlements établis par un arrêté en conseil du 27 février 1911, sous l'empire de la *Loi à l'effet de prévenir l'introduction ou la diffusion d'insectes destructeurs et autres fléaux et maladies de la végétation*, ont été amendés par un arrêté en conseil du 10 décembre 1912, en y ajoutant le règlement n° "17";

Et attendu que l'entomologiste fédéral fait rapport qu'il est d'avis que tant que la spongieuse n'aura pas envahi l'Etat du Vermont, il n'est pas nécessaire d'inclure cet état dans la liste des états auxquels s'applique la prohibition,—

Par conséquent, il plaît au Gouverneur général en conseil de décréter ce qui suit :

Le règlement n° 17, établi par un arrêté en conseil du 10 décembre 1912, sous l'empire de la *Loi des insectes destructeurs et autres fléaux*, est par ces présentes modifié en en retranchant le mot "Vermont."

RODOLPHE BOUDREAU,

35-2 Greffier du Conseil privé.

[425]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 22e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît au Gouverneur général en conseil d'approuver par ces présentes le tarif suivant des péages que se propose de prélever la compagnie d'estacades dite "The Rouge Boom Company" pour l'usage de son outillage au cours de la saison de 1913 :

	Péages.	Tricage.	Total.
1. Sur chaque bille de sciage de 17 pieds et moins de longueur..	1 ct.	½ ct.	1½ ct.
2. Sur chaque pièce de bois rond ou méplat excédant 17 pieds de longueur.....	5 cts.	1 ct.	6 cts.
3. Sur chaque pièce de bois carré ou flacheux.....	10 cts.	2 cts.	12 cts.
4. Sur chaque pièce de bois de 4 pieds	¾ ct.	½ ct.	1½ ct.
5. Sur chaque traverse de chemin de fer, de 8 pieds de longueur.....	¾ ct.	½ ct.	1½ ct.

Les péages ci-dessus couvrent les frais du tricage (gapping and sacking.)

RODOLPHE BOUDREAU,

35-1 Greffier du Conseil privé.

[357]

HOTEL DU GOUVERNEMENT A OTTAWA.

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe 2 de l'article 19, chapitre 55, 2 George V, intitulé "Loi constituant en corporation les commissaires du havre de Winnipeg et Saint-Boniface," de décréter que le règlement n° 1 suivant, adopté par la corporation des commissaires du havre de Winnipeg et Saint-Boniface, soit par ces présentes approuvé, le dit règlement ayant été soumis au Ministère de la Justice et ce ministère ayant déclaré qu'il ne donne lieu à aucune objection légale.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

RÈGLEMENT N° 1.

RÈGLEMENT des commissaires du havre de Winnipeg et Saint-Boniface.

Les commissaires du havre de Winnipeg et Saint-Boniface décrètent par ces présentes ce qui suit :

1. Dans le présent règlement, à moins que le contexte n'exige une interprétation différente :

(a) Les mots "le havre" signifient le havre de Winnipeg et Saint-Boniface, tel que défini dans la loi du parlement du Canada, chapitre 55 intitulée "Loi constituant en corporation les commissaires du havre de Winnipeg et Saint-Boniface", adoptée à la session de la deuxième année du règne de Sa Majesté le Roi George V (la première session du douzième parlement);

(b) Le mot "rive" signifie toute partie du havre de Winnipeg et Saint-Boniface au-dessous de la marque de l'eau haute et comprend toutes constructions quelconques;

(c) Les mots "commissaires du havre" signifient les commissaires du havre de Winnipeg et Saint-Boniface ;

(d) Le mot "personne" comprend le singulier et le pluriel et s'applique aussi bien à une corporation ou société qu'à un individu.

2. Personne n'érigera, construira, ou placera dans les limites du havre de jetée, quai, pont, hangar, cabane, remise à canots ou bâtiment d'aucune sorte sans avoir préalablement soumis aux commissaires du havre des plans en duplicata indiquant en détail l'emplacement et la nature de ces jetée, quai, pont, hangar, cabane, remise à canots ou autre bâtiment, ni avant que les commissaires du havre aient approuvé par résolution les plans de ces constructions et que permission ait été accordée au requérant d'ainsi placer, construire ou ériger ces jetée, quai, pont, hangar, cabane, remise à canots ou bâtiment, ni à moins que les commissaires aient donné leur approbation et autorisation dans le cas d'un ouvrage qui doit être approuvé ou autorisé de la manière prescrite par la *Loi concernant la protection des eaux navigables* Statuts révisé du Canada, chapitre 115, ou par toute modification de cette loi.

3. Il n'est permis de jeter, décharger ou placer dans les eaux du havre, ou sur la glace en hiver, ou sur la rive ni lest, ni pierre, gravier, terre, charbon, coke, cendres, paille, foin, grain, sciure de bois, balle, déchet ou débris d'une nature quelconque ; il est aussi défendu de jeter, placer, décharger ou égoutter dans les eaux du havre, ou sur la glace en hiver, ou sur la rive, de l'huile, de la graisse, du goudron ou autre substance semblable.

4. Sauf sur permission des commissaires du havre, personne n'embarrassera de manière quelconque les eaux, la glace ou la rive du havre, ou gênera, entravera ou endommagera la navigation d'une manière quelconque.

5. Toute personne coupable d'infraction des dispositions du présent règlement est passible d'une amende de \$50, et à défaut de paiement de cette amende et des frais de la poursuite, à l'emprisonnement pour 30 jours. Toutefois, dans le cas de l'emprisonnement d'une personne pour infraction des dispositions ci-dessus, si le montant de l'amende et des frais à défaut de paiement

desquels elle a été emprisonnée est payé avant l'expiration de la période de détention, la détention cessera et cette personne sera remise en liberté.

Fait et adopté ce 24e jour de janvier, A.D. 1913.

J. H. ASHDOWN,
Président.

E. STEWART,
Secrétaire-trésorier.

35-2

[346]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeu, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Il plaît à Son Altesse Royale le Gouverneur général en conseil de décréter ce qui suit :

L'arrêté en conseil du 21 mai 1908 concernant les animaux pour l'amélioration du bétail est par ces présentes rescindé, et les règlements suivants concernant la déclaration en douane des "animaux pour l'amélioration du bétail" sont par ces présentes établis sous l'empire de la *Loi des douanes*, ces règlements devant entrer en vigueur le 1er avril 1913 :

RÈGLEMENTS CONCERNANT L'ENTRÉE EN FRANCHISE
DES ANIMAUX POUR L'AMÉLIORATION
DU BÉTAIL.

1. Aucun animal importé pour l'amélioration du bétail ne sera admis en franchise à moins que le propriétaire soit sujet britannique, résidant dans l'Empire britannique, ou s'il y a plus d'un propriétaire, à moins que chacun soit sujet britannique, résidant dans l'Empire britannique, et qu'il soit présenté un certificat d'importation déclarant que l'animal est enregistré au Bureau national canadien de l'enregistrement du bétail ou dans un livre de généalogie étranger reconnu par le dit bureau.

Le propriétaire ou un des propriétaires fera une déclaration statutaire affirmant qu'il est sujet britannique, ou que chacun des propriétaires est sujet britannique, résidant dans l'Empire britannique, et que l'animal est bien le même que celui décrit dans le certificat, et que le dit animal est importé pour l'amélioration du bétail.

2. Au cas où ce certificat n'est pas disponible lors de l'arrivée des animaux, la déclaration en douane peut être acceptée sujet au remboursement du droit sur production des certificats requis et des preuves voulues en bonne et due forme, à la satisfaction du percepteur, dans un délai d'un an de la date de l'entrée.

3. La formule de certificat qui sera acceptée pour l'importation en franchise d'animaux pour l'amélioration du bétail et la procédure en douane en rapport avec cette importation seront sujettes à l'approbation du Ministre des Douanes.

4. Les déclarations ci-dessus mentionnées seront adjoindées à la déclaration d'importation en franchise et peuvent être faites devant le percepteur, le sous-percepteur, l'inspecteur ou le premier commis au port où les marchandises sont déclarées, ou devant un fonctionnaire autorisé par la loi à faire prêter serment.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

35-2

[193]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Il plaît à Son Altesse Royale le Gouverneur général en conseil de décréter par ces présentes qu'Estevan, dans la province de Saskatchewan, soit créé port auxiliaire de douane et port d'entrepôt, et placé sous le contrôle du port de North Portal, Saskatchewan, à dater du 1er février 1913.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-3

[353]

HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL

ATTENDU que M. Benjamin Thoma a demandé la concession gratuite du lot n° 19 dans l'établissement de Shaftesbury, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser par ces présentes la concession gratuite à M. Thoma du lot n° 19 dans l'établissement de Shaftesbury, province d'Alberta, contenant 91.4 acres plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

35-4

[354]

HOTEL DU GOUVERNEMENT À OTTAWA

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL

ATTENDU que M. Henri Cardinal a demandé la concession gratuite du quart sud-ouest de la section 5, township 73, rang 5, à l'ouest du 5e méridien, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser par ces présentes la concession gratuite à M. Cardinal du quart sud-ouest de la section 5, township 73, rang 5, à l'ouest du 5e méridien, contenant 160 acres plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

35-4

[351]

HOTEL DU GOUVERNEMENT A OTTAWA.

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Il plaît au Gouverneur général en conseil de décréter ce qui suit :

L'article 6 des "Règlements régissant la location pour l'extraction de l'argile réfractaire et l'administration des terres scolaires dans les provinces de Manitoba, Saskatchewan et Alberta", établis par un arrêté en conseil du 19 octobre 1912, est par ces présentes rescindé et l'article suivant lui est substitué :

1. Le locataire d'une concession pour l'extraction de l'argile réfractaire érigera, dans les deux ans de la date du bail, sur les terrains qui y sont décrits ou sur des terrains approuvés par le Ministre, un outillage pour la fabrication de la brique ou autres produits de l'argile réfractaire et, dans le même délai, fournira la preuve par affidavit de la nature et de la valeur de l'outillage installé et de la date de l'installation.

Si l'outillage requis n'est pas installé dans le délai spécifié et si la preuve de son installation n'est pas fournie dans le même délai, le bail sera sujet à annulation à la discrétion du Ministre. Toutefois, le Ministre n'exigera pas que la valeur de l'outillage ainsi installé excède la somme de \$10,000.

2. Pendant chaque année de la durée du bail après la deuxième année le locataire d'une concession pour

l'extraction de l'argile réfractaire devra fabriquer sur sa concession au moins 100,000 briques prêtes pour l'expédition, ou leur équivalent en d'autres produits de l'argile réfractaire, à la satisfaction du Ministre. Si pendant une année après la deuxième de la durée du bail le locataire ne fabrique pas les quantités spécifiées, ou ne prouve pas de manière satisfaisante qu'il l'a fait, le bail sera sujet à annulation immédiate à la discrétion du Ministre.

Les articles 13 et 14 des "Règlements régissant la location pour l'extraction de l'argile réfractaire et l'administration des terres scolaires dans les provinces de Manitoba, Saskatchewan et Alberta," établis par un arrêté en conseil du 19 octobre 1912, sont par ces présentes rescindés, les dispositions des dits articles 13 et 14 étant couvertes par les articles établis par ces présentes.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

35-4

[352]

HOTEL DU GOUVERNEMENT A OTTAWA.

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. Félix Sowan a demandé la concession gratuite du quart nord-ouest de la section 25, township 72, rang 6 à l'ouest du 5e méridien, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser par ces présentes la concession gratuite à M. Félix Sowan du quart nord-ouest de la section 25, township 72, rang 6, à l'ouest du 5e méridien, contenant 160 acres plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

35-4

[318]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 12e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que le bateau à vapeur "Lily", qui a été construit pour le gouvernement impérial et cédé au gouvernement canadien, a été vendu et que l'acheteur (M. A. B. Crosby, de Halifax, N.-E.) a demandé de le faire enregistrer au port de Halifax ;

Et attendu que le dit bateau a été construit en 1878, à Dartmouth par M. Eben Mosely, décédé depuis, et qu'il est impossible de se procurer un certificat du constructeur ;

Et attendu que le nom que porte le dit bateau est déjà porté par un navire britannique et que, conséquemment, d'après les règlements établis sous l'empire de l'article 2 du chapitre 65, 7-8 Edouard VII, le dit bateau ne peut être enregistré sous ce nom, et le propriétaire a demandé la permission d'employer le nom "Noreen",—

Par conséquent, il plaît au Gouverneur général en conseil, en vertu des dispositions de l'article 27 du chapitre 113 des Statuts révisés du Canada, 1906, de permettre le changement du nom du bateau à vapeur "Lily" en celui de "Noreen".

Il plaît de plus au Gouverneur général en conseil, en vertu des dispositions de l'article 60 de la *Loi de la Marine marchande, 1894*, d'exempter le requérant de l'obligation de produire le certificat du constructeur en rapport avec l'enregistrement du dit bateau.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

34-2

[322]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mercredi, le 12e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 6 février 1913, que demande a été faite pour la ville de Medicine-Hat d'acheter le quart sud-ouest de la section 5, township 13, rang 5, à l'ouest du 4e méridien, et la moitié fractionnaire est de la dite section 5, située à l'ouest de la rivière Saskatchewan-Sud, les dits terrains étant décrits plus minutieusement comme suit :—

Composés premièrement du quart sud-ouest de la section 5, dans le township 13, rang 5, à l'ouest du 4e méridien, dans la province de l'Alberta, contenant 160 acres, plus ou moins, et

Deuxièmement de toute cette partie de la moitié est de la dite section 5, située à l'ouest de la rive ouest de la rivière Saskatchewan-Sud, ainsi qu'indiqué sur une carte ou un plan d'arpentage du dit township, approuvé et confirmé à Ottawa, le 27e jour de juin 1885, par Edouard Deville, arpenteur général des terres fédérales, et déposé au ministère de l'Intérieur, contenant 107 acres, plus ou moins. Les terrains concédés par ces présentes couvrent ensemble une superficie de 267 acres, plus ou moins, et sont colorés rose sur le plan ci-annexé.

Le Ministre ajoute qu'il est d'avis que cette demande soit accordée, et les terrains en question ayant été soustraits par un arrêté en conseil du 3 octobre 1911, d'une réserve pour les fins de la gendarmerie à cheval du Nord-Ouest, il recommande que la vente à la ville de Medicine-Hat en soit autorisée au prix de \$45 l'acre.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

34-4 Greffier du Conseil privé.

[310]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 8e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil de décréter ce qui suit :

Les règlements pour l'administration des havres publics au Canada, approuvés par un arrêté en conseil du 20 avril 1911, sont par ces présentes modifiés en y ajoutant l'article suivant comme article 42 (a) :

Article 42 (a). Le maître de havre a le pouvoir d'indiquer où mouillera ou sera amarré tout vaisseau totalement ou partiellement chargé d'explosifs ou de marchandises inflammables ou dangereuses, et d'ordonner le déplacement de ce vaisseau de toute partie du port ou havre à toute autre partie du port ou havre ; il a aussi le pouvoir, sujet aux règlements antérieurement adoptés ou qui le seront à l'avenir, d'indiquer où les vaisseaux peuvent charger ou décharger des explosifs ou marchandises inflammables ou dangereuses, ainsi que les précautions à observer dans et pendant ce chargement ou déchargement.

(2) Le maître de havre a le pouvoir de décider si des marchandises particulières sont explosives, inflammables ou dangereuses, sujet à appel au Ministre de la Marine et des Pêcheries par toute personne intéressée dans la décision du maître de havre et qui n'est pas satisfaite de cette décision.

(3) Quiconque désobéit aux ordres ou directions légitimes du maître de havre ou de l'assistant maître de havre donnés ou émis sous l'empire du présent règlement est passible d'une amende n'excédant pas cent piastres, et, au cas de violation continue, d'une autre amende n'excédant pas dix piastres pour chaque douze heures durant lesquelles cette violation se continue.

RODOLPHE BOUDREAU,

34-2 Greffier du Conseil privé.

[188]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 18 novembre 1912, que la compagnie dite "The Southern Alberta Land Company, Limited," en vertu des dispositions de la *Loi d'irrigation*, a été autorisée à construire un réservoir dans les townships 13 et 14, rang 10, à l'ouest du 4e méridien, que ce réservoir couvre tout ou partie de certains quarts de sections occupés par inscription de homestead ou de préemption et que pour le bon fonctionnement du système d'irrigation de la dite compagnie, il est nécessaire que le terrain compris dans l'emplacement du dit réservoir appartienne à la compagnie ou soit sous son contrôle.

Le Ministre représente que dans certains cas tout le terrain ainsi occupé par inscription de homestead ou de préemption est requis pour les fins du réservoir ; dans d'autres cas la majeure partie du terrain ainsi occupé est comprise dans l'inscription et, à son avis, ce qui en reste n'est pas suffisant pour le soutien d'une famille, par l'exploitation agricole ordinaire.

Par conséquent, le Ministre recommande qu'il soit permis à la "Southern Alberta Land Company Limited," d'acheter de ceux qui les occupent par inscription de homestead ou de préemption les terrains désignés dans le tableau ci-annexé, et d'obtenir de ces colons des actes d'abandon ou de cession de tout droit ou intérêt dans les dits terrains, ces actes d'abandon ou de cession devant être déposés par la compagnie chez le ministre de l'Intérieur ; dès qu'auront été ainsi déposés ces actes d'abandon ou de cession faisant preuve de l'extinction de tout droit et intérêt des inscrits dans les dits terrains, les lettres patentes en seront accordées à la "Southern Alberta Land Company, Limited," sans autre paiement ou condition, et chacun des inscrits qui cède ainsi ses droits et intérêts dans un terrain aura le privilège d'acquiescer par inscription de homestead une même étendue de terrains ailleurs, et la période de résidence de chacun de ces inscrits sur le terrain cédé sera comptée en accomplissement des obligations de résidence exigées par la loi sur les terres qu'il choisira en remplacement du terrain cédé.

Le Ministre ajoute que les terrains affectés et les noms des inscrits respectifs sont les suivants et sont de plus indiqués sur le plan ci-annexé :

1. La moitié sud de la section 34, township 13, rang 10, à l'ouest du 4e méridien, occupée par inscription de homestead et de préemption par Milton D. Clark ;
2. La moitié ouest de la section 35, township 13, rang 10, à l'ouest du 4e méridien, occupée par inscription de homestead et de préemption par Max Con ;
3. La moitié nord de la section 34, township 13, rang 10, à l'ouest du 4e méridien, occupée par inscription de homestead et de préemption par James Bell ;
4. Le quart nord-est de la section 33, township 13, rang 10, à l'ouest du 4e méridien, occupé par inscription de homestead par John Stewart.
5. Le quart nord-ouest de la section 33, township 13, rang 10, à l'ouest du 4e méridien, occupé par inscription de homestead par Samuel Tucker ;
6. Le quart sud-est de la section 33, township 13, rang 10, à l'ouest du 4e méridien, occupé par inscription de homestead par Edward Altman.

Le Ministre ajoute que la moitié est de la section 35, township 13, rang 10, à l'ouest du 4e méridien, est occupée par M. A. M. Lyon, le quart nord-est de la dite section par préemption et le quart sud-est par inscription de homestead et que le réservoir ci-dessus mentionné couvre 110.8 acres du dit quart nord-est.

Le Ministre recommande de plus qu'il soit permis à la "Southern Alberta Land Company, Limited," d'acheter tout droit et intérêt du dit A. M. Lyon dans cette partie du quart nord-est de la section 35, township 13, rang 10, à l'ouest du 4e méridien, couverte par le dit réservoir, soit 110.8 acres plus ou moins, et d'obtenir du dit A. M. Lyon un acte d'abandon ou de cession de tout tel droit et intérêt, cet acte d'abandon ou de cession devant être déposé par la compagnie chez le Ministre de l'Intérieur ; dès qu'aura été ainsi déposée

cette preuve de la cession des droits de M. A. M. Lyon les lettres patentes du terrain ainsi cédé seront accordées à la compagnie sans autre paiement ou condition, et le dit A. M. Lyon aura le privilège d'acheter ailleurs, sous l'empire des règlements régissant les inscriptions de préemption, un autre quart de section, pourvu toutefois que M. A. M. Lyon ne soit pas astreint aux obligations de résidence sur le terrain qu'il aura ainsi choisi.

Le comité appuie les recommandations ci-dessus et les soumet pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

32-4

[311]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 12e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 28 janvier 1913, qu'il est jugé opportun de faire une autre enquête concernant l'accomplissement par M. John Josenczuk de ses obligations de homestead en rapport avec le quart sud-est de la section 8, township 57, rang 23, à l'ouest du 4e méridien,—

Par conséquent, le Ministre recommande que M. Alexander Norquay, d'Edmonton, dans la province d'Alberta, agent des terres fédérales, soit autorisé, en vertu des dispositions de la *Loi des terres fédérales*, paragraphe (g) de l'article 76, chapitre 20, Edouard VII, à s'enquérir de cette question et, à cette fin, à assigner devant lui par subpoena toute personne qu'il juge à props et à l'examiner sous serment, et à l'obliger à produire à cette enquête des pièces et documents.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

34-2

[243]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 6e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil de décréter ce qui suit :—

Le premier paragraphe de l'article 2 des règlements régissant les houillères, règlements établis par un arrêté en conseil du 20 avril 1910 et modifiés par des arrêtés en conseil subséquents, est par ces présentes rescindé et le paragraphe suivant lui est substitué :

"2. La superficie couverte par une location de mine de houille n'excédera pas 2,560 acres au maximum, et personne ne pourra acquérir plus d'une location, sauf par cession."

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-4

[336]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 13e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît au Gouverneur général en conseil, en vertu des dispositions de l'article 27 du chapitre 113 des Statuts révisés du Canada, 1906, de permettre le changement du nom du remorqueur "Challenge" en celui de "Kezia".

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

34-2

[245]

HOTEL DU GOUVERNEMENT À OTTAWA

Jeudi, le 6e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions de l'article 34 de la *Loi des terres fédérales*, d'établir les règlements suivants pour la régie de la vente des terres pour les fins d'irrigation dans la zone ci-dessous décrite, ces nouveaux règlements devant remplacer les règlements actuels :

RÈGLEMENTS RÉGISSANT LA VENTE DES TERRES
REQUISES POUR LES FINS D'IRRIGATION.

1. La vente de terres pour le dessèchement au moyen de l'irrigation, ou pour l'établissement d'un système d'irrigation, est limitée au territoire ci-dessous décrit, savoir :

Comprenant cette partie de la province d'Alberta située au sud de la borne nord des townships numérotés (28).

Comprenant cette partie de la province de la Saskatchewan décrite comme suit, savoir :

Commencant à l'intersection de la borne nord du township 28 avec le 4e méridien ; de là vers l'est suivant la borne nord des townships numérotés 28 jusqu'à la rive ouest de la rivière Saskatchewan-Sud ; de là vers le sud le long de la dite rive ouest de la rivière Saskatchewan-Sud jusqu'à un point vis-à-vis Aitkow Creek ; de là croisant la dite rivière Saskatchewan-Sud jusqu'à l'embouchure du dit Aitkow Creek ; de là en remontant la rive sud de Aitkow Creek et croisant la ligne de division entre le dit creek et la rivière Qu'Appelle jusqu'à la tête de la dite rivière Qu'Appelle ; de là descendant le côté sud de la rivière Qu'Appelle jusqu'à son intersection avec le troisième méridien ; de là vers le sud le long du dit troisième méridien jusqu'à la limite nord du township 12 ; de là vers l'est le long de la limite nord des townships numérotés 12 jusqu'à la limite ouest du rang 24 ; de là vers le sud le long de la dite limite ouest du rang 24 jusqu'à la limite nord du township 8 ; de là vers l'est le long de la limite nord des townships numérotés 8 jusqu'à la limite ouest du rang 18 ; de là vers le sud le long de la dite limite ouest du rang 18 jusqu'à la limite nord du township 4 ; de là vers l'est le long de la limite nord des townships numérotés 4 jusqu'à la limite ouest du rang 15 ; de là vers le sud le long de la limite ouest du rang 15 jusqu'à la frontière internationale ; de là vers l'ouest le long de la dite frontière internationale jusqu'au quatrième méridien ; de là vers le nord le long du quatrième méridien jusqu'au point de départ.

2. Les terres situées dans la région décrite au paragraphe un (1) peuvent être vendues pour des fins d'irrigation aux conditions suivantes :—

(a) Nulle convention de vente ne sera conclue que dans le cas où l'acquéreur aurait été autorisé à entreprendre des travaux pour l'irrigation d'une étendue des terres ainsi achetées que le Ministre de l'Intérieur trouvera suffisante, et conformément aux conditions prescrites dans les clauses b et c des présents règlements.

(b) Une des conditions de toutes les ventes faites sous l'empire des présents règlements est qu'au moins cinquante (50) pour cent du terrain vendu soit irrigué ; mais quand la superficie du terrain vendu n'excède pas un quart de section l'étendue qui devra être irriguée sera d'au moins vingt-cinq (25) pour cent du terrain vendu. Aucune vente de ce genre ne sera faite à quiconque possède, ou occupe par droit d'inscription de homestead ou de préemption, plus d'un quart de section situé à moins de vingt milles du terrain qu'il demande d'acheter sous l'empire des présents règlements, et il ne peut être fait qu'une seule de ces ventes à une même personne.

(c) Il ne peut être vendu de terrain dont l'étendue excède une section que par autorisation du Gouverneur général en conseil, et dans chacun de ces cas on imposera les conditions additionnelles qu'on jugera de l'intérêt public de prescrire.

(d) Toutes les ventes se feront au taux de cinq (\$5) piastres l'acre, payable en cinq versements annuels égaux, dont le premier écherra et sera payable soixante jours à compter du jour où la vente a été autorisée. Un intérêt au taux de cinq pour cent par année sera chargé à compter de la date de la vente.

(e) Toutes les ventes porteront comme condition que les travaux d'irrigation seront complétés à la satisfaction du Ministre de l'Intérieur, et que les terres désignées comme irrigables seront réellement irriguées durant une saison au moins avant que des lettres patentes soient émises.

(f) Si, à l'expiration de la période qui a été fixée pour la construction des travaux d'irrigation, ces travaux ne sont pas complétés, la convention de vendre les terres pourra être annulée, et toute somme payée à compte de ces travaux, ou tous travaux construits en rapport avec ce système d'irrigation, pourront être confisqués au profit de la Couronne.

(3) Toutes demandes de droits hydraulique pour des fins d'irrigation doivent être faites au Commissaire d'Irrigation, à Calgary, Alberta, et ces demandes doivent être accompagnées d'une description des terres demandées en rapport avec ces droits hydrauliques.

(4) Toutes demandes d'achat de terres pour les fins d'irrigation, en vertu des présents règlements, doivent être faites à l'agent des terres fédérales pour le district dans lequel sont situées les terres demandées.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-4

[288]

HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 7e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. Joseph Cardinal a demandé la concession gratuite du quart fractionnaire sud-est de la section 12, township 73, rang 6, à l'ouest du 5e méridien, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser la concession gratuite à M. Cardinal du quart fractionnaire sud-est de la section 12, township 73, rang 6, à l'ouest du 5e méridien, contenant 45.6 acres plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-4

[287]

HOTEL DU GOUVERNEMENT A OTTAWA.

Vendredi, le 7e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. John Cardinal a demandé la concession gratuite du lot n° 4, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser la concession gratuite à M. Cardinal du lot n° 4, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, contenant 133.10 acres plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-4

[167]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 25e jour de janvier 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 14 janvier 1913, que les règlements de mines de quartz, approuvés par un arrêté en conseil du 13 août 1908, prescrivant qu'un claim minier doit être marqué de deux poteaux légaux placés aussi près que possible sur la ligne du filon ou de la veine, et qu'un poteau sera aussi planté à l'endroit où le minerai a été découvert.

Le Ministre ajoute que par un arrêté en conseil daté le 8 mai 1912 W. Tees Curran et L. O. Armstrong, de Montréal, ont été autorisés à jalonner en leur propre nom et en celui d'autres personnes, au cours de l'année 1912, cinquante claims miniers sur tout terrain disponible situé sur les îles de la Baie d'Hudson, près de la rive est, dans le district provisoire d'Ungava, et d'en obtenir l'inscription en vertu des dispositions des règlements.

En vertu des dispositions de l'arrêté en conseil susdit, M. Curran a maintenant présenté au Ministère de l'Intérieur des demandes d'inscription pour trente claims miniers situés sur trois petites îles de la baie d'Hudson. Il a été représenté que ces îles ne sont pas boisées et comme on ne peut les atteindre que par le chemin de terre il a été impossible d'y transporter pour marquer ces claims le nombre de poteaux suffisant de la grosseur prescrite par les règlements. Pour cette raison ces claims ont été marqués au moyen de cairns de pierres au lieu des poteaux ordinaires prescrits par les règlements.

Le Ministre représente que d'après les affidavits déposés au Ministère de l'Intérieur il appert que les requérants ont véritablement découvert des minéraux sur les îles en question, qu'ils ont vraiment essayé de se conformer aux dispositions des règlements, et qu'ils ont encouru une forte dépense en rapport avec l'expédition de découverte.

Par conséquent, le Ministre demande l'autorisation d'exempter les requérants de l'observation des formalités ci-dessus mentionnées en rapport avec le jalonnage et d'accorder l'inscription des claims en question, pourvu que les requérants aient observé les autres stipulations des règlements.

Le comité soumet cette demande pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

32-4

[234]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 6e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que les dispositions des articles 19 et 20 de la *Loi des terres fédérales*, mise en vigueur le 1er septembre 1908, pourvoient aux cas de décès ou d'aliénation mentale des personnes inscrites pour des homesteads, exemptant leurs représentants légaux de l'obligation de résidence et faisant certaines autres stipulations ;

Et attendu que la *Loi des terres fédérales* ne s'applique pas à la zone des chemins de fer de la Colombie-Britannique, qui est régie par les "Règlements concernant la vente des terres dans la zone des chemins de fer de la Colombie-Britannique", établis par un arrêté en conseil du 17 septembre 1889, et par les modifications qui y ont été faites, et que les représentants légaux des personnes décédées ou frappées d'aliénation mentale inscrites pour des homesteads ne jouissent pas de l'exemption accordée dans les mêmes cas dans les provinces des prairies ;

Et attendu qu'il est jugé nécessaire et de l'intérêt public que les dites stipulations s'appliquent à la dite zone des chemins de fer ;

Par conséquent, il plaît au Gouverneur général en conseil de décréter ce qui suit :

Les règlements ci-dessus mentionnés régissant la vente des terres fédérales dans la zone des chemins de fer de la province de la Colombie-Britannique sont par les présentes modifiés en y stipulant que les cas de décès et d'aliénation mentale des personnes inscrites pour des homesteads dans la dite zone des chemins de fer seront traités conformément aux stipulations suivantes, savoir :

Inscrits décedés.

Advenant le décès de l'inscrit pour un homestead avant le parfait accomplissement des conditions nécessaires à l'obtention des lettres patentes pour le fonds qui fait l'objet de son inscription, il sera simplement exigé de son représentant légal qu'il satisfasse aux conditions de culture et de construction d'une maison habitable pour qu'il ait droit d'obtenir, à l'expiration de trois années après la date de l'inscription ou du commencement de la résidence de l'inscrit, des lettres patentes pour le dit fonds ; ou bien le représentant légal peut céder le homestead à toute personne qui a droit d'obtenir une inscription de homestead ; et le cessionnaire (a) après l'expiration de trois années de la date de l'inscription de homestead ou du commencement de la résidence de l'inscrit, (b) après avoir possédé le homestead pour son compte et à son avantage exclusif à compter de la date de la cession, et (c) après avoir achevé de remplir les conditions de résidence et de culture de la même manière que la personne qui a obtenu l'inscription aurait eu à y satisfaire, aura droit aux lettres patentes pour le homestead.

Inscrits aliénés.

Si un inscrit devient aliéné ou mentalement incapable, et, pour cause de cette aliénation ou incapacité mentale, dans l'impossibilité d'achever de remplir les conditions nécessaires pour obtenir les lettres patentes pour le fonds qui fait l'objet de son inscription, il sera simplement exigé du curateur ou du curateur aux biens de cet inscrit, ou de quiconque, à la mort de ce dernier, aurait droit de ce faire en sa qualité de représentant légal du dit inscrit, qu'il remplisse les conditions relativement à la construction d'une maison habitable et à la culture avant l'émission des lettres patentes ; mais celles-ci ne seront pas délivrées avant l'expiration de trois années à compter de la date de l'inscription ou du commencement de la résidence de l'inscrit.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-4

[2341]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 3e jour d'octobre 1911.

PRÉSENT :

SON EXCELLENCE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 2 octobre 1911, qu'un arrêté en conseil daté le 27 juin 1889 a autorisé la mise en réserve pour la Police à cheval du Nord-Ouest, à Medicine Hat, cette partie de la section 32 située au nord de la rivière et le quart nord ouest de la section 33 situé à l'ouest de la rivière, dans le township 12, ainsi que le quart sud-ouest de la section 5 et la moitié est de la section 5, situés à l'ouest de la rivière, dans le township 13, le tout dans le rang 5, à l'ouest du 4e méridien.

Le contrôleur de la police à cheval du Nord-ouest ayant récemment avisé le Ministre que les terres ci-dessus décrites ne sont plus requises pour les fins de la police, le Ministre recommande que les terres susdites soient soustraites de la réserve autorisée par l'arrêté en conseil ci-dessus mentionné.

Le Ministre représente de plus que la ville de Medicine Hat, par une résolution de son conseil municipal, a demandé, pour l'emplacement d'un parc, une partie de la moitié nord de la section 32, township 12, rang 5, à l'ouest du 4e méridien, antérieurement réservée pour la police à cheval du Nord-Ouest.

Comme ces terrains ne sont plus requis pour les fins de la police, le Ministre recommande qu'en vertu des dispositions du paragraphe (d) de l'article 76 de la *Loi des Terres fédérales* cette partie de la section 32 située au nord de la branche sud de la rivière Saskatchewan, et cette partie du quart nord-ouest de la section 33 située à l'ouest de la rivière, dans le township 12, rang 5, à l'ouest du 4e méridien, contenant 176.50 acres, soient mises en réserve et affectées aux fins d'un parc et que la concession à la ville de Medicine Hat en soit autorisée pour les fins ci-dessus mentionnées.

Le Ministre fait observer qu'il se trouve ci-annexé un tracé d'une partie des townships 12 et 13, rang 5, à l'ouest du 4e méridien, indiquant en rose les terres qui ne sont plus requises pour les fins de la police à cheval du Nord-Ouest, et en rose haché de vert les terres qu'on se propose de céder à la ville de Medicine Hat.

Le Ministre soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

32-4

NOMINATIONS, PROMOTIONS
ET RETRAITES.

MILICE CANADIENNE

1913

QUARTIER GÉNÉRAL,

OTTAWA, 28 janvier 1913.

Les nominations, promotions, retraites et confirmations de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

O. G. 20.

DIVISIONS TERRITORIALES.

7^E BRIGADE DE CAVALERIE.—Est nommé major de brigade : le major A. E. McLaughlin, du "3^e dragons canadiens du Prince de Galles", *vice* le lieutenant-colonel W. W. Brown, qui retourne à la Réserve des officiers à l'expiration de sa durée de service. 24 novembre 1912.

CAVALERIE.

3^E DRAGONS CANADIENS DU PRINCE DE GALLES.—Le major A. E. McLaughlin quitte la charge d'adjudant et est hors cadre durant son emploi comme major de brigade, 2^e brigade de cavalerie.

Est nommé lieutenant (surnuméraire) : le sergent Elton Richard Hughes. 2 janvier 1913.

4TH HUSSARDS.—Le lieutenant C. S. Montgomery est retraité. 17 janvier 1913.

7TH HUSSARDS.—La durée du service comme adjudant du major H. R. Van est prolongée au 30 juin 1913.

8^E "PRINCESS LOUISE'S NEW BRUNSWICK HUSSARS."—Est nommé commandant en second : le major A. J. Markham, *vice* le major J. A. McDougall, promu. 28 décembre 1912.

10^E HUSSARDS CANADIENS DE LA REINE.—Le lieutenant-colonel J. A. Scott est transféré à la Réserve des officiers. 16 janvier 1913.

15^E CHEVAU-LÉGERS.—Le lieutenant provisoire F. G. Holden a la permission de se retirer. 15 janvier 1913.

16^E CHEVAU-LÉGERS.—Le lieutenant A. F. D. Lace est transféré à la Réserve des corps. 17 janvier 1913.

25^E DRAGONS DE BRANT.—Le lieutenant-colonel honoraire Lloyd Harris a la permission de démissionner comme lieutenant-colonel honoraire de ce régiment. 25 octobre 1912.

ARTILLERIE.

Artillerie de campagne canadienne.

1RE BRIGADE, 11E BATTERIE.—Le lieutenant provisoire A. R. Rundle a la permission de se retirer. 16 janvier 1913.

16E BATTERIE.—Le lieutenant provisoire F. L. Kickley a la permission de se retirer. 16 janvier 1913.

CORPS DES GUIDES.

Est nommé capitaine : le lieutenant J. A. Gillies. 30 décembre 1912.

Le lieutenant provisoire A. E. Harrison est absorbé dans l'effectif.

Est nommé lieutenant provisoire : Edward Willey, gentilhomme. 12 décembre 1912.

INFANTERIE.

14E RÉGIMENT "THE PRINCESS OF WALES OWN RIFLES."—Les lieutenants (surnuméraires) W. L. Grant, F. A. Smythe et A. W. Winnett sont absorbés dans l'effectif.

30E RÉGIMENT "WELLINGTON RIFLES."—Est nommé lieutenant provisoire (surnuméraire) : Charles McGowan, gentilhomme. 9 décembre 1912.

54E RÉGIMENT "CARABINIERS DE SHERBROOKE."—Le capitaine F. J. Codere est transféré de la Réserve des corps au cadre régimentaire.

Le lieutenant J. N. Matte a la permission de démissionner. 17 janvier 1913.

Le lieutenant provisoire J. P. Lanctôt a la permission de se retirer. 17 janvier 1913.

56E RÉGIMENT DE GRENVILLE "LISGAR RIFLES."—Le lieutenant provisoire (surnuméraire) A. A. Bain est absorbé dans l'effectif.

Est nommé lieutenant provisoire (surnuméraire) : William Andrew Young, gentilhomme. 1er janvier 1913.

59E RÉGIMENT DE STORMONT ET GLENGARRY.—Le lieutenant provisoire S. Mansell a la permission de se retirer. 18 janvier 1913.

63E RÉGIMENT "HALIFAX RIFLES."—Est nommé aumônier : le lieutenant-colonel honoraire le révérend John Walker Macmillan, D.D., *vice* le capitaine honoraire le révérend Lemoine, qui a la permission de démissionner. 16 janvier 1913.

64E RÉGIMENT "CHATEAUGUAY ET BEAUHARNOIS."—Est nommé lieutenant provisoire : Albert Paquette, gentilhomme. 13 janvier 1913.

66E RÉGIMENT "PRINCESS LOUISE FUSILIERS."—Le major A. King reçoit le grade breveté de lieutenant-colonel en vertu des dispositions du paragr. 165 (e) O. & R. R., M.C. 1910. 18 septembre 1911.

100E RÉGIMENT "GRENADIERS DE WINNIPEG."—Est nommé payeur avec le grade honoraire de lieutenant : Charles Walsh Rowley, gentilhomme. 12 janvier 1913.

INTENDANCE MILITAIRE CANADIENNE.

COMPAGNIE No. 2.—Est nommé lieutenant provisoire (surnuméraire) : le sergent Ralph H. Webb. 12 janvier 1913.

SERVICES DE SANTÉ DE L'ARMÉE.

Personnel du service de santé militaire.

Est nommé major : le capitaine W. P. Dillon 9 janvier 1913.

Est nommé capitaine : Edmond Verge, écuyer. 23 janvier 1913.

Le lieutenant provisoire M. P. Lambert est retraits. 16 janvier 1913.

CORPS DES INSTRUCTEURS DES CADETS D'ÉCOLE.

Est nommé lieutenant : Samuel John Huggins, gentilhomme. 1er septembre 1912.

MEMORANDA.

Lieutenant-colonel R. J. Gwynne, de la Milice Active, est désigné pour remplir les devoirs de directeur des services des Cadets, et à cette fin il est attaché à la division de l'adjudant-général. 1er décembre 1912.

Est nommé secrétaire militaire au quartier-général, avec le grade de lieutenant-colonel, et le rang d'assistant-adjudant général : le major et lieutenant-colonel temporaire C. F. Winter, ci-devant assistant adjudant-général, 5e division. 1er février 1913.

Le capitaine W. P. Lawless, major permanent, reçoit le grade temporaire de major tant qu'il servira comme adjudant-major de district, D. M. N° 10. 2 janvier 1913.

Le grade de colonel honoraire dans la milice est conféré au lieutenant-colonel F. H. J. Dibblee, R. des O., en vertu des dispositions de O. et R. R. (Milice canadienne) 1910, par. 198, tel que modifié par l'O. G. 112 de 1912.

L'Ordre général N° 109 de 1912, en tant qu'il s'agit de la nomination du capitaine T. P. W. Bradley, cadre de retraite comme lieutenant provisoire (surnuméraire) dans le 21e cheveu-légers est par le présent annulé.

Le nom du lieutenant M. A. McKay, 78e régiment de Pictou "Highlanders", est tel que donné ici, et non tel que publié aux Ordres Généraux 159 de 1911 et 221 de 1912.

CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le lieutenant B. H. Meyers, 57e régiment, 2 janvier 1912.

Le lieutenant G. W. M. Ballard, 13e régiment, 19 février 1912.

Le lieutenant Du. B. L. Wilson, 91e régiment, 20 février 1912.

Le lieutenant H. R. Alley, 2e régiment, 8 mars 1912.

Le lieutenant R. A. Nevitt, 2e régiment, 17 juin 1912.

Le lieutenant C. R. Cameron, 57e régiment, 20 décembre 1912.

Le lieutenant A. F. Hagerman, 57e régiment, 20 décembre 1912.

Le lieutenant surnuméraire N. V. Leslie, 13e régiment, 2 janvier 1912.

Le lieutenant surnuméraire T. H. Stinson, 13e régiment, 8 février 1912.

Le lieutenant surnuméraire F. W. Macdonald, 48e régiment, 22 juin 1912.

Le lieutenant surnuméraire A. B. Turner, 91e régiment, 26 juin 1912.

Le lieutenant surnuméraire E. G. Mackay, 91e régiment, 24 juillet 1912.

Le lieutenant surnuméraire G. A. Duncan, 38e régiment, 16 novembre 1912.

MODIFICATION : .

Relativement à cette partie de l'O. G. 232 de 1912, concernant la confirmation de grade le nom du lieutenant H. A. Reilly, 29e cheveu-légers, est tel que donné ici et non tel que publié au dit ordre.

Relativement à l'O. G. 223 de 1912, cette partie qui concerne la confirmation de grade du lieutenant J. R. Mills, 5e Dragons de la Garde de la Princesse-Louise est annulée.

Par ordre,

V. A. S. WILLIAMS,
Colonel,
Adjudant généra.

NOMINATIONS, PROMOTIONS ET RETRAITES.

MILICE CANADIENNE

1913.

QUARTIER GÉNÉRAL,

OTTAWA, 4 février 1913.

Les nominations, promotions, retraites et confirmations de grade qui suivent, sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

O. G. 30.

DISTRICTS.

DISTRICT MILITAIRE No 11.—La durée de service du major J. A. Hesketh, comme officier des renseignements de district est prolongée au 22 février 1914.

CAVALERIE.

7E HUSSARDS.—Le lieutenant (surnuméraire) G. H. Hamilton est absorbé dans l'effectif.

11E HUSSARDS.—Le lieutenant-colonel W. J. Ewing a la permission de remettre le commandement du régiment, et est transféré à la Réserve des officiers avec le grade de major. 24 janvier 1913.

15E CHEVAU-LÉGERS.—Le lieutenant (surnuméraire) W. E. Graham est absorbé dans l'effectif.

Est nommé lieutenant provisoire : Sylvester William Gilfoxy, gentilhomme. 15 janvier 1913.

16E CHEVAU-LÉGERS.—Est nommé lieutenant : William Augustus Reeve, gentilhomme. 17 janvier 1913.

19E DRAGONS D'ALBERTA.—Le lieutenant (surnuméraire) G. W. Sievwright est absorbé dans l'effectif.

22E CHEVAU-LÉGERS DE LA SASKATCHEWAN.—Le lieutenant (surnuméraire) R. E. Osborne est absorbé dans l'effectif.

27E "CHEVAU-LÉGERS."—Est nommé lieutenant provisoire : William Van Allen, gentilhomme. 23 juin 1912

32E CAVALERIE DU MANITOBA.—Est nommé lieutenant-colonel honoraire du régiment : l'honorable William James Roche, M.P. 15 mai 1912.

ARTILLERIE.

Artillerie de campagne canadienne.

10E BRIGADE.—Est nommé lieutenant-colonel et commandant de la brigade : le major T. W. H. Young, de la 24e batterie, *vice* le lieutenant-colonel N. F. MacNachtan, C.V.O., qui est retraité avec son grade. 31 décembre 1912.

Artillerie de place canadienne.

6E RÉGIMENT "QUÉBEC ET LÉVIS".—Le lieutenant provisoire J. A. Dorval a la permission de se retirer. 27 janvier 1913.

GÉNIE CANADIEN.

2E COMPAGNIE DE CAMPAGNE.—Est nommé major : le capitaine S. P. Biggs, *vice* le major W. R. Lang, transféré à la Réserve des corps. 1er juin 1911.

3E COMPAGNIE DE CAMPAGNE.—Est nommé major : le capitaine J. A. McKenna, *vice* le major A. P. Deoche, démissionnaire à sa nomination aux troupes permanentes. 30 novembre 1912.

7E COMPAGNIE DE CAMPAGNE.—Est nommé major provisoire à l'organisation : Frederick William Farncomb, écuyer. 1er avril 1912.

Est nommé capitaine provisoire à l'organisation : Edward Victor Buchanan, écuyer. 16 décembre 1912.

Est nommé lieutenant provisoire à l'organisation : James Purdom Wallace, gentilhomme. 19 décembre 1912.

6

Gilbert Bedford Healey, gentilhomme. 20 décembre 1912.

Roy William Garrett, gentilhomme. 21 décembre 1912.

CORPS DES GUIDES

Le capitaine A. E. Doucet et le lieutenant J. T. Bertrand sont retraités en vertu des dispositions des O. et R. R. (Milice canadienne) 1910, par. 231. 23 janvier 1913.

Est nommé capitaine : le lieutenant F. A. Wilkin. 1er janvier 1913.

INFANTERIE.

2E RÉGIMENT "QUEEN'S OWN RIFLES OF CANADA."—Est nommé major : le capitaine G. M. Higinbotham, M.V.O., *vice* le major A. G. Peuchen, promu. 15 janvier 1913.

5E RÉGIMENT, "ROYAL HIGHLANDERS OF CANADA."—Réserve des corps—Le lieutenant S. G. Garraway est retraité. 21 janvier 1913.

14E RÉGIMENT "THE PRINCESS OF WALES' OWN RIFLES".—Est nommé lieutenant provisoire (surnuméraire) : la sergent John Wesley Stagg. 15 janvier 1913.

16E RÉGIMENT DE PRINCE EDWARD.—Le lieutenant provisoire H. C. Williamson a la permission de se retirer. 22 janvier 1913.

Le lieutenant provisoire (surnuméraire) W. J. Peters est absorbé dans l'effectif.

20E RÉGIMENT "HALTON RIFLES."—Le capitaine C. S. Gamble a la permission de démissionner. 24 janvier 1913.

32E RÉGIMENT DE BRUCE.—Le lieutenant et officier signalateur provisoire H. McL. Chadwick a la permission de démissionner. 20 décembre 1912.

Le lieutenant provisoire W. A. Crow a la permission de se retirer. 29 janvier 1913.

36E RÉGIMENT DE PEEL.—Est nommé lieutenant provisoire : le sergent Walter Cecil Sterling. 14 janvier 1913.

Est nommé lieutenant provisoire (surnuméraire) : George Robert Nixon Collins, gentilhomme. 15 janvier 1913.

38E RÉGIMENT "DUFFERIN RIFLES OF CANADA."—Le capitaine W. C. Towers et le lieutenant J. L. Chambers ont la permission de démissionner. 24 janvier 1913.

Le lieutenant provisoire R. R. Brown a la permission de se retirer. 24 janvier 1913.

40E RÉGIMENT DE NORTHUMBERLAND.—Le lieutenant W. A. Smith a la permission de démissionner. 29 janvier 1913.

41E RÉGIMENT "BROCKVILLE RIFLES."—Sont nommés lieutenants provisoires : Frederick Daniel Volthausen, gentilhomme. 27 janvier 1913.

William Henry Wood, gentilhomme. 28 janvier 1913.

44E RÉGIMENT DE LINCOLN ET WELLAND.—Est nommé lieutenant (surnuméraire) : Charles Fletcher Swayze, Jr., gentilhomme. 17 janvier 1913.

46E RÉGIMENT DE DURHAM.—Le lieutenant (surnuméraire) P. H. Jobb est absorbé dans l'effectif.

Le lieutenant provisoire H. D. R. Oland est retraité. 16 janvier 1913.

56E RÉGIMENT DE GRENVILLE "LISGAR RIFLES"—Le lieutenant provisoire R. J. M. Mackman a la permission de se retirer. 27 janvier 1913.

63E RÉGIMENT "HALIFAX RIFLES."—Est nommé instructeur de mousqueterie provisoire : le lieutenant R. A. Johnson. 20 janvier 1913.

65E CARABINIERS "MONT-ROYAL."—Le lieutenant P. Brunet a la permission de démissionner. 24 janvier 1913.

71E RÉGIMENT D'YORK.—Le lieutenant F. C. Murchie est retraité. 21 janvier 1913.

75^E RÉGIMENT DE LUNENBURG.—Est nommé major à brevet : le capitaine J. A. Langille. 21 septembre 1912.

76^E CARABINIERS DE COLCHESTER ET HANTS.—Le capitaine provisoire O. J. Killam a la permission de se retirer. 24 janvier 1913.

88^E RÉGIMENT "VICTORIA FUSILIERS".—Les nominations additionnelles ci-dessous sont faites à l'organisation du régiment :—

Est nommé major et adjudant provisoirement : William St. John Beale, écuyer. 16 septembre 1912.

Est nommé major : le major W. S. Weeks du 101^e régiment "Edmonton Fusiliers". 16 septembre 1912.

Sont nommés capitaines provisoires : Harold Joseph Rous Cullin, écuyer, Charles Frederick de la Fargue de Salis, écuyer, Percy Byng Hall, écuyer, William Glencairn Cunningham, écuyer, et Richard Olive Cooper, écuyer. 16 septembre 1912.

Est nommé capitaine : le lieutenant A. B. Powley du 101^e régiment "Edmonton Fusiliers". 16 septembre 1912.

Sont nommés capitaines provisoires : Charles Andrews Moorhaad, écuyer, et le lieutenant R. V. Harvey, du corps des instructeurs de cadets d'école. 16 septembre 1912.

Sont nommés lieutenants provisoires :—

Cedric Hazledine Collisson.

Abstair Irvine Robertson.

Henry Edward Rowley.

Napier Arnott Jessop.

Charles Frederick Peter Faulker.

Herbert Assleton Bromley.

Alexander Cunningham Tweedie.

Herbert Beaumont Boggs.

Edward Oliver Carew Martin.

Walter Sheppard Barton.

Carleton Colquhoun Holmes, et

Geoffrey Glazebrook Rylands, gentilshommes. 16 septembre 1912.

Est nommé lieutenant : Henry Charles Victor Macdowall. (Gradué du C.M.R.) 16 septembre 1912.

Sont nommés lieutenants provisoires :

George Edward Shaw. 19 novembre 1912.

Thomas Robert Leonard, et Lionel Hugh Major. 15 décembre 1912.

93^E RÉGIMENT DE CUMBERLAND.—Est nommé lieutenant-colonel et commandant du régiment : le major D. Murray, *vice* le lieutenant-colonel E. A. Potter, transféré à la Réserve des officiers, à l'expiration de sa durée de service au commandement. 1^{er} janvier 1912.

97^E RÉGIMENT "ALGONQUIN RIFLES".—Est nommé lieutenant provisoire : William Charles Baycroft, gentilhomme. 1^{er} janvier 1913.

Est nommé lieutenant provisoire (surnuméraire) : James Edward McKerrow, gentilhomme. 15 janvier 1913.

99^E RÉGIMENT "MANITOBA RANGERS".—Est nommé lieutenant provisoire : le lieutenant (surnuméraire) Stanley Edward Lewis, gentilhomme. 20 janvier 1913.

100^E RÉGIMENT "WINNIPEG GRENADIERS".—Le lieutenant provisoire C. A. J. Dalziel a la permission de se retirer. 22 janvier 1913.

101^E RÉGIMENT "EDMONTON FUSILIERS".—Le major W. S. Weeks et le lieutenant A. B. Powley est transféré au 88^e régiment Fusiliers de Victoria. 16 septembre 1912.

103^E RÉGIMENT, "CALGARY RIFLES".—La lieutenant J. W. Crawford a la permission de démissionner. 20 janvier 1913.

Le lieutenant provisoire F. R. Martin a la permission de se retirer. 20 janvier 1913.

Sont nommés lieutenants provisoires : Gerald Mungo Ponton, gentilhomme. 1^{er} décembre 1912.

Clifford Williams Fairn, gentilhomme. 2 janvier 1913.

Thomas Newman West, gentilhomme. 23 janvier 1913.

SERVICES DE SANTÉ DE L'ARMÉE.

Personnel du service de santé militaire.

La sœur hospitalière A. M. Godwin est retraitée. 22 janvier 1913.

CORPS DES INSTRUCTEURS DES CADETS D'ÉCOLE.

Le lieutenant R. V. Harvey est transféré au 88^e régiment, Fusiliers de Victoria. 16 septembre 1912. Sont nommés lieutenants : Charles Leo Nelligan, gentilhomme. 21 novembre 1912.

William George McBean, gentilhomme. 10 janvier 1913.

MEMORANDA.

Le grade de colonel honoraire dans la Milice est conféré à l'honorable Sir Glenholme Falconbridge, en vertu des dispositions des O. et R. R. (Milice canadienne) 1910, par. 198, tel que modifié par l'O. G. 112 de 1912. 28 janvier 1913.

L'Ordre Général 232 de 1912, sous le titre "Corps d'entraînement des officiers canadiens" en tant qu'il s'agit de la nomination de Charles Millar McKergow, écuyer, est modifié comme suit :

"Est nommé capitaine provisoire et adjudant, à l'organisation : Charles Millar McKergow, écuyer. 1^{er} novembre 1912.

L'Ordre général 79 de 1912, sous "Memoranda," en tant qu'il s'agit du quartier-maître et capitaine honoraire A. T. Phillips, des Gardes à pied du Gouverneur général, est modifié comme suit :—

Biffez les mots "avec son grade" à la fin du paragraphe, et *ajoutez* "et reçoit le grade honoraire de major en retraite." 31 mars 1912.

CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le lieutenant E. E. Erb, 106^e régiment, 1^{er} avril 1912

Le lieutenant F. J. Murray, 106^e régiment, 1^{er} juin 1912.

Le lieutenant surnuméraire K. G. Richardes, 100^e régiment, 1^{er} août 1912.

Le lieutenant surnuméraire W. T. Chisholm, 79^e régiment, 30 septembre 1912.

Le lieutenant surnuméraire W. F. Smith, 5^e batterie, A.A.C., 25 octobre 1912.

Par ordre,

V. A. S. WILLIAMS,
Colonel,
Adjudant général.

AVIS DU GOUVERNEMENT.

COMMISSION DU SERVICE CIVIL.

AVIS est donné au public qu'un examen de concours général pour les cadets de marine dans le Service Naval du Canada, sera tenu, sous la direction de la Commission du Service Civil du Canada, mercredi, le 14^e jour de mai 1913 et les jours suivants, à Sydney, Charlottetown, Halifax, Yarmouth, St. Jean, N.B., Frédéricton, Moncton, Québec, Sherbrooke, Montréal, Ottawa, Kingston, Toronto, Hamilton, London, Sault-Ste-Marie, Port-Arthur, Winnipeg, Brandon, Regina, Saskatoon, Calgary, Edmonton, Nelson, Vancouver et Victoria.

Les parents ou tuteurs des aspirants pourront se procurer tous les renseignements voulus, copies des règlements et formules de demandes d'inscription, en s'adressant au Secrétaire de la Commission, personnellement ou par écrit.

Les aspirants devront produire leur demande d'inscription au Secrétaire, Commission du Service Civil, Ottawa, pas plus tard que le 15 avril prochain. Cette règle est de rigueur.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, 29 janvier 1913.

31-4

Miller Bros. & Son, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de février 1913, constituant en corporation William de Montmollin Marler et Louis Henri Edouard Cholette, notaires publics, et Jules Aimé Maucotel, premier commis, de la cité de Montréal, dans la province de Québec; Herbert Meredith Marler, de la ville de Drummondville, dans la dite province de Québec, notaire public, et Donald McKenzie Rowat, de la cité de Westmount, dans la dite province de Québec, notaire public, pour les fins suivantes:—(a) Exercer l'industrie de manufacturiers et de commerçants de machinerie et d'outillages de tous genres, et de leurs diverses pièces ou parties; de fondeurs de métal de toutes descriptions, de constructeurs de moulins dans toutes leurs spécialités, de manufacturiers et commerçants de chaudières de toutes sortes, et de leurs accessoires et diverses pièces, réservoirs, outils et fontes de toutes sortes et matrices de toutes sortes, et commerçants de métaux de toutes sortes, exercer l'industrie d'entrepreneurs pour la construction de bâtiments, l'installation d'outillage et de tous leurs accessoires; (b) Acquérir tous brevets, obtenir des droits et marques de commerce, licences ou privilèges ou propriété de tout genre requis, nécessaire ou avantageux pour l'un quelconque des objets pour lesquels la compagnie est formée; (c) Acquérir la clientèle ou l'industrie de toute autre compagnie ou de toute autre industrie dont les objets sont semblables ou reliés aux objets pour lesquels la compagnie est formée, et détenir des actions ou obligations de toute autre compagnie dont les objets sont identiques; (d) Se charger, pour des parts dans la compagnie ou acquérir pour deniers comptants ou autre compensation, l'industrie aujourd'hui exercée à Montréal et ailleurs sous le nom de Miller Bros. & Toms; (e) Agir comme estimateurs ou évaluateurs d'outillages de toutes sortes et de machinerie et de bâtiments, et agir comme dispatcheurs dans le cas de pertes par incendie ou autrement; (f) Exercer toute autre industrie et faire toutes autres choses et actes qui se rattachent aux objets susdits ou de nature à les atteindre, ou aucun d'eux, et exercer toute industrie semblable ou reliée à l'un quelconque des objets pour lesquels la compagnie est formée ou que la compagnie est capable d'exercer; (g) Agir en qualité d'agents ou de distributeurs pour d'autres engagés dans une industrie semblable ou reliée à toute autre industrie que la compagnie peut exercer; (h) Vendre ou autrement disposer de l'entreprise de la compagnie en tout ou en partie pour la compensation qui sera convenue; (i) Distribuer en deniers comptants, ou en nature entre ses actionnaires tous biens de la compagnie; (j) Les pouvoirs conférés dans un paragraphe quelconque de la présente charte ne seront en aucune manière limités ou restreints par induction ou déduction d'aucun autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Miller Bros. & Sons, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de février 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

34-2

Dominion Chain Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 11e jour de février 1913, constituant en corporation Walter Robert Lorimer Shanks, avocat, Francis George Bush, teneur de livres, George Robert Drennan, sénographe, Michael Joseph O'Brien et Herbert William Jackson, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—(a) Manufacturer, importer, exporter, acheter, vendre et disposer, tant pour son propre compte qu'à commission, toutes sortes de chaînes sans soudure et chaînes soudées d'acier

et autres métaux, goupilles de clavette, et effets en fil métallique de toute description, quincaillerie, pièces, et accessoires pour aéroplanes, automobiles, cycles à moteur, bateaux à moteur et véhicules de toutes sortes, avec tous leurs accessoires utilisés en rapport avec les chaînes de tous genres, ainsi que la matière brute et parties constituant de ces chaînes; (b) Manufacturer, importer, exporter, acheter, vendre et disposer tant pour son propre compte qu'à commission, toutes sortes de machinerie employée dans la manufacture d'effets ou produits de métal, bois ou composés; (c) Demander, obtenir, enregistrer, acheter, louer ou permettre l'usage moyennant un droit régalien ou autrement, acquérir et détenir, posséder, utiliser, exploiter et introduire, et vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou autres, utiles à l'industrie de la compagnie ou à toute industrie acquise par elle, et utiliser, exercer et développer, accorder des permis pour leur usage ou autrement faire valoir toutes telles marques de commerce, noms de commerce, inventions, licences, procédés et choses semblables ou tous autres biens ou droits; (d) Agir comme agents de vente et agents commissionnaires pour tout individu, maison ou corporation engagée dans une industrie semblable à celle que la présente compagnie est autorisée à exercer; (e) Acquérir par achat, bail ou autrement, la propriété mobilière et immobilière, et la clientèle, franchises, droits, privilèges, contrats et actif de toute nature, utiles ou reliés à l'industrie de la compagnie, aux termes et conditions qui seront jugés convenables de tout individu, maison ou corporation, et les payer en deniers comptants ou partie en deniers comptants ou en actions acquittées, obligations ou autres valeurs de la compagnie ou autrement, selon qu'il sera convenu, et les vendre ou autrement en disposer en tout ou en partie; (f) Acquérir, détenir et posséder des actions de toute autre corporation engagée dans une industrie de même nature, et les payer soit en deniers comptants, ou partie en deniers comptants, et émettre des actions acquittées de la compagnie en plein paiement ou en paiement partiel de ces valeurs, ou autrement selon que la chose sera convenue, et les vendre ou autrement en disposer, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*; (g) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prêter des fonds, garantir les contrats, ou autrement aider toute telle personne ou compagnie, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les vendre, détenir, réémettre avec ou sans garantie, ou autrement en disposer; (h) Arrester, vendre ou céder la totalité ou une partie des biens et l'entreprise de la compagnie, ou toute partie de ses entreprises, et pour la compensation que la compagnie jugera à propos, et en particulier pour les actions, obligations, débentures ou autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie; (i) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie et en particulier toutes actions, débentures ou valeurs de toute autre compagnie appartenant à la présente compagnie ou dont elle aurait le pouvoir de disposer; (j) Faire tous les actes et choses qui seront jugés nécessaires ou utiles pour atteindre les objets susdits. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Dominion Chain Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de février 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

34-2

Bernard Kleker and Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de février 1913, constituant en corporation Alexander Huntly Duff, Walter Alfred Merrill, Harold Earle Walker et Ralph Burnett, avocats, et Janet Howat McCulloch, secrétaire, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de marchands généraux et de manufacturiers, importateurs et exportateurs, et acheter, vendre et disposer de toutes sortes de marchandises, effets et articles; (b) Manufacturer, acheter, vendre, céder, posséder, contrôler, permettre l'usage ou autrement faire valoir toute machinerie, outillages, appareils et inventions nécessaires ou utiles pour exercer l'industrie de la compagnie et pour manufacturer, vendre et exploiter ses produits; (c) Acheter, acquérir, établir, diriger, entretenir, exploiter, régir et conduire tous bâtiments, travaux, matériel, machinerie, entrepôts ou autres établissements ou biens-fonds utiles à l'entreprise de la compagnie, et en disposer de temps à autre, pour le bénéfice de la compagnie, par vente, location ou autrement; (d) Manufacturer, développer, acheter ou autrement produire ou acquérir de la vapeur, de l'électricité ou autre énergie ou force motrice pour l'énergie, la chaleur ou la lumière nécessaire au fonctionnement des installations et machinerie de la compagnie ou pour exercer son industrie et en vendre l'excédent pour l'avantage de la compagnie, tout en se conformant à tous les règlements municipaux ou autres en vigueur à ce sujet; (e) Acquérir et prendre à son nom comme industrie active l'entreprise, l'actif et le passif de toute personne, maison ou compagnie exerçant une industrie semblable ou en partie semblable à celle que la présente compagnie est autorisée à exercer ou en possession de propriété propre à ses fins ou qui pourrait être avantageusement exercée en rapport avec son industrie, et émettre des actions acquittées ou en partie acquittées de la présente compagnie en compensation totale ou partielle de tels biens ou pour toute propriété ou droits acquis par la compagnie; (f) Vendre, arrenter ou autrement disposer de la totalité ou d'une partie des affaires, entreprises, actif, passif et franchises de la présente compagnie à toute autre personne ou compagnie pour la compensation que la présente compagnie jugera bon, et, soit en totalité ou en partie, pour les valeurs ou parts ou actions acquittées de toute compagnie qui pourrait acquérir la totalité ou une partie de l'entreprise de la compagnie; (g) Demander, acheter ou autrement acquérir tous brevets d'invention, marques de commerce, licences, concessions, procédés industriels ou choses semblables, conférant un droit exclusif ou limité d'utiliser tout renseignement secret ou autre qui semblerait pouvoir être utilisé avec avantage par la compagnie, ou censé profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer, permettre l'usage ou autrement faire valoir tous les droits ou renseignements ainsi acquis; (h) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, prendre, acheter, acquérir, souscrire et détenir et de temps à autre céder ou autrement faire valoir les valeurs, obligations ou actions ou autres effets de toute compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, et engagée dans une industrie capable d'être conduite de manière à profiter à la présente compagnie, et les payer en deniers comptants, valeurs ou actions acquittées de la présente compagnie et exercer tous les droits d'un détenteur de ces dites actions par l'entremise des officiers que les directeurs de la compagnie nommeront; (i) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les concessions réciproques, les risques communs ou autres avec toute personne ou compagnie exerçant ou sur le point d'exercer toute industrie ou entreprise que la présente compagnie est autorisée à exercer ou capable d'être exercée de façon à profiter à la présente compagnie, et aider à promouvoir, développer ou exploiter l'entreprise de toute telle personne ou compagnie, et prendre, détenir, acquérir ou disposer des valeurs et du capital-actions de toute telle compagnie; (j) Distribuer de temps à autre entre les actionnaires,

selon que la chose sera décidée, tous biens de la compagnie et, en particulier, les valeurs, obligations et actions de toute autre compagnie qui pourrait faire quelque arrangement au sujet des risques communs ou de la coopération ou à laquelle la présente compagnie pourrait céder la totalité ou une partie de son entreprise; (k) Faire toutes ou chacune des choses autorisées par la présente charte soit seuls ou conjointement avec toute autre compagnie ou personne et soit en qualité de principaux ou d'agents; (l) Exercer toute autre industrie reliée ou subordonnée à la présente industrie ou que la compagnie croirait capable d'être convenablement exercée conjointement avec aucuns de ses pouvoirs ou de son entreprise ou censée accroître la valeur des biens, droits ou entreprises de la compagnie ou les rendre profitables; (m) Les pouvoirs contenus dans chacun des paragraphes ci-dessus ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Bernard Kleker and Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Sales Co. of Canada, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de février 1913, constituant en corporation Walter Robert Lorimer Shanks, avocat, Francis George Bush, et Herbert William Jackson, teneurs de livres, George Robert Drennan, sténographe, et Michael Joseph O'Brien, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter ou autrement acquérir, vendre, arrenter et généralement faire le commerce de nettoyeurs à vide de toutes sortes, et de toutes leurs pièces, et de tous articles, appareils, fournitures, outils, équipement, spécialités et accessoires utilisés avec ces instruments, et de tous matériaux dont ils sont composés, en tout ou en partie; (b) Manufacturer, acheter, vendre et disposer de tous articles, effets, substances ou choses nécessaires ou reliés à l'industrie de la compagnie ou qui peuvent être commodément ou avantageusement utilisés ou employés par la compagnie en rapport avec ses objets ou industries; (c) Acheter ou autrement acquérir, détenir, arrenter ou autrement disposer de toute propriété mobilière ou immobilière, droits ou privilèges qui seront nécessaires ou utiles pour l'exercice de l'industrie de la compagnie; (d) Eriger, construire et entretenir et exploiter des bâtiments, usines, machinerie et facilités qui seront jugés propres à atteindre directement ou indirectement les fins ou les objets de la compagnie; (e) Demander et acquérir aux termes qui seront convenus, des lettres patentes d'invention, droits de brevet, procédés, concessions, licences, marques de commerce, droits d'auteur, ou tous autres privilèges ou protection de même nature ou reliés à toute matière, article ou objet de manufacture ou utile pour l'industrie de la compagnie, et les faire valoir en les fabriquant ou en les mettant en service ou en accordant des permis à leur sujet ou autrement; (f) Construire ou acquérir par bail, achat ou autrement, et exploiter tous les travaux nécessaires pour la production, vente ou autre disposition de la vapeur, de l'énergie électrique, pneumatique, hydraulique et autre pouvoir et force, subordonné à tous les statuts et règlements des autorités provinciales et municipales à ce sujet; (g) Acheter ou autrement acquérir ou entreprendre la totalité ou une partie de l'industrie, propriété, clientèle, actif ou passif de toutes personnes, société ou compagnie exerçant une industrie dont les objets sont semblables en tout ou en partie à ceux de la compagnie, ou en possession de propriété propre et convenable aux fins de la compagnie; (h)

Acheter, acquérir, détenir et posséder le capital-actions obligations ou autres valeurs de toute autre compagnie, corporation ou individu exerçant ou engagée dans une industrie que la présente compagnie peut exercer ou entreprendre, et acquérir, détenir, engager ou autrement disposer de ces actions, obligations ou autres valeurs, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*; (i) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne, maison ou compagnie exerçant ou engagée ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie peut exercer ou entreprendre; (j) Se fusionner avec toute autre compagnie ou compagnies dont les objets sont reliés à ceux ci-dessus énumérés; (k) Vendre, arrenter, échanger, ou autrement disposer, en tout ou en partie, de la propriété, droits ou entreprises de la compagnie, pour la compensation qui sera convenue, et en particulier pour des actions, débetures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, et les partager *pro rata* entre les actionnaires de la compagnie; (l) Rémunérer toute personne ou compagnie pour services rendus à la présente compagnie soit au sujet de sa formation ou à la conduite de ses affaires, et les payer en deniers comptants, ou, avec l'approbation des actionnaires, en actions ou autres valeurs de la compagnie; (m) Faire tous les autres actes et choses avantageuses pour l'accomplissement des objets de la compagnie ou reliés à l'un de ses objets; (n) Faire l'une ou plusieurs des choses ci-dessus en qualité de principaux, agents, entrepreneurs, fidéicommissaires ou autrement, et soit seuls ou conjointement avec d'autres; (o) Aucun des pouvoirs énumérés ci-dessus ne sera interprété comme étant restreint par le nom de la compagnie ou par le but ou les objets de la compagnie, particulièrement énoncés dans la clause (a) de la présente charte. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Sales Company of Canada, Limited," avec un capital-actions de cinquante mille dollars, divisé en 1,000 actions de cinquante dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 12e jour de février 1913.

34-2 THOMAS MULVEY,
Sous-secrétaire d'Etat.

Lasalle Realty Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de février 1913, constituant en corporation William Langley Bond, conseil du Roi, John Bicknell Johnson, teneur de livres, James McBride, agent, et George Henry Edmund Blaiklock, courtier de douanes, de la cité de Montréal, dans la province de Québec, et James Edouard Coulin, de la ville d'Outremont, avocat, dans la dite province de Québec, pour les fins suivantes:—(a) Acquérir par achat, bail ou autrement et détenir et posséder des biens-fonds et immeubles; (b) Faire, construire et ériger tous travaux publics et privés, bâtiments, entreprises et exploitations, maisons d'habitation, fabriques, ateliers et autres édifices; (c) Vendre, louer, transporter, échanger, céder ou autrement disposer de tous tels biens-fonds ou de toute partie des dits biens-fonds, et développer, embellir, exploiter et diviser cette propriété en rues, ruelles, squares, lots ou autrement; (d) Aider à la construction et à l'entretien ou construire ou entretenir des ruelles, chemins, rues, aqueducs ou autres travaux ou embellissements censés faciliter l'accès à la propriété de la compagnie et la rendre plus profitable; (e) Acheter, acquérir, détenir, transférer, vendre et céder les actions, stocks, débetures, obligations ou autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi; (f) Vendre ou

autrement céder les entreprises de la compagnie ou toute partie de ses entreprises aux clauses et conditions que la compagnie jugera acceptables, et accepter en plein paiement ou en paiement partiel des dites entreprises les actions, obligations, stocks ou autres valeurs de toute autre compagnie; (g) Acquérir, détenir et vendre et disposer de toute industrie, franchises, entreprises, droits, privilèges, baux, contrats, biens et autres droits que la compagnie peut légalement acquérir; et les payer en totalité ou en partie en deniers comptants ou en totalité ou en partie en actions, obligations ou autres valeurs de la compagnie, et à cette fin émettre des actions de la compagnie comme acquittées et non cotisables en faveur de tout individu, maison ou corporation en paiement de toute industrie, franchises, entreprises, propriété, droits, privilèges, baux, contrats, biens-fonds, stocks, biens ou autres droits que la compagnie pourrait acquérir; (h) Produire ou acheter de l'électricité et la vendre et la distribuer pour des fins d'éclairage, industrielles ou autres en rapport avec toute partie de la propriété de la compagnie, subordonnement aux lois ou règlements locaux ou municipaux à ce sujet; (i) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie; (j) Distribuer entre les actionnaires de la compagnie en nature toutes actions, débetures, valeurs ou biens appartenant à la compagnie; (k) Affecter les fonds disponibles de la compagnie au rachat de ses obligations ou autres valeurs; (l) Agir en qualité d'agents, mandataires, agents d'assurance et agents d'immeubles, et en général faire tous les actes nécessaires pour développer les affaires de la compagnie et exécuter ses entreprises. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Lasalle Realty Company, Limited," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 12e jour de février 1913.

THOMAS MULVEY,
34-2 Sous-secrétaire d'Etat.

Tobacco Buyers Association, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de février 1913, constituant en corporation George Leonard Alexander, Louis Athanase David et Maurice Louis Joseph Dugas, avocats, Edward Charles Baker, comptable, et Segfried Hinson Read Bush, étudiant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—(a) Exercer l'industrie de manufacturiers et marchands de tabac, cigares, cigarettes, allumettes, briquets automatiques, pipes et autres articles nécessaires ou convenables pour les fumeurs, et fabricants et marchands de tabac à priser et de colis et faire le commerce de tous les autres articles et produits ordinairement vendus par les marchands de tabac, et généralement acheter, prendre à bail ou autrement acquérir, détenir et exploiter des terrains produisant du tabac ou convenables pour planter et cultiver le tabac, ainsi que toutes concessions, droits, pouvoirs et privilèges s'y rattachant; (b) Importer, exporter, manufacturer, acheter, vendre et faire le commerce de marchandises, effets et articles, et à cette fin ériger, entretenir et exploiter des boutiques, magasins, entrepôts et autres établissements qui seront nécessaires pour tels objets; (c) Acquérir par achat, bail, échange ou autrement des terrains, bâtiments de tout genre et tous biens-fonds ou intérêts en des biens-fonds et tous droits au sujet de terrains ainsi situés, et les faire valoir de la manière qui sera jugée avantageuse, et en particulier en préparant des sites pour la construction et y construire reconstruire, altérer, améliorer, décorer, meubler et entretenir des bureaux, pleins-pieds, maisons, fabriques, entrepôts, boutiques, quais, bâtiments, travaux et facilités de toutes sortes, et consolider, ou relier, ou subdiviser des

propriétés et les louer et en disposer ; (d) Acquérir ou se charger de la totalité ou d'une partie des affaires, droits, clientèle, propriété et biens, y compris toute option, concession, brevet, marques de commerce et choses semblables de tout individu, maison, association ou corporation exerçant une industrie que la présente compagnie est autorisée à exercer, et en particulier acquérir la totalité ou une partie des affaires, propriétés mobilières ou immobilières, biens et clientèle de la Tobacco Buyers Association, et se charger de la totalité ou d'une partie de ses engagements et les payer en totalité ou en partie en deniers comptants ou obligations, ou répartir et émettre comme acquittées et non cotisables les parts du capital-actions de la compagnie, souscrites ou non en plein paiement ou en paiement partiel de telle entreprise ; (e) Etablir et exercer et promouvoir l'établissement et l'exercice, sur toute propriété dans laquelle la compagnie est intéressée, de toute industrie qui pourra être convenablement exercée sur telle propriété, et dont l'établissement sera censé accroître la valeur des intérêts de la compagnie en cette dite propriété ou de nature à en faciliter la disposition ; (f) Demander, acheter ou acquérir autrement tous brevets, brevets d'invention, permis, concessions et autres choses semblables conférant un droit exclusif ou non exclusif, ou limité, ou toute information secrète ou autre concernant toute invention qui pourrait être utile pour les fins quelconques de la compagnie, ou dont l'acquisition pourrait être considérée de nature à profiter à la compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des permis pour leur usage ou faire valoir autrement les biens, droits ou informations ainsi acquises ; (g) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute personne ou compagnie engagée ou à la veille de s'engager dans une entreprise ou transaction de même nature que celle que la présente compagnie est autorisée à exercer, ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prendre ou autrement acquérir des actions et valeurs de toute telle autre compagnie, et les vendre, détenir, réémettre, avec ou sans garantie, ou autrement en disposer ; (h) Acheter, prendre ou acquérir par souscription originale ou autrement, et détenir, avec ou sans garantie, vendre ou autrement céder les stocks, actions, ordinaires ou actions-priorité, débetures, obligations et autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie pouvant être conduite de manière à profiter à la présente compagnie, directement ou indirectement, nonobstant les dispositions de l'article 44 de la dite loi, et voter en vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs désigneront ; (i) Conclure des conventions avec tout gouvernement ou autorité municipale, locale ou autre qui seront jugées propres à atteindre les objets de la compagnie, ou d'aucuns d'eux, et obtenir de tout tel gouvernement ou autorité tous droits, privilèges et concessions que la compagnie jugera désirable d'obtenir, et exécuter, exercer et accomplir tous tels droits, conventions, privilèges et concessions ; (j) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété, des droits et des engagements de la présente compagnie, ou pour toute autre fin qui sera censée profiter directement ou indirectement à la présente compagnie ; (k) Vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété ou des droits de la compagnie ; (l) Donner des privilèges, escomptes et avantages spéciaux aux membres, employés, acheteurs ou détenteurs de billets de la compagnie relativement à tous produits, articles, marchandises ou choses achetées ou acquises de la compagnie ou par son entremise ou autrement et conclure des conventions avec des personnes engagées dans tout commerce, industrie ou profession afin qu'elles accordent certaines concessions ou tous droits, privilèges et avantages spéciaux aux membres de la compagnie, aux détenteurs de billets et à leurs amis, et en particulier au sujet de l'appro-

visionnement de marchandises ; (m) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autres ; (n) Prêter des fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et se porter garant de l'exécution de contrats par toutes telles personnes ; (o) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la présente compagnie ou de toutes débetures, actions-débetures ou autres valeurs de la présente compagnie ou relativement à la formation ou promotion de la présente compagnie ou la conduite de ses affaires ; (p) Vendre, arrenter ou autrement disposer de l'industrie et de l'entreprise de la compagnie, ou de toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, obligations, débetures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la compagnie ; (q) Prendre les moyens de faire connaître les produits de la compagnie que la compagnie jugera à propos, et en particulier au moyen d'annonces dans la presse, de circulaires, l'achat et l'exposition d'œuvres d'art ou d'intérêt, par la publication de livres, de magazines et de périodiques, et en accordant des prix, récompenses et dons ; (r) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Tobacco Buyers Association, Limited," avec un capital-actions d'un million de dollars divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Webster and Sons, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 11e jour de février 1913, constituant en corporation George McLerie Webster, marchand, John Wesley Blair et Charles Albert Hale, avocats, Francis Joseph Laverty, conseil du Roi, et Jean Trudel, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de marchands et manufacturiers et importateurs de brique, tuiles, tuyaux, poterie, faïence, ciment, pierre, outils, appareils, instruments, machinerie, pièces de machinerie, accessoires pour les fonderies, asphalte, cornues, machines à vapeur, matériaux de construction et de pavage ; exploiter des carrières, extraire et préparer pour le marché et vendre du minerai, du métal, des substances minérales et du sable, et manufacturer et vendre tous les autres matériaux composés en totalité ou en partie de pierre, chaux, sable, silice ou ciment, et généralement employer toutes choses d'une nature quelconque employées ou pouvant être utilisés dans la construction, les entreprises, le pavage, la construction d'aqueducs et la fabrication ou la production du gaz ou de l'électricité ; exercer l'industrie générale d'ingénieurs constructeurs et entrepreneurs pour la construction, la réparation et l'altération de travaux publics et privés pour préparer les plans et construire des chemins de fer, bassins, quais, canaux, ponts, tunnels, systèmes d'égouts et autres travaux semblables et conclure des conventions au sujet de tels travaux ou s'y rattachant de quelque manière et exercer, dans toutes ses spécialités respectives, l'industrie de décorateurs, commerçants de pierre, brique, bois de construction, ferronnerie et autres matériaux ou accessoires de construction ; (b) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira capable d'être convenablement exercée en rapport avec les opérations ci-dessus mentionnées ou censées augmenter directement ou indirectement la valeur des biens ou droits de la

compagnie ou les rendre profitables ; (c) Acquérir par achat, échange, bail ou par tout autre titre légal, et posséder, détenir, améliorer, exploiter, louer, sous-louer, vendre, échanger ou autrement faire le commerce de terrains et bâtiments et droits quelconques, en telles propriétés ; (d) Eriger et construire sur tous terrains possédés ou loués par la compagnie ou dans lesquels elle est intéressée de quelque manière, les bâtiments nécessaires ou propres aux fins de l'industrie de la compagnie ; (e) Faire des avances de fonds aux clients et autres ayant des relations d'affaires avec la compagnie et garantir l'exécution des contrats de toutes telles personnes, et acquérir et détenir des valeurs de toutes sortes, mobilières et immobilières, pour créances et obligations dues à la compagnie ; (f) Acheter ou autrement acquérir les actions, obligations, débiteures ou autres valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la dite loi, et les payer en actions, obligations, débiteures ou autres valeurs de la présente compagnie, et détenir, vendre, voter en vertu de telles valeurs ou autrement céder les actions, obligations, débiteures ou autres valeurs ainsi acquises et garantir le paiement du principal ou des dividendes et intérêts sur les dites actions, obligations, débiteures ou autres valeurs, et promouvoir toute compagnie ou corporation dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, ou exerçant une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie ; (g) Acquérir et se charger de la totalité ou d'une partie des affaires, propriétés et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie ; (h) Se consolider ou se fusionner avec toute autre compagnie ayant des objets semblables ou en partie semblables à ceux de la présente compagnie ; (i) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute autre personne, maison ou corporation exerçant ou engagée dans toute affaire ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie et les vendre, détenir, émettre ou réémettre, avec ou sans garantie, du capital et de l'intérêt, ou autrement en disposer ; (j) Vendre, arrenter, ou autrement disposer de la propriété, droits et entreprises de la compagnie ou toute partie de ses entreprises pour la compensation que la compagnie jugera bon, et en particulier pour les actions, obligations, débiteures ou valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, en totalité ou en partie ; (k) Acheter, arrenter, ou autrement acquérir et détenir, exercer et utiliser tout ou partie de la propriété, franchises, clientèle, droits, pouvoirs et privilèges détenus ou exercés par toute personne, maison ou compagnie exerçant ou formée pour exercer toute industrie en tout ou en partie semblable à celle que la présente compagnie est autorisée à exercer, et payer pour telle propriété, franchises, clientèle, droits, pouvoirs, et privilèges entièrement ou partiellement en deniers comptants ou entièrement ou partiellement en actions acquittées ou valeurs de la compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie ; (l) Les susdits objets, pouvoirs ou fins de la compagnie seront censés distincts et ne pas dépendre l'un de l'autre, et la compagnie peut poursuivre, jouir et exercer l'un quelconque ou plusieurs des objets, pouvoirs ou fins indépendamment l'un de l'autre, et nulle clause ne sera limitée dans sa généralité ni autrement interprétée relativement à toute autre clause de ces dits objets, pouvoirs ou fins. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Webster and Sons, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

Federated Press, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 11e jour de février 1913, constituant en corporation Trévise Alexander Tod et Walter Edmund Markham, commerçants, Paul Emile Lamarche, M.P., et Joseph Lamarche, solliciteur, et Robert Wall, manufacturier, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer le commerce ou industrie générale d'imprimeurs, lithographes, graveurs, estampeurs, galvanoplastes, stéréotypistes, photo-graveurs, dessinateurs, relieurs, papeteries, librairies, commerçants et manufacturiers de papier, fourniture de bureaux, ameublement et équipement de tous genres ; acquérir, arrenter, imprimer, publier, conduire et distribuer et autrement faire le commerce de journaux et papiers-nouvelles, catalogues de livres, revues, périodiques, ou autres publications, et généralement faire les opérations de propriétaires et éditeurs de journaux et d'imprimeurs en général ; faire des opérations de publicité dans toutes ses spécialités, et faire tous les actes et choses ci-dessus en qualité de principal et d'agent ; (b) Manufacturer, acheter, et autrement acquérir, et vendre, louer, céder ou autrement faire le commerce de toutes sortes de machines, machinerie, appareils, accessoires, outils ou inventions nécessaires utiles ou accessoires à l'industrie de l'imprimerie, lithographie, gravure, estampe, galvanoplastie, stéréotypie, photo-gravure, dessin, reliure et autres entreprises semblables ; (c) Acquérir, acheter, louer ou autrement acquérir, et poser, construire, bâtir, ériger, entretenir et exploiter des bâtiments, constructions, boutiques, hangars, entrepôts, fabriques et outillages nécessaires à l'exercice de l'industrie de la compagnie, et particulièrement acquérir, acheter et prendre à son nom comme industrie active l'outillage d'imprimerie, machinerie, fonds de commerce et clientèle de l'industrie aujourd'hui exercée à Montréal sous la raison sociale de "Federated Press, Limited," corps politique et corporation, et les payer soit en deniers comptants ou en actions acquittées et non cotisables du capital de la compagnie ; (d) Manufacturer, acheter, vendre et disposer de pâte de papier et de toute matière qui entre dans la composition du papier, et à cette fin manufacturer, produire, acheter, vendre et disposer du bois de construction et de service, billes et bois de toutes sortes ; (e) Acheter, ou autrement acquérir, et vendre, fabriquer ou autrement disposer de toutes matières, préparations, procédés ou choses reliées à la manufacture du papier, ou à toute autre industrie de la compagnie ; (f) Acheter, arrenter ou autrement acquérir des emplacements, droits de surface, concessions forestières, terres boisées, lots de grève, droits riverains, et droits fédéraux et municipaux et autres droits, privilèges, franchises, servitudes, et licences de toutes sortes, et les vendre, céder, échanger ou autrement en disposer ; (g) Construire et mettre en service pour les fins de l'industrie de la compagnie, des tramways et voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, et acheter, arrenter ou autrement acquérir, et bâtir et construire, et entretenir et exploiter des scieries et moulins à pulpe et manufactures de papier, et exercer généralement l'industrie de manufacturiers, importateurs, exportateurs et commerçants de papier de pâte et substituts de papier de toutes sortes, et de la matière brute et substances de toutes sortes, pâtes, préparations, mélanges, produits chimiques, fondants et combinaisons utilisés ou capables d'être utilisés en rapport avec la dite industrie ; (h) Acquérir par achat, bail ou autrement, et utiliser et développer des chutes d'eau et autres forces, produire de l'énergie électrique, pneumatique, hydraulique et autres pouvoirs ou force, et construire et exploiter des usines pour produire ces pouvoirs, acquérir par achat, bail ou autrement de l'énergie électrique ou autre force de tout genre pour la lumière, la chaleur, la traction ou autre fin, et la vendre, arrenter ou autrement en disposer ainsi que du pouvoir et la force produite par la compagnie, et construire et entretenir des poteaux, fils et lignes de transmission pour la distribution de la force, et pour les fins générales de la compagnie ; pourvu, toutefois,

que toutes ventes, distribution et transmission de l'énergie ou force électrique, hydraulique ou autre force au delà des terres de la compagnie seront subordonnés aux règlements locaux et municipaux à cet égard ; (i) Sans en aucune manière restreindre la généralité de ce qui précède, acquérir ou entreprendre la totalité ou une partie des droits commerciaux, clientèle, propriété et biens, y compris toute option, concession, et chose de même nature, de tout individu, maison, compagnie, société ou corporation engagée dans une industrie que la présente compagnie est autorisée à exercer, et se charger de la totalité ou d'une partie de ses engagements, et les payer en tout ou en partie en deniers comptants ou en obligations, ou en plein paiement ou paiement partiel, répartir et émettre, comme acquittées et non cotisables des parts du capital de la compagnie, souscrites ou non ; (j) Vendre ou autrement disposer de la totalité ou de toute partie de la propriété, des biens, droits, entreprise ou clientèle de la compagnie, et accepter en paiement des deniers comptants, obligations, stocks ou autres valeurs de toute corporation ou compagnie ; (k) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et choses de même nature conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout secret ou autre renseignement touchant une invention ou procédé, et faire valoir, vendre, arrenter ou autrement disposer de ces brevets, licences ou concessions ; (l) Acquérir et détenir, nonobstant les dispositions de l'article 44 de la dite loi, et vendre ou autrement disposer du stock, actions, valeurs, entreprises de toute autre compagnie ayant pour un de ses objets l'exercice de l'un quelconque des pouvoirs de la compagnie et transférer ses entreprises ou biens à toute telle compagnie, ou s'associer avec elle ; (m) Exercer toute autre industrie (manufacturière ou autre) que la compagnie jugera propre à être avantageusement exercée en rapport avec son industrie, ou censée accroître directement ou indirectement la valeur de la propriété ou droits de la compagnie, ou les rendre profitables ; (n) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou entreprendre une industrie ou transaction capable d'être conduite de manière à profiter directement ou indirectement à la présente compagnie, et faire des avances de fonds, garantir les entreprises ou autrement aider telle personne ou compagnie, et prendre ou autrement acquérir des actions ou valeurs de toute compagnie semblable et les vendre, détenir, réemettre, avec ou sans garantie, ou en disposer autrement ; (o) Conclure des conventions avec toute autorité fédérale, provinciale, municipale, locale ou autre qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de cette autorité des droits et privilège et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (p) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et engagements de la présente compagnie, et pour toutes autres fins qui seront jugées propres à profiter, directement ou indirectement à la présente compagnie, et rémunérer toute personne, ou compagnie pour services rendus ou à rendre à la compagnie en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la présente compagnie, ou autres valeurs de la présente compagnie ou relativement à la formation ou la promotion de la présente compagnie ou la conduite de ses affaires, et les payer soit en deniers comptants ou, avec l'approbation des actionnaires, par l'émission de parts acquittées et non cotisables de son capital-actions ; (q) Prêter des fonds aux clients et autres ayant des relations d'affaires avec la compagnie et garantir l'exécution des contrats ou autres obligations de toutes telles personnes ; (r) Faire tous les actes et choses ci-dessus comme principaux, agents, entrepreneurs, mandataires ou autrement, et soit seuls ou avec d'autres, et faire tout ce qui sera avantageux pour atteindre les objets ci-dessus ou s'y rattachant et faire tous et chacun des actes et choses nécessaires, convenables ou propres à l'accomplissement des fins pour lesquelles la présente compa-

gnie est constituée. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Federated Press, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de février 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

34-2

Quebec Model City, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de février 1913, constituant en corporation Thibaudau Rinfret, Joseph Emile Billette et Arthur Reginald Whitney Plimsoll, avocats, Fernand Bernard Major, étudiant en droit, et Annie Coningham, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie d'une compagnie d'immeubles dans toutes ses spécialités, et agir en qualité de commerçants, courtiers et agents d'immeubles ; acquérir par achat, bail, échange ou autrement, et posséder, utiliser, détenir, vendre, arrenter, donner en échange et autrement disposer de terrains, tènements, héritages et propriété immobilière de toutes sortes et de tous intérêts et droits dans ces propriétés ou s'y rattachant ; (b) Développer, tracer, améliorer et de toute autre manière avec sa propre propriété immobilière ou autre y compris la division de sa propriété en lots à bâtir, rues, squares, ruelles ou autrement, et sur telles propriétés faire, construire, bâtir et entretenir des chemins, ponts et autres moyens de communication, égouts, drains, aqueducs, maisons, moulins, fabriques et toutes les autres constructions nécessaires ou utiles pour l'occupation, l'usage ou l'amélioration de toute telle propriété ; (c) Prendre et détenir des mortgages, hypothèques, gages et charges pour garantir le paiement du prix d'achat de toute propriété vendue par la compagnie, ou de deniers dus à la compagnie par des acquéreurs ou toutes autres personnes, ou avancés par la compagnie aux acquéreurs ou à toutes autres personnes ; (d) Posséder, développer et exploiter des chutes d'eau, et manufacturer du courant électrique, énergie électrique ou autre pouvoir ou chaleur et gaz, et les vendre, et à cet effet ériger les bâtiments ou autres travaux, et installer la machinerie ou appareil nécessaire à ces fins, ou pour sa distribution ou mesurage ; pourvu, toutefois, que toute vente, distribution ou transmission de la force ou énergie électrique ou chaleur ou gaz au delà des terrains de la compagnie sera subordonnée aux règlements locaux et municipaux à cet égard ; (e) Acquérir par achat, bail, concession, licence, échange ou autre titre légal, et entreprendre et aliéner, céder ou autrement en disposer, soit seuls ou conjointement avec d'autres, et comme principaux, agents, entrepreneurs ou autrement la totalité ou une partie des affaires, propriété, actif, clientèle et engagements de toutes personnes ou corporations exerçant ou engagée dans une industrie ou entreprise semblable à celle que la présente compagnie est autorisée à exercer, ou en possession ou intéressée dans toute propriété ou droits propres aux fins de la présente compagnie, et acheter ou autrement acquérir la totalité ou une partie des actions, débentures ou autres valeurs de telles corporations et payer tous droits et choses acquis ou utilisés par l'émission de parts du capital-actions de la compagnie acquittées et non cotisables, ou affecter toute partie de ses obligations, débentures ou biens à cette fin et pour les frais encourus sous ce rapport ; (f) Exercer toute industrie manufacturière ou autre que la compagnie jugera de nature à être avantageusement exercée en rapport avec l'industrie ou les objets de la compagnie ou de nature à accroître la valeur de la propriété ou droits de la compagnie, ou les rendre profitables ; (g) Demander, acheter ou autrement acquérir ou utiliser, exercer, développer, céder ou disposer ou faire

valoir tous brevets, marques de commerce, droit d'auteur, octrois, licences, baux, concessions et choses de même nature qui sembleront capables d'être utilisées pour l'une quelconque des fins de la compagnie, ou dont l'acquisition sera censée profiter à la compagnie, et les payer en obligations, débiteures ou autres valeurs ou biens de la compagnie, ou au moyen d'actions acquittées et non cotisables de son capital ; (h) Payer pour toute propriété, droits ou choses acquises par la compagnie ou utiles à la compagnie, ou avec l'approbation des actionnaires, pour services rendus à la compagnie après ou avant sa constitution en corporation, dans la préparation de son organisation ou autrement en obligations, débiteures ou autres valeurs ou biens de la compagnie ou par l'émission d'actions acquittées et non cotisables de son capital ; (i) Affecter toute partie des fonds ou de l'actif de la compagnie à l'achat ou acquisition ou jouissance ou autrement (ou les payer en obligations, débiteures ou autres valeurs de la compagnie ou par l'émission de ses actions acquittées et non cotisables) les actions, obligations ou autres valeurs ou actif de toute autre corporation engagée dans une industrie semblable à celle de la compagnie, et à cette fin former, promouvoir et contribuer, subventionner ou autrement aider toutes personnes, maisons, corporations, syndicats et associations dont les objets sont semblables à ceux de la présente compagnie, et tant qu'elle détiendra ou jouira des actions, obligations, valeurs ou autres droits, elle exercera tous les droits et pouvoirs d'un propriétaire, y compris le pouvoir de voter en vertu de ces valeurs, le tout nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (j) Faire des avances de fonds par voie de prêts aux clients et autres ayant des relations d'affaires avec la compagnie ; prendre et détenir les garanties qui, de temps à autre, seront jugées convenables, et garantir l'exécution de tout engagement et entreprise de toute autre compagnie et en particulier de compagnies ayant des relations d'affaires avec la présente compagnie, aux conditions qui seront agréées ; (k) Placer et affecter les fonds ou biens disponibles de la compagnie pour les fins de la compagnie de temps à autre selon que la chose sera opportune, et placer des deniers pour toute autre compagnie ou individu dans des biens-fonds et se porter garant de la sûreté de ces placements ; (l) Conclure avec tout gouvernement ou autorité municipale, locale ou autre, des conventions qui sembleraient avantageuses pour les objets de la compagnie ou l'un de ces objets, et obtenir de telle autorité tous droits, privilèges, concessions, subventions ou autres bénéfices que la compagnie jugera désirable d'obtenir ; et exécuter ces conventions et s'y conformer ; faire autoriser, enregistrer et reconnaître la compagnie dans tout pays étranger et y désigner des personnes pour faire les actes et choses convenables, conformément aux lois de ce pays pour représenter la compagnie et pour lui permettre d'exercer son industrie ou son commerce d'une manière effective, ou poursuivre ses affaires dans ce dit pays ; (m) S'associer ou conclure des conventions au sujet du partage des profits, ou la fusion des intérêts ou autrement avec toute personne ou corporation engagée ou intéressée dans toute industrie ou transaction de même nature, et acheter ou autrement acquérir ou garantir le paiement de toutes actions, obligations, débiteures ou autres valeurs de toutes telles corporations ou de tout dividende ou intérêt en ces choses, et les vendre ou réemettre avec ou sans garantie, ou autrement en disposer ; (n) Vendre, arrenter ou autrement disposer de la totalité ou d'une partie de l'entreprise de la compagnie et de ses biens et clientèle pour la compensation que la compagnie jugera convenable, y compris des actions, débiteures et autres valeurs de toute autre corporation dont les objets sont en tout ou en partie semblables à ceux de la compagnie, et distribuer entre ses actionnaires, tous deniers, valeurs ou autre compensation ainsi reçus ; (o) Distribuer entre ses actionnaires en deniers comptants ou en nature tout actif de la compagnie ; (p) Faire tous les actes et choses propres à atteindre les objets de la compagnie, ou l'exécution des fins de la compagnie ; (q) Promouvoir toute compagnie ou compagnies à l'effet d'acquérir la totalité ou une partie des entreprises, biens, droits ou engagements de la compagnie, ou pour toute autre fin qui sera jugée de nature à profiter à la compagnie ; (r) Faire l'une quel-

conque des choses ci-dessus en qualité de principal, d'agent, entrepreneur, syndic ou autrement, ou par l'entremise de syndics ou d'agents ou autrement, et soit seuls ou conjointement avec d'autres ; (s) Tout pouvoir contenu dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Quebec Model City, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

S. B. Townsend, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de février 1913, constituant en corporation Samuel Baillargé Townsend, marchand en gros, Armand Mathieu, avocat, et Louis Théophile Maréchal, conseil du Roi, de la cité de Montréal, dans la province de Québec, et George Horsley Townsend, marchand, et Thomas Gavin Wells, gérant, de la cité de Westmount, dans la dite province de Québec, pour les fins suivantes :—(a) Manufacturer et produire par la distillation, la fermentation, le brassage, l'extraction, le mélange ou par tout autre procédé toutes sortes de vins, spiritueux, liqueurs et breuvages ; manufacturer, embouteiller, acheter, vendre, importer, exporter et faire le commerce en gros et en détail de vins, spiritueux, liqueurs et breuvages de toutes sortes, alcooliques ou non, et exercer l'industrie générale de manufacturiers et marchands de tels produits et de toutes eaux gazeuses et liqueurs généralement ; cigares et autres produits du tabac et de marchands généraux, et agir en qualité d'agents à commission, consignataires, embouteilleurs, entreposeurs, hôteliers et restaurateurs, agents de camionnage, imprimeurs et fabricants de colis ; (b) Pour les dites fins acquérir par achat, bail, transfert, échange ou autrement, et posséder, détenir, utiliser, construire, échanger, améliorer, régir, arrenter, vendre, céder et disposer de tous biens et droits, meubles et immeubles, et ériger et construire des bâtiments sur tous terrains de la compagnie ou sur tous autres terrains ; (c) Acheter, louer ou échanger et cultiver des fermes dans le but d'exercer ou aider à l'exercice des pouvoirs accordés à la compagnie ; (d) Acquérir, détenir, utiliser, vendre, arrenter, échanger et transférer des marques de commerce, brevets, licences, franchises ou droits à leur sujet qui seront nécessaires ou convenables pour les fins pour lesquelles la présente compagnie est constituée ; (e) Acheter, louer ou autrement acquérir et détenir, exercer et jouir en son propre nom ou au nom de personnes, maisons, compagnie ou compagnies, si elle en est dûment autorisée, la totalité ou une partie des propriétés, biens, franchises, clientèle, droits, pouvoirs et privilèges détenus ou possédés par toute personne ou maison ou par toute compagnie ou compagnies exerçant ou formées pour exercer une industrie semblable ou en partie semblable à celle que la présente compagnie est autorisée à exercer et payer pour telles propriétés, franchises, clientèle, droits, pouvoirs et privilèges en totalité ou en partie en deniers comptants ou en totalité ou en partie en actions acquittées de la compagnie ou autrement, et se charger des engagements, garantir l'exécution des contrats de toute telle personne, maison ou compagnie, et exercer les droits, pouvoirs et franchises de toute compagnie dont la présente compagnie détient les actions au nom de telle compagnie ou en son propre nom ; (f) Se consolider ou se fusionner ou s'associer avec toute autre compagnie ou corporation dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, et conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques

ou autres avec toute autre personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à entreprendre ou exercer, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et faire des avances de fonds, garantir les contrats, ou autrement aider cette personne, compagnie ou corporation et prendre ou autrement acquérir des actions et valeurs de toute compagnie ou corporation semblable, et les vendre, détenir, émettre et réémettre, avec ou sans garantie du principal et des intérêts ou autrement en disposer; (g) Souscrire, acheter ou autrement acquérir et prendre, détenir, vendre, échanger et céder les actions, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la dite loi, et les payer en actions, obligations, débetures ou autres valeurs de la présente compagnie, ou autres biens de la présente compagnie, et, tant qu'elle les détiendra, elle en exercera tous les droits et pouvoirs d'un propriétaire, y compris le droit de voter en vertu de ces valeurs, et garantir le paiement du principal ou des dividendes et intérêts sur les actions, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation avec laquelle la présente compagnie aurait des relations d'affaires, et promouvoir toute compagnie ou corporation ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie; (h) Faire des avances de fonds et lever et aider à lever des deniers et aider au moyen de bonis, prêts, promesses, endossements, garanties d'obligations, débetures ou autres valeurs ou autrement toutes maisons, personnes, corporations ou compagnies dont la présente compagnie détient des parts du capital-actions ou avec lesquelles elle aurait des relations d'affaires; et agir en qualité d'employés, agents ou gérants de toute maison, personne, compagnie ou corporation, et garantir l'exécution et le paiement de contrats, conventions ou créances par toutes telles maisons, corporations ou par toutes personnes avec lesquelles la présente compagnie aurait des relations d'affaires; (i) Prendre part à l'administration, surveillance et contrôle des affaires ou des opérations de toute compagnie ou entreprise dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, et à cette fin nommer ou rémunérer des directeurs, comptables ou autres experts ou agents; acquérir et exercer toute autre industrie, manufacturière ou non, que la compagnie jugera capable d'être avantageusement exercée en rapport avec l'industrie ou les objets de la compagnie, ou censée augmenter directement ou indirectement la valeur de la propriété ou des droits de la compagnie, ou les rendre profitables; (j) Acquérir et prendre à son nom comme industrie active, les affaires, les biens et la clientèle du commerce actuellement exercé en la cité de Montréal par Samuel B. Townsend, sous la raison sociale de S. B. Townsend & Co.; (k) Payer pour l'acquisition de la dite entreprise de S. B. Townsend & Co., ou pour toute autre acquisition autorisée par la présente charte, ou, avec l'approbation des actionnaires, pour services rendus ou à rendre à la compagnie, en totalité ou en partie en deniers comptants ou en actions ordinaires ou actions-priorité acquittées ou en obligations ou débetures ou selon que la compagnie le décidera; (l) Placer les deniers disponibles de la compagnie en les valeurs et de la manière qui sera décidée de temps à autre; (m) Faire toutes autres choses incidentes ou avantageuses à l'accomplissement des objets ci-dessus; et faire toutes et chacune des choses ci-dessus soit comme principaux, agents ou fondés de pouvoirs; (n) Obtenir que la compagnie soit enregistrée, licenciée ou autrement reconnue dans tout pays étranger et désigner et nommer des personnes qui y résident, conformément aux lois de ce pays étranger, comme fondés de pouvoirs ou représentants de cette compagnie, avec pleins pouvoirs de représenter la présente compagnie dans toutes matières, conformément aux lois de ce pays étranger, et accepter la signification de pièces pour et au nom de la compagnie dans toutes procédures ou poursuites; (o) Tirer, faire, accepter, endosser, et exécuter et émettre

des billets à ordre, lettres de change, connaissements, récépissés d'entrepôt, mandats et autres instruments négociables et transférables, nécessaires pour les divers objets de la compagnie; (p) Distribuer entre ses membres, en espèces, ou autrement, selon ce qu'il sera décidé, tous biens de la compagnie, et en particulier, les actions, obligations, débetures ou autres valeurs de toute autre compagnie qui prendra la totalité ou une partie de l'actif ou du passif de la présente compagnie; (q) Le but ou intention de la compagnie est de faire de temps à autre un ou plusieurs des actes et choses énoncés aux présentes, et tout pouvoir accordé dans un paragraphe quelconque des présentes ne sera ni limité ni restreint, par induction ou déduction des termes d'aucun autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "S. B. Townsend, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Belgo-Canadian Marble and Power Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de février 1913, constituant en corporation Napoléon Turcot, commerçant, Arthur Ecrément, notaire, Louis Loranger, avocat, Alban de Sars, comte, financier, et Avila Chaussé, agent, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—(a) Faire des recherches pour, ouvrir, explorer, développer, travailler, améliorer, maintenir et conduire des mines d'or, d'argent, de cuivre, de houille, de fer, de marbre et autres mines, minerais et autres dépôts et autres propriétés et creuser pour, lever, broyer, laver, fondre, éprouver, analyser, réduire et amalgamer et traiter autrement les métaux et minerais, qu'ils appartiennent ou non à la compagnie et de les rendre valables, et les vendre ou autrement en disposer ou de partie d'iceux, ou aucun intérêt s'y rattachant; (b) Acquérir, par achat, bail, concession, licence, échange ou autre titre légal, des mines, terrains miniers, facilités, propriétés minières ou aucun intérêt s'y rattachant, des minerais et métaux, droits de mines, pouvoirs d'eau et autres droits, droits de brevets lettres patentes d'invention, procédés, appareils mécaniques ou autres, avec droits conditionnels ou absolus et soit uniquement ou conjointement avec d'autres et comme principaux, agents, entrepreneurs ou autrement et, louer, licencier, vendre, disposer de et autrement faire le négoce de tous ou de parties d'iceux ou aucun intérêt s'y rattachant; (c) Construire, faire, travailler et faire fonctionner sur la propriété de la compagnie les tramways, lignes de télégraphe ou de téléphone, réservoirs, digues, déversoirs, dallots et autres conduits, pouvoirs d'eau, aqueducs, puits, chemins, piliers, quais, bâtiments, ateliers, bocards et autres travaux et les machineries et ateliers et appareils électriques et autres appareils de toutes descriptions et acheter, vendre, fabriquer et faire le commerce de toutes espèces de marchandises, vivres, ustensiles, provisions, meubles et effets requis par la compagnie, ses travailleurs ou ses serviteurs; (d) Bâtir, acquérir, posséder, nolisier, faire naviguer ou se servir de vaisseaux à vapeur ou autres; (e) Prendre, acquérir et avoir en retour des métaux, minerais vendus ou autrement délivrés, ou pour des marchandises vendues ou pour travaux faits par contrats ou autrement, des actions, débetures, obligations ou autres garanties d'aucune autre compagnie ayant les mêmes buts ou en partie que cette compagnie, et les vendre ou autrement en disposer; (f) Entrer en aucun arrangement pour le partage des profits, unions d'intérêts, coopérations avec aucunes autres personnes ou compagnies, ayant un commerce ou étant sur le point de faire aucun commerce ou transaction qui

pourrait être au bénéfice de cette compagnie ; (g) Acheter ou autrement acquérir ou prendre à sa charge tout ou une partie de l'actif, commerce, propriété, privilège, contrat, droits, obligations et le passif d'aucune personne ou compagnie faisant le commerce ou aucune partie du commerce que cette compagnie est autorisée à faire ou possédant de la propriété convenant aux fins susdites ; (h) Souscrire et prendre ou détenir des actions ou du stock dans aucune compagnie incorporée pour les fins d'acquies, tenir, construire, maintenir et réparer des chemins, ponts, améliorations, cours d'eau ou autres moyens de communication et des travaux d'égout et autres améliorations, sur, à travers, près de ou avoisinant ou conduisant à des terrains d'aucune compagnie ou personne, pourvu qu'on ait obtenu le consentement des actionnaires par résolution passée à une assemblée générale ou spéciale convoquée pour cette fin ; (i) Avec l'approbation des actionnaires, rémunérer avec des actions acquittées de la compagnie, des débiteurs ou autrement, aucune personne ou compagnie pour services rendus ou devant être rendus pour le placement du capital-actions de la compagnie ou pour aucun autre service rendu concernant la formation de la compagnie ou la direction de ses opérations ; (j) Accomplir tels actes, affaires et choses qui sont accessoires ou nécessaires pour atteindre les buts susmentionnés ou aucun d'eux. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Belgo Canadian Marble and Power Company, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 18e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Vosberg's, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de février 1913, constituant en corporation Henry Judah Trihey, et Ernest Lafontaine, avocats, Peter Bercovitch, conseil du Roi, et Patrick Mullin, jeune, et James Johnston, comptables, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie et le commerce de manufacturiers et marchands de vêtements de tous genres pour hommes, jeunes gens et enfants, et faire le négoce de marchandises sèches, soieries, satins, garnitures pour les tailleurs, tissus et draps et cotonnades généralement, et exercer l'industrie de tailleurs et confectionneurs ; (b) Exercer toute autre industrie semblable, manufacturière ou autre, reliée à l'industrie ci-dessus et que la compagnie croirait capable d'être convenablement exercée conjointement avec les opérations ci-dessus ; (c) Acquies et se charger de la totalité ou d'une partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie ; (d) Demander, acheter ou autrement acquies toutes patentes, brevets d'invention, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre au sujet d'une invention qui pourrait être utilisée pour les fins de la compagnie, ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des permis à leur sujet ou autrement faire valoir la propriété, les droits ou informations ainsi acquies ; (e) Généralement acheter, prendre à bail ou en échange, louer ou autrement acquies tous biens meubles et immeubles et tous droits ou privilèges que la compagnie croira nécessaires ou convenables pour les fins de son industrie, et en particulier, tous terrains, bâtiments, servitudes, machinerie, matériel et fonds de commerce ; (f) Rémunérer toute personne ou compagnie pour ser-

vices rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la compagnie, ou de toutes débiteurs ou autres valeurs de la compagnie ou relativement à la conduite de ses affaires ; (g) Prendre ou autrement acquies et détenir des actions de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (h) Conclure des conventions ou contrats avec toute personne ou compagnie pour services à rendre par telle personne ou compagnie, et payer pour ces conventions ou services en parts du capital-actions de la compagnie ; (i) Vendre, améliorer, régir, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété et des droits de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Vosberg's, Limited," avec un capital-actions de cent cinquante mille dollars, divisé en 1,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Metal Products, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de février 1913, constituant en corporation George Lennon Kavanagh et Alexander Ellison, jeune, marchands, Jonathan Whittsell, manufacturier, Octave Louis Brunelle, agent financier, et William Manners Dickson, teneur de livres, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire le commerce de métaux et de leurs produits naturels et produits secondaires, et manufacturer des spécialités et nouveautés avec des métaux de toutes sortes ; (b) Acquies par achat ou autrement la totalité ou une partie des biens de toute personne, maison ou compagnie exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie ; (c) Vendre ou autrement céder la totalité ou une partie de l'industrie et des biens de la compagnie aux conditions et pour la compensation que la compagnie jugera bon ; (d) Prendre par souscription originale, acheter, accepter en paiement ou autrement acquies, détenir, vendre ou autrement céder les actions, obligations ou autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (e) Payer en obligations ou autres valeurs ou biens de la présente compagnie ou par l'émission et la distribution de parts acquittées de son capital-actions, toutes dettes ou réclamations contre la compagnie pour tous biens ou droits acquis ou possédés par elle et, avec l'approbation des actionnaires, pour services rendus ou à rendre à la compagnie d'une manière quelconque ; (f) Acheter ou acquies un brevet ou des brevets que la compagnie pourrait utiliser et les payer en actions, obligations ou autres effets négociables ; (g) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie, et en particulier toutes actions, obligations ou autres valeurs de toute autre compagnie appartenant à la présente compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Metal Products, Limited," avec un capital-actions de vingt-cinq mille dollars, divisé en 250 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

J. A. Hurteau & Cie, Limitée.*

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de février 1913, constituant en corporation Joseph Alcime Hurteau, marchand, Joseph Jérémie Marchand et Aleska Lapierre, comptables, Arthur Hurteau, agent voyageur et Paul Lacoste, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, vendre, importer, exporter, louer, acquérir, transiger d'une façon générale et faire affaires généralement dans toutes espèces d'instruments de musique, ou d'aucune partie d'iceux, matériel et accessoires, y compris objets d'art et morceaux de musique, et généralement dans tous objets et marchandises qui sont de la nature du commerce et de la manufacture d'un marchand de musique, tels que pianos, pianos automatiques, orgues, phonographes, et autres instruments de musique, y compris tous accessoires tels que meubles, morceaux de musique, statues, photographies, histoires de musiciens ou se rapportant à la musique, et autres choses de même nature ; (b) Agir comme représentant, agent général ou spécial, à commission ou à prix fixe ou autrement, de tout marchand, manufacturier, commerçant, personne ou compagnie transigeant en semblable matière ; (c) Acheter ou autrement acquérir aucun intérêt dans et se rapportant à des patentes, brevets d'invention, licences, concessions, et autres choses analogues, conférant un droit exclusif ou non exclusif ou limité, ou aucun secret ou autre renseignement concernant les inventions en rapport avec des instruments de musique de toutes sortes ; (d) Acquérir tels biens meubles ou immeubles, réels et personnels, qui peuvent être acquis par la compagnie par achat, louage ou autrement, et construire, acheter ou louer toute bâtisse, fixtures, établissement, ou machines, selon qu'il paraîtra opportun d'avoir ou de se servir en rapport avec son commerce, et vendre, louer, aliéner ces mêmes biens ou en disposer autrement, selon qu'il apparaîtra opportun ; (e) Acheter ou autrement acquérir en tout ou en partie, détenir, vendre, transporter et en disposer de quelque manière que ce soit et en tout ou en partie, l'actif, les affaires, les biens, les privilèges, les contrats, les obligations et les intérêts de toute personne, compagnie, société, association, syndicat faisant en tout ou en partie, le même commerce que celui que cette compagnie est autorisée à faire ou qui peuvent être utiles pour les fins de cette compagnie, et en considération de quoi, payer au comptant ou au moyen d'obligations ou d'actions en tout ou en partie, ou de toute autre façon sur laquelle on s'entendra ; (f) Acheter ou autrement acquérir les actions, obligations, intérêts ou autres valeurs de toute compagnie ayant les mêmes objets en tout ou en partie que ceux ci-haut énumérés, nonobstant les dispositions de la section 44 de la dite loi, et les détenir, vendre, émettre de nouveau, avec ou sans garantie, ou autrement en disposer ; (g) Vendre, louer, ou autrement aliéner les biens et les entreprises de la compagnie, soit en tout, soit en partie, pour telle considération que la compagnie croira convenable et, en particulier, pour des actions, obligations, ou autres valeurs de toute autre compagnie ; (h) En arriver à tout arrangement pour le partage des bénéfices, l'union des intérêts avec toute personne ou compagnie faisant affaire ou engagée dans une affaire ou négociation analogue à celle que cette compagnie est autorisée à faire et dans lesquelles elle a droit de s'engager et prendre ou autrement acquérir les actions ou autres valeurs de toutes telles compagnies et les détenir, vendre, émettre de nouveau, avec ou sans garantie, ou autrement en disposer ; (i) Distribuer parmi les actionnaires de la compagnie en espèces, tous biens de la compagnie, et en particulier toutes actions, obligations ou autres valeurs d'une autre compagnie appartenant à la compagnie, ou dont la compagnie peut avoir le pouvoir de disposer, et faire tous actes, user de tout pouvoir de faire toutes les affaires que la compagnie peut considérer comme inhérentes aux affaires qu'elle est autorisée à faire en vertu de cette constitution en corporation ; (j) Placer les fonds dont la compagnie pourra ne pas avoir un besoin immédiat de la manière que, de temps à autre, il sera jugé convenable ;

(k) Se fusionner avec toute autre compagnie poursuivant des objets semblables en tout ou en partie à ceux de cette compagnie ; (l) Acheter, louer ou autrement acquérir tout commerce dont le caractère ou l'objet peut être semblable à celui de cette compagnie ; (m) Vendre ou autrement céder toute partie des biens-fonds ou autre propriété possédée par la compagnie pour la compensation et aux termes et conditions que la compagnie jugera convenables, et accepter des deniers comptants, actions, obligations, débetures, stock ou valeurs de toute autre compagnie en plein paiement ou en paiement partiel de toute telle propriété ; (n) Acquérir et posséder toute industrie, franchise, entreprise, propriété, droits, privilèges, baux, contrats, immeuble, stock, biens et autres droits que la compagnie peut légalement acquérir en vertu de la présente charte ; (o) Avec l'approbation des actionnaires, rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement d'une partie des actions du capital de la compagnie, ou de toutes débetures ou autres valeurs de la compagnie, ou au sujet de la formation ou promotion de la compagnie ou de la conduite de ses affaires, au moyen de l'émission d'actions acquittées ou autrement ; (p) Emettre des actions acquittées et non cotisables, obligations ou autres valeurs de la compagnie en plein paiement ou en paiement partiel de toute propriété mobilière ou immobilière, droit ou autre actif acquis par la compagnie sous un titre quelconque ; (q) Les pouvoirs accordés dans les paragraphes ci-dessus ne devront être en aucune façon limités par les termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "J. A. Hurteau et Cie, Limitée," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 18e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

The Simplex Contracting Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de février 1913, constituant en corporation Bernard Melançon et Maurice Loranger, notaires, Bernard Grandguillot, courtier en immeubles, Joseph Alexandre Prud'homme et Louis Joseph Loranger, avocats, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes, savoir :—(a) Faire le commerce d'entrepreneurs en général, entreprendre, bâtir, construire et équiper des travaux et édifices publics et privés et exécuter la construction de tous travaux et entreprises publics et privés, bâtir, construire des canaux, cale-sèches, barrages, élévateurs, quais, jetées, viaducs, ponts, bâtiments de toutes descriptions et autres travaux et entreprises ; exécuter toutes sortes de travaux de dragage et d'exécution, manufacturer, acheter, vendre et faire le commerce de machinerie, matériaux, outillages, accessoires et autres articles nécessaires aux fins susdites ; (b) Acquérir des chutes d'eau par achat, bail ou autrement, les développer, transmettre et fournir de la force à vapeur, électrique, hydraulique et autre, pour les fins de la compagnie ; et vendre et disposer de tout excédent de cette force, pourvu toutefois que toutes ces transmissions de force ou énergie électrique, hydraulique ou autres au delà des terrains de la compagnie soient subordonnées aux règlements locaux ou provinciaux à ce sujet ; (c) Acquérir des entreprises de tout individu, maison ou compagnie ayant une entreprise semblable à celle de la présente compagnie ou toute industrie s'y rattachant ; (d) Acquérir, développer, gérer, arrenter, vendre, disposer de toutes sortes de terrains, bâtiments et propriétés mobilières, concessions forestières, coupes de bois, billets de location ou droit de chercher et exploiter des terrains houillers, et toutes sortes de droits

miniers, et exercer tout genre d'industrie de bois, pulpe ou papier, élevage, culture, mine, fonte, affinage ; (e) Dans et sur les dites terres, faire, construire, ériger, bâtir et maintenir des chemins, ponts et autres communications intérieures, maisons, moulins, fabriques, manufactures et autres bâtisses et travaux nécessaires ou propres à l'occupation ou amélioration d'aucune des dites terres et mettre en opération et faire tous travaux ou améliorations sur icelles ; (f) Ouvrir, chercher, exploiter et travailler dans ou sur les dites terres, et miner pour aucun ou tout minéral, minéraux, et substances métalliques et produits qui peuvent se trouver sur icelles et acquérir, posséder, développer, vendre, louer des carrières et terrains miniers, mines, y compris mines de charbon et licences de mines, puits d'huile et autres produits qui peuvent être trouvés dans les carrières et terrains miniers, et de faire toute chose nécessaire pour mettre en opération les dites mines ou travaux y ayant rapport ; (g) Faire comme principaux ou comme agents ou facteurs les affaires en général des carrières et d'entreprises, et faire le commerce et entreprendre pour la manufacture et fourniture de pierre de toutes sortes, pierre à chaux ou produits de même nature ; (h) Acquérir par achat, bail, concession, échange ou tout autre titre légal, et posséder telles propriétés, meubles et immeubles qui peuvent être jugés nécessaires et requises pour les fins des affaires de la compagnie et de les payer en argent, actions libérées, obligations ou autres garanties de la compagnie et disposer des dites propriétés ; (i) Eriger, construire, mettre en opération et conduire toutes fabriques, concasseurs de pierre, ateliers pour machines, bâtisses pour engins et autres constructions nécessaires et employer la dynamite ou autres explosifs nécessaires pour les opérations de la compagnie ; (j) Acheter, acquérir, posséder, transporter, vendre des actions, stock, débetures ou garanties d'aucune autre compagnie ayant les mêmes objets que ceux de cette compagnie ou faisant des affaires capables d'être conduites pour le bénéfice de cette compagnie et en disposer, nonobstant les dispositions de l'article 44 de la dite loi ; (k) Emettre, transporter et donner comme actions payées du capital-actions de la compagnie en paiement de toutes affaires, franchises, propriétés, droits, privilèges, baux, hypothèques, licences, patentes, contrats, immeubles, stock, actif et autres propriétés ou droits que la compagnie peut acquérir légalement en vertu d'iceux ; (l) Construire, améliorer, entretenir, exploiter, gérer, contrôler, louer et vendre toutes sortes de travaux publics et privés et en particulier tous chemins, voies, pavages, ponts, réservoirs, cours d'eau, aqueducs, puits artésiens, égouts, quais, jetées, établissements de conserves, fabriques, entrepôts, usines électriques, boutiques, magasins, théâtres, salles d'amusements, hôtels et restaurants, et contribuer, subventionner ou autrement aider à leur construction, amélioration, entretien, exploitation, régie et contrôle ; (m) Acheter, exploiter, louer et vendre des forces hydrauliques, manufactures, acheter ou acquérir de toute autre manière, exploiter toute source de lumière, chaleur ou force et toutes sortes d'appareils et matériels s'y rapportant ; (n) Construire, acquérir, entretenir, louer, exploiter et vendre tous moyens de transport et de communications à l'électricité, à la vapeur, à essence, gazoline ou autrement qui seront nécessaires ou utiles pour le développement ou l'exploitation de terrains ou autres biens de la compagnie, en se conformant à toute loi locale et municipale à cet égard ; (o) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera avantageuse et pouvant augmenter la valeur de la propriété ou des droits de la compagnie et faire toute autre chose se rattachant aux fins ci-dessus ou propres à les atteindre ; (p) Acheter ou autrement acquérir des maisons, bureaux, ateliers, bâtiments, locaux et toute machinerie fixe ou mobile, outils, machines, chaudières, outillage, instruments, modèles, matériel roulant, propriété mobilière, brevets et droits de brevet utiles dans l'industrie d'ingénieurs, entrepreneurs, forgerons ou machinistes ; (q) Payer pour toute propriété achetée par la compagnie ou pour le coût de la construction d'une partie quelconque de l'outillage ou des travaux de la compagnie au moyen d'actions acquittées de la compagnie ou d'obligations ; (r) Vendre et disposer de la

totalité ou d'une partie de l'entreprise ou des entreprises de la compagnie pour la compensation que la compagnie jugera bon, et en particulier pour des actions, débetures ou valeurs de toute compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, ou de débetures et valeurs municipales ou publiques ; (s) Avec l'approbation des actionnaires émettre comme acquittées des parts du capital-actions de la compagnie en paiement de services rendus à la compagnie ou de toute propriété, droits de franchise ou autres biens, transférés à la compagnie ou acquis par elle ; (t) Acheter, acquérir, détenir des obligations, débetures et actions de toute autre compagnie avec laquelle la présente compagnie aura des relations d'affaires ; (u) Distribuer entre les actionnaires de la compagnie en nature, toute propriété de la compagnie, et en particulier toutes actions, obligations, débetures ou valeurs de toute autre compagnie appartenant à la compagnie, ou qu'elle aurait le pouvoir de distribuer ; (v) Agir comme agents généraux relativement aux immeubles de la compagnie ou de ceux qu'elle pourrait acquérir dans la suite et vendre toute partie des immeubles ou autre propriété de la compagnie pour telles considérations et à tels termes et conditions que la compagnie jugera à propos, ou en disposer autrement et accepter de l'argent, des actions, débetures, stock ou garantie de toute autre compagnie ayant les mêmes objets que ceux de cette compagnie en paiement ou partie de paiement d'iceux ; se fusionner avec toute autre compagnie ayant les mêmes objets que ceux de cette compagnie. La compagnie exercera son industrie, par tout le Canada et ailleurs sous le nom de "The Simplex Contracting Company, Limited," avec un capital-actions de quatre-vingt-dix-neuf mille dollars, divisé en 990 actions de cent dollars et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Canada Roofing and Paving Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 19e jour de février 1913, constituant en corporation Joseph Chartier, entrepreneur, Joseph Fidèle Chartier, bourgeois, Elizabeth Bumbray, épouse de Joseph Chartier et autorisée par lui, Ernest Duchesne, contremaître, et Jean Edouard Charles Bumbray, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—Faire les affaires en général d'entrepreneurs, manufacturiers et contracteurs de toutes sortes de toitures, trottoirs et pavages de rue et tous autres travaux municipaux, provinciaux et de comté, ou améliorations privées ; (b) Faire les affaires en général d'achat, manufacture et vente de toutes sortes de matériaux et machines employés dans aucun des dits travaux ; (c) Soumissionner et accepter des contrats et faire des contrats par lesquels aucune soumission est requise, pour tous travaux publics et privés et exécuter complètement tels contrats ; (d) Exécuter toute garantie, obligations ou autres instruments nécessaires pour accepter et exécuter tels contrats ; (e) Acheter, louer, manufacturer ou autrement prendre le contrôle des carrières de pierre, dépôts ou sources fournissant du sable, gravais, ciment, briques, argile, huile, asphalte, charbon, goudron ou autres matériaux employés pour les toitures, trottoirs ou pavages de rue ou autres matériaux d'utilité publique ou privée, raffiner, manufacturer ou autrement prendre et mettre en bonne condition pour emploi actuel d'aucun et de tous les dits matériaux ; (f) Prendre par contrat, octroi, loyer, achat ou autrement, de tout gouvernement, corporation ou individu, le droit de miner, manufacturer, raffiner ou autrement mettre en bonne condition pour emploi et ensuite employer, vendre aucun ou tous les susdits matériaux, ou en dis-

poser, et faire les affaires en général de production, manufacture ou vente de tout produit raffiné y ayant rapport ; (g) Acheter, posséder et tenir des propriétés, meubles et immeubles nécessaires ou propres à la conduite des affaires de la corporation, et de se procurer par invention ou autrement tous droits de patentes, franchises ou privilèges, ou d'adopter ou employer toutes inventions patentées, maintenant en existence ou qui peuvent être à l'avenir inventées et requises nécessaires et utiles pour la mise en opération des objets de cette compagnie et de les payer en argent, actions, bons ou autres valeurs ou garanties quelconques de la compagnie ; (h) Acheter, souscrire ou autrement se procurer et posséder, aussi longtemps qu'il sera nécessaire, des actions du fonds social de toute autre corporation organisée nonobstant les dispositions de l'article 44 de la dite loi ; (i) Vendre aucun des biens, droits, franchises ou privilèges ci-dessus mentionnés ou en disposer ou transporter tout contrat obtenu par la dite corporation, lorsqu'il en sera jugé à propos ; (j) S'amalgamer avec toutes autres compagnies ayant des objets en tout ou en partie semblables à ceux de cette compagnie ; en général, faire et accomplir tous actes, contrats et choses quelconques qui peuvent découler des pouvoirs de cette corporation et sont propres aux fins et autres objets que cette compagnie a en vue. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Canada Roofing and Paving Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

General Promoters' Agency, Limited--Agence Générale des Promoteurs, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 19e jour de février 1913, constituant en corporation Joseph Avila Guilmette, agent financier, Joseph Elói Lalonde, comptable, Albert Emmanuel de Lorimier, et Eugène Honoré Godin, avocats, tous quatre de la cité de Montréal, et Joseph Greetham de Lorimier, avocat, de Westmount, tous de la province de Québec, pour les fins suivantes, savoir : —(a) Agir comme agent ou procureur pour la négociation ou la transaction de toutes affaires, administration de biens, ventes de propriétés, placements de fonds, et perception de revenus, loyers, dividendes, intérêts ou toutes autres créances, —capital ou accessoires, —négociables ou non négociables, garanties ou non garanties ; (b) Accepter et exercer la charge et remplir les devoirs de receveurs, cessionnaires (assignees) ou fidéicommissaires (trustees) pour le bénéfice des créanciers et agir comme fidéicommissaires relativement à toutes valeurs, débetures, obligations ou autres liens ou garanties, donnés ou émis par quelque compagnie, et négociier telles valeurs, débetures, obligations, liens ou garanties, suivant les termes de l'acte créant tel fidéicommis ; (c) Agir aussi comme agents, procureurs ou fidéicommissaires pour l'enregistrement, l'émission, le contreseing et le transfert de certificats d'actions, de débetures ou autres obligations ou valeurs, de toute compagnie ou corporation municipale ou autre, et recevoir et administrer tous fonds d'amortissement se rapportant à telles débetures ou obligations dans les conditions convenues pour garantir le paiement de telles débetures, obligations, et l'intérêt sur icelles ; (d) Faire des avances aux personnes, compagnies ou corporations avec lesquelles la compagnie sera en relation d'affaires, et agir comme agents, courtiers, pour les placements, perceptions, et remises de fonds ; (e) Organiser, administrer ou assister à l'organisation, à l'administration et au développement de toute compagnie, syndicat ou entreprises de toutes sortes ; (f) Exercer toute industrie, manufacturière ou

autre, que la compagnie croira capable d'être convenablement exercée en rapport avec son commerce, ou censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (g) Obtenir ou autrement acquérir ou avoir en sa possession, détenir, utiliser et exploiter, et arrenter, vendre ou autrement céder toutes marques de commerce, brevets ou inventions et tous les autres droits ou privilèges que la compagnie jugera utiles ou convenables ; (h) Acquérir, par achat ou autrement, la totalité ou une partie des affaires, propriété et biens, et se charger ou non des engagements de toute personne, maison ou corporation en possession de propriété propre aux fins de la présente compagnie ou exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie ; (i) Conclure des conventions avec toute personne, maison ou corporation engagée dans une industrie semblable pour unir leurs intérêts en totalité ou en partie ou se fusionner avec elle ; (j) Vendre ou autrement céder la totalité ou une partie des affaires, biens et entreprises de la compagnie, comme industrie active ou autrement, aux clauses et conditions et pour la compensation que la compagnie jugera bon, et en particulier pour les actions, obligations ou autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (k) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie et en particulier les actions, obligations ou autres valeurs de toutes autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer ; (l) Prendre, acheter ou acquérir par souscription originale et autrement détenir, vendre ou autrement céder des actions, obligations ou autres valeurs de toutes compagnies ayant des objets en tout ou en partie semblables à ceux de cette compagnie, nonobstant les dispositions de l'article 44 de la dite loi, et en garantir le principal et les intérêts et dividendes et voter en vertu de ces valeurs et agir par l'entremise de l'agent ou des agents que la compagnie nommera conformément à ses règlements ; (m) Payer pour toutes réclamations de la compagnie ou pour toute propriété ou droits acquis ou possédés et en particulier, avec l'approbation des actionnaires, pour tous services rendus ou à rendre à la compagnie en obligations ou autres valeurs ou biens de la compagnie ou par l'émission et la distribution de parts acquittées de son capital-actions ; (n) Faire toutes et chacune des transactions et choses ci-dessus, soit seuls ou conjointement avec d'autres, en qualité de principaux, ou pour d'autres comme agents ou autrement. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "General Promoters' Agency, Limited," —"Agence Générale des Promoteurs, Limitée," avec un capital-actions de cent mille dollars, divisé en 4,000 actions de vingt-cinq dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Jacques Cartier Construction Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 15e jour de février 1913, constituant en corporation Samuel William Jacobs, et Alexander Rives Hall, tous deux conseils du Roi, Gui Casimir Papineau-Couture et Louis Fitch, avocats, et Minnie Isabel Bustin, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes : —(a) Construire et améliorer tous chemins et passer des contrats avec toute personne, maison, corporation, municipalité ou gouvernement (fédéral ou provincial) pour l'exécution et l'accomplissement de ce travail ; faire les opérations générales des travaux d'art, de construction et d'entreprise pour la construction, réparation et altération de travaux publics et privés

et passer des contrats pour ces travaux ou au sujet de ces travaux ; exercer dans toutes leurs diverses spécialités les industries de constructeurs, entrepreneurs, commerçants de pierre, brique, bois de construction, ferronnerie et autres matériaux de construction, et généralement faire le commerce de constructeurs et d'entrepreneurs ; (b) Acquérir par achat, échange, bail ou par tout autre titre légal, des droits à et dans tous contrats avec ce qui précède, et posséder, détenir, exploiter, arrenter, vendre, échanger ou autrement disposer de tous droits, contrats et propriété de toutes sortes se rattachant à ce qui précède ; (c) Eriger et construire sur tout terrain possédé ou arrenté par la compagnie, ou dans lequel la compagnie est intéressée de quelque manière, des bâtiments pour toutes fins que ce soit, et installer et exploiter des moulins, outillage, machinerie et équipement de tous genres nécessaires ou propres à la bonne exécution de l'industrie de la compagnie ; (d) Construire, améliorer, entretenir, travailler, gérer, exécuter ou contrôler des chemins, voies, tramways, embranchements ou voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, des ponts, réservoirs, cours d'eau, quais, manufactures, entrepôts, usines électriques, boutiques, magasins, et autres travaux et facilités qui seront jugés directement ou indirectement profitables aux intérêts de la compagnie et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exécution, régie, ou contrôle ; (e) Acquérir par achat, bail ou autrement et utiliser et développer des chutes d'eau et autres pouvoirs pour l'énergie électrique, hydraulique ou autre force motrice, et construire et exploiter des usines pour la production de ces forces ; (f) Sans en aucune manière restreindre la généralité de ce qui précède, acquérir ou entreprendre la totalité ou une partie des droits commerciaux, clientèle, propriété et biens, y compris toute option, concession et chose de même nature, de tout individu, maison, compagnie, société ou corporation engagée dans une industrie que la présente compagnie est autorisée à exercer, et se charger de la totalité ou d'une partie de ses engagements, et les payer en tout ou en partie en deniers comptants ou en obligations, ou en plein paiement ou paiement partiel, répartir et émettre comme acquittées et non cotisables les actions du capital de la compagnie, souscrites ou non ; (g) Vendre ou autrement disposer de la totalité ou de toute partie de la propriété, des biens, droits et entreprise ou clientèle de la compagnie, et accepter en paiement des deniers comptants, obligations, stocks ou autres valeurs de toute corporation ou compagnie ; (h) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et choses de même nature, conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout secret ou autre renseignement touchant une invention ou procédé nécessaire ou utile à l'industrie de la compagnie, et faire valoir, vendre, arrenter ou autrement disposer de ces brevets, licences ou concessions ; (i) Acquérir et détenir, nonobstant les dispositions de l'article 44 de la dite loi, et vendre ou autrement disposer du stock, actions, valeurs, entreprises de toute autre compagnie ayant pour un de ses objets l'exercice de l'un quelconque des pouvoirs de la compagnie et transférer ses entreprises ou biens à toute compagnie, ou s'associer avec elle ; (j) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou entreprendre une industrie ou transaction capable d'être conduite de manière à profiter directement ou indirectement à la présente compagnie ; (k) Rémunérer toute personne ou compagnie pour services rendus ou à rendre à la compagnie en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la présente compagnie, ou toutes débentures ou autres valeurs de la présente compagnie ou relativement à la formation ou la promotion de la présente compagnie ou la conduite de ses affaires ; (l) Tirer, faire, accepter, endosser, escompter, exécuter et émettre des billets à ordre, lettres de change, connaissances, mandats, débentures et autres instruments négociables ou transférables ; (m) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte

ne seront ni limités ni restreints, par induction ou déduction, des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Jacques Cartier Construction Company, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de février 1913.

THOMAS MULVEY,

34-2

Sous-secrétaire d'Etat.

Hudson Heights Development Company, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 11e jour de février 1913, constituant en corporation Joseph Wilson, marchand, Albert Homer Vipond, agent d'assurance, Edward Soulbey Jaques, gérant, tous trois de la cité de Westmount, et Arthur Jarvie Darling, manufacturier, et Arthur Charles Schneider, teneur de livres, tous deux de la cité de Montréal, tous dans la province de Québec, pour les fins suivantes :—(a) Acquérir par achat, échange, bail, location ou par toute autre convention bonne et valable et pour toute bonne et valable considération les terrains et la propriété mobilière et immobilière dont la compagnie aura besoin ; (b) Diviser tous terrains que la compagnie pourra posséder en rues, squares, ruelles, jardins et lots à bâtir, et pour tout autre objet bon et valable que la compagnie jugera avantageux ; (c) Vendre et disposer de toute propriété appartenant à la compagnie à quelque titre bon et valable que ce soit ou la louer en totalité ou en partie et aux conditions qui seront mutuellement agréées ; (d) Diviser, niveler et construire des rues, chemins, grandes routes, ruelles, squares et choses semblables, et construire et fournir tous les accessoires et raccordements pour l'approvisionnement d'eau, de lumière, de chaleur, de force motrice, des drains, égouts et tous les autres services d'utilité publique désirables ; permettre à toutes personnes que ce soit l'usage de tous ou chacun des dits services pour toute bonne et valable considération et en vertu de toute convention légale ; (e) Entreprendre la construction de bâtiments de toutes sortes, pour des fins publiques et privées, et par toute convention bonne et valable, et les vendre, échanger, louer, arrenter ou autrement les utiliser et en disposer en vertu de toute convention légitime ; (f) Prêter des fonds et faire des avances de deniers à toutes personnes achetant, louant, construisant ou embellissant autrement la propriété de la compagnie ou toute propriété acquise, directement ou indirectement, de la compagnie ; et par tous les voies et moyens légitimes, aider toutes personnes que ce soit à construire des édifices ou autrement embellir la propriété ainsi détenue ou acquise et recevoir les taux d'intérêt légitimes ou autre compensation et aux conditions, quant aux garanties, au remboursement et choses semblables qui seront mutuellement agréées ; (g) Etablir des parcs, jardins, terrains de jeux de golf, de paume, et autres amusements en plein air généralement, ainsi que des patinoirs et endroits pour jouer au curling, salles, bibliothèques, bains et établissements semblables, et permettre à toutes personnes que ce soit de les utiliser et d'en jouir à toutes conditions légitimes que ce soit ; (h) Céder, posséder et exploiter des fermes, vergers et jardins de toutes sortes, et les arrenter, les vendre et autrement en disposer ; (i) Organiser des clubs, unions et sociétés généralement pour l'avancement de tous sports et jeux d'une nature hygiénique ou avantageuse, ou pour récréer, amuser, instruire, ou pour toute autre fin bonne et utile, et développer et aider toutes telles organisations par tous moyens convenables et légitimes ; (j) Eriger, louer ou autrement posséder et occuper des magasins, boutiques, hôtels et autres places d'affaires et les utiliser, céder par contrat et pour toute compensation que ce soit ; (k) Manufacturer et fournir toutes sortes de matériaux et appareils pour des fins de cons-

truction généralement ou employés pour la construction ou l'exploitation de tous travaux et entreprises de la compagnie, qui sont autorisés par la présente charte ; (l) Se fusionner avec toute autre compagnie constituée et organisée pour des fins semblables ou s'y rattachant et moyennant toute convention bonne et valable ; acquérir les stocks, obligations ou actions de toute telle compagnie en échange pour celles de la présente compagnie ou pour toute bonne et valable compensation ; (m) Vendre et céder la totalité ou une partie des biens, droits et propriété de la compagnie d'une manière générale soit en bloc ou par lots ou parties selon que les directeurs le jugeront le plus avantageux ; (n) Faire toutes et chacune des matières et choses qui seront nécessaires ou propres à l'usage et à la jouissance plus complète de tous ou chacun des pouvoirs et droits accordés par la présente charte ou s'y rattachant, quoique tels pouvoirs et droits ne soient pas spécialement accordés. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Hudson Heights Development Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera à Hudson, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Pariseau Frères, Limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de février 1913, constituant en corporation Honorius Pariseau et Zéphirin Pariseau, manufacturiers, et Majorique Labonté, comptable, de la ville d'Outremont, dans la province de Québec ; et Stanislas Pariseau, ingénieur civil, et Joseph Pariseau, voyageur de commerce, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—(a) Construire, acquérir, posséder, utiliser et exploiter des scieries et des moulins pour la production et la manufacture du bois de construction et de service, la manufacture de boîtes, caisses d'emballage, châssis, portes, meubles et de tous les articles dont le bois forme partie ; manufacturer, négocier et faire le commerce du bois de construction et de service de toutes sortes, et de tous produits du bois et des produits secondaires et déchets du bois et de tous articles en provenant ; (b) Construire, acquérir, posséder, utiliser et exploiter des moulins pour la manufacture et production de la pâte de bois mécanique et moulue, pulpe chimique, papier, carton et matériel de papier et de tous ingrédients ou produits ou composés de ces choses, et de tous produits et substances faits des dits articles, et manufacturer, négocier et faire le commerce des dits articles, et de toutes autres substances, produits, produits secondaires et déchets en provenant ; (c) Acquérir, posséder, arrenter, exploiter, aliéner et céder des terres boisées et coupes de bois, concessions forestières et bois debout, bois abattu, et privilèges d'abattre du bois, droits de passage et concessions et privilèges miniers ; (d) Eriger, construire, réparer et altérer des bâtiments, structures et travaux publics et privés, et manufacturer, négocier et faire le commerce de tous matériaux, articles, machinerie, outillages et accessoires employés dans la construction de toute nature ; (e) Construire, développer, acquérir, posséder, utiliser, exploiter et faire le commerce de la force hydraulique, construire, développer, exploiter et entretenir des usines, canaux, coursiers de décharge, cours d'eau, barrages, piles, estacades, digues, vannes, conduites et bâtiments reliés à des chutes d'eau, aqueducs, moulins et manufactures mentionnés dans la présente charte ; (f) Générer, utiliser et disposer de la force hydraulique, électrique et mécanique de toutes sortes, et distribuer et transmettre la dite force soit pour des fins de traction ou pour le chauffage ou l'éclairage au moyen de tuyaux, conduites,

fils, câbles, poteaux ou autres appareils ; construire, acquérir, posséder et utiliser et exploiter des aqueducs et fournir de l'eau aux municipalités ou individus ; pourvu, toutefois, que la vente, distribution ou transmission de l'eau ou de la force électrique, hydraulique ou autre force au delà des limites des terrains de la compagnie sera subordonnée aux règlements locaux et municipaux ; (g) Construire, acquérir, posséder et utiliser et exploiter au moyen de toute force motrice, des voies d'évitement, tramways et vaisseaux pour le transport du fret ou le remorquage des barges ; (h) Construire, acquérir, posséder, arrenter, exploiter, aliéner et céder des ponts, chemins de halage, droits de passage, chemins, réservoirs, écluses, barrages, piles, estacades, digues, vannes, cours d'eau, quais pour le transport du bois de construction et de service, et pour les fins des entreprises et opérations de la compagnie, et conduire, tirer, ou transporter des billes ou du bois de service dans les canaux, coursiers de décharge ou autres appareils, chemins et droits de passage de la compagnie ; (i) Acquérir, détenir, arrenter et utiliser, aliéner et céder toute propriété mobilière ou immobilière qui sera censée utile en rapport avec les travaux ou opérations que la compagnie est autorisée à exercer ; (j) Acquérir, détenir, aliéner, arrenter et exploiter des brevets d'invention, licences, procédés manufacturiers ou desseins, concessions et privilèges qui seront jugés utiles en rapport avec l'un quelconque de ses privilèges et entreprises ; (k) Obtenir, acquérir, détenir, utiliser et exploiter tous privilèges, franchises, concessions et contrats d'autorités municipales relativement aux travaux, entreprises ou opérations de la compagnie ; (l) Faire et émettre des actions acquittées, stocks ou obligations de la compagnie, souscrites ou non, et répartir et délivrer ces stocks, actions ou obligations en paiement de toute propriété, mobilière ou immobilière, franchise, patente ou autre droit, affaire ou clientèle, outillage ou matériaux de tous genres acquis par la compagnie ; (m) Avec l'approbation des actionnaires, payer pour services rendus à la compagnie en vendant ou en assurant ses stocks, obligations ou autres valeurs soit en deniers comptants ou en actions acquittées, ou partie en deniers comptants et partie en actions acquittées ; (n) Nonobstant l'article 44 de la *Loi des compagnies*, acquérir, détenir, céder et disposer des actions, obligations ou autres valeurs de toute autre compagnie dont les pouvoirs sont identiques à ceux de la compagnie ou se fusionner avec toute telle compagnie ; (o) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement ; et prêter des fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie ; (p) Acquérir, détenir, utiliser et exploiter comme industrie active la scierie, fabrique de boîtes et industrie et entreprise de bois de construction et de service, et la propriété mobilière et immobilière, la clientèle de la société commerciale faisant affaires actuellement dans la ville d'Outremont, sous le nom de Pariseau Frères ; (q) Vendre ou autrement disposer en tout ou en partie de l'entreprise de la compagnie, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures et valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (r) Faire tous les autres actes et choses de nature à atteindre les objets ci-dessus ou aucun d'eux. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Pariseau Frères, Limitée," avec un capital-actions de quatre cent mille dollars, divisé en 20,000 actions de vingt dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville d'Outremont, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

Miller & Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de février 1913, constituant en corporation Alexander Rives Hall, conseil du Roi, Gui Casimir Papineau Couture et Louis Fitch, avocats, et Violet Winifred Leslie Henry-Anderson et Minnie Isabel Bustin, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire les opérations d'un magasin à rayons et de commerçants en gros et en détail, et d'acheteurs et fabricants de toutes catégories de marchandises vendues par les magasins à rayons et de toutes sortes d'effets s'y rattachant ou entrant dans la production de ces effets, et agir comme agents pour les commerçants ou fabricants de tous tels effets, articles et marchandises ; (b) Exercer toute autre industrie manufacturière ou autrement que la compagnie jugera capable d'être avantageusement exercée en rapport avec son industrie, ou censée accroître directement ou indirectement la valeur de la propriété ou des droits de la compagnie ou les rendre profitables ; (c) Acquérir par achat, concession, échange ou autre titre légal, et construire, ériger, exploiter, entretenir et gérer des biens-fonds, fabriques, boutiques, magasins, dépôts, ateliers de machines, rotondes et autres structures et constructions nécessaires à son industrie, et toute autre propriété, mobilière et immobilière, nécessaire et utile à l'exercice de l'une quelconque des industries de la compagnie, et les louer, vendre et en disposer ; (d) Demander, enregistrer, acheter, arrenter ou permettre l'usage moyennant un droit régalien ou autrement, acquérir et détenir, utiliser, posséder, exploiter, introduire, et vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou non, utiles aux fins de la compagnie, et utiliser, exercer, développer, accorder des licences à leur sujet ou autrement faire valoir toutes telles marques de commerce, noms de commerce et inventions, licences, procédés et choses de même nature ou toute telle autre propriété ou droits ; (e) Développer et mettre en service toute force hydraulique, et générer, produire et accumuler de l'énergie électrique et des forces électro-motrices ou autre agent semblable pour produire la lumière, la chaleur ou la force pour les fins de la compagnie, avec la faculté de vendre ou autrement disposer de tout excédent dont la compagnie n'aura pas besoin, et la fournir pour des fins de lumière, de chaleur ou de traction à toute personne ou corporation aux conditions qui seront convenues, pourvu, toutefois, que toutes ventes, distribution et transmission de l'énergie ou force électrique, hydraulique ou autre force au delà des terres de la compagnie seront subordonnées aux règlements locaux et municipaux à cet égard ; (f) Conclure des conventions avec toute autorité, municipale, locale ou autre qui sembleront avantageuses pour les objets de la compagnie ou l'un de ses dits objets et obtenir de cette autorité tous les droits, privilèges, franchises et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer à ces conventions, droits, privilèges et concessions ; (g) Emettre et répartir des actions acquittées du capital de la compagnie en plein paiement ou en paiement partiel de toute propriété mobilière ou immobilière ou mixte, et de tous droits et concessions achetés ou acquis par la compagnie, ou pour services rendus ou à rendre à la compagnie ; (h) Nonobstant les dispositions de l'article 44 de la dite loi, acheter ou acquérir et prendre, détenir, vendre et réémettre les actions, débentures, obligations et autres valeurs de toute compagnie ou corporation, et les payer en tout ou en partie en deniers comptants, actions, obligations, débentures et autres valeurs de la compagnie, et garantir le paiement du principal ou des dividendes ou de l'intérêt sur ces actions, obligations, débentures ou autres valeurs, et exploiter, exercer et gérer la propriété, franchises, entreprise et industrie de toute corporation dont une partie des actions, obligations, débentures ou autres valeurs est détenue par la compagnie, pour la compensation qui sera jugée raisonnable et à propos ; (i) Se fusionner ou s'associer avec toute autre compagnie dont les objets sont en tout ou

en partie semblables à ceux de la compagnie, et acquérir par achat, bail ou autrement, la propriété, franchises, entreprise et industrie de toute telle corporation, et se charger de ses engagements, et les payer en tout ou en partie en deniers comptants, actions, obligations ou autres valeurs de la compagnie ; (j) Promouvoir ou aider à promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et des engagements de la compagnie, ou pour toute autre fin qui sera jugée propre à profiter directement ou indirectement à la compagnie, et devenir actionnaire dans toute compagnie subsidiaire, alliée ou autre exerçant ou ayant pour ses objets l'exercice de quelque industrie en tout ou en partie semblable à celle de la présente compagnie, et conclure des conventions au sujet du partage des profits, la fusion des intérêts, les risques communs, les concessions réciproques ou autrement avec toute telle personne ou compagnie, et, nonobstant les dispositions de l'article 44 de la dite loi, prendre ou autrement acquérir des actions et valeurs de cette compagnie, et les payer en tout ou en partie en deniers comptants, actions, obligations ou autres valeurs de la compagnie, et les détenir, vendre, réémettre, avec ou sans garantie du principal, des intérêts et dividendes, ou autrement en disposer ; (k) Acquérir la clientèle, la propriété, les droits et actif et se charger des engagements de toute personne, maison ou compagnie endettée à la compagnie, ou engagée dans toute industrie semblable à celle exercée par la compagnie, et les payer en deniers comptants ou en valeurs de la compagnie ou autrement ; (l) Vendre, arrenter ou autrement disposer de la propriété, des droits, franchises et entreprises de la compagnie, ou toute partie de sa propriété, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débentures, obligations ou autres valeurs de toute compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (m) Acheter, arrenter ou autrement acquérir et détenir, exercer et jouir de toutes et chacune des propriétés, franchises, clientèle, droits, pouvoirs et privilèges détenus ou utilisés par toute personne ou maison ou par toute compagnie ou compagnies exerçant ou formées pour exercer toute industrie semblable en tout ou en partie à celle que la présente compagnie est autorisée à exercer, soit en son propre nom ou au nom de toute telle personne, maison ou compagnie, et payer pour ces propriétés, franchises, clientèle, droits, pouvoirs et privilèges en tout ou en partie en deniers comptants, ou en tout ou en partie en actions acquittées de la compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie ; (n) Prêter des fonds aux clients et autres ayant des relations d'affaires avec la compagnie et garantir l'exécution des contrats ou autres obligations de toutes telles personnes ; (o) Accepter en paiement de toute dette due à la compagnie, des stocks, actions, obligations, débentures ou autres valeurs de toute compagnie ; (p) Distribuer en espèces ou autrement, selon que la chose sera résolue, toute partie des biens de la compagnie entre ses membres, et en particulier les actions, obligations, débentures ou autres valeurs de toute autre compagnie qui se chargerait de la totalité ou d'une partie de l'actif ou du passif de la compagnie ; (q) Placer et disposer des fonds disponibles de la compagnie en les valeurs et de la manière qui seront déterminées de temps à autre ; (r) Aider de toute manière que ce soit toute corporation dont une partie des parts de son capital-actions, obligations ou autres engagements est détenue ou est de quelque manière garantie par la présente compagnie, et faire tous les actes ou choses pour la préservation et protection, amélioration ou accroissement de valeur de toutes telles parts du capital-actions, obligations ou autres engagements, et faire tous les actes et choses tendant à accroître la valeur d'une partie quelconque de la propriété en aucun temps détenue ou contrôlée par la compagnie ; (s) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommiss et choses de nature à profiter aux employés ou aux ex-employés de la compagnie (ou de ses précédesseurs en affaires) ou les personnes dépendant ou alliées à ces employés ou ex-employés, et accor-

der des pensions et allocations, et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition ou pour tout objet public, général ou utile; (t) Tirer, faire, accepter, endosser, escompter, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables; (u) Rémunérer au moyen de deniers comptants, stock, obligations ou de toute autre manière, toute personne ou personnes ou compagnies pour services rendus ou à rendre, en plaçant ou en aidant à placer, ou en garantissant le placement de toute partie des actions du capital de la compagnie, ou de toutes débentures ou autres valeurs de la compagnie, ou relativement à la formation ou promotion de la compagnie, ou la conduite de ses affaires; (v) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement de l'une quelconque des fins ou objets plus haut énumérés ou qui sera ou paraîtra en aucun temps nécessaire à la protection ou avantage de la corporation soit comme détenteurs ou intéressés dans toute propriété ou autrement; (w) Les pouvoirs accordés dans un paragraphe quelconque ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Miller & Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Lachine, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

The Self Acting Pump Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de février 1913, constituant en corporation René Chênevert et Frank Callaghan, avocats, Holsey Lorne Mitchell, agent d'immeubles, Jean Ernest Saucier, propriétaire de mines, et Percy Gregory, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—(a) Manufacturer des moulins à vent, tours, réservoirs, pompes, enclumes, chaises suspendues et nouveautés en acier, en fer et en bois et toute sorte de fonte et machinerie et pièces nécessaires ou employés dans la fabrication des susdits articles, produits et matériaux, et généralement acheter, vendre et disposer de toutes matières employées dans leur fabrication, construction ou vente, et conclure des conventions pour la production, fabrication ou l'approvisionnement de tous les articles, produits et matériaux ci-dessus mentionnés et passer des contrats au sujet de leur placement et construction, et acheter, louer et posséder tous brevets et inventions, et, de temps à autre, vendre, céder ou transférer tels brevets et inventions se rattachant et applicables aux objets ci-dessus mentionnés de la compagnie, et faire toutes les autres transactions et choses nécessaires pour exercer la dite industrie ou s'y rattachant; (b) Acheter, vendre, céder, manufacturer, louer et arrenter toutes sortes de machines, machines à vapeur, matériel, machinerie, outillages et instruments; (c) Demander, acheter ou autrement acquérir toutes patentes, brevets d'invention, octrois, licences, baux, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser tout renseignement secret ou autre au sujet d'une invention capable d'être utilisée pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et les payer en actions ou autres valeurs de la compagnie, et utiliser, exercer, développer ou accorder des permis à leur sujet ou autrement faire valoir la propriété, les droits, intérêts ou renseignements ainsi acquis; (d) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera capable d'être avantageusement exercée en rapport avec l'une quelconque des industries ci-dessus spécifiées, ou

censée accroître directement ou indirectement la valeur des propriétés ou droits de la compagnie, ou les rendre profitables; (e) Acheter ou autrement acquérir les actions, obligations, débentures ou autres valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la dite loi, et les payer en actions, obligations, débentures ou autres valeurs de la présente compagnie, et détenir, vendre, voter en vertu de telles valeurs ou autrement céder les actions, obligations, débentures ou autres valeurs ainsi acquises et garantir le paiement du principal ou des dividendes et intérêts sur les dites actions, obligations, débentures ou autres valeurs, et promouvoir toute compagnie ou corporation dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, ou exerçant une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie; (f) Vendre, arrenter, ou autrement disposer de la propriété, droits et entreprises de la compagnie ou toute partie de ses entreprises pour la compensation que la compagnie jugera bon, et en particulier pour les actions, obligations, débentures ou valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, en totalité ou en partie; (g) Se consolider ou se fusionner avec toute autre compagnie ayant des objets semblables ou en partie semblables à ceux de la présente compagnie; (h) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne, maison ou corporation exerçant ou engagée dans toute affaire ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie et les vendre, détenir, émettre ou réémettre, avec ou sans garantie du capital et de l'intérêt, ou autrement en disposer; (i) Acheter, arrenter, ou autrement acquérir et détenir, exercer et utiliser en son propre nom ou au nom des personnes, maisons, compagnie ou compagnies ci-après mentionnées, si elle y est dûment autorisée à cet effet, tout ou partie de la propriété, franchises, clientèle, droits, pouvoirs et privilèges détenus ou exercés par toute personne, maison ou par toute compagnie ou compagnies exerçant ou formées pour exercer toute industrie en tout ou en partie semblable à celle que la présente compagnie est autorisée à exercer, et payer pour telle propriété, franchises, clientèle, droits, pouvoirs et privilèges entièrement ou partiellement en deniers comptants ou entièrement ou partiellement en actions acquittées ou valeurs de la compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie; (j) Obtenir que la compagnie soit enregistrée, licenciée ou autrement reconnue dans tout pays étranger et désigner et nommer des personnes qui y résident, conformément aux lois de ce pays étranger, comme fondés de pouvoirs ou représentants de cette compagnie, avec pleins pouvoirs de représenter la présente compagnie dans toutes matières, conformément aux lois de ce pays étranger, et accepter la signification de pièces dans toutes procédures ou poursuites; (k) Faire toutes les choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant; (l) Faire tout ce qui précède en qualité de principaux, agents ou fondés de pouvoirs; (m) Tirer, faire, accepter, endosser, escompter et exécuter des billets à ordre, lettres de change, mandats et autres instruments négociables ou transférables; (n) Faire des avances de fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et garantir l'exécution des contrats de telles personnes; (o) Distribuer en espèces ou autrement, selon que la chose aura été décidée, tous biens de la compagnie entre ses membres et en particulier les actions, obligations, débentures ou autres valeurs de toute autre compagnie qui pourrait avoir pris à son nom la totalité ou une partie de l'actif et du passif de la présente compagnie; (p) Placer et appliquer les fonds disponibles de la compagnie en les valeurs et en la manière qui sera décidée de temps à autre; (q) Aider d'une manière quelconque toute corporation dont la présente compagnie détient des parts du capital-actions, obligations ou autres valeurs, ou garanties de quelque manière par elle, et faire tous les actes et choses nécessaires pour conserver et protéger, améliorer ou augmenter la valeur de

telles parts du capital-actions, obligations ou autres valeurs ; faire tous les autres actes et choses tendant à accroître la valeur de toute propriété détenue ou sous le contrôle de la présente compagnie, à une époque quelconque, et organiser, promouvoir et autrement faciliter l'organisation de compagnies subsidiaires ; (r) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe que ce soit, ni par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Self Acting Pump Company, Limited," avec un capital-actions de trois cent mille dollars, divisé en 3,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

Montreal Hay Co., Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 19e jour de février 1913, constituant en corporation Walter George Mitchell, René Chênevert et Frank Callaghan, avocats, Holsey Lorne Mitchell, agent d'immeubles, et Percy Gregory, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Importer, exporter, manufacturer, acheter, vendre et disposer d'effets, articles et marchandises ; (b) Manufacturer, arrenter, acheter et vendre toute machinerie, outils, instruments, appareils et tous les autres articles et appareils employés en rapport avec toutes et chacune des fins susdites, ou dans la vente et transport des produits fabriqués et autres de la compagnie, et faire toutes et chacune des choses se rattachant à l'exercice de toute telle industrie ou de toute partie de cette industrie ; (c) Eriger, entretenir, exploiter et exercer des entrepôts, éleveurs, magasins, entrepôts frigorifiques et autres facilités pour manipuler ou transporter des marchandises ; (d) Acquérir par achat, bail ou autre titre, et détenir, utiliser, vendre ou autrement disposer de temps à autre, et pour la compensation que la compagnie jugera suffisante, toute propriété mobilière et immobilière de toutes sortes, y compris des moulins, outillages, machinerie, franchises, droits, privilèges, contrats, baux, patentes, droits de brevets, marques de commerce ou dessins industriels et actif généralement considérés nécessaires à l'industrie de la compagnie ; (e) Produire de la lumière, de la chaleur et de la force, et vendre ou céder tout excédent de force dont la compagnie n'aura pas besoin ; pourvu, toutefois, que toute vente, transmission ou distribution d'énergie électrique ou autre force au delà des terrains de la compagnie sera subordonnée aux règlements locaux et municipaux à cet égard ; (f) Acquérir par achat, bail ou autrement, et détenir et mettre en service un système de voiturage relié à l'industrie de la compagnie ; (g) Exercer toute autre industrie (manufacturière ou autre) que la compagnie croira capable d'être convenablement exercée en rapport avec l'industrie de la compagnie et censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (h) Acquérir, acheter, vendre, arrenter et autrement fournir et faire le commerce de marques de commerce, noms de commerce, brevets, formules, recettes, étiquettes et dessins ; (i) Acquérir ou se charger de la totalité ou de toute partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie, est autorisée à exercer, ou en possession de propriétés propres aux fins de la présente compagnie ; (j) Vendre, arrenter ou autrement disposer de la totalité ou d'une partie de l'industrie, entreprises, propriété, engagements et franchises de la compagnie pour la compensation que la compagnie jugera bon, et en particulier pour les actions, débetures ou valeurs de toute autre compagnie

dont les objets sont semblables à ceux de la présente compagnie ; (k) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie engagée ou exerçant ou à la veille d'exercer ou entreprendre une industrie ou transaction que la compagnie est autorisée à exercer ou entreprendre ou pouvant être conduite de manière à profiter directement ou indirectement à la présente compagnie, et faire des avances de deniers, garantir les entreprises ou autrement aider telle personne ou compagnie, et prendre ou autrement acquérir les actions et valeurs de cette compagnie et les vendre, détenir, réemettre avec ou sans garantie ou en disposer autrement, nonobstant les dispositions de l'article 44 de la dite loi ; (l) Acquérir toute industrie semblable à celle que la présente compagnie est autorisée à exercer, et sa clientèle, aux termes et conditions qui seront agréés. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Montreal Hay Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

Process Engineers, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de février 1913, constituant en corporation John Wilson Cook, conseil du Roi, Allan Angus Magee, avocat, Thomas Barnard Gould, sollicitateur, Thomas Joseph Coonan, étudiant en droit, et Pearl Catherine Mahoney, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie d'ingénieurs chimistes, électro-chimistes, mécaniciens, métallurgistes, électriciens, constructeurs et entrepreneurs ; (b) Examiner tous procédés secrets, brevets ou inventions et en faire rapport et examiner et faire rapport de toute industrie, matériel, propriété ou entreprise industrielle, minière ou autre, et conseiller et se consulter avec les propriétaires de ces entreprises ; (c) Acheter, vendre, arrenter, manufacturer, réparer, convertir, altérer, céder à bail, et autrement disposer de toutes sortes de matériel, machinerie, outillages, installations et appareils, matériaux pour les constructeurs et entrepreneurs, instruments, équipements maritimes, matériel roulant et ferronnerie de tous genres ; (d) Acheter, arrenter, vendre, échanger ou autrement disposer de propriétés immobilières, mines, droits miniers, concessions forestières, ou terres boisées, et lots de grève, privilèges, pouvoirs et droits ou intérêts en tels biens, et les développer et les utiliser et en fabriquer et céder les produits ; (e) Acquérir par octroi, achat, licence, échange, et utiliser et exploiter ou autrement faire valoir tous brevets ou droits de brevet, brevets d'invention, licences, procédés secrets, marques de commerce, dessins industriels ou autres droits et privilèges que les directeurs croiront désirables pour les fins de la compagnie ; (f) Acquérir le bénéfice et exploiter et développer tous contrats ou entreprises qu'elle jugera à propos d'acquiescer ou d'adapter à la vente ou l'agence de tous matériaux reliés à l'industrie de la compagnie, manufacturés ou non, et conclure et rendre effectifs tous tels contrats relatifs à la vente, l'importation ou la fabrication de ces matériaux selon que la chose sera jugée désirable dans l'intérêt de la compagnie ; (g) Acheter ou autrement acquiescer ou se charger de la totalité ou d'une partie des affaires, propriété, biens ou engagements de toute personne, société ou compagnie exerçant une industrie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, ou en possession de propriété convenable et propre aux fins de la présente compagnie ; (h) Emettre des actions acquittées, obligations ou débetures en plein paiement ou en paiement

partiel de toute propriété mobilière ou immobilière, droits, réclamations, privilèges, concessions ou autres avantages que la compagnie peut légalement acquérir et émettre aussi telles actions acquittées, obligations ou autres valeurs en plein paiement, en paiement partiel ou en échange pour les actions, obligations, débetures ou autres valeurs de toute autre compagnie exerçant une industrie en totalité ou en partie semblable à celle de la présente compagnie ou reliée à son industrie ; (v) Former, promouvoir et établir toutes autres compagnies ou compagnie à responsabilité limitée, ayant des objets semblables ou en partie semblables à ceux de la présente compagnie, et souscrire et prendre, acquérir, détenir, vendre et autrement disposer des actions ou débetures, obligations ou valeurs de toutes telles compagnies ou compagnie, et garantir le paiement de toutes valeurs émises par toute telle compagnie ; (j) Acheter, acquérir, détenir et posséder le capital-actions, les obligations ou autres valeurs de toute autre compagnie, corporation ou personne exerçant ou engagée dans une industrie que la présente compagnie a le pouvoir d'exercer ou entreprendre, et acquérir, détenir ou autrement disposer de ces actions, obligations ou autres valeurs, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (k) Recevoir et accepter des obligations, débetures, actions ou autres valeurs en plein paiement ou en paiement partiel de travaux exécutés ou de matériaux fournis en rapport avec l'industrie de la compagnie ; (l) Se fusionner ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne, société ou compagnie exerçant ou engagée ou sur le point d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ; (m) Lever et aider à lever des fonds et aider au moyen de bonis, prêts, promesses, endossement, garantie d'obligations, débetures ou autrement, valeurs ou autrement, de toute autre compagnie ou corporation et garantir l'exécution des entreprises de telle compagnie ou corporation avec laquelle la présente compagnie aurait des relations d'affaires ; (n) Placer les fonds dont la compagnie n'aura pas immédiatement besoin en les valeurs et en la manière qui sera déterminée de temps à autre ; (o) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété ou actif de la compagnie, et en particulier toutes parts, débetures ou valeurs de toute autre compagnie ou compagnies qui auraient acheté ou pris, en tout ou en partie, la propriété, les biens et engagements de la présente compagnie ; (p) Vendre, arrêter, échanger, ou autrement céder la totalité ou toute spécialité ou partie de l'entreprise et de l'actif de la compagnie, soit en une seule fois ou de temps à autre, selon que la compagnie le jugera bon, et pour la compensation, et aux clauses et conditions que la présente compagnie jugera convenables ; le prix d'achat pourra être payable, si la chose est jugée avantageuse, et en totalité ou en partie, selon que la compagnie le décidera, en actions, obligations, débetures ou valeurs de toute autre compagnie ou corporation dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (q) Conclure des conventions avec tous gouvernements ou autorités suprêmes, municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces gouvernements ou autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions, ou les vendre ou en disposer ; (r) Faire des dons et souscrire à tout objet de nature à promouvoir les intérêts de la compagnie, et créer et contribuer à des pensions et autres fonds et projets pour le bénéfice des personnes employées par la compagnie, ou les épouses, veuves, enfants ou personnes dépendant des dites personnes, et souscrire ou garantir des deniers pour tout objet de charité ou public ; (s) Payer à même les fonds de la compagnie tous les frais et dépens se rattachant à l'organisation et à la formation de la compagnie ; (t) Faire tous les autres actes et choses propres à atteindre les objets ci-dessus ou s'y rattachant, et exercer toute industrie, manufacturière ou autre, reliée aux fins et objets mentionnés dans la présente charte et que la compagnie croira capable d'être convenablement exercée par

la compagnie, ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Process Engineers, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

London & North British Corporation, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 20e jour de février 1913, constituant en corporation Eratus Edwin Howard, conseil du Roi, Jacob DeWitt, avocat, et Wilbert Harvard Howard, étudiant en droit, de la cité de Montréal, dans la province de Québec, et Orville Sievwright Tyndale et Archibald Forster McGoun, de la cité de Westmount, dans la dite province de Québec, étudiants en droit, pour les fins suivantes :—(a) Acheter, louer, prendre en échange et autrement acquérir des terrains, bâtiments et autres propriétés de toutes sortes et description et tout droit et intérêt sur telles propriétés, et les détenir et posséder absolument comme propriétaires ou comme locataires ou autrement, et exercer toutes et chacune des industries de constructeurs et d'entrepreneurs, commerçants de pierre, ciment, sable, chaux, brique, bois de service, ferronnerie et autres matériaux de construction et accessoires ; (b) Subdiviser, développer, cultiver et autrement altérer, améliorer et utiliser ces terrains, y ériger des maisons d'habitation, boutiques, magasins, bureaux, maisons de rapport, hôtels et autres bâtiments et structures et leurs appartenances sur ces terrains, et les conduire, gérer, exploiter, altérer et les utiliser ; vendre, arrêter, échanger et autrement disposer des dits terrains et bâtiments en tout ou en partie, et généralement faire les opérations d'une compagnie d'immeubles et d'amélioration de propriété ; (c) Etablir et exercer et promouvoir et développer, sur toute propriété dans laquelle la compagnie est intéressée, toute industrie qui pourrait être avantageusement exercée sur cette propriété et dont l'établissement serait jugé propre à accroître la valeur de l'intérêt de la compagnie dans telle propriété et en faciliter la vente ; (d) Agir comme agents pour le placement, prêt, paiement, transmission et recouvrement de deniers et pour l'achat, vente et gérance, développement et administration de propriété, y compris les maisons d'affaires et entreprises, et généralement faire et entreprendre toutes sortes d'opérations d'agence, soit agricoles, commerciales ou financières ; (e) Faire et conclure des conventions pour paver, macadamiser, réparer, niveler, nettoyer ou arroser les rues ou grands chemins, et pour construire, ouvrir et réparer les conduites, citernes, drains et égouts ; (f) Vendre, arrêter et autrement disposer de la propriété et entreprise de la compagnie, ou de toute partie de sa propriété, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures, obligations ou valeurs de toute autre compagnie ; (g) Prêter des fonds aux acheteurs, constructeurs, locataires et autres qui voudraient construire sur la propriété de la compagnie ou améliorer tout terrain ou bâtiments dans lesquels la compagnie est intéressée, et généralement faire des avances de fonds à ces personnes et aux conditions qui seront convenues ; (h) Acquérir, acheter ou se charger de la totalité ou d'une partie de l'industrie, entreprise, propriété, actif, privilèges, contrats, droits, demandes et engagements de toute compagnie, maison ou personne engagée dans une industrie que la compagnie est autorisée à exercer ou en possession de propriété convenable aux fins de la présente compagnie ; (i) Souscrire, ou acquérir, par achat, bail ou autrement, les actions, obligations, débetures ou autres valeurs de toute compa-

gnie exerçant ou à la veille d'exercer ou entreprendre une entreprise que la présente compagnie est autorisée à exercer, ou toute industrie semblable en tout ou en partie, et la vendre, détenir, réémettre, avec ou sans garantie, ou autrement en disposer, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, et promouvoir toute telle autre compagnie ou se fusionner avec elle ; (j) Emettre des actions acquittées, actions-déventures, déventures, obligations ou autres valeurs de la compagnie, en plein paiement ou en paiement partiel de toute propriété ou droits qui seraient acquis par la compagnie, ou pour tous services rendus, ou convenus de rendre, ou avec l'approbation des actionnaires pour travail fait ou convenu de faire pour la compagnie, ou en paiement et satisfaction de dettes et engagements contractés par la compagnie, ou pour lever des fonds pour toute autre fin de la compagnie ; (k) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec tout gouvernement, autorité municipale ou locale, ou avec toute personne, maison ou compagnie exerçant ou engagée ou à la veille d'exercer ou de s'engager dans une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et se porter garant des contrats, avec ou sans garantie, et prêter des fonds, ou autrement aider toute telle personne, compagnie ou corporation ou toute personne ou compagnie qui entreprendra de construire ou améliorer toute propriété dans laquelle la compagnie est intéressée ; (l) Conclure des arrangements avec tout gouvernement ou autorité fédérale, provinciale, municipale ou locale ou autres, qui seront jugés propres à atteindre les objets de la compagnie, ou aucun d'eux ; (m) Placer et affecter les fonds disponibles de la compagnie en les valeurs et en la manière qui seront déterminées de temps à autre ; (n) Distribuer toute partie de la propriété de la compagnie, en espèces, entre ses actionnaires ; (o) Faire tous les actes et exercer toute industrie propres à l'accomplissement des objets pour lesquels la présente compagnie est constituée ; (p) Les pouvoirs mentionnés dans chaque paragraphe ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "London & North British Corporation, Limited," avec un capital-actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

Rice Studio, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1903, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de février 1913, constituant en corporation Eliza Gray Simpson Rice, veuve, Frances Laurie Rice Shaw, femme mariée, Charles Parker Rice, président de la United Photographic Stores, Limited, Robert Liscombe Rice, gérant, Bryer Mayes Rice, courtier, James Bedford Rice, photographe, et Ingraham Rice, commis aux ventes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :— (a) Exercer l'industrie ou la profession de photographes et artistes et acheter et vendre des accessoires pour les photographes et les artistes ; (b) Acheter ou autrement acquérir, détenir, arrester, vendre ou autrement céder la propriété mobilière ou immobilière, les droits, privilèges, concessions, brevets, dessins industriels, marques de commerce ou noms de commerce qui seraient nécessaires ou utiles pour exercer l'industrie de la compagnie ; (c) Construire, ériger, entretenir et exploiter

tous bâtiments, usines, machinerie et facilités qui sembleront directement ou indirectement avantageux pour les objets de la compagnie ; (d) Acheter ou autrement acquérir et se charger de la totalité ou d'une partie des affaires, propriété, actif ou passif de toute personne, société ou compagnie exerçant une industrie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ou en possession de propriété propre aux fins de la présente compagnie ; (e) Emettre des actions acquittées, obligations ou déventures en plein paiement ou en paiement partiel de toute propriété mobilière ou immobilière, droits, réclamations, privilèges, concessions ou autres avantages que la compagnie pourrait légalement acquérir, et émettre aussi telles actions acquittées, obligations ou autres valeurs et plein paiement ou en paiement partiel ou en échange de parts, obligations, déventures ou autres valeurs de toute autre compagnie exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie ou s'y rattachant ; (f) Acheter, acquérir, détenir et posséder le capital-actions, les obligations ou autres valeurs de toute autre compagnie, corporation ou individu exerçant ou engagé dans une industrie que la présente compagnie a le pouvoir d'exercer ou entreprendre, et vendre ou autrement céder des actions, obligations ou autres valeurs, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (g) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne, société ou compagnie exerçant ou engagée ou à la veille d'exercer ou entreprendre toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ; (h) Lever et aider à lever des fonds et aider au moyen de bonis, prêts, promesses, endossements, garantie d'obligations, déventures ou autrement toute compagnie ou corporation avec laquelle la présente compagnie aurait des relations d'affaires, et garantir l'exécution des contrats par toute telle compagnie ou corporation ; (i) Faire des avances de deniers aux clients et autres, avec ou sans garantie, et aux clauses et conditions qui seront approuvées par la compagnie et garantir les dettes et contrats de clients et autres ; (j) Placer les deniers disponibles de la compagnie en la manière qui sera déterminée de temps à autre ; (k) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété ou biens de la compagnie, et en particulier les actions, déventures ou valeurs de toute autre compagnie ou compagnies qui pourraient avoir acheté ou pris à leur nom la totalité ou une partie de la propriété, actif ou passif de la présente compagnie ; (l) Se fusionner avec toute autre compagnie ou compagnies dont les objets sont semblables ou comprennent des objets semblables à ceux de la présente compagnie, soit par vente ou achat (pour des actions ou autrement) de l'entreprise, subordonnement aux engagements de la présente compagnie ou de toute telle autre compagnie comme susdit ou en s'associant ou en concluant quelque convention de la nature d'une association ou de toute autre manière ; (m) Vendre, arrester, échanger ou autrement disposer de la totalité ou d'une partie de la propriété, droits ou entreprise de la compagnie pour la compensation que la compagnie jugera convenable, et en particulier les actions, déventures et autres valeurs de toute autre corporation dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (n) Faire l'une quelconque des choses ci-dessus en qualité de principal, d'agent, entrepreneur ou autrement, et faire tous les autres actes et choses et exercer toute autre industrie manufacturière ou autre, reliée ou subordonnée aux fins et objets de la compagnie ou que la compagnie croirait capable d'être convenablement exercée ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Rice Studio, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

L. M. Lefebvre, Limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de février 1913, constituant en corporation Louis Moise Lefebvre, marchand, Pierre Omer Lefebvre, gérant, Arthémise Lefebvre, Sidonie Lefebvre et Joseph Arthur Pinard, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Importer, exporter, acheter, vendre et faire le commerce de marchandises et articles ; (b) Exercer, acheter et prendre à son nom, comme industrie active, le commerce, en gros et en détail, d'épicerie et liqueurs et autres articles maintenant exercé à Montréal et ailleurs sous le nom de L. M. Lefebvre, et se charger des droits et obligations de la dite maison et les payer en deniers comptants ou actions acquittées et non cotisables et en obligations de la présente compagnie ; (c) Acheter et acquérir toute industrie ou industries d'une nature semblable, ou acheter et acquérir tout contrôle ou intérêt dans toute industrie semblable, et les payer en deniers comptants ou en actions ou obligations et débetures de la présente compagnie, et acheter et détenir les actions ou obligations de toute compagnie exerçant une industrie identique ; (d) Acheter et céder des immeubles ; ériger, construire et exploiter des installations, bâtiments, entrepôts, frigorifiques ou non, machinerie et matériel pour les fins de la dite industrie, et agir en qualité d'agents de manufacturiers et marchands de tous matériaux mentionnés dans la présente charte ou autres produits semblables ; (e) Acquérir, louer et céder des marques de commerce, droits de brevets, formules, recettes, privilèges ou autorisations au sujet de toute invention qui sera jugée utile pour les fins de l'industrie de la compagnie, et acquérir et exploiter tous brevets d'invention qui pourraient être utilisés par la compagnie ; (f) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, les concessions réciproques ou autres, avec toute personne ou compagnie engagée dans une industrie semblable à celle que la présente compagnie peut exercer, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie ; (g) Prendre, acquérir et détenir des garanties de toute nature, mobilières ou immobilières, pour créances, engagements ou obligations dues à la compagnie, et vendre et louer toute partie quelconque de la propriété de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "L. M. Lefebvre, Limitée", avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

Newman-Munderloh Clock Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 20e jour de février 1913, constituant en corporation Angus McCallum et Charles Rinfret, caissiers, Arthur Dawson Fry, marchand, et Robert James Bell et Malcolm Angus Sandilands, teneurs de livres, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, vendre et faire le commerce de toutes sortes de montres, pendules, et autres horloges, enregistreurs du temps des gardiens, et autres inventions, mécaniques ou électriques, pour enregistrer le temps ; faire les opérations de marchands en général, importateurs et exportateurs ; acheter, vendre et disposer de toutes sortes d'effets, articles, marchandises et objets ; (b) Agir comme agents ou commissionnaires de manufacturiers pour toutes sortes d'articles manufacturés, effets, marchandises et matériaux ; (c) Acquérir par achat, et détenir les terrains et bâtiments qui seront

nécessaires ou utiles en rapport avec l'industrie de la compagnie, et de temps à autre vendre et disposer de ces terrains et bâtiments ; (d) Acquérir tout brevet ou droits de brevet, licences, marques de commerce ou noms de commerce se rattachant ou qui serait utile à l'industrie de la compagnie ; accorder des permis à d'autres de se servir de tout brevet ou droits de brevet que la compagnie aurait acquis ; (e) Acquérir par achat, bail ou autrement, l'industrie de toute compagnie, maison ou personne que la présente compagnie est autorisée à exercer ainsi que la totalité ou une partie de la propriété mobilière ou immobilière utilisée par toute compagnie, maison ou personne en rapport avec la dite industrie ; (f) Acquérir, posséder, détenir, vendre, ou autrement disposer des parts du capital-actions, obligations ou autres valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, employer les fonds de la compagnie à leur acquisition, et voter en vertu de ces stocks et obligations au nom de la compagnie ; (g) Promouvoir et aider financièrement, par des avances de fonds ou autrement, les entreprises ou l'industrie de tout individu, maison ou corporation avec laquelle la présente compagnie aurait des relations d'affaires ; (h) Partager les profits, s'unir ou coopérer avec toute personne, maison, société ou corporation engagée, ou à la veille d'entreprendre toute industrie que la présente compagnie est autorisée à entreprendre ou exercer ; (i) Arrester, vendre ou autrement disposer de l'industrie, propriété et entreprises de la compagnie ou de toute partie d'icelle, pour la compensation que la compagnie jugera bon, et en particulier pour des actions, obligations, débetures ou valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, et partager avec les actionnaires tous stocks, obligations et valeurs ainsi reçues. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Newman-Munderloh Clock Company, Limited," avec un capital-actions de dix mille dollars, divisé en 100 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

Eagle Publishing Co., Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de février 1913, constituant en corporation Samuel William Jacobs et Alexander Rives Hall, tous deux conseils du Roi, Louis Fitch, avocat, et Violet Winifred Leslie Henry-Anderson et Minnie Isabel Bustin, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter ou autrement acquérir et se charger des entreprises, propriétés, actif et passif de la Eagle Publishing Co., Limited, une société par actions, faisant affaires dans la cité de Montréal, et les payer en totalité ou en partie en deniers comptants ou en totalité ou en partie en actions acquittées, obligations, débetures ou autres valeurs de la compagnie ; (b) Publier, imprimer, relier, manufacturer, distribuer, acheter, vendre, négocier et autrement faire valoir des livres, magazines, publications, papiers-nouvelles, pamphlets, mappes, cartes géographiques, gravures, lithographies, gravures à eaux fortes, vignettes sur bois, électrotypes, images et illustrations, coloriés ou sans couleurs, et quel que soit le procédé ou les procédés de production, actuellement en usage, ou qui seront plus tard découverts ou inventés, et généralement exercer l'industrie d'imprimeurs, relieurs, stéréotypeurs, lithographes, graveurs et éditeurs et faire les opérations générales d'annonces et de publicité, et d'entrepreneurs et d'agents de publicité ; (c) Bâtir, construire, ériger, acheter, arrester, louer ou autrement procurer des bâtiments, bureaux, ateliers, outillage, machinerie ou autres choses nécessaires ou utiles dans le but d'atteindre les objets de la compagnie, et les vendre, arrester ou

autrement en disposer : (d) Vendre, louer ou autrement disposer de la totalité ou d'une partie des affaires, entreprise, propriété, engagements et franchises de la compagnie à toute autre personne ou compagnie pour la compensation jugée suffisante, et en particulier pour des actions, débentures ou valeurs de toute compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (e) Acquérir et prendre à son nom comme industrie active l'entreprise, les biens et engagements de toute personne ou compagnie engagée dans une industrie en tout ou en partie semblable à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété convenable aux fins de la présente compagnie, et les payer en obligations, débentures, actions ou autres valeurs de la compagnie ; (f) Demander, obtenir, enregistrer, acheter, louer ou licencier, moyennant un droit régalien ou autrement, acquérir et détenir, utiliser, posséder, exploiter et introduire, et vendre, céder ou autrement disposer de tous droits d'auteur, marques de commerce, noms de commerce, brevets d'invention, perfectionnements ou procédés enregistrés ou non utiles à l'industrie de la compagnie, et utiliser, exercer, développer, permettre l'usage ou autrement faire valoir toutes telles marques de commerce, noms de commerce et inventions, licences, procédés et choses semblables, ou toute telle autre propriété ou droits ; (g) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables et transférables ; (h) Agir comme agents pour tout individu, compagnie ou corporation engagée dans une industrie de quelque manière semblable ou qui peut être avantageusement combinée avec l'industrie comprise dans la présente charte ; (i) Distribuer en espèces ou autrement selon ce qui sera décidé, tous biens de la compagnie entre ses membres, et en particulier, les actions, obligations, débentures ou autres valeurs de toute autre compagnie formée pour prendre à son nom la totalité ou toute partie des biens et engagements de la présente compagnie ; (j) Vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété ou des droits de la compagnie ; (k) Exercer toute autre industrie que la compagnie jugera capable d'être avantageusement exercée en rapport avec ce qui précède, en tout ou en partie, ou censée accroître directement ou indirectement la valeur de la propriété ou des droits de la compagnie ou les rendre profitables ; (l) Acheter ou autrement acquérir, vendre, utiliser, arrenter ou autrement disposer des bâtiments, outillages et machinerie nécessaires ou reliés à l'industrie exercée par la compagnie ; (m) Les pouvoirs accordés dans chaque paragraphe ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Eagle Publishing Company, Limited," avec un capital-actions de quarante-cinq mille dollars, divisé en 450 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

-Wood Construction Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 21e jour de février 1913, constituant en corporation Maurice Alexander, avocat, Patrick Clarke Dwyer, gérant, et Richard Webb Moore et Darley Burley-Smith, commis, de la cité de Montréal, dans la province de Québec, et James Burnham Brodie, de la ville de Notre-Dame-de-Grâce, dans la dite province de Québec, commis, pour les fins suivantes :—(a) Exercer dans toutes ses diverses spécialités l'industrie d'une compagnie générale d'entreprise et de construction et en

rapport avec cette dite industrie, conclure, entreprendre, accomplir et exécuter des contrats avec le gouvernement du Dominion du Canada ou avec toutes provinces du Canada, ou avec tout individu, maison, association ou corporation pour exécuter, construire, ériger et mettre en service des travaux, constructions et entreprises publiques et privés de tous genres ; (b) Acquérir, détenir, manufacturer, construire, entretenir et exploiter tous biens-fonds, fonds de commerce et outillages, machinerie et appareils nécessaires et propres à l'exercice de l'une quelconque de ses entreprises, et à cette fin acquérir aussi tous droits de brevets, patentes, inventions, marques de commerces et autres droits et privilèges semblables ; (c) Acquérir, détenir, posséder, acheter, garantir, vendre ou autrement céder des parts du capital-actions et les obligations ou autres valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; affecter les fonds de la compagnie à leur achat, et voter en vertu de ces dites actions et obligations au nom de la compagnie ; (d) Acquérir et prendre la clientèle, propriété, droits, franchises et biens de toutes sortes et se charger des engagements de toute personne, maison, association ou corporation exerçant une industrie semblable à celle que la présente compagnie est autorisée à exercer, et les payer en deniers comptants, actions ou obligations de la présente compagnie ou autrement ; (e) Partager les profits, s'unir ou coopérer avec toute personne, maison, association ou corporation engagée ou sur le point d'exercer une industrie que la présente compagnie est autorisée à exercer ou entreprendre ; (f) Promouvoir et aider financièrement, par voie de garantie, avances de fonds ou autrement, les entreprises de tout individu, maison, association ou corporation avec laquelle la présente compagnie aurait des relations d'affaires ; (g) Payer pour toute propriété achetée par la compagnie ou pour les frais de construction de tout matériel ou travaux de la compagnie, ou pour services rendus, par l'émission d'actions acquittées de la compagnie ou d'obligations de la compagnie, ou partie en actions et partie en obligations ; (h) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement des fins ci-dessus énumérées ou propre à atteindre l'un quelconque de ces objets. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Wood Construction Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

E. C. St. Amour, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 26e jour de février 1913, constituant en corporation Emile Christin dit St. Amour, agent, Hermine St. Amour, fille majeure, Dame Marie Marchand, épouse contractuellement séparée de biens du dit Emile Christin dit St. Amour, Paul St. Germain et Léopold Guérin, avocats, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire le commerce d'immeubles sous toutes ses formes ; faire le commerce d'agent et courtier d'assurance généralement ; assurance sur le feu, sur la vie, sur les maladies, sur les accidents, garanties et autres ; (b) Acquérir par achat, échange ou autrement, subdiviser, construire sur, administrer, louer, vendre, échanger toutes sortes d'immeubles et propriétés immobilières et mobilières et en disposer ; (c) Faire aucun arrangement ou contrat avec toutes personnes, municipalités ou corporations, pour construire, paver, macadamiser et réparer les rues, chemins publics et trottoirs, ou pour construire, ouvrir et réparer les conduites, drainages et égouts ; aider par des avances d'argent à la construction et à l'entretien des chemins, rues, ruelles, aqueducs, égouts, et autres tra-

vaux jugés propres à donner un meilleur accès à la propriété de la compagnie et pour augmenter sa valeur ; (d) Agir comme agents et courtiers pour l'achat, la vente, l'échange et le loyer d'immeubles, et pour toutes autres transactions de même nature ; (e) Prêter de l'argent aux clients, propriétaires de lots et autres ayant des affaires avec la compagnie ; (f) Prendre et détenir des hypothèques, obligations, garanties et charges sur propriétés immobilières pour garantir toutes dettes dues à la compagnie et avances faites par elle ; placer les fonds dont la compagnie n'aura pas un besoin immédiat, de la manière que, de temps à autre, elle jugera convenable ; (g) Exploiter le commerce de bois en général et l'industrie d'un moulin à scie ; exploiter aussi le commerce de charbon, de foin et de grains, et aussi la fabrication du charbon de bois pour les besoins de la compagnie ; (h) Exploiter le commerce de transport de personnes et de marchandises par véhicules trainés par des chevaux ou par automobiles pour les besoins de la compagnie ; (i) Acquérir des franchises municipales et exploiter ces franchises, soit pour systèmes d'aqueduc, soit pour systèmes d'éclairage à l'électricité ou au gaz ; (j) Faire et entreprendre toutes affaires et choses nécessaires, avantageuses ou utiles à aucun des pouvoirs et droits accordés par les présentes, y compris le droit d'acquérir les actions, obligations, débetures ou autres formes de titres et garanties de compagnies à fonds social formées pour les mêmes fins et objets, en tout ou en partie, en échange pour actions, obligations ou débetures dans la compagnie, nonobstant les dispositions de l'article 44 de la dite loi, et aussi pour pouvoir émettre des actions libérées en paiement de toutes propriétés, marchandises et tout achalandage quelconque, et avec l'approbation des actionnaires pour salaires et services rendus. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "E. C. St. Amour, Limitée", avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

La Cie. de Fiducie Industrielle, à responsabilité limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 21e jour de février 1913, constituant en corporation Albert Emmanuel de Lorimier, conseil du Roi, Eugène Honoré Godin et Joseph Eudore Morrier, avocats, et Joseph Armand Labrecque, comptable, de la cité de Montréal, dans la province de Québec, et Joseph Lionel Girouard, de la ville d'Outremont, dans la dite province de Québec, notaire, pour les fins suivantes :—(a) Exercer d'une manière générale l'industrie d'une compagnie foncière dans toutes ses spécialités, et plus particulièrement, faire le commerce d'immeubles, développer et améliorer des propriétés immobilières en les divisant en lots à bâtir, rues, ruelles, squares ou autrement, et y construire, entretenir et exploiter des chemins, ponts, quais ou autres moyens de communication, égouts, drains, aqueducs ou autres utilités, maisons, magasins, moulins, fabriques et entrepôts, hôtels, théâtres et toutes les autres constructions ou établissements nécessaires pour l'usage, l'embellissement ou le développement de la propriété de la compagnie ou qui sembleraient avantageux ou profitables pour l'industrie de la compagnie ; (b) Exercer l'industrie générale de commerçants, manufacturiers, entrepreneurs de toutes sortes de travaux, publics ou privés ou autres, selon que la compagnie le jugera bon ; (c) Faire des avances de fonds par voie de prêts ou autrement aux acheteurs, locataires ou clients de la compagnie et autres ayant des relations d'affaires avec la compagnie aux conditions qui seront jugées acceptables ; (d) Acheter, vendre, placer et troquer des actions, obligations ou autres valeurs de toutes sortes, ainsi que des effets commerciaux

de tous genres ; (e) Recevoir toutes sortes d'effets mobiliers en dépôt et garde, et prêter des deniers sur ces effets et posséder et entretenir des voûtes de sûreté dans ce but ; (f) Prêter et placer les deniers confiés à la compagnie, accepter et détenir des valeurs en garantie, et troquer ces valeurs ou autrement en disposer ; (g) Agir en qualité d'agents ou de fondés de pouvoirs pour la transaction de toutes affaires, l'administration de successions, le recouvrement de deniers, dettes ou autres réclamations, et le placement de fonds ; (h) Agir en qualité de fiduciaires au sujet d'obligations, hypothèques ou autres valeurs émises ou données par toute corporation publique ou privée ; (i) Agir en qualité de fiduciaires, exécuteurs ou administrateurs de successions, receveurs, séquestres, cessionnaires, liquidateurs, curateurs à la personne ou aux biens ou toutes autres fonctions établies par la loi ; (j) Acquérir par achat ou autrement, la totalité ou une partie des affaires, propriétés et actif, et se charger ou non du passif de toute personne, maison ou corporation en possession de propriété propre aux fins de la présente compagnie ou exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie ; (k) Conclure des conventions au sujet du partage des profits ou la fusion des intérêts avec toute personne, maison ou corporation exerçant ou à la veille d'entreprendre toute industrie ou transaction capable d'être conduite de façon à profiter à la présente compagnie ; (l) Vendre ou autrement céder la totalité ou une partie de l'industrie, biens et entreprises de la compagnie, comme industrie active ou autrement, aux clauses et conditions et pour la compensation que la compagnie jugera bon, et en particulier, en totalité ou en partie en actions, obligations ou autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (m) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie, et en particulier les actions, obligations ou autres valeurs d'autres compagnies appartenant à la présente compagnie ou qu'elle aurait le pouvoir de disposer ; (n) Promouvoir et organiser ou aider à promouvoir et organiser toute compagnie auxiliaire dans le but d'acquérir la totalité ou une partie des biens ou de l'industrie de la présente compagnie ou pour toute autre fin censée profiter à la présente compagnie ; (o) Prendre, acheter ou acquérir, par souscription originale ou autrement, et détenir, vendre ou autrement céder les actions, obligations et autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie et en garantir le principal et les intérêts et dividendes, et voter en vertu de ces valeurs et agir à leur sujet par l'entremise de l'agent ou des agents que la compagnie nommera, conformément à ses règlements, nonobstant les dispositions de l'article 44 de la dite loi ; (p) Avec l'approbation des actionnaires, rémunérer toute personne, maison ou corporation pour services rendus ou à rendre à la compagnie en plaçant ou en aidant à placer ou en garantissant le placement des actions, obligations ou autres valeurs de la présente compagnie ou autres lui appartenant ou relativement à la formation ou promotion de la compagnie ou la conduite de ses affaires ; (q) Payer pour toute réclamation contre la compagnie ou pour toute propriété ou droits acquis ou possédés, ou pour services rendus que la compagnie aura le pouvoir de rémunérer, en obligations ou autres valeurs ou biens de la compagnie ou par l'émission et la distribution de parts acquittées de son capital-actions, avec le consentement des actionnaires ; (r) Faire toutes les choses et opérations ci-dessus soit seuls ou conjointement avec d'autres, en qualité de principaux ou pour d'autres ou comme agents, entrepreneurs ou autrement. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "La Cie. de Fiducie Industrielle, à responsabilité limitée,"—"Industrial Trust Co., Limited," avec un capital-actions d'un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

Everybody's Stores, Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 25e jour de février 1913, constituant en corporation George Leonard Alexander et Maurice Dugas, avocats, Charles Joseph Eugène Charbonneau, notaire, Segfried Hinson Read Bush, étudiant, et Amédée Blanchard, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie et les affaires d'un magasin à rayons dans toutes ses spécialités, et en particulier acheter, vendre, fabriquer et faire le commerce d'effets, articles et marchandises de toutes sortes, en gros et en détail, et en particulier du tabac, cigares, cigarettes, allumettes et autres articles utilisés par les fumeurs ; (b) Faire tout autre commerce que la compagnie croira capable d'être avantageusement exercé en rapport avec l'industrie ou les objets de la présente compagnie, ou censé accroître la valeur de la propriété ou des droits de la compagnie, ou les rendre profitables ; (c) Acquérir par achat, bail, échange ou autrement des terrains, bâtiments de tout genre et tous biens-fonds ou intérêts en des biens-fonds et tous droits au sujet de terrains ainsi situés, et les faire valoir de la manière qui sera jugée avantageuse, et en particulier en préparant des sites pour la construction et y construire, reconstruire, altérer, améliorer, décorer, meubler et entretenir des bureaux, plaines-pieds, maisons, fabriques, entrepôts, boutiques, quais, bâtiments, travaux et facilités de toutes sortes, et consolider, ou relier, ou subdiviser des propriétés et les louer et en disposer ; (d) Demander, acheter ou acquérir autrement tous brevets, brevets d'invention, permis, concessions et autres choses semblables conférant un droit exclusif ou non exclusif, ou limité, ou toute information secrète ou autre concernant toute invention qui pourrait être utile pour les fins quelconques de la compagnie, ou dont l'acquisition pourra être considérée de nature à profiter à la compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des permis pour leur usage ou faire valoir autrement les biens, droits ou informations ainsi acquises ; (e) Acquérir ou se charger de la totalité ou d'une partie des affaires, droits, clientèle, propriété mobilière et immobilière et biens, y compris toute option, concession, brevet, marque de commerce et choses semblables, de tout individu, maison, association ou corporation exerçant une industrie que la présente compagnie est autorisée à exercer et passer et exécuter tous contrats ou toutes conventions avec toute telle personne, maison ou compagnie comme susdit au sujet de la fusion, et les payer en totalité ou en partie en deniers comptants ou obligations, ou répartir et émettre comme acquittées et non cotisables les parts du capital-actions de la compagnie, souscrites ou non, en plein paiement ou en paiement partiel de telle entreprise ; (f) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (g) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute personne ou compagnie engagée ou à la veille de s'engager dans une entreprise ou transaction de même nature que celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prendre ou autrement acquérir des actions et valeurs de toute telle autre compagnie, et les vendre, détenir, réémettre, avec ou sans garantie, ou autrement en disposer ; (h) Souscrire, acheter, prendre, acquérir par souscription originale ou autrement, et détenir, soit comme principal ou agent, et absolument comme propriétaire, ou par voie de garantie collatérale, et vendre, échanger ou autrement disposer des actions, stocks, débetures et obligations de toute com-

pagnie ou corporation dans laquelle la présente compagnie est ou est sur le point de devenir financièrement intéressée, ou avec laquelle elle a ou est à la veille d'avoir des relations d'affaires, nonobstant les dispositions de l'article 44 de la dite loi ; (i) Conclure des conventions avec tout gouvernement ou autorité municipale, locale ou autre qui seront jugées propres à atteindre les objets de la compagnie, ou aucun d'eux, et obtenir de tout tel gouvernement ou autorité tous droits, privilèges et concessions que la compagnie jugera désirable d'obtenir, et exécuter, exercer et accomplir toutes telles conventions, droits, privilèges et concessions ; (j) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété, des droits et des engagements de la présente compagnie, ou pour toute autre fin qui sera censée profiter directement ou indirectement à la présente compagnie ; (k) Agir comme agent pour toute compagnie, société ou personne engagée dans une industrie semblable en tout ou en partie à celle de la présente compagnie ; (l) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la présente compagnie ou de toutes débetures, actions-débetures ou autres valeurs de la présente compagnie ou relativement à la formation ou promotion de la présente compagnie ou la conduite de ses affaires ; (m) Donner des privilèges, escomptes et avantages spéciaux et émettre et donner des billets et coupons aux membres, employés, acheteurs ou détenteurs de billets de la compagnie relativement à tous produits, articles, marchandises ou choses achetées ou acquises de la compagnie ou par son entremise ou autrement, et conclure des conventions avec des personnes engagées dans tout commerce, industrie ou profession afin qu'elles accordent certaines concessions ou tous droits, privilèges et avantages spéciaux aux membres de la compagnie, aux détenteurs de billets et à leurs amis, et en particulier au sujet de l'approvisionnement de marchandises ; (n) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autre ; (o) Prêter des fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et se porter garant de l'exécution de contrats par toutes telles personnes ; (p) Vendre, arrenter ou autrement disposer de l'industrie et de l'entreprise, de la compagnie, ou de toute partie de son entreprise, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, obligations, débetures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la compagnie ; (q) Distribuer toute partie de la propriété de la compagnie, en espèces, entre les actionnaires de la compagnie, et en particulier toutes actions, débetures ou autres valeurs d'autres compagnies et appartenant à la présente compagnie ; (r) Prendre les moyens de faire connaître les produits de la compagnie que la compagnie jugera à propos, et en particulier au moyen d'annonces dans la presse, de circulaires, l'achat et l'exposition d'œuvres d'art ou d'intérêt, par la publication de livres, de magazines et de périodiques, et en accordant des prix, récompenses et dons ; (s) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Everybody's Stores, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de février 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

COMPTE de la Caisse d'Épargne des Postes, pour le mois de décembre 1912.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargnes, chap. 30, Statuts Refondus
Dt. Can., 1906.) Av.

	\$	c.		\$	c.
BALANCE en caisse chez le Ministre des Finances au 30 novembre 1912.....	42,174,667	12	REMBOURSEMENTS durant le mois.....	1,032,654	94
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	872,670	03			
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :-					
PRINCIPAL.....					
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert					
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	9,803	43			
INTÉRÊT acquis aux comptes des déposants et porté au capital le 31 mars					
INTÉRÊT alloué aux déposants, sur les comp- tes clos durant le mois	10,503	15	BALANCE au crédit des comptes des dépo- sants au 31 décembre 1912.....	42,034,988	79
	43,067,643	73		43,067,643	73

Certifié,
W. H. HARRINGTON,
Surintendant, Division des Caisses d'Épargne.
DÉPARTEMENT DES POSTES, Ottawa, 5 février 1913.

R. M. COULTER,
Sous-maître général des Postes.
33 tf

ÉTAT non révisé des Revenus de l'Intérieur, acquis durant le mois de janvier 1913.

Source des revenus.	Montants.	Total.
ACCISE.	\$ c.	\$ c.
Spiritueux.....	731,858 54	
Liqueur de malt.....	9,549 40	
Malt.....	142,367 25	
Tabac.....	791,597 21	
Cigares.....	44,880 29	
Fabrications en entrepôt.....	2,800 61	
Acide acétique.....	549 98	
Saisies.....	100 00	
Autres revenus.....	12,173 67	
Total du revenu de l'accise.....		1,735,876 95
Spiritueux pyroxyliques.....		9,550 06
Passages d'eau.....		7,521 12
Inspection des poids et mesures.....		4,714 30
Inspection du gaz.....		6,483 05
Inspection de la lumière électrique.....		653 70
Timbres de pièces judiciaires.....		441 00
Autres revenus.....		
Grand revenu total.....		1,765,240 18

MINISTÈRE DU REVENU DE L'INTÉRIEUR,
Ottawa, 14 février 1913.

WM. HIMSWORTH,
Sous-ministre suppléant.
34-tf

ETAT

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances à la nuit du 31 janvier, 1912 et 1913.

DETTE PUBLIQUE.		1912.	1913.
PASSIF.		\$ c.	\$ c.
DETTE FLOTTANTE—			
Payable au Canada.....		4,819,154 35	4,773,664 48
Payable à Londres.....		263,131,936 77	258,669,833 07
Fonds de rachat de la circulation des banques.....		4,661,776 85	5,254,436 21
Billets du Dominion.....		115,149,749 25	115,836,488 40
CAISSES D'ÉPARGNES—	1912. 1913.		
Caisses d'épargnes des Postes.....	\$42,705,436 74 \$41,714,310 52		
Caisses d'épargnes du Gouvernement.....	14,412,586 53 14,177,873 53		
		57,118,023 27	55,892,184 05
Fonds en fidéicommiss.....		9,715,053 40	9,662,079 71
Comptes des provinces.....		11,920,582 42	11,920,486 07
Divers, et comptes de banque.....		22,770,213 11	26,990,656 93
Total de la dette brute.....		489,286,489 42	488,999,828 92
ACTIF.			
PLACEMENTS—			
Fonds d'amortissement.....		12,209,066 21	13,172,662 71
Autres placements.....		29,776,851 20	32,751,851 20
COMPTES DES PROVINCES.....		2,296,429 12	2,296,332 77
DIVERS, ET COMPTES DE BANQUES.....		120,017,715 92	131,470,546 04
Total de l'actif.		164,300,062 45	179,691,392 72
Total de la dette nette.....		324,986,426 97	309,308,436 20
“ au 31 décembre.....		313,386,651 87	304,194,456 27
Augmentation de la dette.....		11,599,775 10	5,113,979 93

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois de janvier 1912.	Total au 31 janvier 1912.	Mois de janvier 1913.	Total au 31 janvier 1913.
REVENU :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Douanes.....	6,396,303 32	70,500,292 57	9,010,599 29	93,757,607 39
Accise.....	1,534,057 70	15,777,582 49	1,589,094 80	17,787,569 10
Département des Postes.....	834,183 59	7,984,183 59	1,028,507 14	9,278,507 14
Travaux Publics, y compris les chemins de fer et canaux.....	919,084 32	9,802,958 59	1,170,308 40	11,146,004 97
Divers.....	400,406 18	5,501,965 83	643,569 17	6,050,246 57
Total.....	10,084,035 11	109,566,983 07	13,442,378 80	138,019,935 17
DÉPENSES.....	16,351,716 98	70,655,588 69	15,649,749 69	82,651,324 74

DÉPENSES À COMPTE DU CAPITAL, ETC.				
Travaux publics, y compris chemins de fer et canaux.	5,612,271 28	24,203,984 98	2,763,348 43	20,900,695 41
Subventions aux chemins de fer.....	28,447 70	420,088 25	108,333 78	4,641,090 35
Total.....	5,640,718 98	24,624,073 23	2,871,682 21	25,541,785 76

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

T. C. BOVILLE,
Sous-ministre des Finances.

Certifié correct,
J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion.
DÉPARTEMENT DES FINANCES, Ottawa, 4 février 1913.

AUX ANNONCEURS DANS LA GAZETTE.

Ceux qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.

3. TRANSMETTRE INVARIABLEMENT LE PRIX DE L'ANNONCE AINSI QUE LE PRIX D'UN EXEMPLAIRE DE LA GAZETTE, TELS QUE DONNÉS PLUS BAS; SANS CELA L'ANNONCE NE SERA PAS PUBLIÉE.

Les prix sont de dix cts. pour la première insertion et cinq cts. pour chaque insertion subséquente par ligne de neuf mots, chaque chiffre comptant pour un mot.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous :—

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UNE PIASTRE.

Les annonces reçues jusqu'à 2 heures p.m. le vendredi seront insérées dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cts., et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

C. H. PARMELEE,
Imprimeur du Roi et Contrôleur
de la Papeterie.

Département des Impressions
et de la Papeterie publiques,
Ottawa, 2 février 1909.

DEMANDES AU PARLEMENT.

CHAMBRE DES COMMUNES.

RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, et tout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'Examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

Instruction aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou

en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents piastres.

Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent savoir :—

- | | |
|--|-----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$ 100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième | 100 00 |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... | 200 00 |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000 et n'excède pas \$500,000..... | 100 00 |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... | 150 00 |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... | 200 00 |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... | 300 00 |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000 et n'excède pas \$2,000,000..... | 400 00 |
| (i) Pour chaque million ou fraction de million de dollars additionnel..... | 100 00 |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter, sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans le cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, telle qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,
Greffier des Communes.

RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet

de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires ; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis ; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés ; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans *quelque journal important* comme suit :—

A. Lorsque la demande sera faite pour un acte constituant en corporation,—

1. *Une compagnie de chemin de fer ou de canal* :— Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés

2. *Une compagnie de télégraphe ou de téléphone* :— Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. *Une compagnie pour la construction de travaux quelconques* de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation ; ou pour obtenir quelques droits ou privilèges exclusifs ; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers :— Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. *Une compagnie de banque ; une compagnie d'assurance ; une compagnie de fidéicommis ; une compagnie de prêt ; ou une compagnie industrielle*, sans pouvoirs exclusifs quelconques :— Dans la *Gazette du Canada* seulement.

B. Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal :— Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par ce prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés ; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs) ; ou pour l'augmentation ou la réduction du capital social de quelque compagnie ; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie :— Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

(C.) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes : dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives ; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français ; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal ; et la preuve de la publication régulière de l'avis sera

établie dans chaque cas par une déclaration conforme à la loi ; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

(D.) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

(E.) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir ; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général ; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,

Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes :—

CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit".

CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a.) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelqut effet sur la dite région ; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait ;

(b.) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

SENAT.

SUBSTANCE DES RÈGLES ET FORMES DE PROCÉDER DU SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1906

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé ; il fait insérer cet avis, pendant trois

mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province ; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district ; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration ; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu ; les faits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants :

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat :

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

SENAT.

Avis de bills privés.

EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada* ; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires ; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit :—

A. Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée ;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer ;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière ; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse ;

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de crédit ; une compagnie de prêt ou une compagnie industrielle, sans pouvoirs exclusifs—dans la *Gazette du Canada* seulement ;

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis ; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés ; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B. Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal ;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège ;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs) ; d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

c. Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives ; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires *marqués* de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots : “ *Avis de bill privé* ” ; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au Secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents ; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'une compagnie de canal, ou pour l'extension de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres Permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux ; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session ; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session ; aucun rapport d'un comité permanent ou spécial sur un bill privé n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre,

huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français ; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts ; et elle remettra au commissaire-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

AVIS est par le présent donné que Herbert Bell Rugh, de la cité de Winnipeg, dans la province du Manitoba, architecte, demandera au parlement du Canada, à sa prochaine session, un bill de divorce d'avec son épouse, Mae Lillian Rugh. ci-devant de la cité de Winnipeg, mais maintenant de la ville de Brooklyn, dans l'Etat de New-York, l'un des Etats-Unis d'Amérique, pour cause d'adultère.

Daté à Winnipeg, ce 4e jour d'octobre 1912.

CAMPBELL, PITBLADO & CO.,

22-14 Farmer Building, Winnipeg,
Solliciteurs de Herbert Bell Rugh.

AVIS est donné par le présent que Andrew Lorne Hamilton, de la ville de Portage La Prairie, dans la province de Manitoba, et actuellement de la cité de Québec, dans la province de Québec, gérant de banque, s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un bill de divorce d'avec son épouse, Maud Louise Hamilton, ci-devant de la cité de Toronto, dans la province d'Ontario, mais maintenant de lieux inconnus, pour cause d'adultère.

Daté à Montréal, dans la province de Québec, ce 17e jour de décembre 1912.

W. G. MITCHELL,

25-14 Solliciteur du requérant,
222 rue Saint-Jacques,
Montréal, P. Q.

CHEMIN DE FER TERMINAL DE LA POINTE AUX TREMBLES.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, à l'effet d'obtenir un acte constituant en corporation une compagnie de chemin de fer sous le nom de “ Chemin de fer Terminal de la Pointe aux Trembles,” autorisée à construire, poser et mettre en service une ligne de voie ferrée partant du dock que doit construire la Commission du havre de Montréal sur l'extrémité sud-est de la propriété de la Compagnie de ciment du Canada, lot n° 74, paroisse de la Pointe aux Trembles, et se prolongeant le long de la devanture du dock jusque près de la borne sud-ouest de la propriété de la Compagnie de ciment du Canada, de là dans une direction nord-ouest jusqu'au moulin de la Compagnie de ciment, traversant la rue Notre-Dame, et le droit de passage du chemin de fer Canadien Nord Québec et le chemin de fer Terminal de Montréal ; et avec la faculté de construire, arrenter et louer des gares, facilités, quais, docks, élévateurs, entrepôts, etc., et faire des opérations d'agents expéditeurs, gardiens de quais et entrepositaires, et de conclure des conventions avec d'autres compagnies.

Le dit chemin de fer sera pour l'avantage général du Canada.

Fait à Montréal, ce 4e jour de février A.D. 1913.

BROWN, MONTGOMERY & McMICHAEL,

34-5 Solliciteurs des requérants.

CIE D'ASSURANCE CONTRE LES ACCIDENTS ET DE GARANTIE DU CANADA OUEST.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, par la Compagnie d'assurance contre les accidents et de garantie du Canada Ouest, une compagnie constituée en corporation par un acte de la Législature du Manitoba, étant le chapitre 77 de 7 et 8 Edouard VII, afin d'obtenir un acte à l'effet de constituer en corporation la Compagnie d'assurance contre les accidents et de garantie du Canada Ouest, ayant son bureau-chef en la cité de Winnipeg, dans la province du Manitoba, avec la faculté de faire les opérations d'une compagnie d'assurance de garantie et contre les accidents dans toutes ses spécialités, et avec tous les autres pouvoirs et privilèges qui seront jugés nécessaires et utiles à de telles opérations.

Daté à Winnipeg, ce 25e jour de janvier 1913.

CAMPBELL, PITBLADO,
HOSKIN ET COMPAGNIE,

31-5 Solliciteurs des requérants.

COMPAGNIE DE PORT NELSON.

A VIS est donné par le présent que la Compagnie de Port Nelson, Limitée, ou ses directeurs, demandera au parlement du Canada, à sa présente session, un acte changeant son nom en celui de "The Port Nelson Company," ou pour la constitution d'une compagnie sous ce dernier nom pour acquérir et se charger des affaires, obligations et biens de la Port Nelson Company, Limited, et confirmant les lettres patentes fédérales constituant en corporation la compagnie en dernier lieu mentionnée, datées le 22 mai 1912, et rendant l'article 69 de la partie I et la partie II toute entière de la Loi des compagnies applicables à la compagnie et à son industrie, et autorisant la compagnie à émettre des share-warrants, et pour d'autres fins.

Daté à Ottawa, le 21 novembre 1912.

LEWIS & SMELLIE,
7 Trust Building, Ottawa,
Solliciteurs de la requérante.

31-5

GREAT WEST PERMANENT LOAN CO.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte modifiant un acte constituant en corporation The Great West Permanent Loan Company, étant le chapitre 89 des statuts du Canada, 1909, cette modification autorisant la dite compagnie à placer ses fonds en effets, obligations et débetures de compagnies de fidéicommis et de prêt.

Daté à Winnipeg, ce 21e jour de février 1913.

TAYLOR, MACALPINE & ROSS,
35-5 Solliciteurs des requérants.

BEAVER FIRE INSURANCE CO.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation la Beaver Fire Insurance Company, autorisée à faire des opérations d'assurance contre l'incendie, et autre genre d'assurance, tel qu'énoncé à l'article 8, alinéa 2, clause (b) de la Loi des Assurances, 1910, et les autres opérations d'assurance qui seront de temps à autre autorisées par permis délivré à la compagnie en vertu des dispositions de la Loi des Assurances, 1910, et tous actes la modifiant, avec tous les pouvoirs nécessaires à cet effet et s'y rattachant.

Daté à Winnipeg, Manitoba, 13 février 1913.

MUNSON, ALLAN, LAIRD & DAVIS,
Winnipeg, Manitoba,
Solliciteurs des requérants.

LEWIS & SMELLIE,
Agents à Ottawa.

34-5

CHEMIN DE FER BAIE D'HUDSON, RIVIÈRE LA PAIX ET PACIFIQUE.

A VIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte prolongeant le délai fixé pour construire sa ligne de voie ferrée, telle que définie par son acte constitutif, chap. 93 des Statuts du Canada, 1911, et pour d'autres fins.

Daté à Ottawa, 18 décembre 1912.

LEWIS & SMELLIE,
7 Trust Building, Ottawa,
Solliciteurs de la compagnie.

31-5

AVIS DIVERS.

CHEMIN DE FER CANADIEN DU PACIFIQUE.

AVIS AUX ACTIONNAIRES.

*Nouvelle émission de capital-actions ordinaire
(\$60,000,000).*

A VIS est donné par le présent qu'en vertu d'une résolution passée à une assemblée spéciale générale des actionnaires de la compagnie, tenue le 2 octobre 1912, les directeurs ont fait et font par le présent des demandes de versements à tous les actionnaires souscrivant à la dite nouvelle émission du capital-actions ordinaire, sur laquelle 20% ont été déposés à l'époque de la dite souscription, et que ces versements sont payables à la Banque de Montréal à Londres, Angleterre, New-York ou Montréal, dans les proportions et aux époques fixées plus bas, c'est-à-dire 20% ou \$35 par action le 14 avril 1913; 20% ou \$35 par action le 16 juin 1913; 20% ou \$35 par action le 18 d'août 1913; 20% ou \$35 par action le 20 octobre 1913.

W. R. BAKER,
Secrétaire.

Montréal, 14 de février 1913.

34-5

DANS LA COUR DE L'ECHIQUIER DU CANADA.

DANS L'AFFAIRE d'une requête de Charles H. McNellen, des cité et district de Montréal, commis aux ventes,

et

DANS L'AFFAIRE de la marque de commerce "Anti-Dust" appliquée à une composition pour balayer.

A VIS est donné par le présent que le quatorzième jour de février 1913, une requête de Charles H. McNellen, des cité et district de Montréal, commis aux ventes, a été déposée au greffe de la Cour de l'Echiquier du Canada, demandant que la marque de commerce numéro 64, folio 15678, "Anti-Dust" accordée à Edmond Bouchard, et enregistrée le 10e jour d'avril 1911 soit biffée et que la marque de commerce du requérant consistant en les mots "Anti-Dust" soit enregistrée dans le registre des marques de commerce, au Ministère de l'Agriculture du Canada, à Ottawa, conformément aux dispositions de la Loi des marques de commerce et dessins industriels.

Toute personne désirant faire opposition à la dite requête doit produire, sous quatorze jours de la date de la dernière insertion du présent avis dans la Gazette du Canada (la date de la dernière insertion étant le 15e jour de mars 1913) une déclaration de ses objections au greffe du Registraire de la Cour de l'Echiquier du Canada, à Ottawa, et en servir une copie au requérant ou à ses solliciteurs.

Daté ce 19e jour de février 1913.

GREENSHIELDS, GREENSHIELDS
& LANGUEDOC,
86 rue Notre-Dame-Ouest,
Montréal, P.Q.
Solliciteurs du requérant.

34-4

COMPAGNIE LAURENTIDE, LTÉE.

AVIS est donné par le présent que la Laurentide A Company, Limited, a fait déposer au ministère des Travaux publics, Dominion du Canada, à Ottawa, et au greffe du registrateur des titres pour le district de Trois-Rivières, province de Québec, à Trois-Rivières, et pour le comté de Champlain à Ste-Geneviève, une description de l'emplacement et les plans de son développement hydro-électrique projeté sur la rivière St-Maurice à Grand'Mère, Qué., et qu'une demande sera adressée à Son Altesse Royale le Gouverneur général en conseil à l'effet de faire approuver l'emplacement et les plans de son développement hydro-électrique projeté.

Montréal, 13 février 1913.

BROWN, MONTGOMERY ET McMICHAEL,
33-5 Solliciteurs de la compagnie.

BANQUE DES MARCHANDS DU CANADA

DIVIDENDE TRIMESTRIEL.

AVIS est donné par le présent qu'un dividende de A deux et demi pour cent pour le trimestre courant, étant au taux de 10 pour cent par année sur le capital payé de cette institution, a été déclaré, et sera payable à la banque, en cette cité et à ses succursales, dès et après le 1er jour de mars prochain, aux actionnaires enregistrés à la clôture des affaires le 15e jour de février.

Par ordre du conseil de direction,

E. F. HEBDEN,
Gérant général.

Montréal, 24 janvier 1913. 31-5

LA BANQUE INTERNATIONALE DU CANADA.

AVIS est par le présent donné qu'une assemblée générale spéciale des actionnaires de La Banque Internationale du Canada aura lieu au bureau-chef de la dite banque, dans la cité de Montréal, P.Q., le dix-neuvième jour de mars prochain, A.D. 1913, à midi, dans le but de prendre en considération une convention pour la vente par la dite Banque Internationale du Canada de son actif à la Home Bank of Canada, aux clauses et conditions mentionnées dans la dite convention, copie de laquelle sera expédiée par la malle, sous enveloppe affranchie, à chaque actionnaire avec le présent avis, et, si la chose est jugée opportune, adopter une résolution ou des résolutions approuvant la dite convention et autorisant le président et le gérant général de La Banque Internationale du Canada à apposer à la dite convention le sceau corporatif de la banque, et la signer et mettre à exécution pour et au nom de la banque; ainsi que dans le but de prendre en considération et, si la chose est jugée opportune, adopter toutes les autres résolutions nécessaires pour la complète exécution de la dite convention et des clauses qu'elle contient, selon que les actionnaires le jugeront utile ou convenable, et dans le but d'autoriser le conseil de direction à donner les avis, à faire les demandes et à passer et mettre à exécution tous les autres actes, résolutions, contrats, instruments, matières et choses qui seront jugés nécessaires pour obtenir le consentement du Gouverneur en conseil à la dite convention et pour la rendre effective et distribuer le produit de la dite vente.

Par ordre du conseil de direction,

GODFREY BIRD,
Gérant général.

Montréal, 28 janvier 1913. 31-6

BANQUE DE L'AMERIQUE BRITANNIQUE
DU NORD.

Constituée par charte royale.

LA Cour des Directeurs de la Banque de l'Amérique Britannique du Nord a résolu, sujet à vérification, à une assemblée des propriétaires qui sera tenue le 4 mars, de déclarer un dividende payable le 4 avril, de 40 shillings par action, moins la taxe sur le revenu, soit 8 pour cent par année, transférant £30,000 au fonds de réserve, £15,000 aux édifices de la banque, et portant environ £19,000 au nouveau compte.

11 février 1913.

33-4

BANQUE UNION DU CANADA.

DIVIDENDE No 104.

AVIS est donné par le présent qu'un dividende au taux de huit pour cent par année, a été déclaré sur le capital payé de cette institution pour le trimestre courant, et sera payable à la banque en cette cité, et à ses succursales, dès et après samedi, le premier jour de mars prochain, aux actionnaires enregistrés le 14 février 1913.

Par ordre du conseil de direction,

G. H. BALFOUR,
Gérant général.

Winnipeg, 21e jour de janvier 1913. 31-5

BANQUE ROYALE DU CANADA.

DIVIDENDE N° 102.

AVIS est donné par le présent qu'un dividende de A trois pour cent (au taux de douze pour cent par année) sur le capital payé de cette banque, a été déclaré pour le trimestre courant, et sera payable à la banque et à ses succursales, à compter de samedi, le 1er jour de mars prochain, aux actionnaires enregistrés le 15 février.

Par ordre du conseil de direction,

E. L. PEASE,
Gérant général.

Montréal, P.Q., 14 janvier 1913. 30-6

LA BANQUE INTERNATIONALE DU CANADA,
ET THE HOME BANK OF CANADA.

AVIS est donné par le présent qu'après la publication du présent avis durant quatre semaines dans *La Gazette du Canada* et dans la *Montreal Gazette* et *La Presse* papiers-nouvelles publiées en la cité de Montréal, P.Q., et dans le *Mail and Empire*, un journal publié en la cité de Toronto, Ontario, La Banque Internationale du Canada et la Home Bank of Canada, ont l'intention de s'adresser au Gouverneur général en conseil, par l'entremise du Ministre, afin d'obtenir que soit approuvée une convention conclue entre les dites banques relative à l'achat par la Home Bank of Canada de tout l'actif de la Banque Internationale du Canada et la vente de tel actif, par la dite Banque Internationale du Canada à la dite Home Bank of Canada.

Cet avis est donné conformément aux dispositions de la *Loi des Banques*.

Daté ce 12e jour de février 1913.

GODFREY BIRD,
Gérant général de la Banque
Internationale du Canada.

JAMES MASON,
Gérant général de la Home
Bank of Canada.

33-5

INDEX OF NEW MATTER IN THIS GAZETTE.

No. 35.

APPOINTMENTS. 3145

DESPATCHES, etc.—

Monsieur Nicolas Passek, to be Consul General
of Russia, for Canada. 3146

ORDERS IN COUNCIL—

Free grant to Mr. Felix Sowan. 3147

Free grant to Mr. Benjamin Thoma. 3147

Free grant to Mr. Henri Cardinal. 3147

Fire clay locations, regulations amended. 3147

The word "Vermont" expunged from O.C.
10th Dec., 1912. 3147

Upper Ottawa Improvement Co., tolls. 3148

Winnipeg and St. Boniface Harbour Commis-
sioners, by-law approved. 3155Regulations in regard to the free entry of
animals for the improvement of stock. 3155

Rouge Boom Co., tariff of tolls. 3155

CANADIAN MILITIA—

Appointments, etc. 3158-3159

GOVERNMENT NOTICES—

Copyrights entered, 26th February, 1913. 3161

North American Accident Insurance Company,
licensed. 3194

Charters granted to—

Industrial Trust Co., Ltd. 3181

Mills Bros., Ltd. 3182

F. J. Jago Co., Ltd. 3183

Stamped & Enamelled Ware, Ltd. 3184

Hygeia Ice Co., Ltd. 3185

GOVERNMENT NOTICES—*Continued.*Charters granted to—*Continued*

Canadian Ice Machine Co., Ltd. 3186

Kelly Tire Co., Ltd. 3187

Commercial Properties, Ltd. 3187

Raymond Construction Co., Ltd. 3188

Associated Stores, Ltd. 3189

Everybody's Stores, Ltd. 3190

New Brunswick Realty, Ltd. 3191

Reliance Investment & Developing Co., Ltd. 3191

Mance Farming Co., Ltd. 3192

Mutual Trust Co., Ltd. 3193

E. C. St. Amour, Ltée. 3247

Notices to Mariners—

Ottawa river, north shore—Way shoal
traverse—Range lights established. 3195Lake Huron—Saugeen river—Change in
colour of range lights. 3195

ADVERTISEMENTS—

Applications to Parliament.

Great West Permanent Loan Co. 3209

Western Trust Co. 3209

Miscellaneous

Alfred Bird & Sons, Ltd., trade mark. 3209

Barcelona Traction Light and Power Co., Ltd.,
number of directors. 3210Canada Landed and National Investment Co.,
Ltd., number of directors. 3210

Dominion Bank, dividend. 3210

Standard Securities, Ltd., number of directors. 3210



The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, MARCH 8, 1913.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

OTTAWA, 4th February, 1913.

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL has been pleased to approve of the appointment of the Honourable FRANK E. HODGINS, a Judge of the Court of Appeal for the Province of Ontario, as Deputy Judge in Admiralty for the Toronto Admiralty District of the Exchequer Court of Canada made by the Honourable James Thompson Garrow, local Judge in Admiralty for the said District of the said Exchequer Court under the provisions of section 10 of The Admiralty Act, 1891.

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL has been pleased to make the following appointments, viz:—

26th February, 1913.

PIERRE MARTEL, of Roberval, in the Province of Quebec: to be Wharfinger of the Government wharf at that place.

3rd March, 1913.

G. C. CHURCH, of Burk's Falls, in the Province of Ontario: to be Assistant Inspector of Weights and Measures in the Weights and Measures District of Ottawa, in the room and stead of A. N. Robinson, resigned.

JAMES CROSSAN, of the City of Nanaimo, in the Province of British Columbia: to be Secretary-Treasurer for the Pilotage Authority of Nanaimo, in the said Province.

PROCLAMATIONS.

ARTHUR.
[L.S.]

CANADA.

GEORGE THE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come, or whom the same may in anywise concern,—GREETING:

A PROCLAMATION.

E. L. NEWCOMBE, Deputy Minister of Justice, Canada. } WHEREAS in pursuance of the provisions of The Canada Temperance Act the following notice has been addressed to the Secretary of State of Canada, embodying the petition therein set forth:

"To the Honourable the Secretary of State of Canada:

"Sir:—We, the undersigned electors of the City of Thetford Mines, request you to take notice that we desire to present the following petition to His Royal Highness the Governor General, namely:

"To His Royal Highness the Governor General of Canada in Council:—

"The petition of the electors of the City of Thetford Mines qualified and competent to vote at the election of a member of the House of Commons, in the said city, respectfully sheweth that your petitioners are

"desirous that the second part of The Canada Temperance Act, 1878, should be in force and take effect in the said city.

"And that we desire that the votes of all the electors of the said city be taken for and against the adoption of the said petition.

"Wherefore your petitioners humbly pray that Your Royal Highness will be pleased, by an Order in Council, under section 109 of the said Act, to declare that the second part of the said Act shall be in force and take effect in the said city.

"And your petitioners will ever pray, etc."

And whereas it appears by evidence to the satisfaction of the Governor General in Council that such notice has appended to it the genuine signatures of one-fourth or more of all the electors of the said City of Thetford Mines, the number of signatures to the notice proved to be genuine being five hundred and twenty-two and that the other requirements of the law have been observed.

And whereas an order of His Royal Highness the Governor General in Council has been passed directing that the votes of all the electors of the said City of Thetford Mines be taken for and against the adoption of the said petition.

Now Know Ye, that We do hereby, and by virtue of the authority vested in Us by the said Act and Order in Council, proclaim and declare that on Thursday, the 27th day of March, 1913, a poll will be held in the said City of Thetford Mines for taking the votes of the electors for and against the said petition. That such votes will be taken between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day and by ballot. That J. Clovis Gagné of the said City of Thetford Mines, in the Province of Quebec, agent, has been appointed the returning officer for the purpose of taking on that day the votes of the electors for and against the petition and of afterwards summing up the same and making a return of the result to His Royal Highness the Governor General in Council. That the said returning officer is empowered and required to appoint a deputy returning officer at and for each polling place or station. That the returning officer will appoint persons to attend at the various polling stations and at the final summing up of votes on behalf of the persons interested in and promoting or opposing, respectively, the adoption of the petition, at the City Hall, at the said City of Thetford Mines, on Wednesday, the 19th day of March next, at ten of the clock in the forenoon.

That the votes of the electors will be summed up and the result of the polling declared by the returning officer at the said City Hall, on Monday, the 31st day of March next, at ten of the clock in the forenoon. And in the event of the petition being adopted by the electors, His Royal Highness the Governor General in Council may at any time after the expiration of sixty days from the day on which the same was adopted, by Order in Council published in the *Canada Gazette*, declare that the second part of the said Act shall be in force and take effect in such city upon, from and after the day on which the annual or semi-annual licenses for the sale of spirituous liquors then in force in such city will expire, provided such day be not less than ninety days from the day of the date of such Order in Council, and if it be less, then on the like day in the then following year; and if there are no licenses in force in the said city then that the second part of the said Act shall be in force and take effect in the said city from and after the expiration of thirty days from the date of such Order in Council.

Of all which Our loving subjects and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of Canada to be hereunto affixed. WITNESS, Our Most Dear and Entirely Beloved Uncle and Most Faithful Counsellor, Field Marshal His Royal Highness PRINCE ARTHUR WILLIAM PATRICK ALBERT, Duke of Connaught and of Strathearn,

Earl of Sussex (in the Peerage of the United Kingdom); Prince of the United Kingdom of Great Britain and Ireland, Duke of Saxony, Prince of Saxe-Coburg and Gotha; Knight of Our Most Noble Order of the Garter; Knight of Our Most Ancient and Most Noble Order of the Thistle; Knight of Our Most Illustrious Order of Saint Patrick; one of Our Most Honourable Privy Council; Great Master of Our Most Honourable Order of the Bath; Knight Grand Commander of Our Most Exalted Order of the Star of India; Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George; Knight Grand Commander of Our Most Eminent Order of the Indian Empire; Knight Grand Cross of Our Royal Victorian Order; Our Personal Aide-de-Camp; Governor General and Commander-in-Chief of Our Dominion of Canada.

At Our Government House, in Our City of OTTAWA, this SEVENTH day of FEBRUARY in the year of Our Lord one thousand nine hundred and thirteen, and in the third year of Our Reign.

By Command,

THOMAS MULVEY,
Under-Secretary of State.

34-3

ORDERS IN COUNCIL.

[409]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 22nd day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

ON a Memorandum dated 18th January, 1913, from the Minister of the Interior, submitting that section 13 of The Dominion Lands Surveys Act provides that "The Minister may cause examinations of candidates for admission as articled pupils or for Commissions as Dominion Land Surveyors to be held at such times and places as he directs, by one of the members of the Board or by a special examiner who is a Dominion Land Surveyor, and is appointed thereto by the Governor in Council,"—

The Minister, therefore, recommends that Morrison Parsons Bridgland, of Calgary, Alberta, Dominion Land Surveyor, be appointed as special examiner under the above provisions of The Dominion Lands Surveys Act.

The Committee submit the same for approval.

36-4
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[446]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 27th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order as follows :

Clause (p) of the regulations governing the granting of yearly licenses and permits to cut timber on Dominion Lands, established by Order in Council of the 1st July, 1898, and subsequent Orders in Council, which reads,—

"Any notice, demand or other communication which His Majesty or the Minister of the Interior may require or desire to give or serve upon the licensee, may be validly given and served by the Secretary or Assistant Secretary of the Department of the Interior." is hereby amended by the addition thereto of the following words "or the Controller of the Timber and Grazing Lands Branch."

36-4
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[205]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 25th day of January, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS it is provided by paragraph (a) of section 38 of the Regulations for the administration and disposal of lands within the Forty Mile Railway Belt, in the Province of British Columbia, established by Order in Council of the 17th September, 1889, that the Governor in council may withdraw from the operation of the regulation, subject to existing rights

as defined or created thereunder, such lands as have been or may be reserved for Indians ;

And whereas the reserves on the attached list, marked "A," have been surveyed and are shown on the official plans of the respective townships,—

Therefore His Royal Highness the Governor General in Council is pleased to withdraw from the operation of the above mentioned regulations, the lands, aggregating 125181.5 acres, which are comprised within the said reserves respectively, subject to existing rights as defined or created under the said regulations.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

"A."

List of Indian Reserves in the Railway Belt of British Columbia withdrawn from the operation of the Regulations in force for the administration and disposal of lands within the 40-mile Belt in the Province of British Columbia.

OFFICIAL PLAN ON WHICH SHOWN.

Indian Reserve.	Tp.	Rge.	Mer.	Date of Confirmation.	Acres.
Spallumcheen No. 2 (Enderby).....	18	8	West 6	25th Aug., 1909.....	5625.
	N.E. $\frac{1}{4}$ 18	9	"	7th Sept., "	
	S.E. $\frac{1}{4}$ 18	9	"	20th Sept., "	
	N.W. $\frac{1}{4}$ 18	9	"	4th Sept., "	
	S.W. $\frac{1}{4}$ 18	9	"	15th Sept., "	
That part of Okanagan No. 1 (Okanagan) which is within the Belt	17	10	"	6th Nov., 1909.....	4400.
Spallumcheen No. 1 (Salmon River).....	17	10	"	6th Nov., 1909.....	3853.
	18	10	"	14th Oct., 1910.....	790.
Adams Lake Nos. 6 and 7 and Neskainlith Halaut No. 3. (Switsenralph) otherwise known as Salmon Arm Reserve No. 1.....	20	10	"	15th April, 1911.....	325.
Little Shuswap Lake No. 5 (North Bay) otherwise known as Salmon Arm Reserve No. 2.....	21	10	"	19th Oct., 1910.....	810.
Little Shuswap Lake No. 4 (Scotch Creek).....	22	11	"	21st Oct., 1910.....	2105.
	23	11	"	10th Sept., 1910.	
Adams Lake No. 5 (Stequimwhulpa).....	21	12	"	24th April, 1911.....	250.
	S.W. $\frac{1}{4}$ 22	12	"	18th Feb., 1911.	
Little Shuswap Lake No. 3 (Meadow).....	21	12	"	24th April, 1911.....	60.
Little Shuswap Lake No. 2 (Chum Creek).....	S.E. $\frac{1}{4}$ 22	12	"	6th Feb., 1911.....	600.
	S.W. $\frac{1}{4}$ 22	12	"	18th Feb., 1911.	
Adams Lake No. 3 (Toops).....	S.W. $\frac{1}{4}$ 23	12	"	7th Oct., 1910.....	25.
Adams Lake No. 1 (Hustalen).....	S.W. $\frac{1}{4}$ 23	12	"	7th Oct., 1910.....	2178.
	23	12	"	11th May, 1904.	
Neskainlith Halaut	N.E. $\frac{1}{4}$ 20	13	"	10th Sept., 1910.....	
No. 2 (Neskainlith).....	N.W. $\frac{1}{4}$ 20	13	"	7th March, 1910.....	2456.
No. 2	21	13	"	1st Dec., 1902.	
	S.E. $\frac{1}{4}$ 21	13	"	27th March, 1911.	
Adams Lake No. 2 (Squam).....	24	13	"	7th May, 1904.....	80.
Kamloops No. 1 (Kamloops).....	20	15	"	20th Sept., 1909.....	33131.00
	S.W. $\frac{1}{4}$ 20	16	"	27th July, 1910.	
	20	16	"	12th March, 1907.	
	21	16	"	31st July, 1906.	
	S.E. $\frac{1}{4}$ 20	17	"	11th March, 1909.	
	N.W. $\frac{1}{4}$ 20	17	"	5th March, 1909.	
	S.W. $\frac{1}{4}$ 20	17	"	17th April, 1909.	
	20	17	"	20th Dec., 1905.	
	21	17	"	8th Sept., 1910.	
Kamloops No. 5 (Fishing Station)	22	16	"	22nd Oct., 1907.....	46
Lower Nicola No. 3 (Pipseul).....	17	21	"	23rd May, 1906.....	220
Deadman's Creek	20	21	"	1st Mar., 1910.....	
Deadman's Creek.....	S.W. $\frac{1}{4}$ 21	21	"	30th June, 1910.....	
	21	21	"	4th Aug., 1909.....	
	20	22	"	29th June, 1911.....	
	21	22	"	1st Mar., 1910.....	
	22	22	"	5th Jan., 1899.....	20134
That part of Lower Nicola No. 8 (Speous) lying within the Railway Belt.....	13	23	"	31st Aug., 1906.....	127.8
Lower Nicola No. 13.....	15	23	"	5th Dec., 1908.....	
(Papsilqua).....	16	23	"	24th Oct., 1908.....	730
Bonaparte No. 4 (Mauvais Rocher).....	S.E. $\frac{1}{4}$ 21	23	"	21st June, 1909.....	99.8
Cooks Ferry No. 9.....	17	24	"	22nd Nov., 1900.....	
(Pemynoo).....	18	24	"	15th Feb., 1907.....	4507.7
Cooks Ferry No. 10 (Pokheitsk).....	18	24	"	15th Feb., 1907.....	36
Oregon Jack Creek No. 5.....	S.W. $\frac{1}{4}$ 19	24	"	3rd Mar., 1910.....	
	S.W. $\frac{1}{4}$ 19	25	"	1st Mar., 1910.....	1043
Oregon Jack Creek No. 3 (Oregon Jack Creek).....	S.W. $\frac{1}{4}$ 19	24	"	3rd Mar., 1910.....	
	N.W. $\frac{1}{4}$ 19	24	"	3rd Mar., 1910.....	120
Oregon Jack Creek No. 7.....	N.W. $\frac{1}{4}$ 19	24	"	3rd Mar., 1910.....	80
Oregon Jack Creek No. 6.....	N.W. $\frac{1}{4}$ 19	24	"	3rd Mar., 1910.....	
	N.E. $\frac{1}{4}$ 19	24	"	23th Feb., 1910.....	
	S.W. $\frac{1}{4}$ 20	24	"	27th May, 1907.....	
	20	24	"	17th May, 1905.....	750.7
Ashcroft No. 1.....	S.W. $\frac{1}{4}$ 20	24	"	27th May, 1907.....	
(Cheetsum's Farm).....	20	25	"	7th Dec., 1904.....	770
Ashcroft No. 2	S.W. $\frac{1}{4}$ 20	24	"	27th May, 1907.....	

LIST of Indian Reserves in the Railway Belt of British Columbia, &c.—Continued.

Indian Reserve.	Tp.	Rge.	Mer.	Date of Confirmation.	Acres.
(105 mile post).....	N.W. 20	24	West 6...	27th May, 1908.....	3470
	21	24	"	18th Dec., 1901.....	
	20	25	"	7th Dec., 1904.....	
	21	25	"	30th May, 1902.....	
Nicomen No. 2 (Kykinalko).....	15	25	"	26th Oct., 1906.....	130
Nicomen Band Graveyard.....	15	25	"	26th Oct., 1906.....	1 53
Nicomen No. 3.....	15	25	"	26th Oct., 1906.....	
(Sackum).....	16	25	"	18th Dec., 1900.....	20
Cooks Ferry No. 1 (Kumcheen).....	S.E. 17	25	"	27th Oct., 1909.....	21 75
Cooks Ferry No. 5 A (Chuchhuriaschin).....	N.E. 17	25	"	4th Nov., 1909.....	20
Cooks Ferry No. 5 (Chuchhuriaschin).....	N.E. 17	25	"	4th Nov., 1909.....	20
Bonaparte No. 3.....	21	25	"	30th May, 1902.....	477
	S.E. 22	25	"	17th Sept., 1909.....	
Bonaparte No. 3 A.....	21	25	"	30th May, 1902.....	1,283
	S.E. 22	25	"	17th Sept., 1909.....	
Bonaparte No. 2 (Lower Hat Creek).....	S.W. 22	25	"	15th Sept., 1909.....	2,078
	N.W. 22	25	"	15th Sept., 1909.....	
	22	26	"	6th Aug., 1908.....	
Yale No. 16 Union Bar Band (Kawkawa).....	S.E. 5	26	"	26th May, 1909.....	16
Yale No. 15 Union Bar Band (Ayawwis).....	S.E. 5	26	"	26th May, 1909.....	229 4
	N.E. 5	26	"	23rd Apr., 1904.....	
Yale No. 13 Union Bar Band (Trafalgar Flat).....	N.E. 5	26	"	23rd Apr., 1904.....	172
Yale No. 11 Union Bar Band (Puckatholetchin).....	N.E. 5	26	"	23rd Apr., 1904.....	
	N.W. 5	26	"	25th Apr., 1904.....	566 5
	S.E. 6	26	"	17th Nov., 1909.....	
	6	26	"	18th June, 1904.....	
Hope No. 1 (Hopetown).....	S.W. 5	26	"	26th May, 1909.....	10 5
Hope No. 3 (Greenwood Island).....	S.W. 5	26	"	26th May, 1909.....	10 0
Hope No. 5 (Fishing Site).....	S.W. 5	26	"	26th May, 1909.....	1 0
Yale No. 10 Union Bar Band (Skawahlum).....	S.E. 6	26	"	17th Nov., 1909.....	14 8
Yale No. 8 (Stullawheets).....	S.E. 6	26	"	17th Nov., 1909.....	134 5
Yale No. 5 (Albert Flat).....	N.E. 6	26	"	6th Nov., 1909.....	150
	S.E. 7	26	"	18th Jan., 1911.....	
Yale No. 4 (Qualark).....	N.E. 6	26	"	6th Nov., 1909.....	27
Yale No. 1 (Yale Town).....	S.E. 7	26	"	18th Jan., 1911.....	17 5
Boston Bar No. 7 (Shryptahooks).....	10	26	"	6th Sept., 1906.....	87
Boston Bar No. 1 (Tuckkwiowhum).....	10	26	"	6th Sept., 1906.....	95
Boston Bar No. 2 (Kopchitchin).....	10	26	"	6th Sept., 1906.....	359
	11	26	"	7th Dec., 1905.....	
Boston Bar No. 4 (Bucktum).....	11	26	"	7th Dec., 1905.....	64
Boothroyd No. 3 (Speyum).....	11	26	"	7th Dec., 1905.....	374 5
Boothroyd No. 1 (Tsawawnuck).....	11	26	"	7th Dec., 1905.....	47 5
Boothroyd No. 2 (Tsintahktl).....	11	26	"	7th Dec., 1905.....	37
Boothroyd No. 4 (Kahmoose).....	11	26	"	7th Dec., 1905.....	60
Boothroyd No. 5 (Sho-ook).....	12	26	"	15th Nov., 1909.....	413
Boothroyd No. 6 (Imakahtsaph).....	12	26	"	15th Nov., 1909.....	454
Boothroyd No. 7 (Chuckcheetso).....	12	26	"	15th Nov., 1909.....	44 5
Boothroyd No. 8 (Staiyahanny).....	13	26	"	16th May, 1904.....	74 5
Boothroyd No. 9 (Stlakament).....	13	26	"	16th May, 1904.....	40
	S.E. 13	27	"	4th May, 1904.....	
Boothroyd No. 10 (Dufferin).....	13	26	"	16th May, 1904.....	15 5
Lytton No. 16 (Two Mile Creek).....	S.W. 15	26	"	15th Apr., 1911.....	11
Lytton No. 17 (Klahkamich).....	S.W. 15	26	"	15th Apr., 1911.....	22 5
	N.E. 14	27	"	29th June, 1910.....	
	S.E. 15	27	"	16th Sept., 1907.....	
Part of Lytton No. 18 (Klickkumcheen).....	S.W. 15	26	"	15th Apr., 1911.....	47
	S.E. 15	27	"	16th Sept., 1907.....	
Lytton No. 24 (Tuckozap).....	S.W. 15	26	"	15th Apr., 1911.....	211
	N.E. 15	27	"	16th Sept., 1907.....	
Lytton No. 22 (Kleetlekut).....	S.W. 15	26	"	15th Apr., 1911.....	300
	S.E. 15	27	"	16th Sept., 1907.....	
Bonaparte No. 1 Upper Hat Creek).....	21	26	"	8th Aug., 1908.....	2057
	21	27	"	17th Aug., 1901.....	
Ohamil No. 1 (Ohamil).....	4	27	"	31st July, 1902.....	458
Ohamil No. 2 (Wahleach Island).....	4	27	"	31st July, 1902.....	171
Yale No. 9 (Lukseetis-sum or Ruby Creek).....	4	27	"	31st July, 1902.....	157
	S.W. 5	27	"	11th Feb., 1910.....	
Skawahlook No. 2 (Ruby Creek).....	4	27	"	31st July, 1902.....	45 5
	S.W. 5	27	"	11th Feb., 1910.....	
Skawahlook No. 1 (Shawahlook).....	S.W. 5	27	"	11th Feb., 1910.....	151
Kanaka Bar No. 1 (Nekliptum).....	N.E. 13	27	"	30th May, 1904.....	30
Kanaka Bar No. 2 (Kanaka Bar).....	N.E. 13	27	"	30th May, 1904.....	118
Siska Flat No. 2 (Kupchynalth, lower).....	N.E. 13	27	"	30th May, 1904.....	15 5
Siska Flat No. 4 (Graveyard).....	N.E. 13	27	*	30th May, 1904.....	0 62
Kanaka Bar No. 4 (Whyeek).....	N.E. 13	27	"	30th May, 1904.....	351
Siska Flat No. 3 (Siska Flat).....	N.E. 13	27	"	30th May, 1904.....	91
	S.E. 14	27	"	27th June, 1910.....	
Siska Flat No. 7 (Nahamanak).....	N.E. 13	27	"	30th May, 1904.....	362
	S.E. 14	27	"	27th June, 1910.....	
Siska Flat No. 5 (Zacht).....	S.E. 14	27	"	27th June, 1910.....	60
Siska Flat No. 6 (Humhampt).....	S.E. 14	27	"	27th June, 1910.....	10
Skuppah No. 3 (Pooyelth).....	S.E. 14	27	"	27th June, 1910.....	20
Skuppah No. 4 (Skuppah).....	S.E. 14	27	"	27th June, 1910.....	59
Skuppah No. 1.....	S.E. 14	27	"	27th June, 1910.....	20
Skuppah No. 2 (Inklyuhkinatko).....	S.E. 14	27	"	27th June, 1910.....	169
	N.E. 14	27	"	29th June, 1910.....	
Lytton No. 20 (Kitzowit).....	N.E. 14	27	"	29th June, 1910.....	27
Lytton No. 27 (Papyum).....	S.E. 15	27	"	16th Sept., 1907.....	129
Lytton No. 23 (Nohomeen).....	S.E. 15	27	"	16th Sept., 1907.....	32
Lytton No. 2 (Nunautin).....	S.E. 15	27	"	16th Sept., 1907.....	477
Lytton No. 21 (Inkluckcheen).....	S.E. 15	27	"	16th Sept., 1907.....	181 25
	N.E. 15	27	"	20th Jan., 1910.....	

LIST of Indian Reserves in the Railway Belt of British Columbia, &c.—*Concluded.*

Indian Reserve.	Tp.	Rge.	Mer.	Date of Confirmation.	Acres.
Lytton No. 9 (Stryen).....	N.E. 15	27	W. 6	20th Jan., 1910.....	629.5
	N.W. 15	27	"	26th July, 1907.....	
Lytton No. 14 (Halhalaeden).....	N.E. 15	27	"	20th Jan., 1910.....	92.5
Lytton No. 10 (Nkaih) ..	16	27	"	20th March, 1907.....	281
Lytton No. 11 (Yawaucht).....	16	27	"	20th March, 1907.....	289.5
Lytton No. 3 (Spintlum Flat).....	16	27	"	20th March, 1907.....	338.5
Lytton No. 12 (Tsaunkau).....	16	27	"	20th March, 1907.....	141
Lytton No. 13 (Cameron Bar).....	16	27	"	20th March, 1907.....	87
Pavilion No. 3 (Marble Canyon).....	21	27	"	17th Aug., 1901.....	650
Popkum No. 1 (Popkum).....	S.W. 3	28	"	15th Feb., 1911.....	381
Cheam No. 1 (Cheam).....	S.W. 3	28	"	15th Feb., 1911.....	883
	S.E. 3	29	"	22nd March, 1911.....	
Cheam No. 2 (Tse-a-tah).....	S.W. 3	28	"	15th Feb., 1911.....	390
Seabird Island.....	N.E. 3	28	"	23rd July, 1908.....	
	N.W. 3	28	"	28th Aug., 1908.....	
	4	28	"	12th July, 1909.....	4511.5
Squawtitis No. 1 (Squawtitis).....	4	28	"	12th July, 1909.....	335
Squawtitis No. 2.....	4	28	"	12th July, 1909.....	98
Lytton No. 5 (Seah).....	S.E. 18	28	"	6th Feb., 1911.....	329
That part of Lytton No. 6 (Nesikep) within railway belt....	S.E. 18	28	"	6th Feb., 1911.....	350
	N.E. 18	28	"	25th March, 1907.....	
Chilliwack No. 1 (Schelowat).....	S.E. 3	29	"	22nd March, 1911.....	
	26	E. of	Coast Mer.	26th June, 1902.....	213
	27	"	"	18th Sept., 1893.....	
Harrison River No. 6.....	4	29	West 6 M.	10th April, 1906.....	63
Harrison River No. 5 (Chehalis).....	4	29	"	10th April, 1906.....	1414
	S.E. 4	30	"	29th Nov., 1909.....	
Harrison River No. 4 (Chehalis).....	4	29	"	10th April, 1906.....	
	S.E. 4	30	"	29th Nov., 1909.....	635
Chilliwack No. 14 (Soowahlie).....	25	E. of	Coast Mer.	1st Sept., 1906.....	
	S.W. 26	"	"	30th May, 1907.....	1140
	22	"	"	11th Nov., 1905.....	
	23	"	"	29th Jan., 1906.....	
Chilliwack No. 15 (Grass Reserve).....	26	"	"	26th June, 1902.....	160
Chilliwack No. 11 (Skulkayn).....	26	"	"	26th June, 1902.....	30
Chilliwack No. 12 (Yakwe-a-kwi-oose).....	26	"	"	26th June, 1902.....	48
	S.W. 26	"	"	30th May, 1907.....	
Chilliwack No. 10. (Skul-kayn).....	S.W. 26	E. of	C. Mer.	30th May, 1907.....	
	26	"	"	26th June, 1902.....	139
Harrison River No. 2 (Burial-ground).....	N.E. 3	R. 30	W. 6 Mer.	4th Nov., 1909.....	24
Harrison River No. 1 (Scowlitz).....	N.E. 3	" 30	" "	4th Nov., 1909.....	616
Harrison River No. 3 (Squawkum Creek).....	N.W. 3	" 30	" "	23rd May, 1910.....	392
	N.E. 24	E. of	C. Mer.	28th Sept., 1910.....	
Chilliwack No. 3 (Skwali).....	3	R. 30	W. 6 Mer.	6th July, 1905.....	298
Chilliwack No. 4 (Skwah).....	3	" 30	" "	6th July, 1905.....	
	S.E. 24	E. of	C. Mer.	18th Jan., 1909.....	
	23	"	"	29th Jan., 1906.....	313
Chilliwack No. 5 (Skway).....	3	R. 30	W. 6 Mer.	6th July, 1905.....	
	S.E. 24	E. of	C. Mer.	18th Jan., 1909.....	538
	23	"	"	29th Jan., 1906.....	
Chilliwack No. 16 (Skumalasph).....	3	R. 30	W. 6 Mer.	6th July, 1905.....	1,158
	S.E. 24	E. of	C. Mer.	18th Jan., 1909.....	
	S.W. 24	"	"	8th March, 1909.....	
Sumass No. 2 (Lackaway).....	23	"	"	29th Jan., 1906.....	39
Sumass No. 3 (Timber Reserve).....	23	"	"	29th Jan., 1906.....	10
Sumass No. 1 (Yaalstrick).....	23	"	"	29th Jan., 1906.....	283.9
Chilliwack No. 8.....	23	"	"	29th Jan., 1906.....	115
Chilliwack No. 7 (Squi-aala).....	23	"	"	29th Jan., 1906.....	209
Chilliwack No. 6 (Kwaw-kwaw-a-pilt).....	23	"	"	29th Jan., 1906.....	155
Chilliwack No. 9 (Aitchelitch).....	23	"	"	29th Jan., 1906.....	52
Sumass No. 10 (Skweahn).....	23	"	"	29th Jan., 1906.....	183
	S.W. 24	"	"	8th March, 1909.....	
Sumass No. 11 (Lakahahmen).....	S.W. 24	"	"	8th March, 1909.....	94.1
Sumass No. 9 (Timber Reserve).....	S.W. 24	"	"	8th March, 1909.....	59
Sumass No. 8 (Holachten).....	S.E. 24	"	"	18th Jan., 1909.....	
	S.W. 24	"	"	8th March, 1909.....	300
Sumass No. 7 (Sumass).....	19	"	"	5th Nov., 1907.....	160
Sumass No. 6 (Upper Sumass).....	19	"	"	5th Nov., 1907.....	610.8
Sumass No. 5 (Aylechootlook).....	20	"	"	7th Jan., 1908.....	49
Sumass No. 4 (Papekwatchin).....	N.E. 20	"	"	8th Dec., 1909.....	235
Matsqui No. 1 (Sahtacum).....	16	"	"	1st Dec., 1902.....	52.5
Matsqui No. 2 (Matsqui Main Reserve).....	17	"	"	28th March, 1907.....	353.85
Matsqui No. 3 (Three Indians).....	17	"	"	28th March, 1907.....	608.5
	14	"	"	30th Jan., 1904.....	
Matsqui No. 4 (Matsqui).....	13	"	"	1st Dec., 1902.....	60
Langley No. 3 (Lots 444 & 445 G.I.).....	14	"	"	30th Jan., 1904.....	
	S.E. 15	"	"	7th March, 1907.....	122
Langley No. 1 (Whonock).....	14	"	"	30th Jan., 1904.....	92
	S.W. 15	"	"	27th March, 1911.....	
Langley No. 4.....	S.E. 15	"	"	7th March, 1907.....	239
Langley No. 2.....	S.E. 15	"	"	7th March, 1907.....	127
Langley No. 6 (McMillan's Island).....	11	"	"	2nd May, 1907.....	447
	12	"	"	12th July, 1911.....	
Langley No. 5.....	11	"	"	2nd May, 1907.....	360.5
	12	"	"	12th July, 1911.....	
Semiahmoo.....	1	W. of	"	27th July, 1903.....	392
Langley No. 7.....	38	"	"	11th Oct., 1905.....	40
Coquitlam No. 2.....	38	"	"	11th Oct., 1905.....	202.5
Squamish No. 4 (Inlailawatash).....	6	R. 7	7th Merid.	25th Oct., 1906.....	33
Cooks Ferry No. 4.....	S.E. 17	" 25	6th "	27th Oct., 1909.....	35
Oregon Jack No. 4 (Nepa).....	19	" 24	"	2nd March, 1905.....	322

[428]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 25th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS, in order to protect Canada from the spread of the Gypsy Moth prevalent in certain parts of the United States of America, the Regulations under The Destructive Insect and Pest Act, established by Order in Council, dated 27th February, 1911, were amended, by Order in Council, dated 10th December, 1912, by adding thereto a regulation numbered "17";

And whereas the Dominion Entomologist has reported that he is of the opinion that until the Gypsy Moth actually reaches and is found to occur in the State of Vermont, it is unnecessary that that State should be scheduled,—

Therefore the Governor General in Council is pleased to order as follows:—

Regulation No. 17 under The Destructive Insect and Pest Act, established by Order in Council, dated 10th December, 1912, is hereby amended by expunging the word "Vermont" therefrom.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

35-2

[234]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 6th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS by clauses nineteen and twenty of The Dominion Lands Act which Act came into force 1st September, 1908, provision was made concerning the cases of deceased and insane homesteaders, relieving the legal representatives of the residence requirement and making certain other provisions;

And whereas The Dominion Lands Act does not apply to the Railway Belt of British Columbia, which is governed by the "Regulations for the disposal of Dominion Lands within the Railway Belt in the Province of British Columbia," established by Order in Council of 17th September, 1889, and amendments thereto, and the legal representatives of deceased and insane homesteaders have not the relief accorded to similar cases on the Prairies;

And whereas it is considered necessary and in the public interest that the said provisions should apply in the said Railway Belt,—

Therefore the Governor General in Council is pleased to order as follows:—

The regulations for the disposal of Dominion land within the Railway Belt in the Province of British Columbia, hereinbefore referred to, are hereby amended to provide that all cases of deceased and insane homesteaders in the said Railway Belt shall be dealt with in accordance with the following provisions, namely:—

Deceased Homesteaders.

In the event of the death of an entrant for a homestead before the completion of the requirements for the obtaining of letters patent therefor, his legal representative shall only be required to fulfil the cultivation conditions and to erect a habitable house in order to entitle him to obtain letters patent, after the expiration of three years from the date of entry or commencement of the homesteader's residence; or the legal representative may assign the homestead to a person eligible to obtain a homestead entry; and the assignee shall, after (a) the expiration of three years from the date of entry or commencement of the homesteader's residence (b) holding the homestead for his own exclusive use and benefit from the date of the assignment, and (c) completing the residence and cultivation requirements in

the same manner as the person who made the entry would have been required to complete them, be entitled to letters patent for the homestead.

Insane Homesteaders.

In the event of any person who obtained entry for a homestead becoming insane or mentally incapable, and by reason of such insanity or mental incapacity, unable to complete the requirements necessary for the obtaining of letters patent therefor, the guardian or committee of the said person, or any person who, in the event of his death, would be entitled as his legal representative to do so, shall only be required to fulfil the cultivation conditions and to erect a habitable house before the issue of letters patent; provided that the letters patent shall not issue until the expiration of three years from the date of entry or commencement of the homesteader's residence.

RODOLPHE BOUDREAU,

33-4

Clerk of the Privy Council.

[245]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 6th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council, in virtue of the provisions of section 34 of The Dominion Lands Act, is pleased to fix and prescribe the following regulations to govern the sale of lands for irrigation purposes within the tract hereunder defined, the same to be substituted for and to supersede the existing regulations:—

REGULATIONS FOR THE SALE OF LAND REQUIRED IN CONNECTION WITH ANY SYSTEM OF IRRIGATION.

1. The sale of land for reclamation by means of irrigation, or in connection with any system of irrigation works, shall be confined to land within the following described territory:—

Comprising that portion of the Province of Alberta which lies to the south of the north boundary of townships numbered twenty-eight (28).

Comprising that portion of the Province of Saskatchewan described as follows, viz.:—

Commencing at the intersection of the north boundary of township 28 with the fourth meridian; thence easterly following the north boundary of townships numbered 28 to the west bank of the South Saskatchewan river; thence southerly along the said west bank of the South Saskatchewan river to a point opposite Aiktow creek; thence across the said South Saskatchewan river to the mouth of the said Aiktow creek; thence up the southerly side of Aiktow creek and across the divide between the said creek and the Qu'Appelle river to the head of the said Qu'Appelle river; thence down the southerly side of the Qu'Appelle river to its intersection with the third meridian; thence southerly along the said third meridian to the north boundary of township 12; thence easterly along the north boundary of townships numbered 12 to the west boundary of range 24, thence southerly along the said west boundary of range 24, to the north boundary of township 8; thence easterly along the north boundary of townships numbered 8 to the west boundary of range 18; thence southerly along the said west boundary of range 18 to the north boundary of township 4; thence easterly along the north boundary of townships numbered 4 to the west boundary of range 15; thence southerly along the west boundary of range 15 to the international boundary; thence westerly along the said international boundary to the fourth meridian; thence northerly along the fourth meridian, to the point of commencement.

2. Lands within the tract described in paragraph one (1) may be sold for irrigation purposes on the following terms and conditions:—

(a) No agreement for sale shall be made unless the purchaser shall have received authorization for the

construction of works for the irrigation of such proportion of the lands so purchased as may be satisfactory to the Minister of the Interior, and in accordance with the condition set forth in clauses (b) and (c) of these regulations.

(b) It shall be a condition of all sales made under these regulations that at least fifty per cent (50%) of the area sold shall be irrigated; provided, however, that when the area sold does not exceed one quarter section, the minimum area to be irrigated shall be twenty-five per cent (25%) of the tract sold, but no such sale shall be made to any person who owns or holds under homestead or pre-emption entry in excess of one quarter section of land within twenty (20) miles of the land which he applies to purchase under these regulations, and only one such sale may be made to any one person.

(c) Sales of areas in excess of one section may be made only upon the authority of the Governor-General in Council, and in such cases such additional conditions will be made as may be in the public interest in each case.

(d) All sales shall be at the rate of five dollars (\$5.00) per acre, payable in five equal annual instalments, the first of which shall become due and payable sixty days from the date upon which the sale is authorized. Interest at five per cent (5%) per annum will be charged from the date of the sale.

(e) It shall be a condition of all sales that the irrigation works shall be completed to the satisfaction of the Minister of the Interior and that the lands shown as irrigable shall actually be irrigated for at least one season before letters patent are issued.

(f) If at the end of the period which may be granted for the construction of the irrigation works, such works have not been completed, the agreement to sell the lands may be cancelled and any amount paid on account thereof, or works constructed in connection with such irrigation system, may be forfeited to the Crown.

3. All applications for water rights for irrigation purposes must be made to the Commissioner of Irrigation, at Calgary, Alberta, and such applications must be accompanied by a description of the lands applied for in connection with such water rights.

4. All applications for the purchase of lands for irrigation purposes under these regulations must be made to the Agent of Dominion Lands for the district in which such lands are situated.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

33-4

[288]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 7th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Joseph Cardinal for a free grant of the fractional S.E. $\frac{1}{4}$ of Section 12, Township 73, Range 6, west of the Fifth Meridian, by virtue of occupation of the land at the date of the extinguishment of the Indian title;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8 in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, in virtue of the provisions of sub-section (c) of section 76 of The Dominion Lands Act, is pleased to authorize a free grant to Mr. Cardinal of the fractional S.E. $\frac{1}{4}$ of Section 12, Township 73, Range 6, west of the Fifth Meridian, containing by admeasurement 45.6 acres, more or less.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

33-4

[311]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 12th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 28th January, 1913, that it is deemed advisable to have another investigation with reference to the performance of homestead duties by Mr. John Josenczuk, in connection with the south east quarter of Section 8, Township 57, Range 23, west of the 4th Meridian,—

The Minister, therefore, recommends that Alexander Norquay, of Edmonton, in the Province of Alberta, Esquire, agent of Dominion Lands, be authorized under the provisions of The Dominion Lands Act, paragraph (g) section 76, chap. 20, Edward VII, to investigate the matter, and for that purpose to summon by subpoena any person or persons and to examine such person or persons under oath, and to compel the production of papers and writings at such investigation.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

34-4

[243]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 6th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order as follows:—

The first paragraph of section 2 of the Coal Mining Regulations, established by Order in Council of the 20th of April, 1910, and amended by subsequent Orders in Council, is hereby rescinded and the following substituted in lieu thereof:

"2. The maximum area of a coal mining location shall be 2,560 acres, and no person shall be permitted to acquire more than one location, except by assignment."

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

33-4

[287]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 7th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. John Cardinal for a free grant of Lot Numbered 4, Lesser Slave Lake Settlement in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8 in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, in virtue of the provisions of sub-section (c) of section 76 of The Dominion Lands Act, is pleased to authorize a free grant to Mr. Cardinal of Lot Numbered 4, Lesser Slave Lake Settlement, in the Province of Alberta, containing by admeasurement 133.10 acres, more or less.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

33-4

[354]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Henri Cardinal for a free grant of the S.W. $\frac{1}{4}$ of Section 5, Township 73, Range 5, west of the Fifth Meridian, by virtue of occupation of the land at the date of the extinguishment of the Indian title ;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, is pleased to authorise and doth hereby authorize a free grant to Mr. Cardinal of the S.W. $\frac{1}{4}$ of Section 5, Township 73, Range 5, west of the Fifth Meridian, containing by admeasurement 160 acres, more or less.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

35-4

[357]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council, in accordance with the provisions of subsection 2 of section 19, chapter 55, 2 George V, intituled "An Act to incorporate the Winnipeg and St. Boniface Harbour Commissioners," is pleased to order that the following By-law No. 1, passed by the Corporation of the Winnipeg and St. Boniface Harbour Commissioners, shall be and the same is hereby approved, the said By-law having been submitted for the consideration of the Department of Justice and that Department having intimated that there is no legal objection thereto.

RODOLPHE BOUDREAU,

Clerk of the Privy Council.

BY-LAW NO. 1.

A By-law of the Winnipeg and St. Boniface Harbour Commissioners.

The Winnipeg and St. Boniface Harbour Commissioners hereby enact as follows :—

1. In this by-law, unless the context otherwise requires :—

(a) The expression "the harbour" means the Harbour of Winnipeg and St. Boniface, as defined by the Act of the Parliament of the Dominion of Canada, intituled "An Act to incorporate the Winnipeg and St. Boniface Harbour Commissioners" passed in the session held in the second year of the reign of His Majesty King George the Fifth (being the first session of the Twelfth Parliament), and chaptered 55 ;

(b) The word "shore" means every part of the Harbour of Winnipeg and St. Boniface below high water mark, and includes all structures of every kind ;

(c) "Harbour Commissioners" means the Winnipeg and St. Boniface Harbour Commissioners ;

(d) "person" includes singular and plural, and refers as well to any firm or corporation as to an individual.

2. No person shall erect, construct or place any dock, wharf, bridge, shed, shanty, boathouse, building or erection of any kind whatsoever within the bounds of the harbour, without first submitting to the Harbour Commissioners plans in duplicate showing in detail the site and particulars of the construction of such dock, wharf, bridge, shed, shanty, boathouse, building or erection, nor until the Harbour Commissioners by resolution have approved of the plans thereof and

given permission to the applicant or applicants to so place, construct or erect such dock, wharf, bridge, shed, shanty, boathouse, building or erection, nor unless in case of any work which shall be required to be approved or authorized in manner provided by The Navigable Waters Protection Act, Revised Statutes of Canada, 1906, chapter 115, or any amendments thereof, the same have been so approved and authorized.

3. No ballast, stone, gravel, earth, coal, coke, ashes, cinders, straw, hay, grain, sawdust, chaff, refuse or rubbish of any kind whatsoever, shall be or permitted to be thrown, discharged or placed in or into any of the waters of the harbour, nor upon the ice upon any such waters in winter, nor upon the shore, neither shall any oil, grease, pitch, tar or other like substance be or permitted to be thrown, placed, discharged or drained in or into any of the waters of the harbour, or thrown, placed or discharged upon the ice upon any of such waters in winter, or upon the shore.

4. No person shall, in the harbour, except by permission of the Harbour Commissioners, encumber the waters, ice or shore in any manner, or obstruct, impede or injure navigation in any manner.

5. Any person who commits a breach of any of the provisions of this By-law shall be liable to a penalty of \$50, and in default of payment of such penalty and the cost of conviction, shall be imprisoned for 30 days. Provided that, in case of the imprisonment of any person under the provisions hereof, if the amount of the penalty and costs in respect of which he shall be so imprisoned, shall be paid before the expiration of the term of his imprisonment, then and in such case his imprisonment shall end and he shall be released from gaol or custody as the case may be.

Done and passed this 24th day of January, A.D. 1913.

J. H. ASHDON,

Chairman.

[Seal]

E. STEWART,

Secretary-treasurer.

35-2

[346]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order as follows :

The Order in Council of the 21st May, 1908, respecting animals for the improvement of stock, is hereby cancelled, and the following regulations in regard to the entry of "Animals for the improvement of stock" are hereby prescribed, under The Customs Laws, the same to be in effect on and from the First of April, 1913 :—

REGULATIONS IN REGARD TO THE FREE ENTRY OF ANIMALS FOR THE IMPROVEMENT OF STOCK.

1. No animal imported for the improvement of stock shall be admitted free of duty unless the owner is a British subject, resident in the British Empire, or if more than one owner, each is a British subject, resident in the British Empire and there is furnished an import certificate stating that the animal is recorded in a Canadian National Record or in a Foreign Record recognized as reliable by the National Record Committee.

A statutory declaration by the owner or one of the owners, that he is a British subject or that each is a British subject, resident in the British Empire and that such animal is the identical animal described in such certificate must be provided, and that such animal is being imported into Canada for the improvement of stock.

2. In case such certificate is not at hand at the time of the arrival of the animals, entry for duty may be accepted subject to the refund of the duty upon the production of the requisite certificates and proofs in due form satisfactory to the collector within one year from the time of entry.

3. The form of certificate to be accepted for the free importation of animals for the improvement of stock, and the customs procedure in connection therewith shall be subject to the direction of the Minister of Customs.

4. The above declarations shall be attached to the Free Import Entry and may be made before the Collector, Sub-Collector, Surveyor or Chief Clerk at the port where the goods are entered or before any functionary authorized by law to administer oaths.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

35-2

[322]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 12th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 6th February, 1913, that application has been made on behalf of the City of Medicine Hat to purchase the S. W. $\frac{1}{4}$ of Section 5, Township 13, Range 5, west of the 4th Meridian, and the fractional E. $\frac{1}{2}$ of the said Section 5, lying west of the South Saskatchewan River, the said lands being more particularly described as follows :—

Composed of *Firstly* : the South-west quarter of Section five in the thirteenth Township, in the fifth Range west of the 4th Meridian, in the Province of Alberta, containing by admeasurement one hundred and sixty acres, more or less, and—

Secondly : all that portion of the east half of said Section five which lies to the west of the west bank of the South Saskatchewan River, as shown upon a map or plan of survey of the said Township, approved and confirmed at Ottawa, on the 27th day of June, A.D. 1885, by Edouard Deville, Surveyor General of Dominion Lands and of record in the Department of the Interior, containing by admeasurement one hundred and seven acres, more or less, the lands hereby granted containing by admeasurement together two hundred and sixty-seven acres, more or less, and as shown coloured pink on the sketch hereto attached.

The Minister states that he is of the opinion that the application should receive favourable consideration and the lands in question having, by an Order-in-Council of the 3rd October, 1911, been withdrawn from inclusion in a reserve for the purposes of the Royal North West Mounted Police, he (the Minister) recommends that the sale thereof be authorized to the City of Medicine Hat at the rate of \$45.00 an acre.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

34-4

[353]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Benjamin Thoma for a free grant of Lot numbered 19 of Shaftesbury Settlement, in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title ;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, is pleased to authorize and doth hereby authorize a free grant to Mr. Thoma of Lot numbered 19, Shaftesbury Settlement, in the Province of Alberta, containing by admeasurement 91.4 acres, more or less.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

35-4

[448]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 27th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council, under and in virtue of section 54 of The Fisheries Act, chapter 45 of the Revised Statutes, is pleased to order as follows :—

Subsection 1 of section 10 of The Fishery Regulations for the Province of Nova Scotia, as established by Order in Council of the 6th of June, 1912, is hereby rescinded, and the following substituted in lieu thereof,—

1. Salmon shall not be fished for, caught or killed from the 15th day of August to the 1st day of March in each year, in the Province of Nova Scotia : Provided always, that it shall be lawful to fish for, catch and kill salmon with rod and line, in the manner known as fly surface fishing, between the 1st day of February and the 15th day of August, in each year, except in the Island of Cape Breton, where such fishing shall be lawful from the 1st of June to the 26th of September, both days inclusive.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

36-4

[351]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council is pleased to order as follows :—

Clause 6 of the " Regulations for the leasing and administration of School Lands in the Provinces of Manitoba, Saskatchewan and Alberta, for the purpose of extracting fire clay therefrom," established by Order in Council of 19th October, 1912, is hereby cancelled and the following clauses are hereby substituted therefor :—

1. The lessee of a fire clay location shall, within two years from the date of the lease, erect upon the lands described therein, or on lands acceptable to the Minister, a plant suitable for the manufacture of bricks or other fire clay products and shall, within the same periods, furnish evidence, supported by affidavit, showing the character and value of the plant installed and the date of its installation.

If the required plant is not installed within the time specified, and if evidence of its installation is not furnished within the same time, the lease shall be subject to cancellation in the discretion of the Minister. Provided, however, that the Minister shall not require that the value of the plant so installed shall exceed the sum of \$10,000.00.

2. The lessee of a fire clay location shall, during each year of the term of the lease after the second year, manufacture from his leasehold and produce ready for shipment not less than 100,000 bricks, or their equivalent in some other form of fire clay products, to the satisfaction of the Minister. If during any year, after the second year of the term of the lease, the lessee fails to manufacture the quantities specified, or fails to furnish satisfactory evidence of his having done so, the lease shall be subject to immediate cancellation in the discretion of the Minister.

Clauses 13 and 14 of the " Regulations for the leasing and administration of school lands in the Province of Manitoba, Saskatchewan and Alberta, for the purpose of extracting fire clay therefrom," established by Order in Council of 19th October, 1912, are hereby cancelled—the provisions of said clauses 13 and 14 being covered by the clauses hereby established.

RODOLPHE BOUDREAU,
Clerk of the Privy Council

35 4

[352]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Felix Sowan for a free grant of the N.W. $\frac{1}{4}$ of Section 25, Township 72, Range 6, west of the Fifth Meridian, by virtue of occupation of the land at the date of the extinguishment of the Indian title;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, is pleased to authorize and doth hereby authorize a free grant to Mr. Sowan of the N.W. $\frac{1}{4}$ of Section 25, Township 72, Range 6, west of the Fifth Meridian, containing by admeasurement 160 acres, more or less.

RODOLPHE BOUDREAU,

35-4

Clerk of the Privy Council.

GOVERNMENT NOTICES.

COPYRIGHTS

Entered during the week ending 5th March, 1913, at the Department of Agriculture—Copyright and Trade Mark Branch

26814. "Histoire de l'Eglise Catholique dans l'Ouest Canadien du Lac Supérieur au Pacifique (1659-1905)." Vols. I, II, III. Par Rév. A.-G. Morice, O.M.I. R.P. A.-G. Morice, O.M.I., Winnipeg, Man., 27 février 1913.

26815. "Fête de Nuit on Mount Royal." (Photo.) Montreal Standard Publishing Co., Limited, Montreal, Que., 27th February, 1913.

26816. "Oh, You Mamma's Boy." Words by Dave Oppenheim. Music by Joe Cooper. Shapiro Music Publishing Company, New York, N.Y., U.S.A., 27th February, 1913.

26817. "The Trail of the Lonesome Pine." Words by Ballard MacDonald. Music by Harry Carroll. Shapiro Music Publishing Company, New York, N.Y., U.S.A., 27th February, 1913.

26818. "Down Old Harmony Way." Words by Dave Oppenheim. Music by Joe Cooper. Shapiro Music Publishing Company, New York, N.Y., U.S.A., 27th February, 1913.

26819. "Canadian Reports (1911) Appeal Cases." Arranged, Annotated and Edited by Walter Edwin Lear. (Book.) Arthur Poole, Toronto, Ont., 27th February, 1913.

26820. "Insurance Plan of the City of Toronto, Canada." Volume VII. December, 1912. Chas. E. Goad Co., Toronto, Ont., 28th February, 1913.

26821. "U.T.D. Plan of the City of Montreal." 2nd Edition, 1913. (Carte.) A. de Grandpré, Montréal, Qué., 28 février 1913.

26822. "Union Station and International Marine Signal Factory, Ottawa." (Photo.) W. Thomson Freeland, Toronto, Ont., 28th February, 1913.

26823. "Map of the City of Medicine Hat, Alberta." Alberta Map and Blue Print Company, Calgary, Alberta, 1st March, 1913.

25824. "Méthode d'Accompagnement Mathématique." Publiée par Oct. Le François, Organiste. (Carte.) Octave Le François, Québec, Qué., 1er mars 1913.

26825. "Young's Café Order Bill of Fare." (Leaflet.) Fong Young, Hamilton, Ont., 1st March, 1913.

26826. "The Ontario Law Reports." 1912. Vol. XXVII. Part 4. Editor: Edward B. Brown, K.C. Law Society of Upper Canada, Toronto, Ont., 1st March, 1913.

26827. "Where Keel meets Steel." (Engraving.) John Orville Dunford, Victoria, British Columbia, 1st March, 1913.

26828. "Dingbat." (Drawing.) Dudley Ward, Toronto, Ont., 3rd March, 1913.

26829. "In the Company of Adventurers." Published in "The Manitoba Free Press." (Temporary Copyright.) Isaac Cowie, Winnipeg, Man., 3rd March, 1913.

26830. "Canada and Sea Power." By Christopher West. (Book.) McClelland & Goodchild, Limited, Toronto, Ont., 3rd March, 1913.

26831. "The Canadian Magazine. March, 1913." (Book.) The Ontario Publishing Co., Limited, Toronto, Ont., 3rd March, 1913.

26832. "Who is on the Lord's Side." Words by F. R. Havergal. Music by Mrs. J. R. Real. J. R. Real, Havelock, Ont., 4th March, 1913.

26833. "Please Take Me to the Ball Again." Words by Henry I. Creamer. Music by Will H. Vodery. Waterson, Berlin & Snyder Company, New York, N.Y., U.S.A., 4th March, 1913.

26834. "The Emersonian, February, 1913." Vol. 2. No. 2. (Magazine.) Edward Phillips, Emerson, Manitoba, 4th March, 1913.

26835. "The Douglas Road from Vancouver to New Westminster, British Columbia." (Description.) Western Canadian Motorist Company, Vancouver, British Columbia, 4th March, 1913.

26836. "The Scott Road, New Westminster to Cloverdale, British Columbia." (Description.) Western Canadian Motorist Company, Vancouver, British Columbia, 4th March, 1913.

26837. "La Belle Montréalaise." (Chansons.) Julien Daoust, Montréal, Qué., 4 mars 1913.

26838. "Peace River Country showing Trails and Settlements." (Map.) Canadian Northern Railway Company, Toronto, Ont., 5 mars 1913.

26839. "New High School French Grammar." By W. H. Fraser & J. Squair. (Book.) The Copp, Clark Company, Limited, Toronto, Ont., 5th March, 1913.

26840. "Kuddles and Kisses." By Gus. Edwards. (Music.) Jerome H. Remick & Company, New York, N.Y., U.S.A., 5th March, 1913.

INTERIM COPYRIGHTS.

1498. "The Devil Bids High." (Literary Work.) Herbert Edwin Martin, Denver, Colorado, U.S.A., 3rd March, 1913.

GEO. F. O'HALLORAN,

36-1 Deputy of the Minister of Agriculture.

INSURANCE DEPARTMENT,

OTTAWA, February 24, 1913.

NOTICE is hereby given that The Mutual Life and Citizens Assurance Company, Limited, has this day received a license, No. 337, for the transaction throughout Canada of the business of life insurance. The chief agency of the company has been established at the City of Montreal, and Wilfrid Bovey has been appointed chief agent.

W. FITZGERALD,

36-4

Superintendent of Insurance.

DOMINION LANDS SURVEYS ACT.

IN accordance with the provisions of section 58 of The Dominion Lands Surveys Act, public notice is hereby given that the Minister of the Interior has received a petition from owners of lands or from persons holding lands as homesteads in Township Twenty-two, Range Four, west of the Principal Meridian, representing that the monuments of the original survey of the said township have disappeared, and requesting that a resurvey be ordered.

Any person who claims to know the position of one or more of the survey monuments defining the lands to be resurveyed, or to be in possession of information whereby the position of such monuments can be established, is hereby requested to give notice thereof by registered letter addressed to the Minister of the Interior on or before the 30th April, 1913.

E. DEVILLE,

Surveyor General of Dominion Lands.

Ottawa, 27th February, 1913.

36-4

General Promoters' Agency, Limited.--Agence Générale des Promoteurs, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of February, 1913, incorporating Joseph Avila Guilmette, financial agent, Joseph Eloi Lalonde, accountant, Albert Emmanuel de Lorimier and Eugène Honoré Godin, advocates, all four of the City of Montreal, and Joseph Greetham de Lorimier, advocate, of Westmount, all in the Province of Quebec, for the following purposes, viz :—(a) To act as agents or attorneys for the negotiation or transaction of any business, the management of estates, the sale of properties, the investment of moneys and the collection of revenues, rents, dividends, interests or any other claims—principal or others—negotiable or otherwise,—guaranteed or otherwise ; (b) To accept and hold the office and to perform the duties of receivers, assignees or trustees for the benefit of creditors, and to act as trustees in connection with any securities, debentures, bonds or other liens or guarantees given or issued by any company and to negotiate such securities, debentures, bonds, liens or guarantees according to the terms of the act creating such trust or trusts ; (c) To act as agents, attorneys or trustees for the registration, issuing, countersigning and transfer of certificates of stocks, debentures or other obligations or securities of any company or corporation, municipal or otherwise, and to receive and manage any sinking funds relating to such debentures or obligations, upon such conditions agreed upon, to secure the payment of such debentures, obligations and the interest thereof ; (d) To make advances to any persons, companies or corporations having dealings with this company, and to act as agents and brokers for the investment, collection and transmission of money ; (e) To organize, manage or assist in the organization, management and development of any company, syndicate or undertakings of all kinds ; (f) To carry on any business, manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (g) To obtain or otherwise acquire or to enjoy, hold, use and operate, and to lease, sell or otherwise dispose of any trade marks, patents or inventions and any other rights or privileges which may seem useful or proper for the company's business ; (h) To acquire, by purchase or otherwise, the whole or any part of the business, property and assets and to assume or not the liabilities of any person, firm or corporation possessed of property suitable for the purposes of this company, or carrying on any business similar, in whole or in part, to that of this company ; (i) To enter into any arrangements with any person, firm or corporation, carrying on a similar business, as to the union of interests, in whole or in part, and to amalgamate with any such person, firm or corporation ; (j) To sell or otherwise dispose of the whole or any branch or part of the business, property and undertakings of the company, as a going concern or otherwise, for such consideration as the company may think fit and in particular for shares, bonds or securities of any company having objects altogether or in part similar to those of this company ; (k) To distribute among the shareholders of the company in kind, any property of the company, and in particular any shares, debentures or securities of any companies belonging to this company, or which this company may have power to dispose of ; (l) To take, purchase or otherwise acquire, by original subscription and otherwise, hold, sell or otherwise dispose of shares, bonds or other securities of or in any other company having objects similar, in whole or in part, to those of this company, notwithstanding the provisions of section 44 of the said Act, and to guarantee the principal of and interest and dividends upon such shares, including the voting powers thereof and to act by or through such agent or agents as the company may appoint, subject to its by-laws ; (m) To pay for any claims against the company or for any property or rights acquired or enjoyed by

the company, and in particular, with the approval of the shareholders, for services rendered or to be rendered to the company, in bonds or other securities or assets of the company, or by the issue and allotment of paid-up shares of its capital stock ; (n) To do all or any of the acts and things above mentioned either alone or in conjunction with others, or as principals or agents for others or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "General Promoters' Agency, Limited" — "Agence Générale des Promoteurs, Limitée," with a capital stock of one hundred thousand dollars, divided into 4,000 shares of twenty-five dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 21st day of February, 1913.

THOMAS MULVEY,
35-2 Under-Secretary of State.

Industrial Trust Co., Limited, La Cie. de Fiducie Industrielle, à responsabilité limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 21st day of February, 1913, incorporating Albert Emmanuel de Lorimier, King's counsel, Eugène Honoré Godin and Joseph Eudore Morrier, advocates, and Joseph Armand Labrecque, accountant, of the City of Montreal, in the Province of Quebec, and Joseph Lionel Girouard, of the Town of Outremont, in the said Province of Quebec, notary, for the following purposes, viz :—(a) To carry on generally the business of a land company in all its branches, and especially to deal in real estate, develop and improve immovable property by dividing same in building lots, streets, lanes, squares or otherwise, by building, maintaining and operating roads, bridges, wharves or other means of communication, sewers, drains, water works or other utilities, dwellings, stores, mills, factories and warehouses, hotels, theatres and all other constructions or establishments necessary for the use, improvement or development of the company's property, or that may be deemed expedient or calculated to benefit the company ; (b) To carry on generally any other business as traders, manufacturers, contractors of all sorts of works, public or private, or otherwise as the company may deem expedient ; (c) To make advances by way of loans or otherwise to purchasers, tenants or customers of the company and others having dealings therewith, upon such conditions as may be deemed advisable ; (d) To buy, sell, invest and trade in stocks, bonds or obligations of all kinds and all sorts of commercial effects ; (e) To receive all kinds of personal property for deposit or safekeeping and to make loans thereon and to have and maintain safe deposit vaults therefor ; (f) To lend and invest money entrusted to the company, to accept and hold securities for same and trade with such securities or otherwise dispose thereof ; (g) To act as agents or attorneys for the transaction of any business, the management of estates, the collection of moneys, debts or other claims and the investment of funds ; (h) To act as trustees in respect to any bond, mortgage or other security issued or given by any public or private corporation ; (i) To act as trustee, executor or administrator of estates, as receiver, sequestrator, assigner, liquidator, curator to persons or property or such other office as provided by law ; (j) To acquire by purchase or otherwise the whole or any part of the business, property and assets, with or without assuming the liabilities of any person, firm or corporation possessed of property suitable for the company or carrying on any business similar in whole or in part to that of the company ; (k) To enter into any arrangements for sharing profits or joint adventure with any person, firm or corporation engaged in or about to engage in any business or transaction capable of being conducted so as to benefit this company ; (l) To sell or otherwise dispose of the whole or any part of the business, assets and under-

taking of the company, as a going concern or otherwise, on such terms and conditions and for such consideration as the company may think proper, and in particular in whole or in part for shares, bonds or other securities of any other company having objects in whole or in part similar to those of this company ; (m) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, bonds or other securities of other companies belonging to the company, or which the company may have power to dispose of ; (n) To promote and organize or assist in promoting and organizing any auxiliary company with the purpose of acquiring all or any part of the property or business of this company or for any other purpose calculated to benefit this company ; (o) To take, purchase or acquire by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, bonds and other securities of any other company having objects in whole or in part similar to those of this company, and to guarantee the principal thereof and interest and dividends thereon, and to vote and act in respect thereto through such agents or agent as the company may appoint in conformity to its by-laws, notwithstanding the provisions of section 44 of the said Act ; (p) With the approval of the shareholders, to remunerate any person, firm or corporation for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares, bonds and securities of the company or others belonging thereto, or in or about the formation or promotion of the company or the conduct of its business ; (q) To pay any debt of the company or for any property or rights acquired or enjoyed or for services that the company shall be authorized to remunerate, in bonds or other securities or assets of the company or by the issue and allotment of fully paid-up shares of its capital stock, with the approval of the shareholders ; (r) To do all or any of the above operations and things either alone or in conjunction with others, as principals or for others, as agents, contractors or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Industrial Trust Co., Limited"—"La Cie. de Fiducie Industrielle, à responsabilité limitée," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

Mills Bros., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of February, 1913, incorporating Stanley Mills, Robert Mills, and Edwin Mills, merchants, Herbert Stanley Mills, salesman, and Edward Herbert Ambrose, barrister-at-law, all of the City of Hamilton, in the Province of Ontario, for the following purposes, viz :— (a) To acquire by purchase, lease, exchange or otherwise lands and hereditaments of any tenure or any interest in the same and to erect and construct either by the company, or through others, buildings or works of every description on any land of the company or upon any other lands or hereditaments and to pull down, rebuild, enlarge, alter, and improve existing buildings or works thereon and to decorate, furnish and maintain offices, flats, houses, factories, warehouses, shops, buildings, works and conveniences of all kinds and generally to deal with and improve the property of the company ; (b) To sell, lease, let or otherwise dispose of the lands, buildings, hereditaments and other property of the company ; (c) To advance money to any person or persons or corporation, either at interest or without, upon the security of freehold or leasehold estate by way of mortgage or upon mar-

ketable security and to invest the money of the company in and to hold, sell and deal with the stock, shares, bonds, debentures, debenture stock and securities of any government, state, company, corporation or other body or authority and to vary the investments of the company ; (d) To make advances upon, hold in trust, sell or dispose of any of the investments aforesaid and to act as agent for any of the above or the like purposes ; (e) To manage land, buildings, and other property whether belonging to the company or not, and to collect rents and income, and to supply to tenants and occupiers, and others, refreshments, attendance, messengers, light, waiting rooms, reading rooms, meeting rooms, lavatories, laundry conveniences, electric conveniences, stables and other advantages ; (f) To acquire and take over any business or undertaking carried on upon or in connection with, any land or building which the company may desire to acquire as aforesaid, or become interested in, and the whole or any of the assets and liabilities of such business or undertaking, and to carry on the same, or to dispose of, remove, or put an end thereto, or otherwise deal with the same as may seem expedient ; (g) To establish and carry on, and to promote the establishment and carrying on, upon any property in which the company is interested, of any business which may be conveniently carried on upon or in connection with such property, and the establishment of which may seem calculated to enhance the value of the company's interest in such property, or to facilitate the disposal thereof ; (h) To advance and lend money to builders, tenants and others who may be willing to build on or improve any land or buildings in which the company is interested, and generally to advance money to such persons and on such terms as may be arranged ; (i) To erect and maintain flats and to let on lease or otherwise apartments therein, and to provide for the tenants and occupiers thereof all or any of the conveniences commonly provided in hotels or clubs ; (j) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (k) To acquire and undertake the whole or any part of the business property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company ; (l) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company. And to lend money to, guarantee the contracts of, or otherwise assist any such person or company ; (m) To purchase or otherwise acquire, hold, sell or otherwise dispose of shares of the capital stock or bonds, debentures or other securities of any other corporation ; (n) To enter into any arrangements with any governments or authorities municipal, local or otherwise that may seem conducive to the company's objects or any of them and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ; (o) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company ; (p) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company or for any other purpose which may seem directly or indirectly calculated to benefit the company ; (q) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ; (r) To aid in any manner any corporation any of whose shares of capital stock, bonds or other obligations are held or are in any manner guaranteed by this company, and to do any acts or things for the preservation and protection, improvement and enhancement of the

value of any such shares, or the capital stock, bonds or other obligations; to do any and all acts and things tending to increase the value of any of the property at any time held or controlled by this company; (s) To draw, make, indorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (t) To sell or dispose of the undertaking of the company or any part thereof or any of its assets for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company; (u) To distribute in specie or otherwise, as may be determined, any of the property of the company among its shareholders and particularly the shares, bonds, debentures, or other securities of any other company that may acquire the whole or any part of the assets or liabilities of the company; (v) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and by or through trustees, agents or otherwise, and either alone or in conjunction with others; (w) To do all such other things as are incidental or conducive to the attainment of the above objects; (x) And it is hereby declared that the word "company" in paragraphs (a) to (x) both inclusive shall be deemed to include any person, partnership or other body of persons, whether or not incorporated, and whether domiciled in Canada or elsewhere, and the objects specified in each of said paragraphs shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Mills Bros., Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 24th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

F. J. Jago Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1913, incorporating Eratus Edwin Howard, advocate and King's counsel, Jacob DeWitt, advocate; and Wilbert Harvard Howard, student-at-law, all of the City of Montreal, in the Province of Quebec, Orville Siewright Tyndale, and Archibald Forster McGoun, both of the City of Westmount, in the said Province of Quebec, students-at-law, for the following purposes, viz:—(a) To carry on business as builders and contractors for the construction, equipment, demolition, repairing, remodelling and decorating of public and private works and buildings or any part thereof; (b) To manufacture, use, buy, sell and to otherwise deal in and with cement, sand, gravel, lime, marl, clay, bricks, tiles, stone (artificial or otherwise), reinforced concrete, timber, lumber, sashes, doors, blinds, mouldings, furniture, vehicles, paints, fertilizers, deodorizers, and generally in all sorts of builders' materials and supplies, and all compositions into which any of the said articles and materials can be converted or used; (c) To purchase, take over, lease, or otherwise acquire, develop, work, operate, hold, manage, lease, sell and deal in any movable or immovable property, timber limits, licenses to cut timber, quarries, mines, minerals and mining rights, and to carry on the business of mining, smelting and refining; to construct and operate on the property of the company tramways to railroads and to navigable waters and to the various cement rock deposits, clay lands, mineral beds, mines and quarries and other properties of the company, subject to municipal, provincial or other law or regulation; (d) To build, purchase, acquire, lease, charter, navigate and use vessels and boats whether operated by steam, electricity or

any other motive power; (e) To purchase, lease or otherwise acquire water powers and water privileges for the purpose of generating power or electricity with which to carry on the company's operation, and to construct and operate the necessary plants for generating and distributing such power, and to dispose of any surplus of electricity or other power generated by the company, provided, however, that any distribution of power outside the property of the company shall be subject to local and municipal regulations; (f) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (g) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (h) To take as security for any debt due the company chattel mortgages, mortgages and hypothecs upon the property of the debtors of the company; to take the movable and immovable property of the debtors of the company in pledge; (i) To acquire and own shares and securities in any other company or companies carrying on business of a like nature, notwithstanding the provisions of section 44 of said Act, and to sell or otherwise deal with the same; (j) To issue fully paid-up shares in payment or part payment of the purchase price of any movable or immovable property, patents, patent rights or shares in other companies that may be acquired by the company; (k) To acquire from any person, firm or corporation any business of a like nature or incidental to the foregoing or capable of being operated in connection therewith, and to issue fully paid-up shares of the company in payment or part payment of the purchase price thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "F. J. Jago Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

The Simplex Contracting Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of February, 1913, incorporating Bernard Melançon and Maurice Loranger, notaries, Bernard Grandguillot, real estate broker, Joseph Alexandre Prud'homme and Louis Joseph Loranger, advocates, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on a general contracting business, and to contract for, erect, construct and equip public and private works and buildings, and to undertake the construction of any public and private works and undertakings; to erect, build and construct canals, dry docks, dams, elevators, wharves, piers, viaducts, bridges, buildings of all kinds and description and other works and undertakings, to do all kinds of dredging and other works, and to manufacture, buy, sell and deal in machinery, materials, plants, equipments and other articles necessary or useful for the above purposes; (b) To acquire water powers by purchase, lease or otherwise, to develop the same and to transmit and supply steam, electric, hydraulic or other power or force for the purposes of the company; to sell and dispose of any surplus thereof, provided, however, that any transmission of such electric, hydraulic or other power of

force beyond the lands of the company shall be subject to all local or provincial regulations in that behalf; (c) To acquire the undertakings of any individual, firm or company having objects similar to those of this company or carrying on any business relating thereto; (d) To acquire, develop, manage, lease, sell and deal in all kinds of lands, buildings and movable property, timber limits and timber licenses, claims, or rights to search for and operate coal lands and all kinds of mining rights, and to deal in and deal with wood, pulp or paper, and to carry on the business of ranching, farming, mining, smelting and refining; (e) In and upon such lands, to make, construct, erect, build and maintain roads, bridges, and other internal communications, houses, mills, factories and other buildings and works necessary or convenient for the occupation or improvement of such lands, and to operate and carry out any works or improvements thereon; (f) To open, search for, operate and work in and upon such lands and to raise any or all ores, minerals, and metallic substances and products which may be found thereon and to acquire, own, develop, sell and lease quarries and mineral lands, mines, including coal mines and mining licenses, oil wells and other products which may be found in quarries and mineral lands, and to do all acts necessary or relating to the operation of such mines or works; (g) To carry on generally the business of quarrymen and contractors, either as principals or as agents or factors and to deal in and undertake the manufacture and supply of stones of all kinds, limestone or products of a similar nature; (h) To acquire by purchase, lease, concession, exchange or other legal title and to own such property, movable or immovable, real or personal, as may be deemed necessary and convenient for the purpose of the company's business, and to pay for the same in cash, paid-up shares, bonds or other securities of the company and to dispose of such property; (i) To erect, construct, operate and conduct any factories, stone crushers, machine shops, engine houses and other necessary structures and to use dynamite or other explosives useful to the company's business; (j) To purchase, acquire, own, transfer, and sell shares, stock, debentures or securities in any other company having objects similar to those of this company or carrying on any business capable of being conveniently carried on for the benefit of this company and to dispose of the same, notwithstanding the provisions of section 44 of the said Act; (k) To issue, transfer and allot, as fully paid up, shares of the company's capital stock in payment of any business, franchise, property, rights, privileges, leases, mortgages, hypothecs, licenses, patents, contracts, real estate, stock, assets and other property or rights which may be legally acquired by the company in virtue hereof; (l) To construct, improve, maintain, operate, manage, control, lease, and sell all kinds of public and private works, and in particular any roads, ways, pavements, bridges, reservoirs, water courses, aqueducts, artesian wells, sewers, wharves, piers, canneries, factories, warehouses, electric works, shops, stores, theatres, amusement halls, hotels and restaurants, and to contribute to, subsidize or otherwise aid in the construction, improvement, maintenance, working, management and control thereof; (m) To buy, operate, lease and sell hydraulic power or force; to manufacture, purchase or otherwise acquire and to exploit any source of light, heat or power and any kind of apparatus and materials relating thereto; (n) To construct, acquire, maintain, lease, operate and to sell any means of transportation and communication propelled by steam, electricity, gasoline or other agency which may be necessary or useful for the development or operation of the lands or other property of the company, subject to any local and municipal laws in that behalf; (o) To carry on any other business, whether manufacturing or otherwise, which may be useful to the company and calculated to enhance the value of the company's property or rights, and to do all such other things relating to the above purposes or conducive to any of them; (p) To purchase or otherwise acquire dwelling houses, offices, shops, buildings, premises and any stationary or motive machinery, tools, machines, boilers, plants, implements, patterns, rolling stock, movable property, patents and patent rights necessary or useful in the trades or businesses of

engineers, contractors, smiths or machinists; (q) To pay for any property acquired by the company or for the expenses incurred in the construction of the plant or works of the company by the issue of fully paid shares or bonds of the company; (r) To sell and dispose of the whole or any part of the business or undertaking of the company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company, or in municipal or public debentures and securities; (s) With the approval of the shareholders, to issue fully paid-up shares of the company's capital stock in payment for any services rendered to the company or of any property, franchise, rights or other assets conveyed to the company or acquired by it; (t) To purchase, acquire and hold bonds, debentures and shares in any other company having dealings with this company; (u) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, bonds, debentures or securities in any other companies belonging to the company, or which the company may have power to dispose of; (v) To act as general agents in connection with the company's real estate or any property which may be acquired in the future by the company; to sell any part of the real estate or other property of the company for such consideration and upon such terms and conditions as the company may see fit or otherwise to dispose of the same, and to accept cash, shares, debentures, stock or securities of any other company having objects similar to those of this company in payment or part payment thereof; to amalgamate with any other company having objects similar to those of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Simplex Contracting Company, Limited," with a capital stock of ninety-nine thousand dollars, divided into 990 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 21st day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

Stamped and Enamelled Ware, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1913, incorporating George Duthie Forbes, of the Town of Hespeler, in the Province of Ontario, manufacturer, Frederick Clare, George Adam Clare and Alfred Norway William Clare, of the Town of Preston, in the said Province of Ontario, manufacturers, William Henry Carrick, of the City of Hamilton, in the said Province of Ontario, manufacturer, David Findlay and William Findlay, of the Town of Carleton Place, in the said Province of Ontario, manufacturers, and Martin Nichol Todd, of the Town of Galt, in the said Province of Ontario, manufacturer, for the following purposes, viz:—(a) To carry on the business of smelting, casting, forging, rolling, tinning, galvanizing, enamelling, pressing, coating and plating of metals, pierced and stamped tinware and of manufacturing, buying, selling, dealing in and contracting for the manufacture, sale, purchase and exchange of metal and of articles made wholly or partly therefrom, enamelled, japanned and painted wares on sheet and other metals, and pierced and stamped tinware; kitchen and household wares and ornaments made from and upon metal of any and every kind; household furniture and furnishings consisting of enamelled, stamped, galvanized and other wares on iron, steel, tin or any other metal or substance and all articles made of or upon metal or other substance including crockery, china, pottery and glassware, coal oil and gas stoves, and to manufacture, sell, buy and generally deal in all

materials used in the manufacture of any of the above described wares or in any business similar thereto or connected therewith; (b) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (c) To manufacture, buy, sell and supply light, heat and power of every kind and description and to carry on the works of a gas company in all its branches, provided, however, that any sale, distribution or transmission of electric, pneumatic or other power or force or gas for the purpose of light, heat or power beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (d) To carry on any other business, whether manufacturing or otherwise, capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (e) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (f) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (g) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (h) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (i) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (j) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or its predecessors in business, or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, of for any exhibition or for any public, general or useful object; (k) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (l) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant and stock-in-trade; (m) To construct, improve, maintain, work, manage, carry out or control any roads, ways and tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and

other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (n) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (o) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (p) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, if authorized so to do by the vote of a majority in number of the shareholders present or represented by proxy, at a general meeting duly called for considering the matter and holding not less than two-thirds of the issued capital stock of the company; (q) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (r) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (s) To do all or any of the above things and all things authorized by the letters patent or supplementary letters patent as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (t) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Stamped and Enamelled Ware, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Hespeler, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

The Hygeia Ice Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of February, 1913, incorporating Wilfrid Bovey and Robertson Fleet, advocates, Joseph Alphonse L'Heureux, bookkeeper, and Lillian Montgomery Gamble and Edith Helen Delight, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as dealers in and suppliers of ice and as manufacturers of ice and to manufacture and deal in refrigerating and cold storage machinery and all other plant and machinery necessary for or useful in the manufacture of ice or in refrigeration or cold storage, and to build, erect, operate, manage, maintain and carry on cold storage warehouses and refrigeration plants and to supply refrigeration and deal in goods, wares and merchandise stored or suitable to be stored in the company's warehouses; (b) To manufacture and deal in all products and articles produced or used or to be used in connection with the products manufactured by the company or in the course of the company's business, and especially to manufacture and deal in refrigerators, ice-boxes and all tools and implements suitable for the production or handling of or used or to be used in producing or handling or otherwise in connection with the products or articles manufactured by the company; (c) To draw and to buy, sell or otherwise deal in water and the same to filter, distill, aerate or otherwise deal with; (d) To acquire any undertaking or business similar in whole or in part to that of this company or to any

business it is authorized to carry on, together with the plant, stock, good-will, franchises and assets thereof of every description, and to pay for the same in cash, shares, bonds, debentures or securities of this company or otherwise; (e) To enter into partnership or into any agreement for sharing profits, union of interests, reciprocal concession or co-operation with any person, firm or company and to promote and aid in the promotion, constitute, form or organize companies, syndicates or partnerships for the purpose of acquiring any property and undertaking any liabilities of this company, or of advancing directly or indirectly the objects thereof, or for any other purpose which this company may think expedient; (f) To purchase, lease or otherwise acquire, hold, own, use, develop, exchange, sell or otherwise turn to account and dispose of concessions, licenses, rights, privileges, permits and franchises, suitable, convenient or advantageous for the business of the company; (g) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (h) To amalgamate with any other company having objects altogether or in part similar to those of this company; (i) To distribute in specie from time to time amongst the shareholders of the company any property, assets or rights of the company and to sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (j) To invest and deal with the moneys of the company not immediately required upon such securities as may from time to time be determined; (k) To advance money on such terms as may seem expedient to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (l) To purchase, acquire, hold, deal with or dispose of the shares, bonds or other evidences of the indebtedness of any corporation, domestic or foreign, and exercise all the rights and privileges attached thereto, including the right to vote thereon, and to issue in exchange therefor its stocks, bonds or obligations or otherwise pay for the same, notwithstanding the provisions of section 44 of The Companies Act; (m) To acquire by purchase or otherwise and also to use and dispose of any patents, patent rights, industrial designs and trade marks and to manufacture, use and deal in the inventions secured under such patents; (n) To issue and allot as fully paid up shares of this company's capital stock in consideration of stocks, rights, interests, patents or any other property purchased or acquired, or for work done or for any security given or to be given, or for services rendered or to be rendered in the company's interest, and, with the approval of the shareholders, including services rendered or to be rendered by the promoters of the company; (o) To enter into any arrangements with any government, municipal or local authorities or otherwise, that may seem conducive to the objects of the company or any of them, and to obtain from any authority any rights, privileges or concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions; (p) To do all such other things as are incidental or conducive to the attainment of any of the above objects; (q) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph hereof or by reference to or inference from the name of the company; (r) To purchase movable and immovable property and to pay for the same with stock or bonds of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Hygeia Ice Company, Limited," with a capital stock of one million five hundred thousand dollars, divided into 15,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,

Under-Secretary of State.

Canadian Ice Machine Company, Limited.

PUBLIC Notice is hereby given that under the First part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 27th day of February, 1913, incorporating William Stewart Shipley, of the City of New York, in the State of New York, one of the United States of America, refrigerating engineer, Charles Edward Allison, of the City of Toronto, in the Province of Ontario, refrigerating engineer, and Arthur William Patrick Buchanan, King's counsel, Thomas Sargent Owens, advocate, and Harry McIntyre, accountant, of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of manufacturers of and dealers in all kinds of ice making and refrigerating machinery and supplies incidental to or used in connection with the installation or operation of such machinery; (b) To construct, install and operate refrigerating and cold storage plants; (c) To acquire, purchase, sell and deal in, supply, manufacture and produce all merchandise, material, supplies, machinery and other articles connected with insulation; (d) To carry on the business of builders and contractors for the purposes of the company; (e) To establish, maintain and carry on branches, factories, warehouses, shops and offices; (f) To acquire by purchase, lease, exchange or otherwise and to hold, either absolutely as owner or as agent, such property, lands and buildings as may be necessary and requisite for the purposes of the company's business, and to erect and construct buildings, factories, shops or works of every description thereon, and to rebuild, enlarge, alter or improve the buildings existing thereon and to sell, lease, dispose of and exchange the said lands, buildings and other property; (g) To purchase or otherwise acquire and undertake all or any part of the assets, business, good-will, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any business which this company is authorized to carry on and to pay for the same in stock, bonds, debentures or securities of the company; (h) To take, acquire and hold as a consideration for any materials, products or property sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures or other securities of or in any other company having objects similar to those of the company, or utilizing the products of the company, and to sell or otherwise dispose of the same; (i) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise any corporation in the capital stock of which the company holds shares or with which it may have business relations; to act as employee, agent or manager of any such corporation and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations; (j) To lease, sell or otherwise dispose of the undertaking of the company or any part thereof for such consideration as the company may deem proper and in particular for shares, debentures or securities of any company having objects in whole or in part similar to those of this company; (k) To acquire, hold, sell, assign or otherwise dispose of shares in the capital stock, bonds, debentures or other securities of any other corporation or corporations carrying on a business in whole or in part of a similar nature to that of this company, notwithstanding the provisions of section 44 of The Companies Act; (l) To acquire, hold, lease, sell, assign, grant licenses in respect of or otherwise dispose of patents, patent rights, licenses and privileges, inventions, all improvements and processes, trade marks and trade names relating to or useful in connection with any business of the company and to pay for the same either in cash or in shares of the company or part in cash and part in shares of the company; (m) To pay for any business, right, franchise or property acquired by the company by fully paid-up shares of the capital stock of the company or otherwise howsoever; (n) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of this company; (o) To enter into partnership or into

any arrangement for sharing of profits or union of interest with any person or company carrying on or engaged in any business or transaction which the company is authorized to carry on or engage in, or germane thereto, and to make advances to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold or otherwise deal with the same; (p) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated, and necessary to enable the company to profitably carry on its undertakings. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Ice Machine Company, Limited," with a capital stock of seventy-five thousand dollars, divided into 750 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

Kelly Tire Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1913, incorporating Errol Malcolm McDougall, John Jennings Creelman and Pierre François Casgrain, advocates, John Buchanan Henderson, clerk, and Florence Ellen Seymour, stenographer, all of the City of Montreal in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, sell and deal in and to act as agents for the sale of automobiles, motor trucks and general motor supplies and accessories; (b) To apply for, obtain, register, purchase, lease or license on royalty or otherwise, acquire and hold, own, use, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes, under registration or otherwise, and to use, exercise and develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names, inventions, licenses, processes and the like, or any such other property or rights; (c) Notwithstanding the provisions of section 44 of the said Act, to purchase and acquire and to hold, own and sell, with or without guarantee, the shares, debentures and bonds of any manufacturing or other corporation carrying on business similar to that of this company, and to amalgamate with any company constituted for the carrying on of any similar business, and to acquire by purchase, lease or otherwise and to manage, operate and carry on the property, undertaking and business of any such corporation; (d) To acquire and take over the whole or any part of the business, property and liabilities of any persons or persons, firm or corporation carrying on any business which this company is authorized to carry on or possessed of any property or rights suitable for the purposes of this company; (e) To issue, allot and deliver as fully paid up and non-assessable any shares, debentures or other securities of this company in payment or part payment of any property, contracts, rights, shares, debentures or securities of any other company which this company may acquire for the purpose of its business; (f) To remunerate any person, firm or company for services rendered, or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business, and with the approval of the shareholders to issue, allot and deliver as fully paid up and non-assessable any shares of the capital stock of the company in payment or part payment for services so rendered; (g) To promote or

assist in promoting any subsidiary, allied or other company carrying on or having for its object the operation of any business altogether or in part similar to that of this company, and to accept in payment of its services in promoting such company, fully paid-up shares, bonds or securities of said company and to purchase, subscribe for or otherwise acquire its shares, bonds, and securities, and to hold, sell, re-issue, with or without guarantee, or otherwise deal in the same; (h) To enter into any partnership or arrangement for sharing profits, union of interest, joint adventure, reciprocal concession or otherwise with any person or persons or company engaged or interested or about to become engaged or interested in the carrying on or conduct of any business or enterprise which this company is authorized to carry on or conduct, or from which this company would or might derive any benefit whether direct or indirect; (i) To aid in any manner any corporation any of whose shares of capital stock, bonds or other obligations are held or are in any manner guaranteed by the company; to guarantee the contracts of any such corporation, and to do any acts or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds or other obligations; to do any and all acts and things tending to increase the value of any of the property at any time held or controlled by the company; (j) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof in such manner and for such consideration as the company may think fit, and in particular for shares (fully or partly paid up) debentures, debenture stock or securities of any other company, whether promoted by this company for the purpose or not; (k) To improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company and to distribute any of the company's property among the members in specie; (l) To invest and deal with the monies of the company not immediately required in such securities as may from time to time be determined upon; (m) To accept in payment of any work done by the company stock, shares, bonds, debentures or other securities of any company; (n) To do all or any of the above things either as principals, agents, trustees or otherwise and either alone or in conjunction with others and by or through agents, sub-contractors, trustees or otherwise; (o) To do all such other things as are incidental or which the company may think conducive to the attainment of the above objects or any of them; (p) The objects specified in each of the above clauses shall be in no wise limited or restricted by reference to or inference from the terms of any other clause or the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Kelly Tire Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

Commercial Properties, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1913, incorporating Andrew Ross McMaster, of the City of Westmount, in the Province of Quebec, King's counsel, Talbot Mercer Papineau, advocate, George Charles Gifford Hodge, accountant, and Margaret Hartley, secretary, of the City of Montreal, in the said Province of Quebec, and Gertrude Harriet Flawn, of the Town of Outremont, in the said Province of Quebec, secretary, for the following purposes, viz:—(a) To purchase, lease, take in exchange

or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to hold, sell, lease, exchange or otherwise dispose of or deal with the whole or any portion of the said lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take and hold mortgages for any unpaid balance of the purchase money on any of the lands, buildings or structures so sold and to otherwise improve, alter and manage the said lands and buildings; (b) To purchase, take in exchange or otherwise acquire and deal in lands or interests therein with all buildings or structures that may be thereon; (c) To carry on the business of builders and contractors in all branches for the purposes of the company; (d) To develop, lay out, improve and in any other way deal with its own or other immovable property, including the division of larger parcels of land into building lots, streets, squares, lanes and playgrounds, and upon and in connection with such properties to make, construct, build and maintain roads, bridges and other means of communication, sewers, drains, water works and erections of all sorts and kinds necessary to or expedient for the occupation, improvement or use of the property; (e) To take and hold hypothecs and all other liens, insurance policies and other securities to secure the payment of the purchase price of any property sold by the company, or money due to the company from purchasers or any other persons or advanced by the company to purchasers or to any other persons; (f) To advance money to purchasers on property owned by the company or to other persons having dealings with the company; (g) To acquire in any way whatsoever any property or other things necessary or expedient for the carrying on of the company's business and to pay for the same in shares or other securities of the company; (h) To carry on any business which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company or calculated to enhance the value of or render profitable any of the company's property or rights; (i) To apply for and acquire, accept and hold any bonus or any concession from any municipality and to enter jointly with any municipality into any scheme whereby the property of the company can be improved; (j) To pay for any services rendered to the company either prior or subsequent to its incorporation, organization, or otherwise by bonds or other securities or assets of the company or by the issue and delivery of fully paid-up and non-assessable shares of the capital stock; (k) To use any of the funds or assets of the company for the purchase or acquisition of the shares, bonds or other securities or assets of any other corporation carrying on a business similar to that of the company, and also to acquire such shares by giving as a consideration bonds, debentures or other securities of the company or by the use and delivery of its shares as fully paid up and non-assessable, the whole notwithstanding the provisions of section 44 of The Companies Act; (l) To amalgamate with any other company having objects wholly or in part similar to the objects of the present company, or which may be conducted advantageously with the present company; (m) To enter into any arrangements for sharing profits, co-operation, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; (n) To sell, lease or otherwise dispose of the whole or any part of the undertaking or assets of the company for such consideration as the company may deem fit, including shares, debentures or other securities of any other corporation having objects similar, wholly or in part, to those of the company, and to distribute among its shareholders any cash, securities or any considerations so received; (o) To distribute in cash or kind among its shareholders any assets of the company; (p) To do any such other things as may be incidentally conducive to the advancement of the company's objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Commercial Properties, Limited," with a capital stock

of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of February, 1913.

THOMAS MULVEY,
35-2 Under-Secretary of State.

Raymond Construction Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of February, 1913, incorporating Louis Athanase David and George Leonard Alexander, advocates, Bruce Campbell Macfarlane and Edward Charles Baker, accountants, and Segfried Hinson Read Bush, student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz: (a) To carry on the business of general contractors for the construction, erection, alteration and repair of public and private works, and of builders, carters and carriers in all the several branches thereof, and to carry on the business of real estate dealers, insurance and general financial agents; (b) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (c) To subscribe for and acquire and hold, either as principal or agent and absolutely as owner or by way of collateral security, and to exchange or otherwise dispose of the shares of capital stock, bonds or debentures of any company or corporation with which it has or is about to have business relations, notwithstanding section 44 of the said Act; (d) To amalgamate with any other person or company having objects in whole or in part similar to those of this company or to enter into any agreement for sharing of profits; (e) To pay or any services rendered to, and any property or rights acquired by the company in such manner as may seem expedient and in particular by the issue of shares or securities of the company credited as fully or partly paid up; (f) To sell or otherwise dispose of the whole or any portion of the real estate or other property owned by the company for such consideration and upon such terms and conditions as the company shall see fit, and to accept cash, shares, debentures, stock or securities of any other company having objects similar in whole or in part to those of this company in payment or part payment thereof; (g) To acquire water power and rights to manufacture and produce steam, gas and electricity for heat, light and power for the purposes of the company and to sell the surplus thereof; (h) To prospect for, acquire, open, explore, develop, work, improve, maintain and manage gold, silver, copper, coal, cobalt, nickel, iron and other mines, quarries, mineral and other deposits and properties, and to dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, refine and otherwise treat ores, metals and minerals, whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same or any part thereof or any interest therein; (i) For the purposes of the company to carry on all or any of the businesses of timber, lumber, iron, wood and pulp merchants and manufacturers, timber growers, importers and exporters saw-mill, ship, barge and lighter owners and manufacturers and snippers of and dealers in all kinds of wood, planks, furniture and builders' requisites, storekeepers and general merchants, and to purchase, take on lease or otherwise acquire plant, cut and deal in forest or timber lands of every description and to construct, own, lease or otherwise acquire mills, plants and factories;

(j) To act as agents for any company, partnership or person carrying on a business similar to that of this company; (k) To distribute among the members of the company in kind any shares, debentures, securities or property belonging to the company; (l) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Raymond Construction Company, Limited," with a capital stock of forty thousand dollars, divided into 400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,

35-2 Under-Secretary of State.

Associated Stores, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February 1913, incorporating John Michael Ferguson, James Melton Adam and Samuel Cameron Arrell, barristers-at-law, and Edwin Francis McDonald and William Harold Male, students-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To manufacture and deal in any and all kinds of goods, wares and merchandise and to raise, grow, manufacture, sell and deal in provisions of all kinds; (b) To purchase, lease, take in exchange or otherwise acquire lands or interest therein, together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; to erect buildings and deal in building material; to take or hold mortgages for any unpaid balance of the purchase money on any of the lands, buildings or structures so sold, and to sell or otherwise dispose of said mortgages; to improve, alter and manage the said lands and buildings, and to guarantee and otherwise assist in the performance of contracts or mortgages of persons, firms or corporations with whom the company may have dealings and to assume and take over such mortgages or contracts on default; (c) To establish and provide all kinds of conveniences and attractions for customers and others, and in particular reading, writing and smoking rooms, lockers and safe deposits, telephones, telegraphs, clubs, stores, shops, lodging and lavatories; (d) To act as agents and brokers of all kinds in transactions within the objects of the company and to assist for remuneration or otherwise any of the customers or tenants of the company in any part of their business or undertakings; (e) To construct, acquire, charter, operate, hire, lease, sell or otherwise dispose of all kinds of steam and sailing vessels, boats, barges and other vessels, wharves, docks, elevators, warehouses, freight sheds and other buildings; (f) To acquire by purchase, lease or otherwise water lots, water privileges and water powers and steam, electric, pneumatic, hydraulic or other power and force; to manufacture or generate and deliver and supply power of all or any of the above kinds, to utilize the same and to sell, lease or otherwise dispose of any surplus thereof for the purposes of light, heat and power, subject to any local and municipal regulations in that behalf; (g) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (h) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or

any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (i) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same. (j) To subscribe for, purchase or otherwise acquire and to take, hold, sell, exchange and deal in the shares, stocks, bonds, obligations or debentures or securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in shares, bonds, debentures or other securities of this company, or in property of this company, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereof, and to guarantee payment of the principal of or dividends and interest on the shares, bonds, debentures or other securities of any company or corporation with which the company may have business relations, and to promote any company or corporation having objects altogether or in part similar to those of this company, or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (k) To enter into any arrangements with any authority, federal, provincial, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges, franchises and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges, franchises and concessions; (l) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the name of the person, firms, company or companies hereinafter referred to, all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay for such property, franchise, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company and to exercise the right, powers and franchises of any company whose capital stock is owned by this company in the name of such company or in its own name; (m) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (n) To take part in the management, supervision or control of the business or operations of any company or undertaking having objects altogether or in part similar to those of this company, and for that purpose to appoint and remunerate any directors, accountants or other experts or agents; (o) Generally for the purpose aforesaid to carry on and undertake any business, undertaking, transaction or operation commonly carried on or undertaken by capitalists, promoters, financiers, commissioners, contractors, for public works or other works, or any business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (p) To remunerate, with the approval of the shareholders, in shares or in any other way any person or company for services rendered or to be

rendered in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (q) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (r) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (s) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (t) To sell or dispose of the undertaking of the company, or any part thereof, or any of the products of the company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (u) To do all or any of the above things as principals, agents, contractors, trustee or otherwise and either alone or in conjunction with others; (v) To procure the company to be licensed, registered or otherwise recognized in any foreign country and to designate persons therein as attorneys or representatives of the company, with powers to represent the company in all matters according to the laws of such foreign country, and to accept service for and on behalf of the company of any process or suit; (w) To distribute in kind or in specie or otherwise, as may be resolved, any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company; (x) To do all such other things as are incidental to or conducive to the attainment of the above objects; (y) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Associated Stores, Limited," with a capital stock of one hundred thousand dollars, divided into 10,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,

35-2

Under-Secretary of State.

Everybody's Stores, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of February, 1913, incorporating George Leonard Alexander and Maurice Dugas, advocates, Charles Joseph Eugène Charbonneau, notary, Segfried Hinson Read Bush, student, and Amédée Blanchard, law student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of a departmental storekeeper in all its branches and in particular to buy, sell, manufacture and deal in goods, stores, articles, chattels and effects of all kinds, both wholesale and retail, and particularly in tobacco, cigars, cigarettes, matches, lights and other articles required by or which may be convenient to smokers; (b) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the business or objects of this company or calculated to enhance its value or render

profitable any of the company's property or rights; (c) To acquire by purchase, lease, exchange or otherwise lands, buildings of any description, and any estate or interest therein, and any rights over or connected with lands so situate, and to turn the same to account as may seem expedient and in particular by preparing building sites and by constructing, re-constructing, altering, improving, decorating, furnishing and maintaining offices, flats, houses, factories, warehouses, shops, wharves, buildings, works and conveniences of all kinds, and by consolidating or connecting or subdividing properties and by leasing and disposing of the same; (d) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights, or information so acquired; (e) To acquire or undertake the whole or any part of the business, rights, good-will, property, movable and immovable assets including any option, concession, patent, trade mark, and the like of any individual, firm, association or corporation carrying on the business which the company is authorized to carry on and to make and carry into effect any contracts or agreements with any such person, firm or company as aforesaid with respect to amalgamation and to pay for the same, wholly or in part, in cash or bonds or to allot and issue, as fully paid up and non-assessable, shares of the capital stock of the company, whether subscribed for or not, in full payment, or part payment thereof; (f) To amalgamate with any other company having objects similar in whole or in part to those of this company; (g) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or with or without guarantee or otherwise deal with the same; (h) To subscribe for, purchase, take, acquire by original subscription or otherwise, and hold either as principal or agent and absolutely as owner, or by way of collateral security and to sell, exchange, or otherwise dispose of the shares, stock, debentures and bonds of any company or corporation in which this company is or is about to become financially interested, or with which it has or is about to have business relations, notwithstanding the provisions of section 44 of the said Act; (i) To enter into any arrangements with any government or municipal or local authorities, or otherwise that may seem conducive to the company's objects, or any of them, and to obtain from any such authority, any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (j) To promote any company or companies for the purpose of acquiring all or any of the property, rights and liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit this company; (k) To act as agents for any company, partnership or person carrying on a business similar in whole or in part to that of this company; (l) To remunerate any person or company for any services rendered, or to be rendered, especially for placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or any debentures, debenture stock or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (m) To grant special privileges, discounts and advantages and to issue and give tickets and coupons to the members, employees, purchasers or ticket holders of or in the company in respect of any produce, article, goods or things purchased or acquired

of, from or through the company or otherwise, and to make arrangements with persons engaged in any trade, business or profession for the concession to the company's members, ticket holders, and their friends, or any special rights, privileges and advantages, and in particular in regard to the supply of goods ; (n) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ; (o) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ; (p) To sell, lease or otherwise dispose of the whole or any part of the company's business and undertaking for such consideration as the company may think fit and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company ; (q) To distribute any of the property of the company in specie among the shareholders of the company and in particular any shares, debentures or other securities in other companies and belonging to this company ; (r) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes, rewards and donations ; (s) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Everybody's Stores, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

The Reliance Investment and Developing Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of February, 1913, incorporating Robert James Ball and Henry Peppler, manufacturers, John Taylor, clerk of the Municipality of the Town of Hanover, William John Yager, clergyman, and Frederick William Deutschmann, gentleman, all of the Town of Hanover, in the Province of Ontario, for the following purposes, viz :—(a) To take over and assume the business, good-will and all assets and liabilities of the Hanover Place Syndicate, as owners and dealers in land, and to continue to carry on the operations of the aforesaid syndicate ; (b) To purchase, take in exchange or otherwise acquire lands, and to sell and deal generally in the same ; (c) To assist in the general development of the lands of the company by granting to any company, firm or individual that may directly or indirectly increase the value thereof such aid as may seem advisable to the company by erecting dwellings in accordance with the building restrictions ; by planting trees on the said property and by any other desirable means ; and to assist where possible, in the development of subdivisions subsequently purchased by any desirable means ; (d) To acquire by purchase or otherwise the whole or any part of the business, property and assets, with or without assuming the liabilities of any person, firm or corporation possessed of property suitable for the company or carrying on any business similar in whole or in part to that of the company ; (e) To enter into any arrangements for sharing profits or joint adventure with any person, firm or corporation engaged in or about to engage in any business or transaction capable of being conducted so as to benefit this company ; (f) To sell or otherwise dispose of the whole or any part of the

business, assets and undertaking of the company as a going concern or otherwise, on such terms and conditions and for such consideration as the company may think proper and in particular in whole or in part for shares, bonds or other securities of any other company having objects in whole or in part similar to those of this company ; (g) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, bonds or other securities of other companies belonging to the company, or which the company may have power to dispose of ; (h) To promote and organize or assist in promoting and organizing any auxiliary company with the purpose of acquiring all or any part of property or business of this company or for any other purpose calculated to benefit this company ; (i) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Reliance Investment and Developing Company, Limited," with a capital stock of five hundred thousand dollars, divided into 500 shares of one thousand dollars each, and the chief place of business of the said company to be at the Town of Hanover, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

New Brunswick Realty, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of February, 1913, incorporating William Shives Fisher, merchant, Leonard Percy De Wolfe Tilley, barrister-at-law, Frederick Neil Brodie, architect, and Howard Perley Robinson, broker, all of the City of Saint John, in the Province of New Brunswick, and Paul Frederick Blanchet, accountant, of the Parish of Rothesay, in the said Province of New Brunswick, for the following purposes, viz :—(a) To acquire by purchase, lease, exchange or in any other manner and hold lands, timber limits or licenses, mines, water lots, water falls and water privileges and any estate or interest therein and to build upon, work, operate, develop, irrigate, cultivate, farm, settle and otherwise improve and utilize the same, and to sell, lease and otherwise dispose of and deal with the same ; (b) To lay out, maintain and manage upon any lands acquired by the company or in which the company is in any way interested, streets, parks, pleasure grounds or otherwise and dedicate the same if so desired to public use, or contract with any person or corporation for the use or management thereof ; (c) To acquire by purchase or otherwise and to sell or otherwise dispose of any personal property and any rights or privileges necessary or convenient for the company ; (d) To lease, sell or otherwise dispose of any of the real or personal property of the company, and to take mortgages or other securities or retain liens thereon for the purchase money or any part thereof and to sell, assign and guarantee the payment of the same ; (e) To promote immigration into the property of the company and for this purpose to advance any money, grant any land or chattels and secure the company therefor by mortgage or otherwise ; (f) To manufacture any produce of the lands owned by the company and sell or otherwise deal in such and all other manufactured products, and to engage in manufacturing generally ; (g) To search for, prospect, work, sell, use or otherwise deal with all or any mines or minerals upon the lands of the company ; (h) To assist, promote or engage in any industry that the company may think will enhance the value of its lands or tend to develop the neighborhood or enure to the interests of the company, or render profitable any of its property rights ; (i) To establish shops and stores on any of its lands and to carry on the business and sale of general merchandise of all

descriptions by wholesale or retail; (j) To purchase or acquire any business with the assets thereof within any of the objects of the company, and assume the liabilities in connection therewith or the shares, debentures or securities of any other company having objects altogether or in part similar to those of this company, as well as any franchises, patent rights, licenses or privileges germane to any of such objects, notwithstanding the provisions of section 44 of The Companies Act; (k) To issue and allot, as fully paid up stock, shares of the capital stock of the company as consideration for work done, property acquired, guarantees given or agreed to be given, or services rendered or agreed to be rendered in furtherance of the objects of the company; (l) To aid in any manner any corporation any of whose shares of capital stock, bonds or other obligations are held or are in any manner guaranteed by the company, and to do any acts or things for the preservation, improvement or enhancement of the value of any such shares, capital stock, bonds or obligations; (m) To do any and all acts or things tending to increase the value of the property at any time held or controlled by the company; (n) To sell, lease or dispose of the undertaking or assets of the company or any part thereof for such consideration as the company may think fit, including shares, debentures or securities of any other company having objects altogether or in part similar to those of the company hereby incorporated; (o) To receive and accept bonds, debentures or other securities in payment, in whole or in part, for work done and material supplied in connection with the business of the company; and to pay for any property purchased by the company or for the construction of any plant or works of the company and generally to satisfy any of the obligations contracted by the company by the issue of paid-up stock or bonds of the company or partly in stock and partly in bonds; (p) To amalgamate with any other company having objects altogether or in part similar to those of this company; (q) To promote any other company for the purpose of acquiring all or any of the property or assuming the liabilities of the company or which may directly or indirectly advance the objects or interests of the company and to take or otherwise acquire, hold, transfer, sell and dispose of shares, bonds or other securities of any such company and to guarantee payment thereof; (r) To enter into partnership or into any arrangement for sharing profits, union of interests or co-operation with any person or company carrying on or about to carry on any business or transaction within the objects of the company, or capable of being conducted so as to directly or indirectly benefit the company and to take or otherwise acquire, hold, dispose of and guarantee any shares, bonds or other securities of any such company; (s) To divert, take and carry water, for the use of the business of the company, and for purposes other than those connected with the company, and for that purpose to acquire by purchase, lease or otherwise, and to construct and operate reservoirs, dams, aqueducts, canals, water powers, flumes, ditches, or other conduit pipes or other hydraulic means, or to contribute to the expense of so doing and to sell or otherwise dispose of any such water or works; subject to all local or municipal laws in that behalf; (t) To enter into any arrangement with any government or authority federal, provincial, municipal or local or otherwise that may seem conducive to the company's objects or any of them; (u) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (v) To distribute any of the property of the company in specie among the shareholders; (w) To do all or any of the above things as principals, agents, contractors or attorneys; (x) To do all and everything necessary, suitable or convenient for the accomplishment of any of the purposes or the attainment of any of the objects hereinabove enumerated; (y) The objects and powers specified and contained in the various paragraphs and clauses hereof shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or clause. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "New Brun-

wick Realty, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Saint John, in the Province of New Brunswick.

Dated at the office of the Secretary of State of Canada, this 27th day of February, 1913.

THOMAS MULVEY,

35-2

Under-Secretary of State.

The Mance Farming Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1913, incorporating Honourable Louis Arthur Audette, Assistant Judge of the Exchequer Court of Canada, Colonel Eugène Fiset, Deputy Minister of Militia and Defence, George Henri Cagnat, civil engineer, and Elizabeth LePage, spinster, all of the City of Ottawa, in the Province of Ontario, and Jean-Baptiste LePage, of Vallée Ste. Clair, in the Province of Saskatchewan, farmer, for the following purposes, viz:—(a) To purchase, lease or otherwise acquire, deal in, sell, exchange, transfer and alienate lands and real estate; (b) To develop and improve all lands the property of the company by cultivating, clearing, draining, irrigating, building, mining, farming, lumbering on or otherwise dealing with the same; to stock the said lands, and to buy, breed and deal in all kinds of horses, cattle and farm stock, and to buy and sell grain and other products of the soil, as well as to buy, sell, deal in and lease agricultural implements and appliances; (c) To aid, encourage and promote immigration and settlement on the property of the company, and to colonize the same for the purposes aforesaid, to advance and grant any money or land, and to aid any settlers by the purchase and supply of lumber, timber and other necessities for building purposes upon such terms as may be deemed expedient, and generally to aid and assist immigration in all ways and means that may be deemed expedient; (d) To build, erect and construct public and private works and buildings, or any works of any description on any lands of the company, or any other lands, and to rebuild, alter, decorate, furnish and improve existing houses, buildings, offices, factories, warehouses, wharves and conveniences of all kinds, or works thereon; and to enter into contracts with the Crown or any company or person for the erection of such works as may be undertaken by the company; (e) To purchase, lease, exchange or otherwise acquire, and to sell or otherwise dispose of all or any rights, privileges or franchises appendant, appurtenant or otherwise related to real estate, suitable or convenient for any of the purposes of the company; (f) To act as agents with or without commission in purchasing or selling or managing real or personal estate or any interest therein, and in the investment of money and for that purpose to act as agents, financial or otherwise; (g) To enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal with the same; (h) To assume and pay any mortgage, charge, lease or other encumbrance which may exist upon any property real or personal in which the company may have acquired or be about to acquire any estate or interest; (i) To acquire and take over as a going concern any business now or hereafter carried on by any person, firm or corporation, including any director of the company, engaged in or carrying on any business similar to that carried on by the company, and to pay for the same either with money or security, in shares of the company fully or partly paid or otherwise;

(j) To acquire and hold shares in the capital stock of other companies, notwithstanding the provisions of section 44 of the said Act; (k) To transport goods, chattels and persons by land or water and to act as agents for other transportation companies or corporations; (l) To aid by way of bonus, gift of land or otherwise in the construction of a line or lines of railway, steamboats or barges and to construct, maintain and repair roads and bridges which may be in any way beneficial to the said company; (m) To pack, can or otherwise manufacture any of the products of the lands owned by the company, and to sell or otherwise deal in such and all other manufactured products; (n) To excavate, construct, maintain and operate upon any lands owned or controlled by the company, ditches or canals, for supplying water for irrigating any such lands and for supplying water for irrigation, water power or other purposes to municipalities, cities or towns and to persons or corporations holding lands contiguous to the lands of the company, at such rates as may be agreed upon, and generally to exercise the powers of an irrigation company; provided, however, that any distribution of water for irrigation or power purposes outside the lands of the company shall be subject to local and municipal regulations; (o) To construct for the company or for others, irrigation ditches, canals, bridges, dry docks, dams, water powers, elevators, wharves, piers, viaducts, works and buildings, private or public, farm houses, barns and warehouses and to operate the same in connection with the business of the company; (p) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and to receive, acquire, hold, enjoy and dispose of shares, bonds, debentures, mortgages or other securities as part of such consideration; (q) To purchase and acquire property, real or personal, which it may be deemed advisable to acquire for any of the foregoing objects, and to sell the same or any part thereof, and to develop the resources and turn to account the lands, buildings and rights of the company in such lands, and in the event of such lands not being required for farming purposes to turn them to account by laying out and establishing towns, villages and settlements, and opening up and operating stone quarries, lime-kilns and brick yards, and dealing in stone, brick, lime or lumber or acting as contractors for the construction of roads, buildings or works of any kind, public or private, which may seem calculated directly or indirectly to benefit or assist the objects of the company; (r) To construct, manage, work, operate, and control and superintend hotels, parks, places of recreation, general stores, public baths, and any other works which may seem directly or indirectly conducive to the objects of the company, or the benefit and convenience of its employees and to contribute or otherwise aid and take part in the construction, carrying out, support, maintenance, improvement, management, working, operating, controlling and superintending the same; (s) To establish water powers, water works and electric works including the construction of necessary works; to generate, distribute and use water power, water or electric energy, and to sell, lease and dispose of such power, water or energy; provided, however, that any sale, distribution or transmission of electric, hydraulic, pneumatic or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (t) To amalgamate with any other company having objects similar to those of this company; (u) To carry on any other business whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (v) To acquire by purchase, lease, grant, exchange, or other legal title and to own such real and personal property as may be found necessary and required for the company's business and to pay for the same, in whole or in part, in cash, paid-up shares, bonds or other securities of the company and to dispose of the said property; (w) To distribute the property of the company in specie among the shareholders; (x) To do all and everything necessary, suitable, convenient or

proper for the accomplishment of any one or more of the objects for which this company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Mance Farming Company, Limited," with a capital stock of three hundred thousand dollars, divided into 3,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

The Mutual Trust Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1913, incorporating Abraham Komaroff, real estate broker, Louis Abraham Ship and Maxwell Robert Ship, manufacturers, Frank Ethelbert McKenna, notary public, and Raoul Guillaume de Lorimier, advocate and King's counsel, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To accept, fulfil and execute all such trusts as may be committed to the company by any person or corporation, or by any court of law, on such terms as may be agreed upon, or as the court shall, in case of disability, approve; to take, receive, hold and convey all estates and property, both real and personal, which may be granted, committed or conveyed to the company, with its assent, upon any such trust; (b) To act as administrator, executor, trustee, assignee, liquidator, receiver, curator to insolvent estates, to interdicts, to the person or persons to whom curators may be appointed or to property or to substitutions; guardians to the person or property, judicial sequestrator, tutor and subrogate tutor to minors or judicial adviser; to act as agent in the purchase, sale and management of real and personal property; to act as agent or broker in placing insurance of any kind and as an adjuster, valuator and agent in any insurance claim; (c) To construct, maintain, operate and lease suitable buildings and structure for the reception and storage of personal property of every nature and kind; to act as agent, consignees and bailees thereof and to take all kinds of personal property for deposit and safekeeping, upon such terms as may be agreed upon and to make loans on the same; (d) To lend and invest money entrusted to the company for such purposes and to secure the repayment of such monies or the payment of the interest or both, to accept or dispose of any description of property conveyed, pledged, mortgaged, assigned to or deposited or warehoused with the company in connection with any such loan or investment; (e) To promote or assist in promoting any other company; to underwrite, place or assist and guarantee the issue of or the payment of the interest on the shares, debentures, bonds or securities of any such company; (f) To close and wind up the business of persons, partnerships, companies, associations, corporations and estates; (g) To act as trustees in respect to any debenture, mortgage, hypothec or other security, issued according to law by any municipal or other corporation, incorporated in the Dominion of Canada; to hold property mortgaged, hypothecated and pledged, to secure the payment of debentures and other indebtedness and to deal with such property in accordance with and for the purposes set forth in the instrument granting such mortgage, hypothec, pledge or obligation; (h) To guarantee any investment made by the company as agent or otherwise; (i) To examine, report upon and audit the books, accounts, condition and standing of corporations, partnerships and individuals, when requested or authorized so to do by such corporations, partnerships and individuals and also when required by an order of a court of competent jurisdiction; (j) To buy, sell and invest in the stocks, bonds, debentures and obligations of municipal or other corporations of any kind, whether

secured by mortgage or otherwise, and in the Dominion, provincial, British, foreign or other public securities; (k) To sell or deal with real or personal property held by the company or in any fiduciary capacity, or on its own behalf, or otherwise, but it shall not so deal with any property held by it in a fiduciary capacity, unless hereto duly authorized as may be required by law or by the instrument creating the trust; (l) Generally to charge for, collect and receive all agreed and reasonable remuneration, legal, usual and customary costs, charges and expenses for all or any of the past or future services, duties, trusts or things rendered, observed, executed or done in pursuance of any of the powers of the company, even when the said company is acting as tutor, sub-tutor, curator, judicial adviser, guardian, executor, administrator, trustee, mandatory, or in any other capacity where the services are by law or custom usually gratuitous; (m) To act as agents or attorneys for the transaction of business, the management of estates, the investment, collection and payment of moneys, rents, interest, dividends, mortgages, bonds, bills, notes and other securities; to act as agents for the purpose of registering, issuing, countersigning and transferring the certificates of stocks, bonds, debentures and other obligations of the Dominion of Canada or of any province thereof, or of any corporation, association or municipality and to receive and manage any sinking fund thereof; (n) To deal in real estate, leases and other real rights as well as personal property; (o) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (p) To acquire or purchase, lease or otherwise the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company; (q) To apply for, purchase or otherwise acquire and sell any patents, brevets d'inventions, trade marks, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or any information as to any invention or process which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (r) To construct, acquire, hold, maintain, lease, sell and convey any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any land, buildings and easements, and to accept mortgages, charges and liens on real or personal property or any other securities whatsoever and bearing interest or otherwise, as the company may see fit, from any person or corporation dealing with the company and to sell, assign or otherwise dispose of all or any of such securities; (s) To invest and deal with the moneys of the company not immediately required, in such a manner as may be from time to time determined; (t) To issue paid-up shares, bonds or debentures or other securities for the payment, either in whole or in part, of any property, real or personal, movable or immovable, services, rights, lease, business, franchise, undertaking, power, privilege, license or concession which this company may legally acquire, and in payment or part payment of or in exchange for shares, bonds, debentures or other securities of any other company doing a business similar or incidental to the business of this company; (u) With the approval of the shareholders to remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any shares in the company's capital, or any debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business; (v) To sell or dispose of the undertaking of the company or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this com-

pany; (w) To do all or any of the above things as principals, contractors, trustees or otherwise and by or through trustees, agents or otherwise, and either alone or in conjunction with others; (x) To amalgamate with any other company having objects altogether or in part similar to those of this company; (y) To distribute by dividend or otherwise any assets of the company in specie or kind among the members and particularly paid-up shares, debentures or debenture stock of any other company; (z) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Mutual Trust Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

Canada Roofing and Paving Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of February, 1913, incorporating Joseph Chartier, contractor, Joseph Fidèle Chartier, gentleman, Elizabeth Bumbray, wife of Joseph Chartier, authorized by him, Ernest Duchesne, foreman, and Jean Edouard Charles Bumbray, advocate, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:— (a) To carry on business as general contractors, manufacturers and constructors of all kinds of roofs, sidewalks and street pavements and all other municipal, provincial and county works or private improvements; (b) To carry on generally the business of buying, manufacturing and selling of all kinds of materials and machinery used in connection with any of the said works; (c) To tender for and to accept and make contracts for works for which tenders are asked for, whether public or private, and to carry out any such contracts; (d) To issue and hand over any securities, bonds or other instruments necessary for the acceptance and carrying out of such contracts; (e) To purchase, lease, manufacture or otherwise control any stone quarries, deposits or sources containing sand, gravel, cement, bricks, clay, oil, asphalt, coal, tar or other materials used in the construction of roofs, sidewalks or street pavements or other materials of public or private utility; to refine, manufacture or otherwise prepare for the market and for immediate use any and all such materials; (f) To acquire by contract, grant, lease, purchase or otherwise, from any government, corporation or individual, the right to mine, manufacture, refine or otherwise prepare for actual use, and to use and sell any or all such materials or to dispose of the same, and generally to produce, manufacture or sell any products or by-products so refined; (g) To purchase, own and hold any property, movable or immovable, necessary or proper for the carrying on of the company's business, and to obtain by invention or otherwise any patent rights, franchises or privileges, or to adopt or use any patents or invention now existing or which may exist in the future and required, necessary or useful for the carrying out of the company's objects, and to pay for the same in cash, shares, bonds or other securities of the company; (h) To purchase, subscribe for or otherwise acquire and own, as long as it may be necessary, shares of stock in or of any other incorporated company, notwithstanding the provisions of section 44 of the said Act; (i) To sell any of the assets, rights, franchises or privileges hereinbefore mentioned or to dispose of or transfer any contract acquired by this corporation, as may be deemed advisable; (j) To amalgamate with any other company having objects similar, in whole or in part, to those of this company, and generally to do and carry out all

acts, contracts and things whatsoever which may be germane to the powers of this company and conducive to the company's objects or purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canada Roofing and Paving Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 21st day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

35-2

St. Mathew's Heights Realty, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of February, 1913, incorporating The Honourable Alexandre Chauveau, King's counsel, The Honourable Nemèse Garneau, Legislative Councillor, The Honourable Isidore Noël Belleau, one of the Judges of the Superior Court of the province of Quebec, Victor Châteauevert, and Napoléon George Kirouac, merchants, Napoléon Drouin, merchant and manufacturer, Pierre Henri Garneau, real estate agent, and René Pamphile Lemaire, architect, all of the City of Quebec, in the Province of Quebec, for the following purposes, viz :—(a) To acquire by purchase, lease or otherwise, property, real and personal, and the good-will, franchises, rights, privileges, contracts and assets of any and every kind, useful or incidental to the business of the company, upon such terms and conditions as may be deemed advisable, from any individual, firm or corporation, and to pay for the same in cash or part cash or paid-up shares, bonds or other securities of the company, or otherwise, as may be agreed upon, and to sell, dispose of or otherwise deal with the whole or any portion of the same, and to carry on the business of real estate agents and of a contractor for the erection of public and private works and of a manufacturer of building materials ; (b) To acquire, hold and own shares in any other corporations doing business of a like nature and to pay for the same either in cash or part cash or to issue fully paid-up shares, bonds, debentures or other securities of the company in payment or part payment therefor, or otherwise, as may be arranged, and to sell or otherwise deal with the same, notwithstanding the provisions of section 44 of The Companies Act ; (c) To erect buildings and structures, deal in buildings, building material, hold mortgages for any unpaid balance of the purchase money or any of the lands, buildings or structures so sold, to sell or otherwise dispose of said mortgages ; (d) To improve, alter and manage said lands, buildings and structures and otherwise assume in the performance of contracts of this nature or mortgages of persons, firms and corporations with whom the company may have dealings, and to assume and take over such mortgages or contracts on default, or otherwise ; (e) To sell, lease or otherwise dispose of, in whole or in part, the property, assets and undertakings of the company for such consideration as may be agreed upon, and in particular for shares, debentures or securities of any company or corporation purchasing the same, and to distribute among the shareholders of this company in kind the property or cash of the company or proceeds realized from the same and in particular any shares, debentures or securities of other companies belonging to this company, or of which this company may have the power of disposing ; (f) To act as agent for any individual, firm or corporation carrying on a business similar to the business which this company is authorized to carry on ; (g) To do all such other things as may be deemed necessary or useful in the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "St. Mathew's Heights Realty, Limited," with a capital stock of one million

dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 4th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

E. C. St. Amour, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1913, incorporating Emile Christin dit St. Amour, agent, Hermine St. Amour, spinster, Dame Marie Marchand, wife, separate as to property of the said Emile Christin dit St. Amour, Paul St. Germain and Léopold Guérin, advocates, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To deal generally in real estate ; to carry on the business of fire, life, sickness, accident, guarantee insurance agents and brokers generally, or of other insurance ; (b) To acquire by purchase, exchange or otherwise, to subdivide, construct, manage, lease, sell, exchange all kinds of real and personal property and immovables and to dispose of the same ; (c) To enter into any arrangements or contracts with any persons, municipalities or corporations for the construction, paving, macadamizing and repairing of streets, highways and sidewalks, or for the construction, opening and repairing of conduits, drains and sewers ; to aid, by way of advances of moneys, in the construction and maintenance of roads, streets, lanes, water works, sewers and other works calculated to give a better access to the property of the company, and to enhance its value ; (d) To act as agents and brokers for the purchasing, selling, exchanging and leasing of immovable property, and for any other transactions of a similar nature ; (e) To lend money to customers, building lot owners and others having dealings with the company ; (f) To take and hold mortgages, hypothecs, bonds, securities and charges on immovable properties, to guarantee the payment of any debts owing to the company or advances made by the company ; to invest the moneys of the company not immediately required in such a manner as may, from time to time, be deemed advisable ; (g) To carry on the business of lumber and timber merchants and to operate saw-mills in connection with such business ; to deal also in coal, hay and grain, and to manufacture also charcoal for the purposes of the company's business ; (h) To carry on the business of conveying persons and merchandise in vehicles drawn by horses, or in automobiles, for the purposes of the company ; (i) To acquire municipal franchises and to carry out the same either in connection with water work systems or lighting systems by electricity or gas ; (j) To do and undertake any business and things necessary, advantageous or useful to any of the powers and rights hereby granted, including the right to acquire the shares, bonds, debentures or other obligations and securities of joint stock companies organized with the same purposes and objects, in whole or in part, in exchange for the shares, bonds, or debentures of this company, notwithstanding the provisions of section 44 of the said Act, and also with power to issue fully paid-up shares in payment of any property, merchandise and good-will whatsoever, and, with the approval of the shareholders, for salaries and services rendered. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "E. C. St. Amour, Limitée," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

Mechanical Engineering Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of February, 1913, incorporating Francis Adolph Jacobs, manufacturer, and Peter Graham, stenographer, of the City of Montreal, in the Province of Quebec; Norman Armand Voizard, of Ville St. Pierre, in the Province of Quebec; secretary-treasurer, and Thomas Doyle and John Melrose, of the Town of Verdun, in the said Province of Quebec, machinists, for the following purposes, viz:—(a) To manufacture, import, export, purchase, sell and otherwise deal in all kinds of oil, gas, coal, coke and all other combustible burning furnaces for the smelting, refining roasting and other heat treatment of metals; oil and gas burners, gas producers, gas holders, gas engines, machinery, tools, electric, steam, hydraulic, air and hand power cranes, electric motors, pyrometers and other heat testing instruments and castings of all descriptions; (b) To manufacture, purchase, sell or otherwise deal in appliances and material of every description used in works, plants and operations aforesaid, and to act as agent, brokers or on commission in purchasing or otherwise dealing in the articles aforesaid; (c) To enter into any agreement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold or re-issue, with or without guarantee, or otherwise deal in same; (d) To remunerate, with the approval of the shareholders, by payments in cash, shares or otherwise any person or company for services rendered in placing or assisting to place or guaranteeing the placing of any shares in the company's capital stock or any debentures or other securities of the company or in the conduct of the business; (e) To contract for, build, construct and equip public and private works of every description, and to acquire, hold, sell, dispose of, supply, manufacture and produce all kinds of materials for use in the construction or equipment for such public and private works and to sublet any or all such contracts; (f) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, undertakings and business of any such corporation and to assume the liabilities thereof, and to pay for same wholly or partly in cash, shares, bonds or other securities of the company; (g) To sell or otherwise dispose of the undertakings of the company, or any part thereof, for such consideration as the company may deem proper, and in particular for shares, debentures or securities of any other company having objects in whole or in part similar to those of this company; (h) To acquire or undertake the whole or part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or which might be of value to the company, and to issue paid-up or partly paid-up shares of the company in consideration or part consideration therefor, and to lend money to and to guarantee the contracts of or to otherwise assist any person, firm or company with which this company may have business relations; (i) To acquire, purchase, sell, deal in, outright or on royalty, patented devices of all kinds and patents thereof, or to apply for patents or any devices so purchased or acquired, and to acquire, purchase, sell, register, lease or license on royalty or otherwise, and to hold, use, own, operate, introduce, sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes under registration or otherwise, useful to the business of the company, and to use, exercise, develop, grant licenses in respect thereof or otherwise turn to account any such trade marks, trade names, inventions, licenses, processes and the like or any such property or rights; (j) To draw, make, accept, endorse, execute and issue promissory notes,

bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (k) To issue paid-up shares, bonds, debentures or other securities of the company in payment or part payment for any property or rights which may be acquired by or for any services rendered or for any work done for the company towards the payment of any debts due to the company, stock, shares, bonds, debentures or other securities of the company; (l) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or other securities of any other company which the company may have power to dispose of; (m) To purchase, sell, manufacture, hire, import, export and deal in all kinds of goods, wares or merchandise which may be required for purposes of any of the said businesses, or which may seem capable of being profitably dealt with in connection with any of the said businesses of the company; (n) To acquire, develop and operate any water power or water powers and to generate, produce and accumulate steam, gas, electricity or other motive power for the production of light, heat and power purposes of the company, with the power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat and power purposes to any person or corporation on such terms as may be agreed upon, provided that the foregoing powers, when exercised outside the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf; (o) To carry on any other business (manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with any of the above specified business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's properties or rights, and to do all acts and exercise all powers incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertakings; (p) To acquire by lease, purchase, license or otherwise and to sell, license or otherwise dispose of trade marks, trade names and design patents; (q) To enter into any agreements with any authority, federal, provincial, municipal, local or otherwise, that may be conducive to the company's objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Mechanical Engineering Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 4th day of March, 1913

THOMAS MULVEY,

36-2

Under-Secretary of State.

International Light and Power Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of February, 1913, incorporating James Steller Lovell and Charles Delamere Magee, accountants, William Bain, bookkeeper, and Robert Gowans and Joseph Ellis, solicitor's clerks, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To underwrite, subscribe for, purchase or otherwise acquire and hold either as principals or agent, and absolutely as owner or by way of collateral security or otherwise, and to sell, exchange, transfer, assign or otherwise dispose of or deal in the bonds or debentures, stocks, shares or other securities of any government or municipal or school corporation or of any bank or of any other duly incorporated company or companies or corporation or corporations; (b) To assist in the promotion, organization, development or management of any corporation or company and to

raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee or otherwise any corporation in the capital stock of which the company holds shares, or with which it may have business relations; and to act as employee, agent or manager of any such corporation and to carry on the business thereof and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations; (c) To purchase, lease or acquire lands and interests therein and water powers and water privileges and power and to develop therefrom any power, electrical or other energy, and to use the same in connection with their business, and to transmit the same, and sell, lease or dispose of lands or interests therein or power, and to enter into working arrangements with other companies, persons, firms or corporations for the use thereof, and to establish, operate and maintain any electric, gas or other lighting, heating or power plant, and to sell and dispose of electric, gas or power, light, heat and power; provided always that the rights and privileges hereby conferred upon the company to generate, sell and dispose of electrical energy for light, heat and power when exercised outside of the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (d) To sink wells and shafts and to make, build, construct, erect, lay down and maintain reservoirs, water works, cisterns, dams, culverts, main and other pipes and appliances, and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the purposes of irrigation and for the creation, maintenance or development of hydraulic, electrical or other mechanical power, or for any other purpose of the company; (e) To construct, maintain, alter, make, work and operate on the property of the company, and for the purposes of the company, or on property controlled by the company, reservoirs, dams, flumes, race and other ways, water powers, aqueducts, wells, roads, piers, wharves, buildings, shops, stamping mills and other works and machinery, plant and electrical and other appliances of every description; (f) To acquire by purchase or otherwise and hold lands, timber limits or licenses, water lots, water falls, water privileges or concessions and powers and rights and interests therein, and to build upon, develop, irrigate, cultivate, farm, settle and otherwise improve and utilize the same, and to lease, sell or otherwise deal with or dispose of the same; (g) To construct, execute, own and carry on all descriptions of works which may be necessary or useful for the purposes of the company; (h) To issue and allot, as fully paid up, shares of the company hereby incorporated in payment or part payment of any property, movable or immovable, property rights, lease, business, franchise, undertaking, powers, privileges, license, concession, stock, bonds and debentures or other property rights which it may lawfully acquire by virtue of the powers hereby granted, or to pay for same or any part thereof in bonds or debentures of this company; (i) To draw, make, accept, endorse, discount and execute promissory notes, bills of exchange, warrants and other negotiable or transferable instruments; (j) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company and necessary to enable the company to profitably carry on its undertaking; (k) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of this company's business, and to issue in payment or part payment for any property, rights or privileges acquired by the company, or for any guarantees of the company's bonds, or for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid and non-assessable, or the company's bonds; (l) From time to time to apply for, purchase or acquire by assignment, transfer

or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities, supreme, municipal or local, or any corporation or other public body, may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof; (m) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in; (n) To procure the company to be registered and recognized in any foreign country and to designate persons therein, according to the laws of such foreign country, to represent this company and to accept services for and on behalf of this company of any process or suit; (o) To lease, sell or otherwise dispose of the property and assets of the company, or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company; (p) To amalgamate with any other company having objects similar to those of this company; (q) To distribute among the shareholders of the company, in kind, any property of the company and in particular any shares, debentures or securities belonging to the company or which the company may have power to dispose of; (r) To do all acts and execute all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking; (s) To do all or any of the above things and as principals, agents or attorneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "International Light and Power Company, Limited," with a capital stock of twenty million dollars, divided into 200,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 4th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State

H. H. Martyn & Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of March, 1913, incorporating Louis Athanase David and George Leonard Alexander, advocates, Bruce Campbell Macfarlane, chartered accountant, Segfried Hinson Read Bush, clerk, and Edward Charles Baker, accountant, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the businesses of sculptors, architectural decorators, art carvers and designers in wood, glass, stone, marble, iron, metal and other materials, and manufacturers, buyers and sellers of joinery and woodwork of every description and of every sort of appliance and requisite connected with the same, and to purchase and sell, prepare, manufacture and deal in wood, glass, stone, marble, iron and metal goods, and mineral, animal and vegetable products or commodities suitable for art manufactures or supply; (b) To purchase or otherwise acquire and undertake all or any part of the business or rights and liabilities of any person or company carrying on any business within the objects of this company; (c) To subscribe for, acquire and hold either as principal or agent and absolutely as owner or by way of collateral security, and to exchange, pledge or otherwise dispose of the shares of capital stock, bonds or debentures of any company or corporation with which this company has or is about to have business relations, notwithstanding section 44 of the Act; (d) To apply for, purchase or otherwise acquire

any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (e) To establish or support or subscribe to any association or institution calculated to benefit persons employed by the company or having dealings with the company; (f) To invest and deal with the moneys of the company not immediately required, upon such securities and in such manner as may from time to time be determined; (g) To act as agent for any person, partnership or company carrying on a similar business and to carry on the business of shippers, merchants and commission agents for the purposes of the company; (h) To promote any other company for the purposes of acquiring all or any of the property, rights and liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit this company, and to amalgamate with such or any other person, company or partnership having objects altogether or in part similar to those of this company; (i) To sell the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (j) To distribute among the members of the company in kind any shares, debentures, securities or property belonging to the company; (k) To pay for any services rendered to and for any property and rights acquired by the company in such manner as may be deemed expedient and in particular by the issue of shares or securities of the company credited as fully or partly paid up; (l) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "H. H. Martyn & Company of Canada, Limited," with a capital stock of ten thousand dollars, divided into 100 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

Mutual Motor and Truck Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of February, 1913, incorporating Michael Arthur Phelan, of the City of Westmount, in the Province of Quebec, advocate, Wilfrid Bovey and Robertson Fleet, advocates, and Harry Arthur Ellis and Joseph Alphonse L'Heureux, bookkeepers, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—(a) To manufacture, in whole or in part, repair, maintain, care for, store, buy, sell, lease, trade in and turn to profit motors and engines driven by steam, electricity, explosion or internal combustion, water, compressed air or any other power, automobiles, trucks, taxicabs and any other kind of conveyances, whether moved by mechanical power or not, used or to be used on land, on water and in the air, and all accessories of the same and supplies used in connection therewith; (b) To operate for the carriage of passengers and freight, automobiles, taxicabs and other motor vehicles of every description, motor boats, aeroplanes and airships and generally all sort and description of self-propelled conveyances whatever the kind of engine or motor and to receive fares and other compensation for the same; (c) To

operate garages and landings, workshops and repair shops, storehouses and stores for the purpose of the company and the accommodation of the public in general; also to build, erect, acquire by whatever title, maintain and operate water powers, steam plants, reservoirs, tanks for gas, gasoline, petroleum or any other liquid or explosive, subject to all local and general laws and by-laws regulating the same, for the purpose of generating power to be used in connection with the business of the company, and to sell, lease and otherwise dispose of, at a profit, the surplus power at any time not required for use by the company, and to erect, maintain and operate buildings, dams and any other construction necessary for the purpose thereof; (d) To apply for, purchase or otherwise acquire any trade marks, patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (e) To enter into any agreement for sharing of profits, amalgamation, consolidation or union of interests, co-operation, joint adventure, reciprocal concession or other arrangement of a like nature with any person or company or companies carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on or having objects altogether or in part similar to those of this company; (f) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (g) To purchase, lease, take over or otherwise acquire the whole or any part of the business, property, franchises, good-will, rights, agencies, and privileges held or enjoyed by any person or firm or by any corporation carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay therefor either wholly or partly in cash or wholly or partly in bonds, paid-up shares or other securities of the company or otherwise, and to undertake the liabilities of any such persons, firm or corporation; (h) To enter into any arrangement with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions; (i) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit this company, and generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (j) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or other securities in other companies belonging to the company or which the company may have the power to dispose of; (k) To sell or dispose of the whole or any part of the assets and undertakings of the company as a going concern or otherwise for such consideration as the company may think fit and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (l) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined; (m) To remunerate any company or person for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital, or any bonds, debentures or other securities of the company,

or in or about the formation or promotion of the company or the conduct of its business, subject to approval thereof the shareholders of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Mutual Motor and Truck Company, Limited," with a capital stock of ninety thousand dollars, divided into 900 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 4th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

Wayne Oil Tank and Pump Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of March, 1913, incorporating Clifton Medley Johnston, George Reece Kappele, William Henry McGuire and George Francis Rooney, solicitors, and Lowell Wallace Wood, student-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—To acquire by purchase, assume and take over the good-will, trade, business and assets of Wayne Oil Tank and Pump Company, of Wabash Avenue, Toronto, subject to the debts and liabilities thereof; to continue the trade and business and engage in and carry on the trade and business of manufacturers and producers of and traders and dealers in reservoirs and storage tanks for receiving, storing and delivering oils, volatile and other allied liquids, and self measuring and other oil pump apparatus and appliances for the handling and delivery thereof and all supplies incidental or subsidiary to the trade and business of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wayne Oil Tank and Pump Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36 2

Dominion Steel Foundry Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 1st day of March, 1913, incorporating Sydney Chilton Mewburn, King's counsel, Edward Herbert Ambrose, Henry Arnold Burbidge and John Roy Marshall, barristers-at-law, Isabel Vila, bookkeeper, and Amy Helena Johnson and Myrtle Agnes Baker, stenographers, all of the City of Hamilton, in the Province of Ontario, for the following purposes, viz:—(a) To acquire and take over as a going concern the undertaking and all or any of the assets and liabilities of Dominion Steel Castings Company, Limited, and the undertaking and all or any of the assets and liabilities of Hamilton Malleable Iron Company, Limited, or all or any part of the bonds, shares, capital stock or other securities of the said companies or either of them; (b) To carry on the trades or businesses of iron masters, iron makers, steel makers, steel converters, smelters, engineers, tin plate makers, colliery proprietors, coke manufacturers, miners, malleable iron manufacturers and iron founders in all their respective branches, and to work, make merchantable, sell and deal in iron, steel and other metals, materials and substances, and to carry on business as manufacturers and dealers in chemicals and as metallurgists and as mechanical engineers, and to

manufacture, buy, sell and deal in, both by wholesale and retail, all kinds of mercantile commodities; (c) To purchase, take or acquire by original subscription or otherwise and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds, evidences of indebtedness, obligations or securities in any other company having objects similar in whole or in part to the objects of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint and to use any funds of the company in the purchase of shares in any other company; (d) To acquire by lease, license, purchase or otherwise hydraulic, electric or other power and to utilize the same and dispose of any surplus power, provided, however, that any sale, transmission or distribution of hydraulic, electric or other power beyond the limits of the lands of the company shall be subject to local and municipal regulations in that behalf; (e) To acquire by lease, license, purchase or otherwise trade marks, trade names, labels and designs and to apply for, purchase or otherwise acquire any patents of invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to the use of the same, or any secret or other information as to any invention or process which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect to or otherwise turn to account the property, rights or information so acquired; (f) To construct, acquire, operate, hire, lease, hold, sell or otherwise dispose of real estate and personal property, manufactories, sheds, shops, stores and warehouses for the manufacture and for the reception and storage of goods and merchandise, with the requisite plant, machinery and appliances; (g) To construct or acquire by lease or otherwise and to operate and maintain undertakings, plant, machinery, works and appliances for the purpose or any of the purposes aforesaid, and to own or operate, either by steam, electric or other power, tramways and railway sidings on or over land owned or controlled by the company or on or over lands adjacent to the lands of the company, with the consent of the owner or holder thereof; (h) To construct, improve, maintain, operate, develop, work, manage, carry out or control roads, ways, tramways, bridges, reservoirs, branches or sidings, water courses, wharves and vessels, buildings, plant and other works and conveniences calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management and carrying out or control thereof; (i) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business and calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) To acquire or undertake the whole or any part of the business, property and liabilities or to acquire and take over as a going concern the undertaking, assets and liabilities of any person or company, carrying on any business which this company is authorized to carry on, or in whole or in part similar thereto, or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or securities or liabilities of any such company, and to issue paid-up or partly paid-up preference or common shares of the capital stock of this company or bonds or debentures or other securities of this company in consideration or part consideration therefor or for any property or rights acquired by this company; (k) To enter into partnership or into any agreement or arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business

or transaction capable of being conducted so as to directly or indirectly benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (l) To enter into any agreements or arrangements with any governments or authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges or concessions; (m) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful object; (n) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (o) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons and to draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (p) To sell or otherwise dispose of the undertaking of the company, or any part thereof, or the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (q) To adopt such means of making known the products of the company as may seem expedient; (r) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (s) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (t) To distribute in specie or otherwise, as may be resolved, any assets or property of the company amongst its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (u) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of this company; (v) To remunerate by payment in cash, stock, bonds or any other manner, any person or persons or corporation or corporations for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares of stock of the company or in or about the formation or promotion of the company or in the conduct of its business; (w) To apply for and obtain registration or recognition from any foreign state or country under the provisions of any law relating to foreign corporations in force in such state or country; (x) To do all or any of the above things or the matters hereby authorized either alone or in conjunction with others and either as principals, agents, contractors, factors or trustees for any other companies or persons or by or through any factors, trustees or agents; (y) To do all such other things as are incidental or conducive to the attainment of the above objects; (z) And it is hereby declared that the word "company" in paragraphs (a) to (y) both inclusive shall be deemed to include any person, partnership or other body of persons, whether incorporated or not incorporated and whether domiciled in Canada or elsewhere, and the objects specified in each of said paragraphs shall be in no wise limited or restricted by reference to or inference from the terms of

any other paragraph or the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dominion Steel Foundry Company, Limited," with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1913.

THOMAS MULVEY,

36-2

Under-Secretary of State.

Kneen Realities, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of March, 1913, incorporating Walter Robert Lorimer Shanks, advocate, Francis George Bush, bookkeeper, George Robert Drennan, stenographer, and Michael Joseph O'Brien and Herbert William Jackson, clerks, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as real estate agents and dealers in real estate, including lands, buildings and improvements thereon; (b) To purchase, lease or otherwise acquire, own, sell or otherwise dispose of lands, buildings and other properties, movable or immovable, or any interest therein, and generally to deal and traffic in such property in any manner whatsoever; (c) To develop, improve, exploit and lay out any such property in subdivision lots, streets, squares, lanes or otherwise and to erect houses, buildings and other constructions on the property acquired by the company, or any part thereof, and generally to develop and turn to account any lands or other property acquired by or in which the company is interested; (d) To dispose of any streets, squares or lands in favour of persons or municipalities upon such terms and conditions as the company may think fit; to make and enter into any agreement or contract for paving, macadamizing, grading, repairing, cleaning and watering streets and highways and for the construction, opening and repairing of conduits, cisterns, drains or sewers; (e) To advance moneys by way of loan or loans to the purchaser or purchasers or lessees of any part of the company's property for purposes of building or other improvements thereon, to aid by advances of money the construction and maintenance of roads, streets, lanes, water works, drains, sewers and other works calculated to give better access to the property of the company and to enhance its value; (f) To carry on any other business which may seem to the company capable of being carried on in connection with its business or any of the objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (g) To acquire by purchase, lease or otherwise or undertake the whole or any part of the business, property or liabilities of any person, firm or company, or the shares, bonds, debentures or other securities of any company carrying on any business in whole or in part similar to that carried on by this company, or possessed of property suitable for the purposes of this company; (h) To pay for any property or rights acquired by the company or services rendered or to be rendered to the company either in cash or in fully paid-up shares or by any securities which the company has power to issue, or partly in one mode and partly in another or others, and generally on such terms and conditions as the company may determine; (i) To enter into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any government, municipal or local authority, or with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company; to guarantee the contracts of, either with or

without security, or to lend money to or otherwise assist any such person or company or any person or company undertaking to build on or improve any property in which the company is interested; (j) To sell, lease or otherwise dispose of the entire undertaking, property and assets of the company, or any part thereof, for such consideration and upon such terms and conditions as the company may think fit and in particular for the shares, debentures and securities of any other company; (k) To distribute among the shareholders in specie by way of dividends or bonus, or in any other manner deemed advisable, any property of the company or any proceeds of the sale or disposal of any property of the company; (l) To carry on or do any of the businesses, acts and things aforesaid either as principals, agents or trustees or by or through trustees, agents or otherwise and either alone or in conjunction with another or others; (m) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or conducive to the attainment of any one or more of the objects hereinabove enumerated; (n) The intention is that the objects specified in paragraphs (a), (b), (c) and (d) hereof shall be independent objects and shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Kneen Realities, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

36-2

Vallières, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of February, 1913, incorporating Louis Adhémar Rivet, King's counsel, Louis Gordon Glass and John Alexander Sullivan, advocates, James Joseph Sullivan, mining engineer, and Elore Lalumière, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of a departmental store, and as wholesale and retail dealers in and purchasers and manufacturers of classes of goods handled by departmental stores and all kind and classes of goods incidental thereto or entering into production of such goods, and to act as agents for dealers or manufacturers of any such goods, wares and merchandise; (b) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (c) To acquire by purchase, concession, exchange or other legal title, and to construct, erect, operate, maintain, and manage all real estate, factories, shops, store-houses, depots, machine shops, engine houses and other structures and erections necessary for its business and all other property movable and immovable, necessary and useful for the carrying on of any of the purposes of the company, and to lease, sell and dispose of the same; (d) To apply for, obtain, register, purchase, lease or license on royalty or otherwise, acquire and hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and process under registration or otherwise, useful to the business of the company, and to use, exercise, develop, grant licenses in respect of, or otherwise turn to account, any such trade marks, trade names and inventions,

licenses, process and the like or any such other property or rights; (e) To develop and operate any water power or water powers and to generate, produce and accumulate electric and electro-motive forces, or other similar agency for the production of light, heat or power, for the purposes of the company, with power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat or power purposes to any person or corporation on such terms as may be agreed upon; provided that the foregoing powers when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (f) To enter into arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them; and to obtain from any such authorities any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights and concessions; (g) To issue and allot fully paid-up shares of the capital stock of the company in payment or part payment of any property, real, personal, movable, immovable or mixed, and of any rights and concessions purchased or acquired by the company, or for services rendered or to be rendered to the company; (h) Notwithstanding the provisions of section 44 of the said Act, to purchase and acquire and to own, hold, sell and re-issue the shares, debentures, bonds and other securities of any other company or corporation, and to pay for the same wholly or partly in cash, shares, bonds, debentures and other securities of the company, and to guarantee payment of the principal or dividends and interest on such shares, bonds, debentures or other securities, and to operate, carry on and manage the property, franchises, undertaking and business of any corporation any of whose shares, bonds, debentures or other securities are held by the company, for such remuneration as may be deemed reasonable and proper; (i) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, undertaking and business of any such corporation, and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company; (j) To promote or assist in promoting any company or companies for the purpose of acquiring all or any of the property and liabilities of the company or for any purpose which may seem directly or indirectly calculated to benefit the company, and to become a shareholder in any subsidiary, allied or other company carrying on any business altogether or in part similar to that of this company, and to enter into arrangements for sharing profits, union of interests, joint adventure, reciprocal concessions, or otherwise with such person or company, and, notwithstanding the provisions of section 44 of the said Act, to take or otherwise acquire shares and securities of such company and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company, and to hold, sell, re-issue, with or without guarantee of principal, interest and dividends, or otherwise to deal with the same; (k) To acquire the good-will, property, rights and assets and assume the liabilities of any person, firm or company indebted to the company, or transacting any business similar to that conducted by the company, and to pay for the same in cash, or in securities of the company or otherwise; (l) To sell, lease or otherwise dispose of the property, rights, franchise and undertakings of the company or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of the company, notwithstanding the provisions of section 44 of the said Act; (m) To purchase, lease or otherwise acquire, to hold, exercise and enjoy all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, either in its own name or in the name of any such per-

son, firm or company, and pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company; (n) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (o) To accept in payment of any debt due to the company, stocks, shares, bonds, debentures or other securities of any company; (p) To distribute in specie or otherwise as may be resolved any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of the company; (q) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (r) To aid in any manner any corporation any of whose shares of capital stock, bonds or other obligations are held or are in any manner guaranteed by this company, and to do any acts or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds or other obligations; to do any and all acts and things tending to increase the value of any of the property at any time held or controlled by this company; (s) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or its predecessors in business or the dependants or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful objects; (t) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable and transferable instruments; (u) To remunerate by payment in cash or, with the approval of the shareholders, in stock, bonds or any other manner, any person or persons, or corporation or corporations, for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares of stock of the company, or in or about the formation or promotion of the company or in the conduct of its business; (v) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or attainment of any one or more of the objects herein enumerated or which shall or may at any time appear to be necessary for the protection or benefit of the corporation, either as holders of or interested in any property or otherwise; (w) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Vallières, Limitée," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

Henry Hope and Sons of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of March, 1913, incorporating Henry Donald Hope, of the City of Birmingham, in that part of Great Britain and Ireland called England, manufacturer; Alexander Liddell Young, manager, and James Munro Sinclair and

Thomas Edward Aikenhead, gentlemen, of the City of Toronto, in the Province of Ontario; and David McGill, of the City of Montreal, in the Province of Quebec, gentleman, for the following purposes, viz:—(a) To carry on the business of manufacturers of and dealers in steel window sashes, door and window casements, fanlight opening gear, leaded lights, stained glass, glass windows, glass doors and glass roofing; window and door locks and fasteners, door knobs and latches and all manner of door and window fittings; cast lead, cast iron and other metal rainwater goods and accessories, and all manner of contractors' and builders' supplies and material; (b) To carry on any other business, whether manufacturing or otherwise, capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (d) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (e) To enter into partnership or into any arrangement for sharing of profits, union of interest, co operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company; to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same; (f) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (g) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (h) To establish and support or aid in the establishment or support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, or its predecessors in business, or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (i) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (j) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant and stock-in-trade; (k) To construct, improve, maintain, manage, carry out or control any roads and ways, tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests and to contribute to, subsidize

or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (l) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (m) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (n) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, if authorized so to do by the vote of a majority in number present or represented by proxy at a general meeting duly called for considering the matter and holding not less than two-thirds of the issued capital stock of the company; (o) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (q) To do all or any of the above things and all things authorized by the letters patent or supplementary letters patent as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (r) To do all such things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Henry Hope & Sons of Canada, Limited," with a capital stock of two hundred and forty thousand dollars, divided into 2,400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 6th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

36-2

Canadian Wire Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of March, 1913, incorporating William Stewart, Thomas Shearer Stewart and Harold Earle Walker, advocates, Christina Imrie, stenographer, and Laurence Tannenbaum, student-at-law, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture and deal in iron, steel, copper, brass, aluminum and all other metals from the ore to the finished products thereof, and also to manufacture and deal in all goods, wares and merchandise in which iron, steel, copper, brass, aluminum or any other metal is or may be used, and in particular to manufacture and deal in wire of all kinds and all products and articles manufactured out of wire or in the manufacture of which wire is used, together with all the by-products thereof, and to coat, cover, insulate or otherwise treat any wire, wire cable, metal or other substance and to manufacture, buy, sell and deal in chemicals of all kinds in connection therewith; (b) To manufacture, grind or otherwise prepare for market and to import, buy, sell and deal in paints, oil, colours, dyes, cement, pigments and varnishes and other chemical and industrial preparations of every description in all their respective branches; (c) To purchase, lease or otherwise acquire natural gas lands, mines, mining rights, metalliferous lands and timber lands, timber limits and water powers and any interest therein and to explore, work, exercise or develop and turn to account the same; (d) To search for, get, work,

raise, make merchantable and deal in natural gas, timber, iron, coal, ores, brick, earth, cement and other metals, minerals and substances and their products; (e) To crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate, manipulate and prepare for market, buy and sell natural gas, timber, ore, metal and mineral substances of all kinds and to carry on any other metallurgical operations which may seem conducive to any of the company's objects, and to buy, sell, manufacture and deal in minerals, plant, machinery, implements, conveniences, provisions and things capable of being used in connection with metallurgical and other operations which the company may carry on or be interested in or required by workmen and others employed by the company; (f) To construct, carry out, maintain, improve, manage, work, control and superintend any roads, ways, pipe lines, tramways and railway sidings on lands owned or controlled by the company, bridges, reservoirs, water courses, aqueducts, wharves, furnaces, saw-mills, crushing works, hydraulic works, electrical works, factories, warehouses, shops, dwelling houses, and other works and conveniences which may seem directly or indirectly conducive to or convenient for any of the objects of the company and to contribute to, subsidize or otherwise aid or take part in any such operations; (g) To manufacture, buy, sell and supply light, heat and power of every kind and description and to carry on the works of a gas company in all its branches, provided, however, that any sale, distribution or transmission of electric, pneumatic or other power or force or gas for the purposes of light, heat or power beyond the lands of the company shall be subject to local and municipal regulations in that behalf; to deal with, manufacture and render salable coke, coal, tar, pitch, asphaltum, ammoniacal liquor and other residual products obtained in the manufacture of any article which the company is authorized to manufacture or deal in; (h) To apply for, purchase or otherwise acquire any trade marks, patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (i) To buy, sell and manufacture, refine, manipulate, export and import and deal in all substances, apparatus and things capable of being used in any such businesses as the company is authorized to carry on or required by any customers or of persons having dealings with the company; (j) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (k) To acquire or undertake the whole or any part of the business, property and liabilities of any company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company or in bonds, debentures or other securities of the company; (l) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; to lend money to, guarantee the contracts of or otherwise assist any such person, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (m) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this company or carrying on any business capable of being conducted

so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act; (n) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions; (o) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful objects; (p) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company; (q) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think fit, necessary or convenient for the purpose of its business; (r) To construct, acquire and operate vessels, steamboats and barges and to carry on the business of lumbermen, vessel agents, cartage system, cartage agents, wharfingers, warehousemen and forwarders, for the purposes of the company; (s) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined, and to lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any company having dealings with this company; (t) To remunerate any company for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (u) To sell or dispose of the whole or any part of the assets and undertaking of the company as a going concern or otherwise for such consideration as the company may think fit and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (v) To sell, improve, manage, develop, exchange, lease, enfranchise, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (w) To do all such things as are incidental or conducive to the attainment of the above objects; (x) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and by or through trustees, agents or otherwise and either alone or in conjunction with others; (y) The word "company" in clauses (a) to (v), both inclusive, shall be deemed to include any person, partnership or other body of persons, whether domiciled in Canada or elsewhere, and the objects specified in each of said clauses shall be in no wise limited or restricted by reference to or inference from the terms of any other clause or the name of the company; (z) To amalgamate with any other company having objects altogether or in part similar to those of this company; (aa) To distribute any of the property of the company in kind among the shareholders. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Wire Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

The Browne Stores, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of March, 1913, incorporating Fitzjames Ethelbert Browne, auctioneer, Arthur Plow, real estate agent, Nelson Hill Truett, commercial organizer, and William John Weldon and Frederick Oscar Reynolds, realty salesmen, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To manufacture and deal in any and all kinds of goods, wares and merchandise, and to raise, grow, manufacture, sell and deal in provisions of all kinds; (b) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands, or any of them, and to sell, lease, exchange or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; to erect buildings and deal in building material; to take or hold mortgages for any unpaid balance of the purchase money on any of the lands, buildings or structures so sold, and to sell or otherwise dispose of said mortgages; to improve, alter and manage the said lands and buildings, and to guarantee and otherwise assist in the performance of contracts or mortgages of persons, firms or corporations with whom the company may have dealings, and to assume and take over such mortgages or contracts on default; (c) To establish and provide all kinds of conveniences and attractions for customers and others, and in particular reading, writing and smoking rooms, lockers and safe deposits, telephones, telegraphs, clubs, stores, shops, lodgings and lavatories; (d) To act as agents and brokers of all kinds in transactions within the objects of the company, and to assist for remuneration or otherwise any of the customers or tenants of the company in any part of their business or undertakings; (e) To construct, acquire, charter, operate, hire, lease, sell or otherwise dispose of all kinds of steam and sailing vessels, boats, barges and other vessels, wharves, docks, elevators, warehouses, freight sheds and other buildings; (f) To acquire by purchase, lease or otherwise water lots, water privileges and water powers and steam, electric, pneumatic, hydraulic or other power and force; to manufacture or generate and deliver and supply power of all or any of the above kinds, to utilize the same and to sell, lease or otherwise dispose of any surplus thereof for the purposes of light, heat and power, subject to any local and municipal regulations in that behalf; (g) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (h) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (i) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

j) To subscribe for, purchase or otherwise acquire and to take, hold, sell, exchange and deal in the shares, stocks, bonds, obligations or debentures or securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in shares, bonds, debentures or other securities of this company, or in property of this company, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereof, and to guarantee payment of the principal of or dividends, and interest on the shares, bonds, debentures or other securities of any company or corporation with which the company may have business relations, and to promote any company or corporation having objects altogether or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (k) To enter into any arrangements with any authority, federal, provincial, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges, franchises and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges, franchises and concessions; (l) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the name of the person, firms, company or companies hereinafter referred to, all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any persons or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay for such property, franchise, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company and to exercise the right, powers and franchises of any company whose capital stock is owned by this company in the name of such company or in its own name; (m) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (n) To take part in the management, supervision or control of the business or operation of any company or undertaking having objects altogether or in part similar to those of this company, and for that purpose to appoint and remunerate any directors, accountants or other experts or agents; (o) Generally for the purpose aforesaid to carry on and undertake any business, undertaking, transaction or operation commonly carried on or undertaken by capitalists, promoters, financiers, commissioners, contractors, for public works or other works, or any business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (p) To remunerate, with the approval of the shareholders, in shares or in any other way any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (q) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (r) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (s) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, war-

rants and other negotiable or transferable instruments; (t) To sell or dispose of the undertaking of the company, or any part thereof, or any of the products of the company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (u) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (v) To procure the company to be licensed, registered or otherwise recognized in any foreign country and to designate persons therein as attorneys or representatives of the company, with powers to represent the company in all matters according to the laws of such foreign country, and to accept service for and on behalf of the company of any process or suit; (w) To distribute in kind or in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company; (x) To do all such other things as are incidental or conducive to the attainment of the above objects; (y) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Browne Stores, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1913.

THOMAS MULVEY,

36-2

Under-Secretary of State.

The Mount Royal Bond Company, Limited.

PUBLIC notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1913, incorporating Walter George Mitchell, King's counsel, René Chênevert and Frank Callaghan, advocates, Ernest Bertrand, student-at-law, and Percy Gregory, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To subscribe for, undertake, purchase or otherwise acquire and to hold, either absolutely as owner or by way of collateral security or otherwise, and to sell, guarantee the sale of, exchange, pledge, assign, transfer or otherwise dispose of and deal in bonds, debentures, stocks, shares and other securities of any municipal, industrial or financial corporation or company, notwithstanding the provisions of section 44 of The Companies Act; (b) To offer for public subscription any shares, stocks, bonds, debentures or other securities of any corporation or company; (c) To promote, organize, manage or develop and to assist in the promotion, organization, management or development of any corporation or company or undertaking; (d) To purchase or otherwise acquire and to hold, sell, exchange or otherwise dispose of property, real or personal, movable or immovable, and to pay for the same by the issue of shares or securities of the company or otherwise; (e) To transact and carry on a general agency and brokerage business, and to act as agents and brokers for the investment, loan, payment, transmission and collection of money, for the transfer and recording of bonds, debentures, shares or other securities, and for the purchase, sale, improvement, development and management of any property, business or undertaking, and the management, control or direction of syndicates, associations, companies or corporations; (f) To accept, fulfil and execute any trust committed

to the company by any corporation or by any court of law, upon such terms as may be agreed upon and as the court shall approve, and to take, hold, receive and convey all estates and property, real and personal, which may be granted, conveyed or committed to the company with its assent upon such trust or trusts; (g) To act as trustee in respect of bonds, debentures, debenture stock, mortgages, hypothecs or other securities; (h) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company; (i) To issue and allot as fully paid shares of the company in payment or part payment of any business, franchise, undertaking, stock, bonds, debentures or other property which it may lawfully acquire by virtue of the powers herein granted; (j) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures, bonds or other securities in other companies belonging to this company, or which the company may have power to dispose of; (k) To do all or any of the above things as principals, agents or attorneys; (l) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Mount Royal Bond Company, Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 7th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

Nadeau Lumber Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1913, incorporating Napoléon Nadeau, lumber merchant, Eratus Edwin Howard, King's counsel, Jacob DeWitt, advocate, and Wilbert Harvard Howard, student-at-law, all of the City of Montreal, in the Province of Quebec, and Orville Sievwright Tyndale, of the City of Westmount, in the said Province of Quebec, student-at-law, for the following purposes, viz:—

(a) To carry on business as manufacturers of and dealers in timber, lumber, sashes, doors, blinds, mouldings, furniture, vehicles, agricultural implements and all kinds of articles in the making of which wood is required or utilized, and as general builders and contractors for the construction, equipment, demolition, repairing, remodelling and decorating of public and private works and buildings or any part thereof; (b) To manufacture, use, buy, sell and to otherwise deal in and with cement, sand, gravel, lime, marl, clay, bricks, tiles, stone (artificial or otherwise) reinforced concrete, paints, fertilizers, deodorizers and generally all compositions of which the said articles and materials, or any of them, form component parts or into which they can be converted; (c) To purchase, take over, lease or otherwise acquire, develop, work, operate, hold, manage, lease, sell and deal in any movable or immovable property, timber limits, licenses, licenses to cut timber, quarries, mines, minerals and mining rights, and to carry on the business of mining, smelting and refining; to construct and operate on the property of the company tramways to railroads and to navigable waters and to the various timber limits, cement rock deposits, clay lands, mineral beds, mines and quarries and other properties of the company, subject to municipal, provincial or other law or regulation; (d) To build, purchase, acquire, lease, charter, navigate and use vessels and boats whether operated by steam, electricity or any other motive power; (e) To purchase, lease or otherwise acquire water powers and water privileges for the purpose of generating power or elec-

tricity with which to carry on the company's operation, and to construct and operate the necessary plants for generating and distributing such power, and to dispose of any surplus of electricity or other power generated by the company, provided, however, that any distribution of power outside the property of the company shall be subject to local and municipal regulations; (f) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (g) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (h) To take as security for any debt due the company chattel mortgages, mortgages and hypothecs upon the property of the debtors of the company; to take the movable and immovable property of the debtors of the company in pledge; (i) To acquire and own shares and securities in any other company or companies carrying on business of a like nature, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise deal with the same; (j) To issue fully paid-up shares in payment or part payment of the purchase price of any movable or immovable property, patents, patent rights or shares in other companies that may be acquired by the company; (k) To acquire from any person, firm or corporation any business of a like nature or incidental to the foregoing or capable of being operated in connection therewith, and to issue fully paid-up shares of the company in payment or part payment of the purchase price thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Nadeau Lumber Co., Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 7th day of March, 1913.

THOMAS MULVEY,
Under Secretary of State.

36-2

Canadian De La Vergne Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of March, 1913, incorporating Francis George Bush, bookkeeper, George Robert Drennan, stenographer, Michael Joseph O'Brien and Herbert William Jackson, clerks, and Gordon Francis Macnaughton, student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as manufacturers of and dealers in all kinds of ice-making and refrigerating machinery and supplies incidental to or used in connection with the installation or operation of such machinery; also to manufacture and deal in engines, machinery and mechanical and insulating appliances and supplies of every description; (b) To construct, install and operate refrigerating and cold storage plants; (c) To acquire by lease, purchase or otherwise and utilize, operate and sell any patent rights, franchises or powers related to or connected with the business of the company; (d) To amalgamate with any other company having powers similar or in part similar to the powers of this company; (e) To acquire, hold, sell and dispose of shares and securities in other companies authorized to do any business which this company is authorized to carry on; (f) To purchase and acquire any business of a similar nature and to purchase and acquire any interest or

control in any business of a similar nature to that which this company is authorized to carry on, and to pay for the same in whole or in part in cash, bonds or paid-up shares of this company; (g) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company engaged in or carrying on, or about to engage in or carry on, any business or transaction which this company is authorized to engage in or carry on, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company; (h) To sell, lease or otherwise dispose of the whole or any part or branch of the businesses, undertaking, property, liabilities or franchises of the company to any other person or company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company, having objects altogether or in part similar to those of this company; (i) To distribute in specie or otherwise any assets of the company among its members and particularly the shares, bonds, debentures and securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (j) To carry on any branch or branches of business incidental to the due carrying out of the aforesaid objects and subsidiary thereto, which may be deemed necessary to enable the company to profitably carry out its undertakings; (k) Generally to do all such other things as are incidental to the carrying out of the objects of the company; (l) The powers enumerated in each paragraph hereof to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian De La Vergne Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

The Lion Porcupine Gold Mines Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1913, incorporating Walter George Mitchell, René Chênevert and Frank Callaghan, advocates, Ernest Bertrand, law student, and Percy Gregory, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To prospect for, open, explore, develop, work, improve, maintain and manage gold, silver, copper, nickel, lead, coal, iron and other mines, quarries, mineral and other deposits and properties, and to dig for, dredge, raise, crush, wash, smelt, roast, assay, analyze, reduce and amalgamate and otherwise treat ores, metals and mineral substances of all kinds, whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same, or any part thereof, or any interest therein, and generally to carry on the business of a mining, reduction and development company; (b) To acquire by purchase, lease, concession, license, exchange or other legal title mines, mining lands, easements, mineral properties or any interest therein, minerals and ores and mining claims, options, powers, privileges, water and other rights, processes and mechanical or other contrivances and either absolutely or conditionally and either solely or jointly with others, and as principals, agents, contractors or otherwise, and to lease, place under license, sell, dispose of and otherwise deal with the same, or any part thereof, or any interest therein; (c) To construct, maintain, alter, make, work and operate on the prop-

erty of the company or on property controlled by the company, tramways, telegraph or telephone lines, reservoirs, dams, flumes, race and other ways, water powers, aqueducts, wells, roads, piers, wharves, buildings, shops, smelters, refineries, dredges, furnaces, mills and other works and machinery, plant and electric and other appliances of every description, and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the company or its workmen or servants; (d) To construct or acquire by lease, purchase or otherwise, and to operate and maintain undertakings, plant, machinery, works and appliances for the generation or production of steam, electric, pneumatic, hydraulic or other power or force; also lines of wires, poles, tunnels, conduits, works and appliances for the storing, delivery and transmission under or above ground of steam, electric, pneumatic, hydraulic or other power or force for any purpose for which the same may be used, and to contract with any company or person upon such terms as are agreed upon to connect the company's lines of wire, poles, tunnels, conduits, works and appliances with those of any such company or persons, and generally to generate, produce, and transmit steam, electric, pneumatic, hydraulic or other power or force; to acquire by lease, purchase or otherwise steam, electric, pneumatic, hydraulic or other power or force, and to use, sell, lease or otherwise dispose of the same and all power and force produced by the company, provided, however, that any sale, distribution or transmission of electric, pneumatic, hydraulic or other power or force beyond the lands of the company shall be subject to local and municipal regulations; (e) To take, acquire and hold as the consideration for ores, metals or minerals sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company having objects similar to those of the company and to sell or otherwise dispose of the same, notwithstanding the provisions of section 44 of the said Act; (f) To manufacture and deal in logs, lumber, timber, wood, metal, all articles into the manufacture of which wood or metal enters and all kinds of natural products and by-products thereof; (g) To build upon, develop, cultivate, farm, settle and otherwise improve and utilize the lands of the company, and to lease, sell or otherwise deal with or dispose of the same, and to aid and assist by way of bonus, advances of money or otherwise, with or without security, settlers and intending settlers upon any lands belonging to or sold by the company, or in the neighbourhood of such lands, and generally to promote the settlement of said lands; (h) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any businesses which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes thereof; (i) To carry on any business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company; (j) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee or otherwise any corporation in the capital stock of which the company holds shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation, and to guarantee the performance of contracts by any such corporation, or by any person or persons with whom the company may have business relations; (k) To build, acquire, own, charter, navigate and use steam and other vessels; (l) To apply for, purchase or otherwise acquire any patents of invention, trade marks, copyrights or similar privileges relating to or which may be deemed useful to the company's business and to sell or otherwise dispose of the same as may be deemed expedient; (m) To join, consolidate and amalgamate with any person, society, company or corporation carrying on a business similar in whole or in part to that of this company and to pay for or receive the price agreed upon in cash or in paid-up and non-

assessable shares, bonds or debentures or other securities or guarantees of the company; (n) To develop or assist in developing any auxiliary or allied company carrying on business of a like nature or germane to that of this company and to become shareholders in the same; (o) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in; (p) To lease, sell or otherwise dispose of the undertaking, property and assets of the company, or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company; (q) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertakings. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Lion Porcupine Gold Mines Company, Limited" with a capital stock of one million five hundred thousand dollars, divided into 1,500,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 7th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

The Consolidated Film Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1913, incorporating Alexander Huntley Duff, Harold Earle Walker, William Stewart, Ralph Burnett, advocates, and Janet Howat McCulloch, secretary, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as general merchants, importers and exporters and to manufacture, buy, sell, and deal in all kinds of goods, wares and merchandise; (b) To purchase, own, manufacture, lease and produce moving picture machines, films and negatives, and to sell, lease or otherwise dispose of moving picture machines, films and negatives whether acquired or manufactured by the company to any other person or company for such consideration as the company may think fit; (c) To build, own, lease, rent or acquire theatres, play-houses, or music halls; to give public or private performances of any kind therein or anywhere else; (d) To take moving pictures of scenes, events and happenings with a view to producing them at any play-house, theatre or music hall owned by the company, or to lease, rent or otherwise license any other person or company to produce moving pictures taken by the company; (e) To manufacture, buy, sell, deal in, own, control, license or otherwise turn to account all machinery, tools, appliances and devices necessary or useful in the carrying on of the company's business, and the manufacture, sale and exploiting of its products; (f) To manufacture, develop, purchase or otherwise produce or acquire steam, electric or other motive power, or force for power, heat or light for the operation of the company's plant and machinery, or carrying on of its business, and to dispose of the surplus thereof for the advantage of the company, subject to compliance with all existing municipal or other regulations in that behalf; (g) To acquire and take over as a going concern the undertaking, assets and liabilities of any person, firm or company carrying on any business, in whole or in part, similar to that which the company is authorized to carry on, or possessed of property suitable for its purposes, or that can be advantageously carried on in connection therewith, and to issue fully paid-up or partly paid-up shares of the company in consideration, or part con-

sideration, therefor, or for any property or rights acquired by the company; (h) To apply for, purchase, or otherwise acquire, any patents of invention, trade marks, licenses, concessions, trade processes or the like conferring any exclusive or limited right to use any secret or other information, which may seem capable of being used advantageously by the company, or which may seem calculated to benefit the company directly or indirectly, and to use, exercise, promote and license the use of, or otherwise turn to account all rights or information so acquired; (i) Notwithstanding the provisions of section 44 of The Companies Act to take, purchase, acquire, subscribe for, and hold and from time to time dispose of, or otherwise turn to account securities, bonds or shares, or other obligations of any other company having objects similar, in whole or in part, to those of this company, or carrying on any business capable of being conducted so as to benefit this company, and to pay for the same in cash, securities, or paid-up shares of the company, and exercise all the rights of a holder of such shares, through such officers as may be appointed by the directors of this company; (j) To distribute from time to time, as may be directed, amongst its shareholders, any of the assets of the company, and particularly the securities, bonds and shares of any other company, which this company may acquire or take over, or with whom this company may form any arrangements for joint adventure, or co-operation, or to which this company may dispose of the whole, or any part of its undertaking; (k) To do all or any of the matters hereby authorized either alone or in conjunction with any other company or person, and either as principal or agent; (l) To carry on any other business germane or ancillary to the foregoing, or which may seem to the company capable of being conveniently carried on in connection with any of its powers, or undertaking, or calculated to enhance the value of the company's property, rights or undertaking, or make same profitable; (m) The powers in each of the foregoing paragraphs to be in no way limited or restricted by reference to, or inference from, the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Consolidated Film Company, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 15,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

Traders Investment & Realty Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of March, 1913, incorporating John Lionel Regan, of the Town of Blind River, in the Province of Ontario, lumberman; John Lorne Campbell and Frank Norman Campbell, lumbermen, and Harry Aldridge Preston, miner, of the Town of Massey, in the said Province of Ontario, and Alfred Lewes Kemp, of the Town of Gore Bay, in the said Province of Ontario, real estate agent, for the following purposes, viz:—(a) To acquire by purchase, lease or otherwise and to own real estate, mining claims, minerals and mineral lands; (b) To construct dwelling houses and other buildings upon such real estate and lands or any part thereof; (c) To sell, lease, convey, exchange, dispose of or otherwise deal with such real estate, mining claims, minerals and mineral lands, or any portion thereof, and to develop, improve and lay out any such real estate in building lots, streets, lanes, squares or otherwise; (d) To prospect for, mine, develop or sell or otherwise dispose of any mines, minerals or mineral lands acquired by it; (e) To make advances by way of loans to purchasers or lessees of any part of the company's real estate for

building purposes or other improvements; (f) To take and hold mortgages, hypothecs, liens or charges to secure the payment of the purchase price of any property sold by the company, or any money due to the company from purchasers, or advanced by the company to purchasers or others for building purposes or other improvements; (g) To purchase, acquire, hold, transfer, sell and dispose of shares, stock, debentures or securities in any other company and more particularly in any company having objects similar in whole or in part to those of this company or carrying on business capable of being conducted so as to directly or indirectly benefit this company; (h) To purchase, acquire, hold, transfer, sell and dispose of shares in any company; (i) To acquire by purchase, lease or otherwise, timber and timber lands and to manufacture said timber and market, sell or otherwise dispose of same, or any part thereof, for such consideration as the company may deem proper; (j) To prospect for, open, explore, develop, work, improve, maintain and manage oil wells and oil properties and to manufacture and refine the product thereof, whether belonging to the company or not, and to render the same merchantable and to sell and otherwise dispose of the same; (k) To issue fully paid-up and non-assessable shares, bonds or other securities of the company in payment or part payment for any real or personal property, rights or other assets acquired by the company by any title or for services rendered by way of promotion or otherwise; (l) To sell, lease or otherwise dispose of the undertaking of the company, or any part thereof, for such consideration as the company may deem proper. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Traders Investment & Realty Company, Limited," with a capital stock of one hundred thousand dollars, divided into 100,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

L. H. Packard & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1913, increasing the capital stock of the "L. H. Packard & Co., (Limited)" from the sum of ninety-five thousand dollars to the sum of three hundred thousand dollars, such increase to consist of two thousand and fifty shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

INSURANCE DEPARTMENT,

OTTAWA, 24th February, 1913.

NOTICE is hereby given that the North American Accident Insurance Company has this day received a license, No. 336, for the transaction throughout Canada of the business of Sickness Insurance in addition to the business of Accident Insurance and Plate Glass Insurance for which it is already licensed. The chief agency of the Company is established in the City of Toronto, and H. E. Ridout has been appointed chief agent.

W. FITZGERALD,
Superintendent of Insurance.

35-4

DOMINION LANDS SURVEYS ACT.

IN accordance with the provisions of section 58 of The Dominion Lands Surveys Act, public notice is hereby given that the Minister of the Interior has received a petition from owners of lands or from persons holding lands as homesteads in Township Twenty-one, Range Ten, west of the fourth Meridian, representing that the monuments of the original survey of the said township have disappeared, and requesting that a resurvey be ordered.

Any person who claims to know the position of one or more of the survey monuments defining the lands to be resurveyed, or to be in possession of information whereby the position of such monuments can be established, is hereby requested to give notice thereof by registered letter addressed to the Minister of the Interior on or before the 10th April, 1913.

E. DEVILLE,

Surveyor General of Dominion Lands.

Ottawa, Feb. 6, 1913.

33-4

NOTICE TO MARINERS.

No. 6 of 1913.

(Pacific No. 4.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

BRITISH COLUMBIA.

(16) FRASER RIVER—NEW WESTMINSTER—RAILWAY SWING BRIDGE—REGULATIONS GOVERNING THE OPENING AND CLOSING OF THE SWING SPAN.

The Board of Railway Commissioners for Canada has issued regulations governing the operation of the swing span of the railway bridge across the Fraser river at New Westminster, as follows:—

Order No. 18626.

THE BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Thursday, the 6th day of February, A.D. 1913.

H. L. DRAYTON, K.C.,

Chief Commissioner.

S. J. McLEAN,

Commissioner.

IN THE MATTER of the application of the Minister of Railways for the Province of British Columbia, under subsection 2 of section 232 of The Railway Act, for an order directing that the pivotal span in the railway bridge over the Fraser River, at New Westminster, in the Province of British Columbia, be opened only for the passage up or down the river of such ships, barges, boats or other vessels as cannot, by the adoption of a hinge or similar device, lower their smokestacks, funnels, masts, flagstaffs, or other similar erections and pass under the bridge without the pivotal span thereof being opened.

File 17266.

Upon the hearing of the application at the sittings of the Board held in the City of Vancouver on the 21th and 29th days of July, and the 28th day of November, 1912, the applicant, the British Columbia Electric Railway Company, and the Canadian Western Lumber Company, Limited, being represented by counsel at the hearing, and what was alleged; and upon the reading of what has been submitted in writing in support of the application and on behalf of the interests opposed to the granting of the order,—

It is ordered that the following regulations governing the opening and closing of the pivotal span of the said railway bridge over the Fraser river, at New Westminster, filed by the applicant, and consented to by the parties in interest, be, and they are hereby, approved and adopted, namely:

The operation of the pivotal or swing span of the railway bridge across the Fraser river at New West-

minster, shall be under the direct control of the superintendent of the bridge, who shall be governed by the following regulations in the operation of the same:—

1. The signal to be given by a steamer to have the swing opened shall be three long blasts of the whistle.

2. The span shall be opened with the least possible delay upon receiving the prescribed signal, excepting where there is a train actually within the "home signals" of the interlocking system, or in motion towards the bridge between the "distant" and the "home" signals, and then not until after the train has passed and is clear of the "home" signals at the opposite end of the bridge: Provided, however, that where two trains are approaching the bridge within the "distant signals" at the time when a signal is given by a vessel, as hereinafter provided for, a train of a superior class shall have preference over a train of an inferior class, and shall be permitted to cross the bridge, and the train of the inferior class shall be held until the said vessel giving the signal before mentioned passes through the bridge and the swing span is again closed.

3. On the top of the steel work of the swing span, at a point about fifty feet north of the Tower House, there shall be erected a double arm semaphore signal, the pole of which shall be painted white, and the arms painted orange-yellow. This semaphore shall be fitted for night signals with spectacle castings and lamp, one to display a red light and the other a green light.

3 (a). The normal position of this signal shall be, "bridge closed," that is to say, in the daytime the arms shall extend at right angles to the pole facing up and down the stream; at night the signal, "bridge closed," shall be indicated by the red spectacle light.

3 (b). In the daytime the signal, "bridge opening," shall be indicated by the arms of the semaphore in the upper quadrant, that is to say, in the vertical position; at night the signal, "bridge opening," shall be indicated by the green spectacle light.

3 (c). In thick and foggy weather the signal from the bridge shall be a fog horn blown in the manner following: (1) In answer to a signal from any boat and as a signal for "bridge closed," two long blasts of the fog horn shall be blown and repeated at intervals of ten seconds; (2) when the bridge is ready to be opened, and as a signal for "bridge opened," three long blasts of the fog horn shall be blown and repeated at intervals of ten seconds, and continue until the vessel has passed through and is clear of the bridge. This signal is not to be confused with the fog signals described in paragraph 8 hereof.

4. The said span shall be opened only for the passage up and down the river of all such ships, barges, boats, or other vessels as cannot, by the adoption of a hinge or similar device, lower their smokestacks, funnels, masts, flagstuffs, or other similar erections and pass under any portion of the said bridge when the Pivotal Span thereof is closed.

5. The failure to comply with these regulations by any ship, barge, boat or other vessel after one warning by the Bridge Superintendent, shall be a sufficient cause for a refusal to open the swing span for the accommodation of such ship, barge, boat or other vessel; but the Captain or Master of the said ship, barge, boat, or other vessel may enter a protest in writing to the Bridge Superintendent, and this protest shall be referred by the Superintendent to the Harbour Master, and the Superintendent and the Harbour Master together shall, after hearing the parties concerned, and within one week from the date of the protest, render a decision and give directions concerning the matter of the protest as they may deem fit; and until such decision is given, or direction rendered, the Bridge Tender shall open the swing span for the purpose of allowing the said ship, barge, boat, or other vessel to pass through.

6. Notwithstanding anything in these regulations contained, the operation of the Swing Span of this bridge shall be at all times under the control and direction of the Bridge Tender, who may, in his discretion, stop a train and block or otherwise direct traffic either across the bridge or on the water in such manner as, in his opinion, may best suit the exigencies

of any particular case or set of circumstances demanding or calling for any alteration or deviation from these Rules. No ship, barge, boat, or other vessel shall attempt to pass through the said Bridge Span until they have received from the Bridge Tender the necessary signals instructing them that the passage is clear.

7. There shall be erected and maintained at each end of the Swing Span protection in the said bridge in such a position as can be seen by vessels approaching the bridge from both up and down the river, an automatic gauge, which shall indicate at all stages of the tide the clearance between the level of the water and the under-side of the lowest member of the structure.

8. In thick and foggy weather, a fog signal shall be continuously sounded from the bridge, and the sound thereof shall be distinct from the signals referred to in subsection (c) of clause 3 hereof.

9. These Regulations to become effective on and after the thirty-first day of May, A.D. 1913.

H. L. DRAYTON,

Chief Commissioner,

Board of Railway Commissioners for Canada.

N. to M. No. 6 (16) 23-1-13.

Authority: Order No. 18626, Board of Railway Commissioners for Canada, 6th February, 1913.

Admiralty charts: Nos. 1922, 2689 and 1917.

Publication: British Columbia Pilot, 1905, pages 171 and 172.

Canadian List of Lights and Fog Signals, 1912: No. 2314.

Departmental File: No. 33287.

A. JOHNSTON,

Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 23rd January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

36-2

NOTICE TO MARINERS.

No. 11 of 1913.

(Atlantic No. 6.)

All bearings, unless otherwise noted are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, of ordinary spring tides, and all depths are at low water of ordinary spring tides.

NEW BRUNSWICK.

(28) BAY OF FUNDY—MACHIAS SEAL ISLAND—
CHARACTERISTIC OF LIGHT—

CORRECTION.

Former notice.—No. 105 (292) of 1912.

Position.—On Machias Seal island.

Lat. N. 44° 30' 7", Long. W. 67° 6' 19".

Characteristic of light.—Occulting white, visible 6 seconds and eclipsed 4 seconds alternately.

N. to M. No. 11 (28) 8-2-13.

Authority: Departmental records.

Admiralty charts: Nos. 2539, 352, 1651, 2492 and 2670.

Publication: Nova Scotia and Bay of Fundy Pilot, 1911, page 270.

Canadian List of Lights and Fog Signals, 1912: No. 1.

Departmental File: No. 20001 A.

NOVA SCOTIA.

(29) CAPE BRETON ISLAND—SOUTH COAST—LOUISBURG HARBOUR ENTRANCE—WRECK

MARKED BY BUOY.

Wreck.—The S. S. "Evelyn" sank on 9th January, 1913, at the entrance to Louisburg harbour, midway between the black buoy at the end of the reef extending eastward of Rocky island and Harbour shoal.

Buoy.—The wreck will, without further notice, be marked by a spar buoy, painted green. In the spring when the ice leaves the coast this spar buoy will be replaced by a green can buoy.

Caution.—Vessels entering Louisburg should pass eastward of Harbour shoal, leaving the bell buoy on the port hand when entering.

N. to M. No. 11 (29) 8-2-13.

Authority : Report from N.S. Supt. of Lights.

Admiralty charts : Nos. 2692, 2727, 1651, 2516 and 2666.

Publication : St. Lawrence Pilot, 1906, page 581.

Departmental File : No. 33647.

PRINCE EDWARD ISLAND.

(30) NORTH COAST—RUSTICO HARBOUR—CHANNELS TO BE MARKED BY BUSHES.

On the opening of navigation in 1913, bushes will be placed to mark the channels in Rustico harbour. The starboard side of the channel will be marked by birch bushes and the port side by spruce bushes, placed as follows :—

Eastern arm.—(1). The channel in the eastern arm or Wheatley river, from Rustico harbour to Oyster Bed Bridge, will be marked by 3 starboard and 3 port bushes.

Western arm.—(2). The channel in the western arm or Hunter river, from Rustico harbour to Rusticoville Bridge, will be marked by 5 starboard and 5 port bushes.

(3). The channel from Rusticoville Bridge to New Glasgow will be marked by 5 starboard and 5 port bushes.

(4). The channel from Rustico harbour to North Rustico, Gothier river, will be marked by 2 starboard and 2 port bushes.

N. to M. No. 11 (30) 8-2-13.

Authority : Report from Agent, M. and F., Charlottetown.

Admiralty chart : No. 2034.

Publication : St. Lawrence Pilot, 1906, page 493.

Departmental File : No. 19488.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 8th February, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters, to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

36-2

NOTICE TO MARINERS.

No. 12 of 1912.

(Atlantic No. 7.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

NEW BRUNSWICK.

(31) SOUTH COAST — BAY OF FUNDY — OFF CHANCE HARBOUR—BELL BUOY ESTABLISHED.

Position.—Off Chance harbour.

Lat. N. 45° 6' 39", Long. W. 66° 20' 11".

From the buoy, Point Lepreau bears 239° (S. 78° W. Mag.), and Chance Harbour breakwater bears 308° (N. 33° W. Mag.)

Description.—Iron buoy, surmounted by a bell.

Colour.—Black.

N. to M. No. 12 (31) 11-2-13.

Variation in 1912 : 19° W.

Authority : Report from N.B. Agent, M. and F.

Admiralty charts : Nos. 352, 1651 and 2670.

Publication : Nova Scotia and Bay of Fundy Pilot, 1911, page 305.

Canadian List of Lights and Fog Signals, 1912 : No. 51.

Departmental File : No. 28720.

NOVA SCOTIA.

(32) SOUTH COAST — CUCKOLD ROCK — BUOY ESTABLISHED.

Position.—In 6 fathoms water, $\frac{1}{2}$ cable 142° (S. 20° E. Mag.) from Cuckold rock.

Lat. N. 43° 27' 7", Long. W. 65° 27' 25".

Description.—Wooden spar buoy.

Colour.—Black.

N. to M. No. 12 (32) 11-2-13.

Variation in 1913 : 18° W.

Authority : Report from N.S. Supt. of Lights.

Admiralty charts : Nos. 339, 340, 352, 730, 1651 and 2670.

Publication : Nova Scotia Pilot, 1911, page 210.

Departmental File : No. 25321.

NOVA SCOTIA.

(33) SOUTH COAST—APPROACH TO HALIFAX—INNER GAS AND WHISTLING BUOY—ERRATUM IN LIST OF LIGHTS.

Inner gas and whistling buoy.

Position.—Lat. N. 44° 31' 40", Long. W. 63° 29' 50".

Correction.—Referring to this buoy on page 71 in the remarks column of the Canadian List of Lights for 1912, it is stated that "a 338° 30' course will lead to the westward of the 32-foot patch, and to the westward of the Neverfail buoy;" this should read, "a 338° 30' course will lead to the westward of the 32-foot patch, and to the eastward of the Neverfail buoy."

N. to M. No. 12 (33) 11-2-13.

Canadian List of Lights and Fog Signals, 1912 : No. 328.

Departmental File : No. 28502.

QUEBEC.

(34) RIVER ST. LAWRENCE—SHIP CHANNEL BETWEEN QUEBEC AND MONTREAL—CITROUILLE POINT—LIGHTHOUSE PIER ENCASED IN CONCRETE.

Position.—On Citrouille point.

Lat. N. 46° 27' 10", Long. W. 72° 16' 2".

Alteration.—The pier, on which the lighthouse stands, has been encased in concrete. It is now a crib-work pier with concrete exterior, 12 feet high, square in plan, with battered sides.

Elevation of light.—42 feet.

N. to M. No. 12 (34) 11-2-13.

Authority : Records, Chief Engineer's Office, M. and F.

Admiralty charts : Nos. 2780 and 2830A; and Dept. of the Naval Service charts Nos. 13 and 23.

Publication : St. Lawrence Pilot above Quebec, 1912, page 48.

Canadian List of Lights and Fog Signals, 1912 : No. 1299.

Departmental File : No. 21299 R.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 11th February, 1913.

Pilots, masters, or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

36-2

NOTICE TO MARINERS.

No. 10 of 1913.

(Inland No. 1.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

QUEBEC.

(26) OTTAWA RIVER, NORTH SHORE—WAY SHOAL TRAVERSE—RANGE LIGHTS ESTABLISHED.

(1). Front range light.

Position.—On the bank of the river, 130 feet back from the water's edge, $1\frac{1}{2}$ miles below the mouth of Blanche river, which is in Lot 3 of the Township of Templeton, County of Wright.

Lat. N. 45° 30' 23", Long. W. 75° 30' 42".

Character.—Fixed white light, shown from a reflector lantern.

Visibility.—2 miles in the line of range.

Structure.—Pole, with diamond-shaped slatted daymark attached.

Material.—Wood.

Colour.—White.

Height of pole.—15 feet.

(2). Back range light.

Position.—298 feet 56° 41' (N. 68° 41' E. Mag.) from the front light.

Character.—Fixed white light, shown from a reflector lantern.

Visibility.—2 miles in the line of range.

Structure.—Pole, with diamond-shaped slatted daymark attached; shed at base of pole.

Material.—Wood.

Colour.—White.

Height of pole.—30 feet.

Note.—These lights mark a channel across Way shoal used for towing logs.

Remarks.—These lights will only be lit during low water, for a period of about 3 months each year.

N. to M. No. 10 (26) 3-2-13.

Variation in 1913: 12° W.

Authority: Records, Chief Engineer's Office, M. and F.

Admiralty chart: No 797.

Publication: St. Lawrence Pilot, 1906, page 655.

Canadian List of Lights and Fog Signals, 1912: To be inserted as Nos. 1559 and 1560.

Departmental File: No. 21559C.

ONTARIO.

(27) LAKE HURON — SAUGEEN RIVER — CHANGE IN COLOUR OF RANGE LIGHTS.

Date of alteration.—Opening of navigation in 1913, without further notice.

(1). Front range light.

Position.—On the breakwater pier on the north side of the mouth of Saugeen river.

Lat. N. 44° 30' 6", Long. W. 81° 22' 34".

New character.—Fixed red light, instead of green as heretofore.

Visibility.—7 miles from all points of approach by water.

Order.—Fourth dioptric.

(2). Back range light.

Position.—2,350 feet 95° 15' (S. 78° 45' E. Mag.) from the front light.

New character.—Fixed red light, instead of green as heretofore.

Visibility.—7 miles in the line of range.

Order.—Catoptric.

N. to M. No. 10 (27) 3-2-13.

Variation in 1913: 6° W.

Authority: Departmental records.

Admiralty charts: No. 3257, 327, 519 and 678.

Publication: Sailing directions for the Canadian shore of Lake Huron, 1905, page 50.

Canadian List of Lights and Fog Signals, 1912: Nos. 1943 and 1944.

Departmental File: No. 21943A.

A. JOHNSTON,

Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 3rd February, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

35-2

NOTICE TO MARINERS.

No. 13 of 1913.

(Pacific No. 6.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

BRITISH COLUMBIA.

(35) BURRARD INLET—VANCOUVER HARBOUR—PARTHIA SHOAL—DREDGING IN PROGRESS—TEMPORARY LIGHT.

Dredging.—The Government Dredge "Mastodon" is at work dredging Parthia shoal.

Temporary light.—A stake light will be maintained by the Department of Public Works of Canada on the north side of the channel south of Parthia shoal, at a point opposite the middle of the shoal, until the removal of Parthia shoal is completed.

Character.—Fixed white light.

N. to M. No. 13 (35) 14-2-13.

Authority: Report from Mr. A. R. Dufresne, Asst. Chief Engineer, P. W. Dept.

Admiralty charts: Nos. 922, 1922, 2689 and 1917.

Publication: British Columbia Pilot, 1905, page 176.

Departmental File: No. 33617.

ALASKA.

(36) STEPHENS PASSAGE—GRAVE POINT—LIGHT ESTABLISHED—STOCKADE POINT—LIGHT DISCONTINUED.

(1) Grave point light.

Date of establishment.—3rd January, 1913.

Position.—On gravel point.

Lat. N. 58° 3' 33", Long. W. 134° 14' 29".

Character.—Flashing white acetylene light, showing two flashes every 10 seconds, thus: flash 0.5 second; eclipse 1.5 seconds; flash 0.5 second; eclipse 7.5 seconds.

Elevation.—45 feet.

Power.—180 candles.

Structure.—Small white wooden house.

(2). Stockade point light.

Former notice.—No. 72 (199) of 1907.

Position.—On the northwestern extremity of Stockade point.

Lat. N. 58° 3' 34", Long. W. 134° 0' 57".

Light discontinued.—The maintenance of a light on Stockade point has been discontinued.

N. to M. No. 13 (36) 12-2-13.

Authority: U. S. H. O. N. to M. No. 6 of 1913.

Admiralty charts: Nos. 2462 and 2431.

Publication: Alaska and Bering Sea Pilot, 1908, pages 342 and 343.

A. JOHNSTON,

Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 14th February, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

36-2

STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department on the last day of February, 1912 and 1913.

PUBLIC DEBT.		1912.	1913.
LIABILITIES.		\$ cts.	\$ cts.
FUNDED DEBT—			
Payable in Canada.....		4,815,024 35	4,769,539 48
do in London.....		263,131,936 77	258,669,833 07
Bank Circulation Redemption Fund.....		4,661,776 85	5,254,436 21
Dominion Notes.....		113,188,879 65	113,602,030 40
SAVINGS BANKS—			
	1912. 1913.		
Post Office Savings Banks.....	\$42,505,664 65 \$41,489,154 33		
Dominion Government Savings Banks..	14,417,669 26 14,175,942 95		
		56,923,333 91	55,664,197 28
Trust Funds.....		9,712,794 30	9,648,224 99
Province Accounts.....		11,920,582 42	11,920,486 07
Miscellaneous and Banking Accounts.....		22,928,039 35	26,384,575 74
Total Gross Debt.....		487,282,367 60	485,913,323 24
ASSETS.			
INVESTMENTS—			
Sinking Funds.....		12,209,066 21	13,585,901 41
Other Investments.....		29,776,851 20	42,207,784 52
PROVINCE ACCOUNTS.....		2,296,429 12	2,296,332 77
MISCELLANEOUS AND BANKING ACCOUNTS.....		120,211,026 21	123,695,479 41
Total Assets.....		164,493,372 74	181,785,498 11
Total Net Debt.....		322,788,994 86	304,127,825 13
do to 28th February.....		324,986,426 97	309,308,436 20
Decrease of Debt.....		2,197,432 11	5,180,611 07

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of February, 1912.	Total to 29th February, 1912.	Month of February, 1913.	Total to 28th February, 1913.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	7,258,941 86	77,759,234 43	8,979,793 30	102,737,401 19
Excise.....	1,623,017 35	17,400,599 84	1,787,992 97	19,575,562 07
Post Office.....	850,000 00	8,834,183 59	950,000 00	10,228,507 14
Public Works, including Railways and Canals..	839,974 21	10,642,932 80	1,154,322 50	12,300,327 47
Miscellaneous.....	506,700 36	6,908,666 19	263,761 31	6,314,007 88
Total.....	11,078,633 78	120,645,616 85	13,135,870 58	151,155,805 75
EXPENDITURE.....	6,490,236 28	77,145,824 97	6,293,008 12	88,944,332 86

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
Public Works, including Railways and Canals.....	2,075,413 39	26,279,398 37	1,796,373 09	22,697,068 50
Railway Subsidies.....	315,552 00	735,640 25	279,117 00	4,920,207 35
Total.....	2,390,965 39	27,015,038 62	2,075,490 09	27,617,275 85

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.
FINANCE DEPARTMENT, Ottawa, 4th March, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.

CIRCULATION AND SPECIE.

Provincial.....	\$	27,792 25	Specie and Bullion held by the Receiver General and the several Assistant Receivers General, on the 31st January, 1913.....	\$101,898,960 08
Fractional.....		748,050 15		
\$1.....		11,961,733 00	Specie to be held under The Revised Statutes of 1906, chapter 27, intituled "An Act respecting Dominion Notes," 25 p.c. on \$30,000,000.00.....	\$ 7,500,000.00
\$2.....		8,792,372 50		
\$4.....		250,145 00	Specie to be held in excess of \$30,000,000.00.....	\$3,602,030.40
\$5.....		6,914,737 50		91,102,030 40
\$50.....		16,300 00		
\$100.....		7,900 00	Reserve on amount of deposits in Savings Banks on 31st January, 1913, being 10 p.c. on \$55,892,184.05, to be held under The Revised Statutes of 1906, intituled "An Act respecting Savings Banks"....	\$5,589,218 40
\$500.....		1,888,500 00		
\$1,000.....		5,029,000 00		
\$500 Legal Tender Notes for Banks.....		383,500 00		
\$1,000 " " " ".....		2,372,000 00		
\$5,000 " " " ".....		75,210,000 00		
		\$113,602,030 40		
PROVINCIAL NOTES.				
\$1.....	\$	11,304 50		
\$2.....		6,068 00		
\$5.....		4,229 75		
\$10.....		2,180 00		
\$20.....		860 00		
\$50.....		650 00		
\$500.....		2,500 00		
	\$	27,792 25		

J. E. ROURKE,
Comptroller of Dominion Currency.

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 10th February, 1913.

33-1f

UNREVISED STATEMENT of Inland Revenue accrued during the month of January, 1913.

Source of Revenue.	Amounts.	Total.
EXCISE.	\$ cts.	\$ cts.
Spirits.....	731,858 54	
Malt Liquor.....	9,549 40	
Malt.....	142,367 25	
Tobacco.....	791,597 21	
Cigars.....	44,880 29	
Manufactures in Bond.....	2,800 61	
Acetic Acid.....	549 98	
Seizures.....	100 00	
Other Receipts.....	12,173 67	
Total Excise Revenue.....		1,735,876 95
Methylated Spirits.....		9,550 06
Ferries.....		7,521 12
Inspection of Weights and Measures.....		4,714 30
Gas Inspection.....		6,483 05
Electric Light Inspection.....		653 70
Law Stamps.....		441 00
Other Revenues.....		
Grand Total Revenue.....		1,765,240 18

INLAND REVENUE DEPARTMENT
Ottawa, 14th February, 1913.

WM. HIMSWORTH, Acting Deputy Minister.

34 tf

POST OFFICE SAVINGS BANK ACCOUNT for the month of December, 1912.

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat.

DR.

Can. 1906.)

CR.

	\$	cts.		\$	cts.
BALANCE in hands of the Minister of Finance on 30th November, 1912.....	42,174,667	12	WITHDRAWALS during the month.....	1,032,654	94
DEPOSITS in the Post Office Savings Bank during month.....	872,670	03			
TRANSFERS from Dominion Government Savings Bank during month :—					
PRINCIPAL.....					
INTEREST accrued from 1st April to date of transfer....					
TRANSFERS from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada.....	9,803	43			
INTEREST accrued on Depositors accounts and made principal on 31st March.....					
INTEREST allowed to Depositors on accounts during month.....	10,503	15	BALANCE at the credit of Depositors' ac- counts on 31st December, 1912.....	42,034,988	79
	43,067,643	73		43,067,643	73

R. M. COULTER,
Deputy Postmaster General.

✓ Certified,
W. H. HARRINGTON,
Superintendent, Savings Bank Branch.
POST OFFICE DEPARTMENT,
OTTAWA, 5th February, 1913.

33-tf

STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks, on 31st January, 1913. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 31st December, 1912.	Deposits for January, 1913.	Total.	Withdrawals for January, 1913.	Balance on 31st January, 1913.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Manitoba :—					
Winnipeg.....	654,312 47	6,292 00	660,604 47	15,983 81	644,620 66
British Columbia :—					
Victoria.....	1,079,630 30	32,516 00	1,112,146 30	39,289 45	1,072,856 85
Prince Edward Island :—					
Charlottetown.....	2,024,193 79	23,505 00	2,047,698 79	27,658 53	2,020,040 26
New Brunswick :—					
Newcastle.....	287,212 86	1,453 00	288,665 86	2,621 31	286,044 55
St. John.....	5,620,380 41	87,885 11	5,708,265 52	76,138 34	5,632,127 18
Nova Scotia :—					
Acadia Mines.....	32,614 46	25 00	32,639 46	350 00	32,289 46
Amherst.....	376,947 53	6,933 00	383,880 53	4,436 37	379,444 16
Arichat.....	127,648 83	4,397 79	132,046 62	4,681 75	127,364 87
Barrington.....	142,326 08	293 00	142,619 08	325 00	142,294 08
Guysboro'.....	120,557 39	1,789 00	122,296 39	1,060 00	121,236 39
Halifax.....	2,380,795 17	37,644 54	2,418,439 71	27,536 00	2,390,903 71
Kentville.....	256,908 84	2,823 00	259,731 84	1,986 55	257,745 29
Lunenburg.....	421,999 28	4,741 00	426,740 28	5,846 46	420,893 82
Port Hood.....	112,560 59	537 00	113,097 59	1,065 00	112,032 59
Shelburne.....	214,284 74	1,973 94	216,258 68	2,280 67	213,978 01
Sherbrooke.....	89,821 39	502 00	90,323 39	1,320 89	89,002 50
Wallace.....	123,182 39	1,314 00	124,496 39	1,312 09	123,184 30
Totals	14,065,376 52	214,574 38	14,279,950 90	213,892 22	14,066,058 68

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 11th February, 1913

33 tf

CAPITAL.		LIABILITIES.									
	Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice or on a fixed day.	Provincial Govt. deposits payable after notice or on a fixed day.	Other deposits payable after notice or on a fixed day.	Special Poor Fund or Charity Fund Trust.	Liabilities not included under the foregoing heads.	Total Liabilities.
	\$ cts.	\$ cts.	1	2	3	4	5	6	7	8	\$ cts.
City and District Savings Bank.....	2,000,000 00	1,000,000 00	\$ cts. 93,341 86	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts. 31,467,331 90	\$ cts. 180,000 00	\$ cts. 117,339 38	\$ cts. 31,858,013 14
Caisse d'Economie Notre-Dame de Québec	1,000,000 00	250,000 00	11,200 00	10,173,717 28	83,000 00	557,879 48	10,825,796 76
Total.....	3,000,000 00	1,250,000 00	93,341 86	11,200 00	41,641,049 18	263,000 00	675,218 86	42,633,809 90

ASSETS.

	Dominion, Provincial and other public securities.	Cash in hand and on deposit in chartered banks.	Canadian municipal bonds, or securities, schools bonds or debentures and securities approved by Treasury Board.	Other bonds, debentures and securities.	Loans to governments, municipal corporations, fabriques de paroisses, syndics pour l'erection d'eglises and corporations on resolutions of their boards of directors.	Loans for which bank stocks are held as collateral security.	Loans for which stocks, bonds, debentures or securities other than bank stocks are held as collateral security.	Special Poor Fund or Charity Fund investments.	Investments in bank stock made previous to the incorporation of the bank.	Bank premises.	Other assets not included under the foregoing heads.	Total Assets.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,986,798 36	3,548,568 18	15,740,679 66	1,724,067 69		1,594,332 05	7,505,536 09	180,000 00		475,000 00	261,741 72	34,106,723 75
Caisse d'Economie Notre-Dame de Québec.....	1,029,590 36	625,298 11	4,532,068 33	2,260,333 31		811,564 42	2,308,964 23	83,000 00	5,157 62	125,000 00	255,376 77	12,036,413 15
Total.....	4,016,388 72	4,173,866 29	20,272,747 99	3,984,401 00		2,405,896 47	9,804,500 32	263,000 00	5,157 62	600,000 00	517,118 49	46,143,136 90

FINANCE DEPARTMENT, OTTAWA, 7th March, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.

36-4f

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

- 1st. Address "The Canada Gazette, Ottawa, Canada."
- 2nd. Indicate the number of insertions required.

3rd. INVARIABLY REMIT THE FEES FOR SUCH ADVERTISEMENTS, TOGETHER WITH THE PRICE OF ONE GAZETTE, AS BELOW, OTHERWISE THEY WILL NOT BE INSERTED.

The rates are 10 cents for the first insertion, and five cents for each subsequent insertion per line of nine words, each figure counting as one word.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws etc—1 insertion.

NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

Notices received up to 2 o'clock P.M. on Fridays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

C. H. PARMELEE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.

Ottawa, 2nd February, 1909.

APPLICATIONS TO PARLIAMENT.

HOUSE OF COMMONS.

RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

Petitions for Private Bills.

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

Instruction to Committees.

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

Deposit of Bills and Fees.

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public

Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

Additional charges.

3. The following charges shall also be levied and paid in addition to the foregoing, viz:—

(a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension.....	\$100 00
(b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week.....	100 00
(c.) When a Bill is presented in the House after the twelfth week of the session.....	200 00
(d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000.....	100 00
(e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000.....	150 00
(f.) When the proposed capital stock of a company is over \$750,000, and does not exceed \$1,000,000.....	200 00
(g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000.....	300 00
(h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000.....	400 00
(i.) For every additional million dollars or fractional part thereof.....	100 00

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves an increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.00.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,

Clerk House of Commons.

RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any

company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. *A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company* without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks; and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Act* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same; "

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1906.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with

during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee as sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
 - (a) The respondent's residence at the time of sending such notice.
 - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
 - (c) The name and address of the solicitor, if any, acting for the respondent.
 - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be considered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210.)

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

THE SENATE.

Notices for Private Bills.

EXTRACTS FROM THE STANDING RULES OF THE SENATE

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect a particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also, to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company is, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or

interests of the shareholders or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed 'Private Bill Notice;' or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate, the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$300, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

NOTICE is hereby given that Andrew Lorne Hamilton, of the Town of Portage La Prairie, in the Province of Manitoba, and now of the City of Quebec, in the Province of Quebec, bank manager, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Maud Louise Hamilton, formerly of the City of Toronto, in the Province of Ontario but now of parts unknown, on the ground of adultery.

Dated at Montreal, in the Province of Quebec, this seventeenth day of December, 1912.

W. G. MITCHELL,
Solicitor for applicant,
222 St. James St.,
Montreal, Que.

25-14

4¹/₂

NOTICE is hereby given that Mary Arabella Young, of the City of Calgary, in the Province of Alberta, will apply to the Parliament of Canada, at the next session thereof, for a Bill of Divorce from her husband John J. Young, of the City of Spokane, in the State of Washington, one of the United States of America, on the ground of desertion and adultery.

Dated at Calgary, in the Province of Alberta, this 19th day of October, A.D. 1912.

TWEEDIE & MCGILLIVRAY,
105a Eighth Avenue West,
Calgary, Alberta,

23-14

Solicitors for the applicant.

NOTICE is hereby given that D. Madeleine Peterson, of the City of Toronto, County of York, in the Province of Ontario, wife of Francis John Peterson of the same place, banker, will renew her application to the Parliament of Canada, at the current session thereof, for a Bill of Divorce from her husband Francis John Peterson, of the City of Toronto, in the County of York, Province of Ontario, banker, on the ground of adultery, cruelty and non-support.

Dated at Toronto, the 7th day of December, 1912.

25-14

D. MADELEINE PETERSON.

NOTICE is hereby given that Lenore Power, of the Town of Cobourg, in the County of Northumberland, in the Province of Ontario, will apply to the Parliament of Canada, at this session thereof, for a Bill of Divorce from her husband, Reginald John Manley Power, of the City of Toronto, in the County of York, in the Province of Ontario, real estate agent on the ground of adultery.

Dated at Cobourg, in the Province of Ontario, 16th day of January, 1913.

30-14

LENORE POWER.

BEAVER FIRE INSURANCE COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate Beaver Fire Insurance Company, with power to carry on the business of fire and other insurance, as set out in section 8, subsection 2, clause (b), of The Insurance Act, 1910, and such other branches of insurance as may from time to time be authorized by license issued to the company under the provisions of The Insurance Act, 1910, and any acts amending the same, and with all powers necessary and incidental thereto.

Dated at Winnipeg, Manitoba, 13th February, 1913.

MUNSON, ALLAN, LAIRD & DAVIS,
Winnipeg, Manitoba,
Solicitors for applicants.

LEWIS & SMELLIE, Ottawa agents.

34-5

PACIFIC AND EASTERN LOAN AND SAVINGS COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its present session, for an Act to incorporate "The Pacific & Eastern Loan & Savings Company," with power to carry on business as a mortgage and loan company in all its branches, and with such powers and privileges as may be deemed necessary or incidental thereto.

Dated at Ottawa this 7th day of February, 1913.

PRINGLE & GUTHRIE,
Citizen Building,
Solicitors at Ottawa.

33-5

WESLEYAN METHODIST CONNECTION.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a religious body to be called and known as Wesleyan Methodist Connection (or Church,) and to authorize such Corporation to meet and adopt frame or repeal constitutions or make regulations for enforcing discipline in said Church and to empower said Corporation to acquire, receive and take conveyance of such lands, moneys, mortgages, securities or other property as may be required for the purposes of a chapel or chapels, college or colleges, school or schools, or other educational purposes connected with the said Church, and for the purpose of a printing and publishing house or houses in connection with the said Church, and for power to undertake and carry on such business of printing and publishing and for authority and power to endow and support such chapels, colleges and schools and such printing and publishing house or houses and a book depository or depositories in connection therewith, and to take and receive the benefit of any gift or devise by Will or otherwise in its corporate name or otherwise and to give said Church all necessary powers connected therewith.

IRWIN HILLIARD,
Solicitor for applicants.

Dated at Morrisburg this 12th day of February,
A. D. 1913. 33-6

NOTICE is hereby given that Maurice Delvigne, of Namur, Belgium, the owner of Canadian Patent No. 125582, dated 10th May, 1910, issued under the seal of the Patent Office for new and useful improvements in explosives, will apply to the Parliament of Canada, at the present session thereof, for an Act enacting that notwithstanding anything in The Patent Act or in the said Patent No. 125582, the term of two years within which the patentee must manufacture as required by subsection (a) of section 38 of The Patent Act, be, with respect to the said patent, extended until one year from the date on which the said Act is assented to.

Dated at Ottawa, this 4th day of February, 1913.

FETHERSTONHAUGH & SMART,
Castle Bldg., 53 Queen St.,
Ottawa, Canada,
Barristers and solicitors,
Solicitors for the applicant.

32-5

THE POINTE AUX TREMBLES TERMINAL RAILWAY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at the present session for an Act to incorporate a railway company under the name of "The Pointe Aux Trembles Terminal Railway," with power to construct, lay out and operate a line of railway beginning at the dock to be built by the Harbour Commission of Montreal on the south-east end of the Canada Cement Company's property, lot No. 74, parish of Pointe aux Trembles, and extending along the face of the dock to near the south-western boundary of the Cement Company's property, thence in a north-westerly direction to the Cement Company's mill, crossing Notre-Dame Street and the right of way of the Canadian Northern Quebec Railway and the Montreal Terminal Railway; and with power to construct, hire and lease terminal stations, facilities, wharves, docks, elevators, warehouses, etc., and to carry on the business of forwarding agents, wharfingers and warehousemen, and to enter into agreements with other companies.

The said railway to be for the general advantage of Canada.

Made at Montreal this 4th day of February, A.D. 1913.

BROWN, MONTGOMERY AND McMICHAEL,
34-5 Solicitors for applicant.

BURRARD WESTMINSTER BOUNDARY RAILWAY AND NAVIGATION CO.

IN THE MATTER of the Burrard Westminster Boundary Railway and Navigation Company; and in the matter of Chapter 68 of the Statutes of Canada, 1909, and Chapter 50 of the Statutes of Canada, 1911.

NOTICE is hereby given that the Burrard Westminster Boundary Railway and Navigation Company will apply to the Parliament of Canada at its present session for an Act,—

(1) Extending the time within which the company may commence and complete the railways, construction of which was authorized by the above named Company's Statute of Incorporation, Chapter 68 of the Statutes of Canada, 1907, as amended by Chapter 56 of the Statutes of Canada, 1909, and Statute 50 of the Statutes of Canada of 1911;

(2) Increasing the capital stock of the said company from one million dollars to two million dollars;

(3) Extending the limit of the securities authorized to be issued by the above named company by section 10 of chapter 68 of the Statutes of Canada of 1907 by increasing the same from \$30,000 to \$40,000 per mile of the railway in proportion to the length of the railway constructed or under contract to be constructed.

Dated at Vancouver the 14th day of February, A.D. 1913.

Signed on behalf of the applicant,

A. G. KITTO,

Solicitor of the firm of Messrs. Tupper, Kitto & Wightman, Royal Bank Chambers, Vancouver, B.C.

34-5

CANADIAN NORTH WESTERN RAILWAY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its present session, for an Act to incorporate a company under the name of "Canadian North Western Railway," with power to lay out, construct, and operate a line of railway from a point in or near the City of Lethbridge, Alberta, then north-easterly, by the most feasible route to a point at or near Winnipeg, and a further railway from the City of Winnipeg to a point at or near Le Pas in Manitoba, passing by or near Dominion City, Manitou, Brandon and Grand View, and a further railway from a point in or near the City of Lethbridge, in Alberta, north-easterly through Alberta and Saskatchewan to a point at or near Le Pas, via North Battleford and Prince Albert. Also, to construct and operate telegraph and telephone lines, and to charge tolls for the use thereof; to develop and supply electric or other energy, and to dispose of the surplus thereof, and to collect charges therefor; to own and operate vessels of every kind, and to construct and dispose of wharves, docks, elevators, warehouses, hotels, etc., and to enter into agreements with other companies.

Dated at Ottawa this 21st day of February, 1913.

BROSSEAU, BROSSEAU,
TANSEY & ANGERS,
Solicitors for the applicants.

34-5

CASUALTY COMPANY OF CANADA.

NOTICE is hereby given that the Casualty Company of Canada will apply to the Parliament of Canada at its present session for an Act to extend the time within which it may apply for and obtain a license from the Minister of Finance, under the provisions of The Insurance Act, 1910, and for other purposes.

PRINGLE & GUTHRIE,
Citizen Building, Ottawa.

Dated at Ottawa, this 20th day of February, 1913.

34-5

GREAT WEST PERMANENT LOAN COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its present session, for an Act to amend an Act incorporating The Great West Permanent Loan Company, being chapter 89 of the Statutes of Canada, 1909, such amendment giving power to said company to invest its funds in trust and loan company stock, bonds and debentures.

Dated at Winnipeg this twenty-first day of February, 1913.

TAYLOR, MACALPINE & ROSS,
35-5 Solicitors for applicants.

THE WESTERN TRUST COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, by The Western Trust Company, for an Act to amend the Act of incorporation of the said company, being chapter 180 of the Statutes of 1906, in such manner as to provide for the creating and issuing of any part or parts of the capital stock of the company as preference stock which preference stock may be preferred in some respects and deferred in any other respect.

And, also, in such manner as to provide powers for the company to amalgamate and acquire the whole or any part of the business, rights and property of any other companies carrying on a similar business within the legislative power of Canada.

J. E. ADAMSON,
Solicitor for applicant.

PERKINS, FRASER & McCORMICK,
Agents at Ottawa. 35-5

CORPORATION OF THE CITY OF OTTAWA.

PUBLIC notice is hereby given that the Corporation of the City of Ottawa will apply to the Parliament of Canada, at its present session, for an Act or Acts:—

(a) Authorizing the said Corporation to convey water from one or more of the lakes in the County of Ottawa, in the Province of Quebec, emptying whether into the Gatineau or La Lièvre Rivers in the Province of Quebec to the City of Hull in the Province of Quebec and the City of Ottawa in the Province of Ontario for the use of the inhabitants of the said cities, and to supply the same to the inhabitants of the said cities, and to construct such works in the said County of Ottawa and in the said City of Hull in the Province of Quebec, and in the said City of Ottawa and in the County of Carleton in the Province of Ontario as may be necessary for the said purposes.

(b) Authorizing the said Corporation to acquire, by gift, purchase or expropriation, such water, lakes or lakes and land in the said County of Ottawa and the said City of Hull and the said City of Ottawa and the said County of Carleton as may be required for a supply of water and as a site or sites for such buildings or other erections as it may be necessary to construct in connection with the said works, and for a right of way for a pipe line from such lake or lakes to the said City of Ottawa, subject as to such right of way through the said City of Hull to an agreement being entered into with the Corporation of that City therefor, the terms thereof in case of disagreement to be settled by the Board of Railway Commissioners of Canada.

(c) Authorizing the said corporation to enter into an agreement with the corporation of the said City of Hull, for a supply of water to the inhabitants of the said City from the said works.

(d) Authorizing the said corporation to enter into agreements with other municipalities either in the Province of Quebec or in the Province of Ontario for a supply of water to the inhabitants of such municipalities from the said works.

(e) Declaring such works to be for the general advantage of Canada.

Dated at Ottawa, this 6th day of March, 1913.

TAYLOR McVEITY,
36-5 Applicant's solicitor.

PACIFIC COAST RAILWAY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at its present session, for an Act to incorporate the Pacific Coast Railway Company, with power to construct, operate and maintain a line of railway from Hardy Bay to Suquash, Vancouver Island, B.C., a distance of about twelve miles, with power to own and operate Steamship lines from Hardy Bay to points in Canada and elsewhere; with the usual powers granted to Railway Companies; and to have the works declared for the general advantage of Canada.

Dated at Montreal February 6, 1913.

BERNARD & McKEOWN,
32-5 Solicitors for the applicants.

MISCELLANEOUS.

FORWARDERS LIMITED.

TAKE notice that at the annual meeting of Forwarders Limited, a company whose head office had theretofore been at Kingston, Ontario, a by-law was passed changing the head office of said company to the Metropolitan Building, Ottawa.

Dated at Brockville, this twenty-eighth day of February, 1913.

HUTCHESON & DRIVER,
36-1 Solicitors for "Forwarders Limited."

FINANCE CORPORATION OF CANADA, LIMITED.

BY-LAW No. 49.

WHEREAS the number of directors of Finance Corporation of Canada, Limited, is three, and it is expedient that the number should be increased,—

Now therefore the said Finance Corporation of Canada, Limited, enacts as follows:—

That the number of directors of the said company be and the same is hereby increased to seven.

Given and passed under the corporate seal of the company this 18th day of April, 1912.

I, the undersigned, hereby certify the foregoing to be a true copy of By-law No. 49, of Finance Corporation of Canada, Limited, enacted by the directors of said company, at a meeting held at the City of Ottawa, on the 18th day of April, A.D. 1912, which said by-law was subsequently ratified and confirmed by the shareholders of the company, at a special general meeting called for the purpose of considering the same and held on the 24th day of February, A.D. 1913.

W. S. CALVERT,
Ottawa, 28th February, 1913. 36-1
Secretary.

LA PUBLICITE, (LTÉE.)

BY-LAW No. VIII.

Board of Directors.

THE Board of Directors of "La Publicité (Limitée)," consists of three members, of whom two will form a quorum.

Sections 48 and 59 of By-law No. 1 of the company to be changed accordingly.

G. N. DUCHARME,
HENRI BOURASSA,
Secretary. 36-1
President.

NOTICE is hereby given that a lease of the Rolling Stock from the Imperial Rolling Stock Company, Limited, to the Canadian Northern Railway Company, dated March 1, 1913, and numbered Series F. L., has been this day deposited in the office of the Secretary of State of Canada.

Ottawa, 5th March, 1913.

MACDONNELL & HONEYWELL,
36-1 Secretary.

LECKY & COLLIS, LIMITED.

BY-LAW No. 57.

WHEREAS the head office of Lecky & Collis, Limited, is in the City of Ottawa, in the County of Carleton, in the Province of Ontario;

And whereas it is deemed expedient that the same shall be changed to the Town of Napanee, in the Province of Ontario,—

Therefore, Lecky & Collis, Limited, enacts as follows:—

1. That the head office of Lecky & Collis, Limited, be, and the same is hereby changed from the City of Ottawa, in the County of Carleton, in the Province of Ontario, to the Town of Napanee, in the County of Addington, in the Province of Ontario.

Passed this 5th day of March, A.D. 1913.

W. S. LECKY,
President.
NORMAN G. LARMONTH,
Secretary.

I, Norman Gordon Larmonth, secretary of Lecky & Collis, Limited, do hereby certify that the foregoing is a true and correct copy of By-law No 57 of the said company, approved by the shareholders the 5th day of March, A.D. 1913.

Witness my hand and seal of the said corporation, this 5th day of March, A.D. 1913.

36-1 NORMAN G. LARMONTH.

GRAND TRUNK PACIFIC.

NOTICE is hereby given that a special meeting of the shareholders of the Grand Trunk Pacific Railway Company will be held at the general offices of the company, McGill street, in the City of Montreal, at twelve o'clock noon, on Friday, the 11th day of April, A.D. 1913, for the purpose of passing a by-law authorizing the issue of debenture stock created by "The Grand Trunk Pacific Act, 1913," and for the transaction of such other business connected with or incident to the undertaking of the company, as may come before the meeting.

HENRY PHILIPS,
Secretary.
Montreal, Que., 6th March, 1913. 36 5

THE BANK OF BRITISH NORTH AMERICA.

INCORPORATED BY ROYAL CHARTER.

THE Court of Directors hereby give notice that a dividend of forty shillings per share, less income tax, will be paid on the 4th day of April next, to the proprietors of shares registered in the Dominion of Canada, being at the rate of 8 per cent per annum, for the year ending the 30th November last.

The dividend will be payable at the rate of exchange current on the 4th day of April next, to be fixed by the managers.

No transfer can be made between the 22nd instant inclusive and the 3rd proximo inclusive, as the books must be closed during that period.

By order of the Court,

A. G. WALLIS,
Secretary.
No. 5 Gracechurch Street,
London, E.C.
4th March, 1913. 36-4

THE PROVINCIAL BANK OF CANADA.

QUARTERLY DIVIDEND No. 37.

NOTICE is hereby given that a dividend of one and one half per cent ($1\frac{1}{2}\%$) being at the rate of six per cent per annum upon the paid-up capital stock of this institution, has been declared for the three months ending the 31st March, 1913, and that the same will be payable at the head office and branches of this Bank, on and after the first day of April, 1913, to the shareholders of record on the 25th day of March next.

By order of the Board,

TANCRÈDE BIENVENU,
General manager.
Montreal, 28th February, 1913. 36-4

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of Henry Kupfer and Company, manufacturers, of 20-26 Greene St., in the City, County and State of New-York, United States of America, and

IN THE MATTER of A Specific Trade Mark to be used in connection with the sale of Corduroys.

NOTICE is hereby give that on the 5th day of March A.D. 1913, there was filed in the Exchequer Court of Canada, the petition of Henry Kupfer and Company, manufacturers, of the City, County and State of New York, United States of America, praying that an order might be made directing that their Trade Mark "Crompton" may be registered as a Specific Trade Mark to be used in connection with the sale of Corduroys.

Any person desiring to oppose said petition must, within fourteen days from the date of the last insertion of the present notice in the *Canada Gazette*, (the date of the last insertion being March 29, 1913) file a statement of his objections with the Registrar of the Exchequer Court at Ottawa and serve a copy thereof upon the petitioner or his Solicitors.

Dated at Ottawa, this 5th day of March, A.D. 1913.

FETHERSTONHAUGH & SMART,
Castle Bld., 53 Queen St.,
Ottawa, Canada,
36-4 Solicitors for the petitioners.

NAVIGABLE WATERS PROTECTION ACT.

PUBLIC Notice is hereby given that in pursuance of section 7, chapter 115, Revised Statutes of Canada, The Imperial Oil Company, Limited, has deposited a plan of the site of proposed pipe lines to be laid along or under the bed of the St. Clair river from a point in the Sarnia Indian Reserve, in the Province of Ontario, to the International Boundary line and thence to a point on the opposite side of the river south of the City of Port Huron, in the State of Michigan, and a description of the proposed site, with the Honourable the Minister of Public Works at Ottawa, and a duplicate thereof in the office of the Registrar of Deeds for the Registry Division of the County of Lambton. The proposed site is from a point about 1,340 feet distant in a northerly direction from the centre line of the road allowance running between the township of Moore and the said Sarnia Indian Reserve to a point at or near the southerly boundary of the works of the Morton Salt Company.

Notice is also given that after the expiration of one month from this date application will be made to the Governor in Council for the approval of said plan and site.

Dated at Sarnia the 6th day of March, A.D. 1913.

A. MONRO GRIER,
19 Wellington street West, Toronto,
Solicitor for the Imperial Oil Company, Limited. 36-4

ATLIN CONSTRUCTION CO.

TAKE notice that Atlin Construction Company, Limited, has deposited a description and plans of works to be constructed at a point located on Prince Rupert Harbour, British Columbia, fronting on sub-lot 7 of Water Front Block "I" of the townsite of Prince Rupert, B.C., with the Minister of Public Works at Ottawa, and with the Registrar of Deeds for the Prince Rupert Registration District at Prince Rupert, the said location being described by metes and bounds as follows:—"All and singular that certain parcel or portion of Prince Rupert Harbour and Foreshore, adjoining sub-lot seven (7) of Water Front Block 'I' of the townsite of Prince Rupert, British Columbia, containing eleven and eighty-one one-hundredths (11.81) acres, be the same more or less, being shown bordered with orange on the accompanying plan, and which parcel may be more particularly described as follows, that is to say:—Referring to the Centre of Seal Cove Circle as shown on plan number nine hundred and twenty-three (923), Prince Rupert Land Registry Office and commencing at a point distant therefrom astronomic east eight hundred and fifty-nine and three-tenths (859.3) feet and astronomic north ten hundred and seventy-seven and sixty-eight one hundredths (1077.68) feet, said point being the south-westerly corner of said sub-lot seven (7); thence astronomic north thirty-six degrees, thirteen minutes and fifty-nine seconds west N. 36° 13' 59" W.), seven hundred and sixty (760) feet to Proposed Harbour Line; thence along said Harbour Line, astronomic north fifty-three degrees thirty-six minutes and one second east (N. 53° 46' 01" E.) seven hundred and sixty-five (765) feet; thence astronomic south thirty-six degrees thirteen minutes and fifty-nine seconds east (S. 36° 13' 59" E.), seven hundred and sixty-one and thirty-three one-hundredths (761.33) feet; thence astronomic south fifty-three degrees and fifty-two minutes west (S. 53° 52' W.) two hundred and five (205) feet, more or less, to high water mark; thence northerly, westerly and southerly, following high water mark, seven hundred and thirty-five (735) feet, more or less, to point of commencement," and further take notice that after the expiration of thirty days from the date hereof, application for approval of such works will be made to the Governor in Council at Ottawa.

Dated at Prince Rupert this 15th day of February, 1913.

ALFRED CARSS,

34-5 Solicitor for Atlin Construction Company.

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of B. F. Sturtevant Company, manufacturers, of Boston, in the State of Massachusetts, United States of America, and in the matter of a General Trade Mark consisting of the word "Sturtevant."

NOTICE is hereby given that on the 18th day of February, 1913, there was filed in the Exchequer Court of Canada, the petition of F. B. Sturtevant Company, Manufacturers, of Boston, in the State of Massachusetts, United States of America, praying that an order might be made directing that their Trade Mark "Sturtevant" may be registered as a General Trade Mark.

A person desiring to oppose said petition must, within fourteen days from the date of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being 8th March, 1913), file a statement of his objections with the Registrar of the Exchequer Court at Ottawa and serve a copy thereof upon the Petitioner or his Solicitors.

Dated at Ottawa this 18th day of February, 1913.

FETHERSTONHAUGH & SMART,

Castle Bldg., 53 Queen St.,

Ottawa, Canada,

34-4 Solicitors for the petitioner.

CANADIAN PACIFIC RAILWAY COMPANY.

NOTICE TO SHAREHOLDERS.

New Issue of Ordinary Capital Stock (\$60,000,000).

NOTICE is hereby given that in pursuance of a resolution passed at a special general meeting of the shareholders of the company, held on 2nd October, 1912, the directors have made and do hereby make calls upon all shareholders subscribing to the said new issue of ordinary capital stock, upon which 20% has been deposited at the time of such subscription, and that the same are payable at the Bank of Montreal, in London, England, New York or Montreal, in the proportions and at the times hereinafter stated, that is to say, 20% or \$35 per share on 14th April, 1913, 20% or \$35 per share on 16th June, 1913, 20% or \$35 per share on 18th August, 1913, 20% or \$35 per share on 20th October, 1913.

W. R. BAKER,

Secretary.

Dated at Montreal, this 14th day of February, 1913. 34-5

BANK OF NOVA SCOTIA.

DIVIDEND No. 173.

NOTICE is hereby given that a dividend at the rate of fourteen percent per annum on the paid-up capital stock of this Bank has been declared for the quarter ending 31st March, and that the same will be payable on and after Tuesday, the first day of April next, at any of the offices of the Bank.

The stock transfer book will be closed from the 17th to the 31st proximo, inclusive.

By order of the Board,

H. A. RICHARDSON,

General manager.

Halifax, N.S., 18th February, 1913. 34-6

BANK OF NOVA SCOTIA.

NOTICE is hereby given that at the annual general meeting of the shareholders of the bank of Nova Scotia on Wednesday, the 22nd day of January, A.D. 1913, the following by-law was passed and enacted by the shareholders:—

"That for the purpose of obtaining the necessary capital for the requirements of the business of the bank that the authorized capital stock of this bank be and it is hereby increased from \$5,000,000 to \$10,000,000 by the creation of 50,000 shares of new capital stock of the par value of \$100 each and that the directors be and are hereby authorized to apply to the Treasury Board for the issue of a certificate approving of such by-law."

And notice is also hereby given that after the publication of this notice for four weeks the said bank of Nova Scotia will apply to the Treasury Board for the issue of a certificate approving of such by-law.

By order of the Board,

H. A. RICHARDSON,

General Manager.

Halifax, N.S., 21st February, 1913. 34-8

THE METROPOLITAN BANK.

DIVIDEND No. 33.

NOTICE is hereby given that a dividend of 2½% for the quarter ending March 31st next (being at the rate of 10% per annum) on the capital stock of this Bank has been declared, and that the same will be payable at the head office and branches of the Bank on and after the first day of April next.

The transfer books will be closed from the 17th to the 31st of March, both days inclusive.

By order of the Board,

W. D. ROSS,

General manager.

Toronto, 19th February, 1913. 34-6

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the co-partnership subsisting between William Howard Giddy and Carl F. Stone, as hardware merchants, under the firm name of C. F. Stone & Co., of Edmonton, Alberta, was dissolved on the 2nd day of December, 1912.

All debts due to the said are to be paid to Doubleday & Rowe, at 633 Alberta Ave., Edmonton, and all partnership debts to be paid by them.

CARL F. STONE.
W. H. GIDDY.

34-3

RECLAMATION ON THE EAST SIDE OF
COURTENAY BAY, ST. JOHN, N.B.

IN the matter of chapter 115 "Navigable Waters Protection Act," R.S.C., 1906, notice is hereby given that a description and plan of a reclamation to be formed on the east side of Courtenay Bay, St. John, N.B., have been deposited with the Hon. Minister of Public Works, Ottawa, and duplicate thereof with the Registrar of Deeds at Fredericton, N.B., and 30 days after date application will be made to the Governor General in Council for approval thereof.

NORTON GRIFFITHS & CO., LTD.,
Contractors and Engineers,
308 Dominion Express Bldg., Montreal.

Dated February 15, 1913.

34-5

HIGHWAY BRIDGE, NORTH THOMPSON RIVER,
NEAR THE MOUTH OF BARRIER RIVER,
KAMLOOPS DISTRICT, B.C.

IN the matter of chapter 115, "Navigable Waters Protection Act," R.S.C. 1906, notice is hereby given that drawings of a bridge to be erected across the North Thompson River, near the mouth of the Barrier River, Kamloops District, B.C., have been deposited with the Honourable the Minister of Public Works, Ottawa, and duplicates thereof with the Registrar of Deeds at Kamloops, B.C., and thirty days after date the Honourable the Minister of Public Works in the Government of British Columbia will apply to the Governor General in Council for approval thereof.

J. E. GRIFFITH,
Public Works Engineer.

Department of Public Works,
Victoria, B.C., 24th January, 1913.

32 5

BRITISH COLUMBIA TELEPHONE COMPANY
LIMITED.

IN THE MATTER of the Navigable Waters Protection Act, being Chap. 115 of Revised Statutes of Canada, 1906, and

IN THE MATTER of an application by the British Columbia Telephone Company, Limited, of British Columbia.

TAKE NOTICE that an application will be made to the Governor-General in Council, one month from the date of the publication of this notice, for an order approving the plans deposited with the Honourable the Minister of Public Works, and in the Land Registry Office at New Westminster, for the laying of a telephone cable across Fraser River at Mission, B.C., which cable is more particularly described and shown on the plans registered with the said the Honourable the Minister of Public Works, and in the Land Registry Office at New Westminster.

BRITISH COLUMBIA TELEPHONE COMPANY,
LIMITED,

Per McPHILLIPS & WOOD,

Their solicitors.

32-5

LAURENTIDE COMPANY, LIMITED.

PUBLIC notice is hereby given that the Laurentide Company, Limited, has caused to be deposited with the Minister of Public Works, Dominion of Canada, at Ottawa, and with the Registrar of Deeds for the District of Three Rivers, Province of Quebec, at Three Rivers, and for the County of Champlain at St. Genevieve, a description of the site and the plans of its proposed hydro-electric development on the St. Maurice River at Grand' Mère, Que., and that an application has been made to His Royal Highness, the Governor-General in Council for the approval of the site and plans of its proposed hydro-electric development.

Montreal, 13th February, 1913.

BROWN, MONTGOMERY & McMICHAEL.
33-5 Solicitors for the company.

NOTICE is hereby given that within two months after the publication of this notice in the *Canada Gazette*, application will be made to His Excellency the Governor-General in Council for a charter of incorporation by Letters Patent under the provisions of The Companies Act, Revised Statutes of Canada, 1906, chapter 79, constituting the applicants and such other persons as may become shareholders in the proposed company, a body corporate and politic under the name and for the purposes hereinafter mentioned:—

1. The proposed corporate name of the company is "The National Mortgage Company of Canada, Limited."
2. The purposes within the purview of this Act for which incorporation is sought are—

Carrying on the business of lending money on the security of, or purchasing or investing in

(a) Mortgages or hypothecs upon freehold or leasehold, real estate or other immovables in any Province of Canada; and,

(b) The debentures, bonds, stocks and other securities, excepting bills of exchange and promissory notes, of any government or of any municipal corporation or school corporation or of any chartered bank or incorporated company if incorporated by Canada or any Province of Canada or any former Province now forming part of Canada.

3. The chief place of business of the said company is to be the City of Winnipeg, in the Province of Manitoba.

4. The intended amount of capital stock is \$2,000,000.

5. The number of shares is to be 20,000, and the amount of each share is to be of the value of \$100.

6. The name in full and the place and calling of each of the applicants are as follows:—

Donald Hogart McDonald, Winnipeg, Manitoba, banker, Albert Leslie Gordon, Regina, Saskatchewan, barrister-at-law, J. Roy Colwill, Regina, Saskatchewan, barrister-at-law, Francis George Wheat, Regina, Saskatchewan, student-at-law, Charles H. Shrimpton, Regina, Saskatchewan, accountant, of whom Donald Hogart McDonald, Albert Leslie Gordon and J. Roy Colwill are to be the first or provisional directors of the said company.

ALLAN, GORDON, BRYANT & GORDON,
Solicitors for the applicants.

Dated at Regina, Saskatchewan, this fourth day of February, A.D. 1913.

33-5

THE CANADA NORTH-WEST LAND COM-
PANY, LIMITED.

NOTICE is hereby given that the annual general meeting of the shareholders of this company will be held at the head office of the company, 21 Jordan Street, Toronto, Canada, on Wednesday, 26th day of March next, at 12 o'clock noon, to receive a statement of the affairs of the company for the year ending 31st December last past; to receive and consider the schedule prepared in terms of Section 12 of the Act of Incorporation, to elect directors, and for other business.

By order of the Board,

S. B. SYKES,

Secretary-treasurer,

Dated at Toronto, Canada, this 6th day of February, 1913.

33-6

NAVIGABLE WATERS PROTECTION ACT.

NOTICE is hereby given that W. E. Rood and A. J. Davis of the City of Halifax, Nova Scotia, doing business as W. E. Rood and Company, are applying to His Excellency the Governor General in Council for approval of the plans and site and description of a proposed extension to the wharf now owned and occupied by them on the west side of Halifax harbour, and further, that they have deposited the plans of the proposed extension and description of the site thereof to the Minister of Public Works, at Ottawa, and a duplicate thereof in the office of the Registrar of Deeds for the County of Halifax, Nova Scotia, and that the said application will be proceeded with at the expiration of one month from the publication of this notice in the *Canada Gazette*.

Dated at Halifax, N.S., 10th February, 1913.

33-5

W. E. ROOD & CO.

LA BANQUE INTERNATIONALE DU CANADA AND THE HOME BANK OF CANADA.

NOTICE is hereby given that, after the publication of this notice for four weeks in the *Canada Gazette* and in the *Montreal Gazette* and *La Presse*, newspapers published in the City of Montreal, Que., and in the *Mail and Empire*, a newspaper published in the City of Toronto, Ontario, it is the intention of La Banque Internationale du Canada and of the Home Bank of Canada to apply to the Governor-in-Council of Canada, through the Minister, for the approval of an agreement between the said banks for the purchase by the Home Bank of Canada of the entire assets of La Banque Internationale du Canada, and the sale by the said Banque Internationale du Canada to the said Home Bank of Canada of such assets. This notice is given pursuant to The Bank Act.

Dated the 12th day of February, 1913.

GODFREY BIRD,

General manager of La Banque Internationale du Canada.

JAMES MASON,

33-5 General manager of the Home Bank of Canada

ATLIN CONSTRUCTION CO.

TAKE Notice that Atlin Construction Company, Limited, has deposited a description and plans of works to be constructed at a point located on Prince Rupert Harbour, British Columbia, fronting on Lot 541, Range five, Coast District, with the Minister of Public Works at Ottawa, and with the Registrar of Deeds for the Prince Rupert Registration District at Prince Rupert, the said location being described by metes and bounds as follows: "All and singular that certain parcel or portion of Prince Rupert Harbour and foreshore, adjoining Lot Five Hundred and Forty-One (541), Range Five (5), Coast District, British Columbia, containing by admeasurement, twenty one and seven one-hundredth (21.07) acres, be the same more or less and which is shown bordered in red on the accompanying plan and may be more particularly described as follows, that is to say: Commencing at the intersection of the southerly boundary of said Lot Five Hundred and Forty-One (541) with high water mark; thence, astronomic east, four hundred (400) feet; thence, astronomic north, forty-three degrees and fifty-six minutes east (N. 43° 56' E.) eighteen hundred and thirty-three (1833) feet, more or less; thence, astronomic west, six hundred and twenty-three and three-tenths (623.3) feet, more or less, to the intersection of the northerly boundary of said lot five hundred and forty-one with high water mark; thence, southerly and westerly following high water mark, to the point of commencement;" and further take notice that after the expiration of thirty days from the date hereof, application for approval of such works will be made to the Governor in Council at Ottawa.

Dated at Prince Rupert this 15th day of February, 1913.

ALFRED CARSS,

Solicitor for Atlin Construction Co.

33-5

THE BANK OF BRITISH NORTH AMERICA.

Incorporated by Royal Charter.

THE Court of Directors of the Bank of British North America, have resolved to declare, subject to audit, at a meeting of the proprietors to be held on the 4th March, a dividend payable 4th April, of 40 shillings per share, less Income Tax, making 8% for the year, transferring £30,000 to the Reserve Fund, £15,000 to Bank Premises, and carrying forward about £19,000 to the new account.

11th February, 1913.

33-4

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of The American Hoist & Derrick Co., a corporation organized and existing under and by virtue of the laws of the State of Minnesota, one of the United States of America, and having its principal place of business in the City of St. Paul, in the State of Minnesota, one of the said United States and

IN THE MATTER of the general trade-mark "Crosby."

NOTICE is hereby given that on the fourteenth day of February, A.D. 1913, there was filed in the Exchequer Court of Canada, a petition of the American Hoist and Derrick Company, a corporation having its principal place of business in the City of St. Paul, in the State of Minnesota, one of the United States of America, praying that the petitioners, trade mark "Crosby" may be registered as a general trade mark in the Trade Mark Office in the Department of Agriculture at Ottawa, in accordance with the provisions of the Trade Mark and Design Act. Any person desiring to oppose the said petition must within fourteen days after the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the 8th day of March, A.D. 1913), file a statement of his objection with the Registrar of the Exchequer Court at Ottawa, and serve a copy thereof upon the petitioners or their solicitors.

Dated this eleventh day of February, A.D. 1913.

LAFLEUR, MACDOUGALL, MACFARLANE AND POPE,

Montreal,

33-4

Solicitors for petitioners.

LA BANQUE INTERNATIONALE DU CANADA.

NOTICE is hereby given that a special general meeting of the shareholders of La Banque Internationale du Canada will be held at the head office of the said bank, in the City of Montreal, Que., on the nineteenth day of March next, A.D. 1913, at the hour of twelve o'clock noon, for the purpose of considering an agreement for the sale by the said La Banque Internationale du Canada of its assets to the Home Bank of Canada, upon the terms set out in such agreement, a copy of which will be mailed postpaid to each shareholder with this notice, and, if deemed advisable, of passing a resolution or resolutions approving the said agreement and authorizing the President and General Manager of La Banque Internationale du Canada to affix to said agreement the corporate seal of the bank, and to sign and execute the same for and in the name of and on behalf of the bank; and also for the purpose of considering, and, if deemed advisable, of passing all such other and further resolutions for fully carrying out the said agreement and the terms thereof as the shareholders shall consider expedient or advisable, and for the purpose of authorizing the Board of Directors to give all such notices and make all such applications and to pass and execute all such other acts, resolutions, deeds, instruments, matters and things as may be deemed necessary for procuring the assent of the Governor-in-Council to the said agreement, and for carrying out the same and distributing the proceeds of the said sale.

By order of the Board,

GODFREY BIRD,

General Manager.

Montreal, 28th January, 1913.

31-6

THE DOMINION BANK.

NOTICE is hereby given that a dividend of three per cent has been declared upon the capital stock of this institution for the quarter ending 31st March, 1913, being at the rate of twelve per cent per annum, and that the same will be payable at the head office of the Bank and its branches, on and after Tuesday, the 1st day of April, 1913, to shareholders of record of 20th March, 1913.

By order of the Board.

C. A. BOGERT,
General Manager.

Toronto, 22nd February, 1913.

35-5

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of Alfred Bird & Sons, Limited, of Devonshire Works, Deritend, Birmingham, in the County of Warwick, England, manufacturers;

AND IN THE MATTER of the specific trade mark "Bird's" used by the petitioners in connection with the sale of custard powder, blanc-mange powder, concentrated egg substitute (powder), baking powder, crystal jelly powder, table jelly tablets, ice cream powder, ginger beer powder, pudding powder, bun and cake powder, lemonade crystals, sponge mixture and concentrated foods and drinks of all kinds, which the petitioners make and sell in their trade.

NOTICE is hereby given that on the 24th day of February, 1913, there was filed in the Exchequer Court of Canada a petition of Alfred Bird & Sons, Limited, of Devonshire Works, Deritend, Birmingham, in the County of Warwick, England, manufacturers, praying that a certain specific trade mark "Bird's" as used by them in connection with the sale of custard powder, blanc-mange powder, concentrated egg substitute (powder), baking powder, crystal jelly powder, table jelly tablets, ice cream powder, ginger beer powder, pudding powder, bun and cake powder, lemonade crystals, sponge mixture and concentrated foods and drinks of all kinds, which the petitioners make and sell in their trade, may be registered as presented as a trade mark.

Any person desiring to oppose the said petition must within fourteen days of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the 22nd day of March, 1913,) file a statement of his objections with the Registrar of the Exchequer Court of Canada at Ottawa and serve a copy thereof upon the petitioners or their solicitor.

Dated this 24th day of February, 1913.

J. F. EDGAR,
59 Yonge St., Toronto,
Solicitor for the petitioners.

35-4

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of Charles H. McNellen, of the City and District of Montreal, salesman, and

IN THE MATTER of the trade-mark "Anti-Dust" as applied to a sweeping compound.

NOTICE is hereby given that on the fourteenth day of February, 1913, there was filed, in the Exchequer Court of Canada, a petition of Charles H. McNellen, of the City and District of Montreal, salesman, praying that trade-mark number 64, folio 15678, "Anti-Dust", granted to Edmond Bouchard and registered on the 10th day of April, 1911, be expunged, and that the petitioner's trade-mark consisting of the words "Anti-Dust" be registered in the Trade-mark Register, in the Department of Agriculture of Canada, at Ottawa, in accordance with the provisions of The Trade-mark and Design Act.

Any person desiring to oppose the said petition must, within fourteen days after the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the fifteenth day of March, 1913), file a statement of his objections with the Registrar of the Exchequer Court of Canada, at Ottawa, and serve a copy thereof upon the petitioner or his solicitors.

Dated this 19th day of February, 1913.

GREENSHIELDS, GREENSHIELDS
AND LANGUEDOC,
86 Notre Dame Street West,
Montreal, Que.
Solicitors for the Petitioner.

34-4

PUISSANCE DU CANADA.



NOMINATIONS.

SECRÉTARIAT D'ÉTAT DU CANADA.

Ottawa, 4 février 1913.

Il a plu à SON ALTESSE ROYALE LE GOUVERNEUR GÉNÉRAL d'approuver la nomination de l'honorable FRANK E. HODGINS, un juge de la Cour d'appel pour la province d'Ontario, comme juge suppléant en Amiraute pour le district d'amiraute de Toronto de la Cour de l'Echiquier du Canada, faite par l'honorable James Thompson Garrow, Juge local en amiraute pour le dit district de la dite Cour de l'Echiquier, en vertu des dispositions de l'article 10 de la *Loi de l'Amiraute, 1911*.

Il a plu à SON ALTESSE ROYALE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, 26 février 1913.

PIERRE MARTEL, de Roberval, dans la province de Québec : Gardien du quai de l'Etat à cet endroit.

3 mars 1913.

G. C. CHURCH, de Burk's Falls, dans la province d'Ontario : Aide-Inspecteur des Poids et Mesures dans le district des poids et mesures d'Ottawa, en remplacement de A. N. Robinson, démissionnaire.

JAMES CROSSAN, de la cité de Nanaïmo, dans la province de la Colombie-Britannique : Secrétaire-trésorier de l'administration de pilotage de Nanaïmo, dans la dite province.

PROCLAMATIONS.

ARTHUR.

[L.S.]

CANADA.

GEORGE CINQ, par la Grâce de Dieu, Roi du Royaume-Uni de la Grande-Bretagne et d'Irlande et des possessions britanniques au delà des mers, Défenseur de la Foi, Empereur des Indes.

A tous ceux à qui ces présentes parviendront ou qu'elles peuvent concerner,—SALUT :

PROCLAMATION.

E. L. NEWCOMBE, } ATTENDU qu'en vertu des
Sous-ministre de la } dispositions de la *Loi de*
Justice, Canada. } *tempérance du Canada*, l'avis
suivant a été adressé au Secrétaire d'Etat du Canada, accompagné de la pétition ci-jointe :—

“ A l'honorable Secrétaire d'Etat du Canada,—

“ MONSIEUR,—Nous, soussignés, électeurs de la cité de Thetford Mines, vous prions de prendre connais-

sance que nous avons l'intention de présenter la pétition ci-dessous à Son Altesse Royale le Gouverneur général du Canada en conseil :—

“ A Son Altesse Royale le Gouverneur général :—
“ La pétition des électeurs de la cité de Thetford Mines, ayant qualité et capacité pour voter à l'élection d'un membre de la Chambre des Communes, dans la dite cité,—Expose respectueusement,—

“ Que vos pétitionnaires désirent que la seconde partie de la *Loi de tempérance du Canada, 1878*, soit mise en vigueur dans la dite cité et que nous désirons que les votes des électeurs de la dite cité soient enregistrés pour et contre l'adoption de la dite pétition.”

“ En conséquence vos pétitionnaires prient humblement qu'il plaise à Votre Altesse Royale, par un arrêté en conseil en vertu du cent neuvième article de la dite loi, de déclarer que la seconde partie de la dite loi soit mise en vigueur dans la dite cité.
“ Et vos pétitionnaires ne cesseront de prier, etc.”

Et attendu qu'il appert à la satisfaction du Gouverneur général en conseil que cet avis est revêtu des signatures authentiques d'un quart ou plus de tous les électeurs de la dite cité de Thetford Mines ; qu'il est constaté que les signatures apposées à l'avis sont des signatures authentiques au nombre de cinq cent vingt-deux, et que les autres exigences de la loi ont été observées :

Et attendu qu'un arrêté de Son Altesse Royale le Gouverneur général en conseil a été passé, ordonnant que les votes de tous les électeurs de la dite cité de Thetford Mines, soient enregistrés pour et contre l'adoption de la dite pétition,—

SACHEZ maintenant, que, par les présentes et en vertu de l'autorité qui Nous est conférée par la loi et arrêté en conseil susdits, Nous proclamons et déclarons que jeudi, le vingt-septième jour de mars 1913 un poll sera tenu dans la dite cité de Thetford Mines pour y recevoir les votes des électeurs pour et contre la dite pétition. Que ces votes seront enregistrés au scrutin secret depuis neuf heures du matin jusqu'à cinq heures de l'après-midi de ce jour-là.

Que J. Clovis Gagné, de la dite cité de Thetford Mines, dans la province de Québec, agent, a été nommé officier-rapporteur dans le but de recevoir ce jour-là les votes des électeurs pour et contre la pétition, de compter ensuite les votes, et de faire rapport du résultat à Son Altesse Royale le Gouverneur général en conseil. Que le dit officier-rapporteur est autorisé et requis de nommer un sous-officier-rapporteur à et pour chaque bureau de votation. Que l'officier-rapporteur nommera les différentes personnes qui devront se tenir aux différents bureaux de votation, et qui devront faire le décompte final des votes, au nom des personnes autorisées à favoriser ou à s'opposer respectivement à l'adoption de la pétition, à l'hôtel-de-ville, en la dite cité de Thetford Mines, mercredi, le dix-neuvième jour de mars prochain, à dix heures du matin.

Que les votes des électeurs seront comptés, et le résultat de la votation annoncé par l'officier-rapporteur au dit hôtel de-ville, lundi, le 31e jour de mars prochain, à dix heures du matin.

Et, dans le cas d'adoption de la pétition par les électeurs, Son Altesse Royale le Gouverneur général en conseil pourra, en tout temps après l'expiration d'une période de soixante jours, depuis la date de l'adoption de la dite pétition, par un arrêté en conseil publié dans la *Gazette du Canada*, déclarer que la deuxième partie de la dite loi sera en vigueur et prendra effet dans la dite cité à dater du jour où les licences annuelles ou semestrielles pour la vente des liqueurs spiritueuses maintenant en vigueur dans la dite cité expireront, pourvu que ce jour ne soit pas plus rapproché que le quatre-vingt-dixième jour de la date du dit arrêté en conseil, et que s'il y a moins de quatre-vingt-dix jours entre les deux dates, qu'elle devienne en vigueur le jour correspondant de l'année suivante, et que s'il n'y a pas de licences en force dans la dite cité alors que la dite seconde partie de la dite loi deviendra en vigueur et prendra effet dans la dite cité trente jours après la date du dit arrêté en conseil.

En ce qui concerne Nos deux sujets et tous ceux que les présentes pourront concerner, sont par les présentes requis de prendre connaissance et d'agir en conséquence.

EN FOI DE QUOI, Nous avons fait dresser Nos présentes Lettres Patentes et à icelles fait apposer le Grand Sceau du Canada. Témoins Nos Très cher et Bien-aimé Oncle et Très fidèle Conseiller le Field-marshal Sir Alphonse Royall le Prince ARTHUR, William PATRICK ALBERT, Duc de Connaught et Strathearn, comte de Sussex (dans la pairie du Royaume-Uni), Prince du Royaume-Uni de la Grande-Bretagne et d'Irlande, Duc de Saxe, Prince de Saxe-Cobourg et Gotha, Chevalier de Notre Ordre Très noble de la Jarretière, Chevalier de Notre Ordre Très ancien et Très noble du Chardon, Chevalier de Notre Ordre Très illustre de Saint-Patrice, l'un de Notre Très honorable Conseil Privé; Grand Maître de Notre Ordre Très honorable du Bain; Chevalier Grand Commandeur de Notre Ordre Très exalté de l'Etoile de l'Inde; Chevalier Grand-croix de Notre Ordre Très distingué de Saint-Michel et Saint-Georges, Chevalier Grand Commandeur de Notre Ordre Très éminent de l'Empire; Chevalier Grand-croix de Notre Ordre Royal de Victoria; Notre Aide-de-camp personnel; Gouverneur Général et Commandant en chef de Notre Puissance du Canada.

A Notre Hôtel du Gouvernement, en Notre VILLE D'OTTAWA, le SEPTIÈME jour de FEVRIER en l'année de Notre-Seigneur mil neuf cent treize, et de Notre Règne la troisième.

Par ordre.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-3

ARRÊTÉS EN CONSEIL.

[446]

HÔTEL DU GOUVERNEMENT A OTTAWA.

Jendi, le 27e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Il plaît à Son Altesse Royale le Gouverneur général en conseil, de décider ce qui suit :

Le paragraphe (j) des règlements régissant l'octroi de licences et permis annuels de coupe de bois sur les terres fédérales, établi par un arrêté en conseil du 20 juillet 1908 et des arrêtes en conseil subséquents, et dont suit le texte :

"Tout avis, toute demande ou communication que Sa Majesté le Roi ou le Ministre de l'Intérieur peut vouloir se faire donner ou signifier au porteur de permis peut être valablement donné ou signifié par le secrétaire ou l'assistant secrétaire du Ministère de l'Intérieur."

est par ces présentes rescindé, en y ajoutant les mots suivants : "ou le contrôleur du département des terres boisées et des pâturages".

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

34-4

[448]

HÔTEL DU GOUVERNEMENT A OTTAWA.

Jendi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des pouvoirs que lui confère l'article 54 de la Loi de pêche, chapitre 45 des Statuts révisés de l'année de donner par ces présentes ce qui suit :

Le paragraphe (1) de l'article 10 des règlements de pêche généraux pour la province de la Nouvelle-Ecosse, établi par un arrêté en conseil du 6 juin 1912,

est par ces présentes rescindé, et le paragraphe suivant lui est substitué :

"1. Il est défendu de pêcher, prendre ou tuer le saumon du 15e jour d'août de chaque année jusqu'au premier jour de mars suivant dans la province de la Nouvelle-Ecosse; toutefois, il est permis de pêcher, prendre ou tuer le saumon à la ligne, de la manière connue comme pêche volante à la mouche, du 1er jour de février au 15e jour d'août de chaque année, sauf dans l'île du Cap-Bréton où cette pêche est permise du 1er jour de juin au 29e jour de septembre de chaque année, ces deux jours compris."

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

34-2

[288]

HÔTEL DU GOUVERNEMENT A OTTAWA.

Vendredi, le 7e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. Joseph Cardinal a demandé la concession gratuite du quart fractionnaire sud-est de la section 12, township 78, rang 6, à l'ouest du 5e méridien, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens :

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'est de 1866. —

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la Loi des terres fédérales, d'autoriser la concession gratuite à M. Cardinal du quart fractionnaire sud-est de la section 12, township 78, rang 6, à l'ouest du 5e méridien, contenant 45.6 acres plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-4

[287]

HÔTEL DU GOUVERNEMENT A OTTAWA.

Vendredi, le 7e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. John Cardinal a demandé la concession gratuite du lot n° 4, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens :

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 4 à l'est de 1866. —

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la Loi des terres fédérales, d'autoriser la concession gratuite à M. Cardinal du lot n° 4, dans l'établissement du Petit Lac des Esclaves, province d'Alberta, contenant 133.16 acres plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-4

[243]

HÔTEL DU GOUVERNEMENT A OTTAWA.

Jendi, le 6e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Il plaît à Son Altesse Royale le Gouverneur général en conseil de décider ce qui suit :

Le premier paragraphe de l'article 2 des règlements régissant les bouillères, règlements établis par un arrêté en conseil du 20 avril 1910 et modifiés par des arrêtes en conseil subséquents, est par ces présentes rescindé et le paragraphe suivant lui est substitué :

"2. La superficie couverte par une location de mine de bouille n'excédera pas 2,500 acres au maximum, et personne ne pourra acquérir plus d'une location, sauf par cession."

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-4

[357]
HOTEL DU GOUVERNEMENT A OTTAWA.

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe 2 de l'article 19, chapitre 55, 2 George V, intitulé "Loi constituant en corporation les commissaires du havre de Winnipeg et Saint-Boniface," de décréter que le règlement n° 1 suivant, adopté par la corporation des commissaires du havre de Winnipeg et Saint-Boniface, soit par ces présentes approuvé, le dit règlement ayant été soumis au Ministère de la Justice et ce ministère ayant déclaré qu'il ne donne lieu à aucune objection légale.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

RÈGLEMENT N° 1.

RÈGLEMENT des commissaires du havre de Winnipeg et Saint-Boniface.

Les commissaires du havre de Winnipeg et Saint-Boniface décrètent par ces présentes ce qui suit :

1. Dans le présent règlement, à moins que le contexte n'exige une interprétation différente :

(a) Les mots "le havre" signifient le havre de Winnipeg et Saint-Boniface, tel que défini dans la loi du parlement du Canada, chapitre 55 intitulée "Loi constituant en corporation les commissaires du havre de Winnipeg et Saint-Boniface", adoptée à la session de la deuxième année du règne de Sa Majesté le Roi George V (la première session du douzième parlement);

(b) Le mot "rive" signifie toute partie du havre de Winnipeg et Saint-Boniface au-dessous de la marque de l'eau haute et comprend toutes constructions quelconques;

(c) Les mots "commissaires du havre" signifient les commissaires du havre de Winnipeg et Saint-Boniface;

(d) Le mot "personne" comprend le singulier et le pluriel et s'applique aussi bien à une corporation ou société qu'à un individu.

2. Personne n'érigera, construira, ou placera dans les limites du havre de jetée, quai, pont, hangar, cabane, remise à canots ou bâtiment d'aucune sorte sans avoir préalablement soumis aux commissaires du havre des plans en duplicata indiquant en détail l'emplacement et la nature de ces jetée, quai, pont, hangar, cabane, remise à canots ou autre bâtiment, ni avant que les commissaires du havre aient approuvé par résolution les plans de ces constructions et que permission ait été accordée au requérant d'ainsi placer, construire ou ériger ces jetée, quai, pont, hangar, cabane, remise à canots ou bâtiment, ni à moins que les commissaires aient donné leur approbation et autorisation dans le cas d'un ouvrage qui doit être approuvé ou autorisé de la manière prescrite par la *Loi concernant la protection des eaux navigables* Statuts révisé du Canada, chapitre 115, ou par toute modification de cette loi.

3. Il n'est permis de jeter, décharger ou placer dans les eaux du havre, ou sur la glace en hiver, ou sur la rive ni lest, ni pierre, gravier, terre, charbon, coke, cendres, paille, foin, grain, sciure de bois, balle, déchets ou débris d'une nature quelconque; il est aussi défendu de jeter, placer, décharger ou égoutter dans les eaux du havre, ou sur la glace en hiver, ou sur la rive, de l'huile, de la graisse, du goudron ou autre substance semblable.

4. Sauf sur permission des commissaires du havre, personne n'embarrassera de manière quelconque les eaux, la glace ou la rive du havre, ou gênera, entravera ou endommagera la navigation d'une manière quelconque.

5. Toute personne coupable d'infraction des dispositions du présent règlement est passible d'une amende de \$50, et à défaut de paiement de cette amende et des frais de la poursuite, à l'emprisonnement pour 30 jours. Toutefois, dans le cas de l'emprisonnement d'une personne pour infraction des dispositions ci-dessus, si le montant de l'amende et des frais à défaut de paiement

desquels elle a été emprisonnée est payé avant l'expiration de la période de détention, la détention cessera et cette personne sera remise en liberté.

Fait et adopté ce 24e jour de janvier, A.D. 1913.

J. H. ASHDOWN,
Président.

E. STEWART,
Secrétaire-trésorier.

35-2

[409]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 22e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

SUR un mémoire, daté le 18 janvier 1913, du Ministre de l'Intérieur, représentant que l'article 12 de la *Loi des arpentages fédéraux*, stipule que "Le Ministre peut faire faire l'examen des aspirants soit à l'étude de la profession en qualité d'élèves stagiaires, soit aux brevets d'arpenteurs fédéraux, aux époques et lieux qu'il prescrit, par un des membres de la commission ou par un examinateur spécial qui doit être un arpenteur fédéral et être nommé à cet effet par le Gouverneur en conseil,"—

Par conséquent, le ministre recommande que Morrison Parsons Bridgland, de Calgary, Alberta, arpenteur des terres fédérales, soit nommé examinateur spécial en vertu des dispositions ci-dessus de la *Loi des arpentages fédéraux*.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

36-2

[234]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 6e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que les dispositions des articles 19 et 20 de la *Loi des terres fédérales*, mise en vigueur le 1er septembre 1908, pourvoient aux cas de décès ou d'aliénation mentale des personnes inscrites pour des homesteads, exemptant leurs représentants légaux de l'obligation de résidence et faisant certaines autres stipulations;

Et attendu que la *Loi des terres fédérales* ne s'applique pas à la zone des chemins de fer de la Colombie-Britannique, qui est régie par les "Règlements concernant la vente des terres dans la zone des chemins de fer de la Colombie-Britannique", établis par un arrêté en conseil du 17 septembre 1889, et par les modifications qui y ont été faites, et que les représentants légaux des personnes décédées ou frappées d'aliénation mentale inscrites pour des homesteads ne jouissent pas de l'exemption accordée dans les mêmes cas dans les provinces des prairies;

Et attendu qu'il est jugé nécessaire et de l'intérêt public que les dites stipulations s'appliquent à la dite zone des chemins de fer;

Par conséquent, il plaît au Gouverneur général en conseil de décréter ce qui suit :

Les règlements ci-dessus mentionnés régissant la vente des terres fédérales dans la zone des chemins de fer de la province de la Colombie-Britannique sont par les présentes modifiés en y stipulant que les cas de décès et d'aliénation mentale des personnes inscrites pour des homesteads dans la dite zone des chemins de fer seront traités conformément aux stipulations suivantes, savoir :

Inscrits décédés.

Advenant le décès de l'inscrit pour un homestead avant le parfait accomplissement des conditions nécessaires à l'obtention des lettres patentes pour le fonds qui fait l'objet de son inscription, il sera simplement exigé de son représentant légal qu'il satisfasse aux conditions de culture et de construction d'une maison

habitable pour qu'il ait droit d'obtenir, à l'expiration de trois années après la date de l'inscription ou du commencement de la résidence de l'inscrit, des lettres patentes pour le dit fonds; ou bien le représentant légal peut céder le homestead à toute personne qui a droit d'obtenir une inscription de homestead; et le cessionnaire (a) après l'expiration de trois années de la date de l'inscription de homestead ou du commencement de la résidence de l'inscrit, (b) après avoir possédé le homestead pour son compte et à son avantage exclusif à compter de la date de la cession, et (c) après avoir achevé de remplir les conditions de résidence et de culture de la même manière que la personne qui a obtenu l'inscription aurait eu à y satisfaire, aura droit aux lettres patentes pour le homestead.

Inscrits aliénés.

Si un inscrit devient aliéné ou mentalement incapable, et, pour cause de cette aliénation ou incapacité mentale, dans l'impossibilité d'achever de remplir les conditions nécessaires pour obtenir les lettres patentes pour le fonds qui fait l'objet de son inscription, il sera simplement exigé du curateur ou du curateur aux biens de cet inscrit, ou de quiconque, à la mort de ce dernier, aurait droit de ce faire en sa qualité de représentant légal du dit inscrit, qu'il remplisse les conditions relativement à la construction d'une maison habitable et à la culture avant l'émission des lettres patentes; mais celles-ci ne seront pas délivrées avant l'expiration de trois années à compter de la date de l'inscription ou du commencement de la résidence de l'inscrit.

RODOLPHE BOUDREAU,

33-4

Greffier du Conseil privé.

[353]

HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL

ATTENDU que M. Benjamin Thoma a demandé la concession gratuite du lot n° 19 dans l'établissement de Shaftesbury, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser par ces présentes la concession gratuite à M. Thoma du lot n° 19 dans l'établissement de Shaftesbury, province d'Alberta, contenant 91.4 acres plus ou moins.

RODOLPHE BOUDREAU,

35-4

Greffier du Conseil privé.

[354]

HOTEL DU GOUVERNEMENT À OTTAWA

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL

ATTENDU que M. Henri Cardinal a demandé la concession gratuite du quart sud-ouest de la section 5, township 73, rang 5, à l'ouest du 5e méridien, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser par ces présentes la concession gratuite à M. Cardinal du quart sud-ouest de la section 5, township 73, rang 5, à l'ouest du 5e méridien, contenant 160 acres plus ou moins.

RODOLPHE BOUDREAU,

35-4

Greffier du Conseil privé.

[245]

HOTEL DU GOUVERNEMENT À OTTAWA

Jeudi, le 6e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL

IL plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions de l'article 34 de la *Loi des terres fédérales*, d'établir les règlements suivants pour la régie de la vente des terres pour les fins d'irrigation dans la zone ci-dessous décrite, ces nouveaux règlements devant remplacer les règlements actuels :

RÈGLEMENTS RÉGISSANT LA VENTE DES TERRES
REQUISES POUR LES FINS D'IRRIGATION.

1. La vente de terres pour le dessèchement au moyen de l'irrigation, ou pour l'établissement d'un système d'irrigation, est limitée au territoire ci dessous décrit, savoir :

Comprenant cette partie de la province d'Alberta située au sud de la borne nord des townships numérotés (28).

Comprenant cette partie de la province de la Saskatchewan décrite comme suit, savoir :

Commençant à l'intersection de la borne nord du township 28 avec le 4e méridien; de là vers l'est suivant la borne nord des townships numérotés 28 jusqu'à la rive ouest de la rivière Saskatchewan-Sud; de là vers le sud le long de la dite rive ouest de la rivière Saskatchewan-Sud jusqu'à un point vis-à-vis Aiktow Creek; de là croisant la dite rivière Saskatchewan-Sud jusqu'à l'embouchure du dit Aiktow Creek; de là en remontant la rive sud de Aiktow Creek et croisant la ligne de division entre le dit creek et la rivière Qu'Appelle jusqu'à la tête de la dite rivière Qu'Appelle; de là descendant le côté sud de la rivière Qu'Appelle jusqu'à son intersection avec le troisième méridien; de là vers le sud le long du dit troisième méridien jusqu'à la limite nord du township 12; de là vers l'est le long de la limite nord des townships numérotés 12 jusqu'à la limite ouest du rang 24; de là vers le sud le long de la dite limite ouest du rang 24 jusqu'à la limite nord du township 8; de là vers l'est le long de la limite nord des townships numérotés 8 jusqu'à la limite ouest du rang 18; de là vers le sud le long de la dite limite ouest du rang 18 jusqu'à la limite nord du township 4; de là vers l'est le long de la limite nord des townships numérotés 4 jusqu'à la limite ouest du rang 15; de là vers le sud le long de la limite ouest du rang 15 jusqu'à la frontière internationale; de là vers l'ouest le long de la dite frontière internationale jusqu'au quatrième méridien; de là vers le nord le long du quatrième méridien jusqu'au point de départ.

2. Les terres situées dans la région décrite au paragraphe un (1) peuvent être vendues pour des fins d'irrigation aux conditions suivantes :—

(a) Nulle convention de vente ne sera conclue que dans le cas où l'acquéreur aurait été autorisé à entreprendre des travaux pour l'irrigation d'une étendue des terres ainsi achetées que le Ministre de l'Intérieur trouvera suffisante, et conformément aux conditions prescrites dans les clauses b et c des présents règlements.

(b) Une des conditions de toutes les ventes faites sous l'empire des présents règlements est qu'au moins cinquante (50) pour cent du terrain vendu soit irrigué; mais quand la superficie du terrain vendu n'excède pas un quart de section l'étendue qui devra être irriguée sera d'au moins vingt-cinq (25) pour cent du terrain vendu. Aucune vente de ce genre ne sera faite à quiconque possède, ou occupe par droit d'inscription de homestead ou de préemption, plus d'un quart de section situé à moins de vingt milles du terrain qu'il demande d'acheter sous l'empire des présents règlements, et il ne peut être fait qu'une seule de ces ventes à une même personne.

(c) Il ne peut être vendu de terrain dont l'étendue excède une section que par autorisation du Gouverneur général en conseil, et dans chacun de ces cas on imposera les conditions additionnelles qu'on jugera de l'intérêt public de prescrire.

(d) Toutes les ventes se feront au taux de cinq (\$5) piastres l'acre, payable en cinq versements annuels

égaux, dont le premier écherra et sera payable soixante jours à compter du jour où la vente a été autorisée. Un intérêt au taux de cinq pour cent par année sera chargé à compter de la date de la vente.

(e) Toutes les ventes porteront comme condition que les travaux d'irrigation seront complétés à la satisfaction du Ministre de l'Intérieur, et que les terres désignées comme irrigables seront réellement irriguées durant une saison au moins avant que des lettres patentes soient émises.

(f) Si, à l'expiration de la période qui a été fixée pour la construction des travaux d'irrigation, ces travaux ne sont pas complétés, la convention de vendre les terres pourra être annulée, et toute somme payée à compte de ces travaux, ou tous travaux construits en rapport avec ce système d'irrigation, pourront être confisqués au profit de la Couronne.

(3) Toutes demandes de droits hydraulique pour des fins d'irrigation doivent être faites au Commissaire d'Irrigation, à Calgary, Alberta, et ces demandes doivent être accompagnées d'une description des terres demandées en rapport avec ces droits hydrauliques.

(4) Toutes demandes d'achat de terres pour les fins d'irrigation, en vertu des présents règlements, doivent être faites à l'Agent des terres fédérales pour le district dans lequel sont situées les terres demandées.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

33-4

[346]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Il plaît à Son Altesse Royale le Gouverneur général en conseil de décréter ce qui suit :

L'arrêté en conseil du 21 mai 1908 concernant les animaux pour l'amélioration du bétail est par ces présentes rescindé, et les règlements suivants concernant la déclaration en douane des "animaux pour l'amélioration du bétail" sont par ces présentes établis sous l'empire de la *Loi des douanes*, ces règlements devant entrer en vigueur le 1er avril 1913 :

RÈGLEMENTS CONCERNANT L'ENTRÉE EN FRANCHISE
DES ANIMAUX POUR L'AMÉLIORATION
DU BÉTAIL.

1. Aucun animal importé pour l'amélioration du bétail ne sera admis en franchise à moins que le propriétaire soit sujet britannique, résidant dans l'Empire britannique, ou s'il y a plus d'un propriétaire, à moins que chacun soit sujet britannique, résidant dans l'Empire britannique, et qu'il soit présenté un certificat d'importation déclarant que l'animal est enregistré au Bureau national canadien de l'enregistrement du bétail ou dans un livre de généalogie étranger reconnu par le dit bureau.

Le propriétaire ou un des propriétaires fera une déclaration statutaire affirmant qu'il est sujet britannique, ou que chacun des propriétaires est sujet britannique, résidant dans l'Empire britannique, et que l'animal est bien le même que celui décrit dans le certificat, et que le dit animal est importé pour l'amélioration du bétail.

2. Au cas où ce certificat n'est pas disponible lors de l'arrivée des animaux, la déclaration en douane peut être acceptée sujet au remboursement du droit sur production des certificats requis et des preuves voulues en bonne et due forme, à la satisfaction du percepteur, dans un délai d'un an de la date de l'entrée.

3. La formule de certificat qui sera acceptée pour l'importation en franchise d'animaux pour l'amélioration du bétail et la procédure en douane en rapport avec cette importation seront sujettes à l'approbation du Ministre des Douanes.

4. Les déclarations ci-dessus mentionnées seront jointes à la déclaration d'importation en franchise et peuvent être faites devant le percepteur, le sous-percepteur, l'inspecteur ou le premier commis au port où les marchandises sont déclarées, ou devant un fonctionnaire autorisé par la loi à faire prêter serment.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

35-2

[351]

HOTEL DU GOUVERNEMENT A OTTAWA.

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Il plaît au Gouverneur général en conseil de décréter ce qui suit :

L'article 6 des "Règlements régissant la location pour l'extraction de l'argile réfractaire et l'administration des terres scolaires dans les provinces de Manitoba, Saskatchewan et Alberta", établis par un arrêté en conseil du 19 octobre 1912, est par ces présentes rescindé et l'article suivant lui est substitué :

1. Le locataire d'une concession pour l'extraction de l'argile réfractaire érigera, dans les deux ans de la date du bail, sur les terrains qui y sont décrits ou sur des terrains approuvés par le Ministre, un outillage pour la fabrication de la brique ou autres produits de l'argile réfractaire et, dans le même délai, fournira la preuve par affidavit de la nature et de la valeur de l'outillage installé et de la date de l'installation.

Si l'outillage requis n'est pas installé dans le délai spécifié et si la preuve de son installation n'est pas fournie dans le même délai, le bail sera sujet à annulation à la discrétion du Ministre. Toutefois, le Ministre n'exigera pas que la valeur de l'outillage ainsi installé excède la somme de \$10,000.

2. Pendant chaque année de la durée du bail après la deuxième année le locataire d'une concession pour l'extraction de l'argile réfractaire devra fabriquer sur sa concession au moins 100,000 briques prêtes pour l'expédition, ou leur équivalent en d'autres produits de l'argile réfractaire, à la satisfaction du Ministre. Si pendant une année après la deuxième de la durée du bail le locataire ne fabrique pas les quantités spécifiées, ou ne prouve pas de manière satisfaisante qu'il l'a fait, le bail sera sujet à annulation immédiate à la discrétion du Ministre.

Les articles 13 et 14 des "Règlements régissant la location pour l'extraction de l'argile réfractaire et l'administration des terres scolaires dans les provinces de Manitoba, Saskatchewan et Alberta," établis par un arrêté en conseil du 19 octobre 1912, sont par ces présentes rescindés, les dispositions des dits articles 13 et 14 étant couvertes par les articles établis par ces présentes.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

35-4

[428]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mardi, le 25e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que dans le but de protéger le Canada contre la propagation de la spongieuse qui infeste certaines parties des Etats-Unis d'Amérique, les règlements établis par un arrêté en conseil du 27 février 1911, sous l'empire de la *Loi à l'effet de prévenir l'introduction ou la diffusion d'insectes destructeurs et autres fléaux et maladies de la végétation*, ont été amendés par un arrêté en conseil du 10 décembre 1912, en y ajoutant le règlement n° "17" ;

Et attendu que l'entomologiste fédéral fait rapport qu'il est d'avis que tant que la spongieuse n'aura pas envahi l'Etat du Vermont, il n'est pas nécessaire d'inclure cet état dans la liste des états auxquels s'applique la prohibition,—

Par conséquent, il plaît au Gouverneur général en conseil de décréter ce qui suit :

Le règlement n° 17, établi par un arrêté en conseil du 10 décembre 1912, sous l'empire de la *Loi des insectes destructeurs et autres fléaux*, est par ces présentes modifié en en retranchant le mot "Vermont."

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

35-2

[322]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mercredi, le 12e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 6 février 1913, que demande a été faite pour la ville de Medicine-Hat d'acheter le quart sud-ouest de la section 5, township 13, rang 5, à l'ouest du 4e méridien, et la moitié fractionnaire est de la dite section 5, située à l'ouest de la rivière Saskatchewan-Sud, les dits terrains étant décrits plus minutieusement comme suit :—

Composés premièrement du quart sud-ouest de la section 5, dans le township 13, rang 5, à l'ouest du 4e méridien, dans la province de l'Alberta, contenant 160 acres, plus ou moins, et

Deuxièmement de toute cette partie de la moitié est de la dite section 5, située à l'ouest de la rive ouest de la rivière Saskatchewan-Sud, ainsi qu'indiqué sur une carte ou un plan d'arpentage du dit township, approuvé et confirmé à Ottawa, le 27e jour de juin 1885, par Edouard Deville, arpenteur général des terres fédérales, et déposé au ministère de l'Intérieur, contenant 107 acres, plus ou moins. Les terrains concédés par ces présentes couvrent ensemble une superficie de 267 acres, plus ou moins, et sont colorés rose sur le plan ci-joint.

Le Ministre ajoute qu'il est d'avis que cette demande soit accordée, et les terrains en question ayant été soustraits par un arrêté en conseil du 3 octobre 1911, d'une réserve pour les fins de la gendarmerie à cheval du Nord-Ouest, il recommande que la vente à la ville de Medicine-Hat en soit autorisée au prix de \$45 l'acre.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

34-4

Greffier du Conseil privé.

[352]

HOTEL DU GOUVERNEMENT A OTTAWA.

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. Félix Sowan a demandé la concession gratuite du quart nord-ouest de la section 25, township 72, rang 6 à l'ouest du 5e méridien, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser par ces présentes la concession gratuite à M. Félix Sowan du quart nord-ouest de la section 25, township 72, rang 6, à l'ouest du 5e méridien, contenant 160 acres plus ou moins

RODOLPHE BOUDREAU,

35-4

Greffier du Conseil privé.

[310]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 8e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Il plaît à Son Altesse Royale le Gouverneur général en conseil de décréter ce qui suit :

Les règlements pour l'administration des havres publics au Canada, approuvés par un arrêté en conseil du 20 avril 1911, sont par ces présentes modifiés en y ajoutant l'article suivant comme article 42 (a) :

Article 42 (a). Le maître de havre a le pouvoir d'indiquer où mouillera ou sera amarré tout vaisseau tota-

lement ou partiellement chargé d'explosifs ou de marchandises inflammables ou dangereuses, et d'ordonner le déplacement de ce vaisseau de toute partie du port ou havre à toute autre partie du port ou havre ; il a aussi le pouvoir, sujet aux règlements antérieurement adoptés ou qui le seront à l'avenir, d'indiquer où les vaisseaux peuvent charger ou décharger des explosifs ou marchandises inflammables ou dangereuses, ainsi que les précautions à observer dans et pendant ce chargement ou déchargement.

(2) Le maître de havre a le pouvoir de décider si des marchandises particulières sont explosives, inflammables ou dangereuses, sujet à appel au Ministre de la Marine et des Pêcheries par toute personne intéressée dans la décision, du maître de havre et qui n'est pas satisfaite de cette décision.

(3) Quiconque désobéit aux ordres ou directions légitimes du maître de havre ou de l'assistant maître de havre donnés ou émis sous l'empire du présent règlement est passible d'une amende n'excédant pas cent piastres, et, au cas de violation continue, d'une autre amende n'excédant pas dix piastres pour chaque douze heures durant lesquelles cette violation se continue.

RODOLPHE BOUDREAU,

34-2

Greffier du Conseil privé.

[318]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mercredi, le 12e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que le bateau à vapeur "Lily", qui a été construit pour le gouvernement impérial et cédé au gouvernement canadien, a été vendu et que l'acheteur (M. A. B. Crosby, de Halifax, N.-E.) a demandé de le faire enregistrer au port de Halifax ;

Et attendu que le dit bateau a été construit en 1878, à Dartmouth par M. Eben Mosely, décédé depuis, et qu'il est impossible de se procurer un certificat du constructeur ;

Et attendu que le nom que porte le dit bateau est déjà porté par un navire britannique et que, conséquemment, d'après les règlements établis sous l'empire de l'article 2 du chapitre 65, 7-8 Edouard VII, le dit bateau ne peut être enregistré sous ce nom, et le propriétaire a demandé la permission d'employer le nom "Noreen",—

Par conséquent, il plaît au Gouverneur général en conseil, en vertu des dispositions de l'article 27 du chapitre 113 des Statuts révisés du Canada, 1906, de permettre le changement du nom du bateau à vapeur "Lily" en celui de "Noreen".

Il plaît de plus au Gouverneur général en conseil, en vertu des dispositions de l'article 60 de la *Loi de la Marine marchande, 1894*, d'exempter le requérant de l'obligation de produire le certificat du constructeur en rapport avec l'enregistrement du dit bateau.

RODOLPHE BOUDREAU,

34-2

Greffier du Conseil privé.

AVIS DU GOUVERNEMENT.

DÉPARTEMENT DES ASSURANCES.

OTTAWA, 24 février 1913.

AVIS est donné par le présent que la "Mutual Life and Citizens Assurance Company, Limited," a ce jour reçu un permis, n° 337, l'autorisant à faire par tout le Canada les opérations d'assurance sur la vie. Le bureau-chef de la compagnie a été établi en la cité de Montréal, et Wilfrid Bovey a été nommé agent en chef.

W. FITZGERALD,

36-4

Surintendant des assurances.

Miller & Co., Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de février 1913, constituant en corporation Alexander Rives Hall, conseil du Roi, Gui Casimir Papineau Couture et Louis Fitch, avocats, et Violet Winifred Leslie Henry-Anderson et Minnie Isabel Bustin, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire les opérations d'un magasin à rayons et de commerçants en gros et en détail, et d'acheteur et fabricants de toutes catégories de marchandises vendues par les magasins à rayons et de toutes sortes d'effets s'y rattachant ou entrant dans la production de ces effets, et agir comme agents pour les commerçants ou fabricants de tous tels effets, articles et marchandises ; (b) Exercer toute autre industrie manufacturière ou autrement que la compagnie jugera capable d'être avantageusement exercée en rapport avec son industrie, ou censée accroître directement ou indirectement la valeur de la propriété ou des droits de la compagnie ou les rendre profitables ; (c) Acquérir par achat, concession, échange ou autre titre légal, et construire, ériger, exploiter, entretenir et gérer des biens-fonds, fabriques, boutiques, magasins, dépôts, ateliers de machines, rotondes et autres structures et constructions nécessaires à son industrie, et toute autre propriété, mobilière et immobilière, nécessaire et utile à l'exercice de l'une quelconque des industries de la compagnie, et les louer, vendre et en disposer ; (d) Demander, enregistrer, acheter, arrenter ou permettre l'usage moyennant un droit régulier ou autrement, acquérir et détenir, utiliser, posséder, exploiter, introduire, et vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou non, utiles aux fins de la compagnie, et utiliser, exercer, développer, accorder des licences à leur sujet ou autrement faire valoir toutes telles marques de commerce, noms de commerce et inventions, licences, procédés et choses de même nature ou toute telle autre propriété ou droits ; (e) Développer et mettre en service toute force hydraulique, et générer, produire et accumuler de l'énergie électrique et des forces électro-motrices ou autre agent semblable pour produire la lumière, la chaleur ou la force pour les fins de la compagnie, avec la faculté de vendre ou autrement disposer de tout excédent dont la compagnie n'aura pas besoin, et la fournir pour des fins de lumière, de chaleur ou de traction à toute personne ou corporation aux conditions qui seront convenues, pourvu, toutefois, que toutes ventes, distribution et transmission de l'énergie ou force électrique, hydraulique ou autre force au delà des terres de la compagnie seront subordonnées aux règlements locaux et municipaux à cet égard ; (f) Conclure des conventions avec toute autorité, municipale, locale ou autre qui sembleront avantageuses pour les objets de la compagnie ou l'un de ses dits objets et obtenir de cette autorité tous les droits, privilèges, franchises et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer à ces conventions, droits, privilèges et concessions ; (g) Emettre et répartir des actions acquittées du capital de la compagnie en plein paiement ou en paiement partiel de toute propriété mobilière ou immobilière ou mixte, et de tous droits et concessions achetés ou acquis par la compagnie, ou pour services rendus ou à rendre à la compagnie ; (h) Nonobstant les dispositions de l'article 44 de la dite loi, acheter ou acquérir et prendre, détenir, vendre et réémettre les actions, débentures, obligations et autres valeurs de toute compagnie ou corporation, et les payer en tout ou en partie en deniers comptants, actions, obligations, débentures et autres valeurs de la compagnie, et garantir le paiement du principal ou des dividendes ou de l'intérêt sur ces actions, obligations, débentures ou autres valeurs, et exploiter, exercer et gérer la propriété, franchises, entreprise et industrie de toute corporation dont une partie des actions, obligations, débentures ou autres valeurs est détenue par la compagnie, pour la compensation qui sera jugée raisonnable et à propos ; (i) Se fusionner ou s'associer avec toute autre compagnie dont les objets sont en tout ou

en partie semblables à ceux de la compagnie, et acquérir par achat, bail ou autrement, la propriété, franchises, entreprise et industrie de toute telle corporation, et se charger de ses engagements, et les payer en tout ou en partie en deniers comptants, actions, obligations ou autres valeurs de la compagnie ; (j) Promouvoir ou aider à promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et des engagements de la compagnie, ou pour toute autre fin qui sera jugée propre à profiter directement ou indirectement à la compagnie, et devenir actionnaire dans toute compagnie subsidiaire, alliée ou autre exerçant ou ayant pour ses objets l'exercice de quelque industrie en tout ou en partie semblable à celle de la présente compagnie, et conclure des conventions au sujet du partage des profits, la fusion des intérêts, les risques communs, les concessions réciproques ou autrement avec toute telle personne ou compagnie, et, nonobstant les dispositions de l'article 44 de la dite loi, prendre ou autrement acquérir des actions et valeurs de cette compagnie, et les payer en tout ou en partie en deniers comptants, actions, obligations ou autres valeurs de la compagnie, et les détenir, vendre, réémettre, avec ou sans garantie du principal, des intérêts et dividendes, ou autrement en disposer ; (k) Acquérir la clientèle, la propriété, les droits et actif et se charger des engagements de toute personne, maison ou compagnie endettée à la compagnie, ou engagée dans toute industrie semblable à celle exercée par la compagnie, et les payer en deniers comptants ou en valeurs de la compagnie ou autrement ; (l) Vendre, arrenter ou autrement disposer de la propriété, des droits, franchises et entreprises de la compagnie, ou toute partie de sa propriété, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débentures, obligations ou autres valeurs de toute compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (m) Acheter, arrenter ou autrement acquérir et détenir, exercer et jouir de toutes et chacune des propriétés, franchises, clientèle, droits, pouvoirs et privilèges détenus ou utilisés par toute personne ou maison ou par toute compagnie ou compagnies exerçant ou formées pour exercer toute industrie semblable en tout ou en partie à celle que la présente compagnie est autorisée à exercer, soit en son propre nom ou au nom de toute telle personne, maison ou compagnie, et payer pour ces propriétés, franchises, clientèle, droits, pouvoirs et privilèges en tout ou en partie en deniers comptants, ou en tout ou en partie en actions acquittées de la compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie ; (n) Prêter des fonds aux clients et autres ayant des relations d'affaires avec la compagnie et garantir l'exécution des contrats ou autres obligations de toutes telles personnes ; (o) Accepter en paiement de toute dette due à la compagnie, des stocks, actions, obligations, débentures ou autres valeurs de toute compagnie ; (p) Distribuer en espèces ou autrement, selon que la chose sera résolue, toute partie des biens de la compagnie entre ses membres, et en particulier les actions, obligations, débentures ou autres valeurs de toute autre compagnie qui se chargerait de la totalité ou d'une partie de l'actif ou du passif de la compagnie ; (q) Placer et disposer des fonds disponibles de la compagnie en les valeurs et de la manière qui seront déterminées de temps à autre ; (r) Aider de toute manière que ce soit toute corporation dont une partie des parts de son capital-actions, obligations ou autres engagements est détenue ou est de quelque manière garantie par la présente compagnie, et faire tous les actes ou choses pour la préservation et protection, amélioration ou accroissement de valeur de toutes telles parts du capital-actions, obligations ou autres engagements, et faire tous les actes et choses tendant à accroître la valeur d'une partie quelconque de la propriété en aucun temps détenue ou contrôlée par la compagnie ; (s) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommiss et choses de nature à profiter aux employés ou aux ex-employés de la compagnie (ou de ses précédésseurs en affaires) ou les personnes dépendant ou alliées à ces employés ou ex-employés, et accor-

der des pensions et allocations, et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition ou pour tout objet public, général ou utile ; (t) Tirer, faire, accepter, endosser, escompter, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ; (u) Rémunérer au moyen de deniers comptants, stock, obligations ou de toute autre manière, toute personne ou personnes ou compagnies pour services rendus ou à rendre, en plaçant ou en aidant à placer, ou en garantissant le placement de toute partie des actions du capital de la compagnie, ou de toutes débentures ou autres valeurs de la compagnie, ou relativement à la formation ou promotion de la compagnie, ou la conduite de ses affaires ; (v) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement de l'une quelconque des fins ou objets plus haut énumérés ou qui sera ou paraîtra en aucun temps nécessaire à la protection ou avantage de la corporation soit comme détenteurs ou intéressés dans toute propriété ou autrement ; (w) Les pouvoirs accordés dans un paragraphe quelconque ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Miller & Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville de Lachine, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

The Self Acting Pump Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de février 1913, constituant en corporation René Chênevert et Frank Callaghan, avocats, Holsey Lorne Mitchell, agent d'immeubles, Jean Ernest Saucier, propriétaire de mines, et Percy Gregory, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer des moulins à vent, tours, réservoirs, pompes, enclumes, chaises suspendues et nouveautés en acier, en fer et en bois et toute sorte de fonte et machinerie et pièces nécessaires ou employés dans la fabrication des susdits articles, produits et matériaux, et généralement acheter, vendre et disposer de toutes matières employées dans leur fabrication, construction ou vente, et conclure des conventions pour la production, fabrication ou l'approvisionnement de tous les articles, produits et matériaux ci-dessus mentionnés et passer des contrats au sujet de leur placement et construction, et acheter, louer et posséder tous brevets et inventions, et, de temps à autre, vendre, céder ou transférer tels brevets et inventions se rattachant et applicables aux objets ci-dessus mentionnés de la compagnie, et faire toutes les autres transactions et choses nécessaires pour exercer la dite industrie ou s'y rattachant ; (b) Acheter, vendre, céder, manufacturer, louer et arrenter toutes sortes de machines, machines à vapeur, matériel, machinerie, outillages et instruments ; (c) Demander, acheter ou autrement acquérir toutes patentes, brevets d'invention, octrois, licences, baux, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser tout renseignement secret ou autre au sujet d'une invention capable d'être utilisée pour toutes les fins de la compagnie ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et les payer en actions ou autres valeurs de la compagnie, et utiliser, exercer, développer ou accorder des permis à leur sujet ou autrement faire valoir la propriété, les droits, intérêts ou renseignements ainsi acquis ; (d) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera capable d'être avantageusement exercée en rapport avec l'une quelconque des industries ci-dessus spécifiées, ou

censée accroître directement ou indirectement la valeur des propriétés ou droits de la compagnie, ou les rendre profitables ; (e) Acheter ou autrement acquérir les actions, obligations, débentures ou autres valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la dite loi, et les payer en actions, obligations, débentures ou autres valeurs de la présente compagnie, et détenir, vendre, voter en vertu de telles valeurs ou autrement céder les actions, obligations, débentures ou autres valeurs ainsi acquises et garantir le paiement du principal ou des dividendes et intérêts sur les dites actions, obligations, débentures ou autres valeurs, et promouvoir toute compagnie ou corporation dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, ou exécuter une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie ; (f) Vendre, arrenter, ou autrement disposer de la propriété, droits et entreprises de la compagnie ou toute partie de ses entreprises pour la compensation que la compagnie jugera bon, et en particulier pour les actions, obligations, débentures ou valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, en totalité ou en partie ; (g) Se consolider ou se fusionner avec toute autre compagnie ayant des objets semblables ou en partie semblables à ceux de la présente compagnie ; (h) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne, maison ou corporation exerçant ou engagée dans toute affaire ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie et les vendre, détenir, émettre ou réémettre, avec ou sans garantie du capital et de l'intérêt, ou autrement en disposer ; (i) Acheter, arrenter, ou autrement acquérir et détenir, exercer et utiliser en son propre nom ou au nom des personnes, maisons, compagnie ou compagnies ci-après mentionnées, si elle y est dûment autorisée à cet effet, tout ou partie de la propriété, franchises, clientèle, droits, pouvoirs et privilèges détenus ou exercés par toute personne, maison ou par toute compagnie ou compagnies exerçant ou formées pour exercer toute industrie en tout ou en partie semblable à celle que la présente compagnie est autorisée à exercer, et payer pour telle propriété, franchises, clientèle, droits, pouvoirs et privilèges entièrement ou partiellement en deniers comptants ou entièrement ou partiellement en actions acquittées ou valeurs de la compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie ; (j) Obtenir que la compagnie soit enregistrée, licenciée ou autrement reconnue dans tout pays étranger et désigner et nommer des personnes qui y résident, conformément aux lois de ce pays étranger, comme fondés de pouvoirs ou représentants de cette compagnie, avec pleins pouvoirs de représenter la présente compagnie dans toutes matières, conformément aux lois de ce pays étranger, et accepter la signification de pièces dans toutes procédures ou poursuites ; (k) Faire toutes les choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant ; (l) Faire tout ce qui précède en qualité de principaux, agents ou fondés de pouvoirs ; (m) Tirer, faire, accepter, endosser, escompter et exécuter des billets à ordre, lettres de change, mandats et autres instruments négociables ou transférables ; (n) Faire des avances de fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et garantir l'exécution des contrats de telles personnes ; (o) Distribuer en espèces ou autrement, selon que la chose aura été décidée, tous biens de la compagnie entre ses membres et en particulier les actions, obligations, débentures ou autres valeurs de toute autre compagnie qui pourrait avoir pris à son nom la totalité ou une partie de l'actif et du passif de la présente compagnie ; (p) Placer et appliquer les fonds disponibles de la compagnie en les valeurs et en la manière qui sera décidée de temps à autre ; (q) Aider d'une manière quelconque toute corporation dont la présente compagnie détient des parts du capital-actions, obligations ou autres valeurs, ou garanties de quelque manière par elle, et faire tous les actes et choses nécessaires pour conserver et protéger, améliorer ou augmenter la valeur de

elles parts du capital-actions, obligations ou autres valeurs ; faire tous les autres actes et choses tendant à accroître la valeur de toute propriété détenue ou sous le contrôle de la présente compagnie, à une époque quelconque, et organiser, promouvoir et autrement faciliter l'organisation de compagnies subsidiaires ; (r) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe que ce soit, ni par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Self Acting Pump Company, Limited," avec un capital-actions de trois cent mille dollars, divisé en 3,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

Montreal Hay Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 19e jour de février 1913, constituant en corporation Walter George Mitchell, René Chênevert et Frank Callaghan, avocats, Holsey Lorne Mitchell, agent d'immeubles, et Percy Gregory, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Importer, exporter, manufacturer, acheter, vendre et disposer d'effets, articles et marchandises ; (b) Manufacturer, arrenter, acheter et vendre toute machinerie, outils, instruments, appareils et tous les autres articles et appareils employés en rapport avec toutes et chacune des fins susdites, ou dans la vente et transport des produits fabriqués et autres de la compagnie, et faire toutes et chacune des choses se rattachant à l'exercice de toute telle industrie ou de toute partie de cette industrie ; (c) Eriger, entretenir, exploiter et exercer des entrepôts, élévateurs, magasins, entrepôts frigorifiques et autres facilités pour manipuler ou transporter des marchandises ; (d) Acquérir par achat, bail ou autre titre, et détenir, utiliser, vendre ou autrement disposer de temps à autre, et pour la compensation que la compagnie jugera suffisante, toute propriété mobilière et immobilière de toutes sortes, y compris des moulins, outillages, machinerie, franchises, droits, privilèges, contrats, baux, patentes, droits de brevets, marques de commerce ou dessins industriels et actif généralement considérés nécessaires à l'industrie de la compagnie ; (e) Produire de la lumière, de la chaleur et de la force, et vendre ou céder tout excédent de force dont la compagnie n'aura pas besoin ; pourvu, toutefois, que toute vente, transmission ou distribution d'énergie électrique ou autre force au delà des terrains de la compagnie sera subordonnée aux règlements locaux et municipaux à cet égard ; (f) Acquérir par achat, bail ou autrement, et détenir et mettre en service un système de voiturage relié à l'industrie de la compagnie ; (g) Exercer toute autre industrie (manufacturière ou autre) que la compagnie croira capable d'être convenablement exercée en rapport avec l'industrie de la compagnie et censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (h) Acquérir, acheter, vendre, arrenter et autrement fournir et faire le commerce de marques de commerce, noms de commerce, brevets, formules, recettes, étiquettes et dessins ; (i) Acquérir ou se charger de la totalité ou de toute partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie, est autorisée à exercer, ou en possession de propriétés propres aux fins de la présente compagnie ; (j) Vendre, arrenter ou autrement disposer de la totalité ou d'une partie de l'industrie, entreprises, propriété, engagements et franchises de la compagnie pour la compensation que la compagnie jugera bon, et en particulier pour les actions, débetures ou valeurs de toute autre compagnie

dont les objets sont semblables à ceux de la présente compagnie ; (k) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie engagée ou exerçant ou à la veille d'exercer, ou entreprendre une industrie ou transaction que la compagnie est autorisée à exercer ou entreprendre ou pouvant être conduite de manière à profiter directement ou indirectement à la présente compagnie, et faire des avances de deniers, garantir les entreprises ou autrement aider telle personne ou compagnie, et prendre ou autrement acquérir les actions et valeurs de cette compagnie et les vendre, détenir, réemettre avec ou sans garantie ou en disposer autrement, nonobstant les dispositions de l'article 44 de la dite loi ; (l) Acquérir toute industrie semblable à celle que la présente compagnie est autorisée à exercer, et sa clientèle, aux termes et conditions qui seront agréés. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Montreal Hay Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

Process Engineers, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de février 1913, constituant en corporation John Wilson Cook, conseil du Roi, Allan Angus Magee, avocat, Thomas Barnard Gould, solliciteur, Thomas Joseph Coonan, étudiant en droit, et Pearl Catherine Mahoney, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie d'ingénieurs chimistes, électro-chimistes, mécaniciens, métallurgistes, électriciens, constructeurs et entrepreneurs ; (b) Examiner tous procédés secrets, brevets ou inventions et en faire rapport et examiner et faire rapport de toute industrie, matériel, propriété ou entreprise industrielle, minière ou autre, et conseiller et se consulter avec les propriétaires de ces entreprises ; (c) Acheter, vendre, arrenter, manufacturer, réparer, convertir, altérer, céder à bail, et autrement disposer de toutes sortes de matériel, machinerie, outillages, installations et appareils, matériaux pour les constructeurs et entrepreneurs, instruments, équipements maritimes, matériel roulant et ferronnerie de tous genres ; (d) Acheter, arrenter, vendre, échanger ou autrement disposer de propriétés immobilières, mines, droits miniers, concessions forestières, ou terres boisées, et lots de grève, privilèges, pouvoirs et droits ou intérêts en tels biens, et les développer et les utiliser et en fabriquer et céder les produits ; (e) Acquérir par octroi, achat, licence, échange, et utiliser et exploiter ou autrement faire valoir tous brevets ou droits de brevet, brevets d'invention, licences, procédés secrets, marques de commerce, dessins industriels ou autres droits et privilèges que les directeurs croiront désirables pour les fins de la compagnie ; (f) Acquérir le bénéfice et exploiter et développer tous contrats ou entreprises qu'elle jugera à propos d'acquérir ou d'adapter à la vente ou l'agence de tous matériaux reliés à l'industrie de la compagnie, manufacturés ou non, et conclure et rendre effectifs tous tels contrats relatifs à la vente, l'importation ou la fabrication de ces matériaux selon que la chose sera jugée désirable dans l'intérêt de la compagnie ; (g) Acheter ou autrement acquérir ou se charger de la totalité ou d'une partie des affaires, propriété, biens ou engagements de toute personne, société ou compagnie exerçant une industrie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, ou en possession de propriété convenable et propre aux fins de la présente compagnie ; (h) Emettre des actions acquittées, obligations ou débetures en plein paiement ou en paiement

partiel de toute propriété mobilière ou immobilière, droits, réclamations, privilèges, concessions ou autres avantages que la compagnie peut légalement acquérir et émettre aussi telles actions acquittées, obligations ou autres valeurs en plein paiement, en paiement partiel ou en échange pour les actions, obligations, débetures ou autres valeurs de toute autre compagnie exerçant une industrie en totalité ou en partie semblable à celle de la présente compagnie ou reliée à son industrie ; (i) Former promouvoir et établir toutes autres compagnies ou compagnie à responsabilité limitée, ayant des objets semblables ou en partie semblables à ceux de la présente compagnie, et souscrire et prendre, acquérir, détenir, vendre et autrement disposer des actions ou débetures, obligations ou valeurs de toutes telles compagnies ou compagnie, et garantir le paiement de toutes valeurs émises par toute telle compagnie ; (j) Acheter, acquérir, détenir et posséder le capital-actions, les obligations ou autres valeurs de toute autre compagnie, corporation ou personne exerçant ou engagée dans une industrie que la présente compagnie a le pouvoir d'exercer ou entreprendre, et acquérir, détenir ou autrement disposer de ces actions, obligations ou autres valeurs, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (k) Recevoir et accepter des obligations, débetures, actions ou autres valeurs en plein paiement ou en paiement partiel de travaux exécutés ou de matériaux fournis en rapport avec l'industrie de la compagnie ; (l) Se fusionner ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne, société ou compagnie exerçant ou engagée ou sur le point d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ; (m) Lever et aider à lever des fonds et aider au moyen de bonis, prêts, promesses, endossement, garantie d'obligations, débetures ou autrement, valeurs ou autrement, de toute autre compagnie ou corporation et garantir l'exécution des entreprises de telle compagnie ou corporation avec laquelle la présente compagnie aurait des relations d'affaires ; (n) Placer les fonds dont la compagnie n'aura pas immédiatement besoin en les valeurs et en la manière qui sera déterminée de temps à autre ; (o) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété ou actif de la compagnie, et en particulier toutes parts, débetures ou valeurs de toute autre compagnie ou compagnies qui auraient acheté ou pris, en tout ou en partie, la propriété, les biens et engagements de la présente compagnie ; (p) Vendre, arrenter, échanger, ou autrement céder la totalité ou toute spécialité ou partie de l'entreprise et de l'actif de la compagnie, soit en une seule fois ou de temps à autre, selon que la compagnie le jugera bon, et pour la compensation, et aux clauses et conditions que la présente compagnie jugera convenables ; le prix d'achat pourra être payable, si la chose est jugée avantageuse, et en totalité ou en partie, selon que la compagnie le décidera, en actions, obligations, débetures ou valeurs de toute autre compagnie ou corporation dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (q) Conclure des conventions avec tous gouvernements ou autorités suprêmes, municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces gouvernements ou autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions, ou les vendre ou en disposer ; (r) Faire des dons et souscrire à tout objet de nature à promouvoir les intérêts de la compagnie, et créer et contribuer à des pensions et autres fonds et projets pour le bénéfice des personnes employées par la compagnie, ou les épouses, veuves, enfants ou personnes dépendant des dites personnes, et souscrire ou garantir des deniers pour tout objet de charité ou public ; (s) Payer à même les fonds de la compagnie tous les frais et dépens se rattachant à l'organisation et à la formation de la compagnie ; (t) Faire tous les autres actes et choses propres à atteindre les objets ci-dessus ou s'y rattachant, et exercer toute industrie, manufacturière ou autre, reliée aux fins et objets mentionnés dans la présente charte et que la compagnie croira capable d'être convenablement exercée par

la compagnie, ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Process Engineers, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de février 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

35-2

London & North British Corporation, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 20e jour de février 1913, constituant en corporation Eratus Edwin Howard, conseil du Roi, Jacob DeWitt, avocat, et Wilbert Harvard Howard, étudiant en droit, de la cité de Montréal, dans la province de Québec, et Orville Sievwright Tyndale et Archibald Forster McGoun, de la cité de Westmount, dans la dite province de Québec, étudiants en droit, pour les fins suivantes :—(a) Acheter, louer, prendre en échange et autrement acquérir des terrains, bâtiments et autres propriétés de toutes sortes et description et tout droit et intérêt sur telles propriétés, et les détenir et posséder absolument comme propriétaires ou comme locataires ou autrement, et exercer toutes et chacune des industries de constructeurs et d'entrepreneurs, commerçants de pierre, ciment, sable, chaux, brique, bois de service, feronnerie et autres matériaux de construction et accessoires ; (b) Subdiviser, développer, cultiver et autrement altérer, améliorer et utiliser ces terrains, y ériger des maisons d'habitation, boutiques, magasins, bureaux, maisons de rapport, hôtels et autres bâtiments et structures et leurs appartenances sur ces terrains, et les conduire, gérer, exploiter, altérer et les utiliser ; vendre, arrenter, échanger et autrement disposer des dits terrains et bâtiments en tout ou en partie, et généralement faire les opérations d'une compagnie d'immeubles et d'amélioration de propriété ; (c) Etablir et exercer et promouvoir et développer, sur toute propriété dans laquelle la compagnie est intéressée, toute industrie qui pourrait être avantageusement exercée sur cette propriété et dont l'établissement serait jugé propre à accroître la valeur de l'intérêt de la compagnie dans telle propriété et en faciliter la vente ; (d) Agir comme agents pour le placement, prêt, paiement, transmission et recouvrement de deniers et pour l'achat, vente et gérance, développement et administration de propriété, y compris les maisons d'affaires et entreprises, et généralement faire et entreprendre toutes sortes d'opérations d'agence, soit agricoles, commerciales ou financières ; (e) Faire et conclure des conventions pour paver, macadamiser, réparer, niveler, nettoyer ou arroser les rues ou grands chemins, et pour construire, ouvrir et réparer les conduites, citernes, drains et égouts ; (f) Vendre, arrenter et autrement disposer de la propriété et entreprise de la compagnie, ou de toute partie de sa propriété, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures, obligations ou valeurs de toute autre compagnie ; (g) Prêter des fonds aux acheteurs, constructeurs, locataires et autres qui voudraient construire sur la propriété de la compagnie ou améliorer tout terrain ou bâtiments dans lesquels la compagnie est intéressée, et généralement faire des avances de fonds à ces personnes et aux conditions qui seront convenues ; (h) Acquérir, acheter ou se charger de la totalité ou d'une partie de l'industrie, entreprise, propriété, actif, privilèges, contrats, droits, demandes et engagements de toute compagnie, maison ou personne engagée dans une industrie que la compagnie est autorisée à exercer ou en possession de propriété convenable aux fins de la présente compagnie ; (i) Souscrire, ou acquérir, par achat, bail ou autrement, les actions, obligations, débetures ou autres valeurs de toute compa-

gnie exerçant ou à la veille d'exercer ou entreprendre une entreprise que la présente compagnie est autorisée à exercer, ou toute industrie semblable en tout ou en partie, et la vendre, détenir, réémettre, avec ou sans garantie, ou autrement en disposer, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, et promouvoir toute telle autre compagnie ou se fusionner avec elle ; (j) Emettre des actions acquittées, actions-débetures, débetures, obligations ou autres valeurs de la compagnie, en plein paiement ou en paiement partiel de toute propriété ou droits qui seraient acquis par la compagnie, ou pour tous services rendus, ou convenus de rendre, ou avec l'approbation des actionnaires pour travail fait ou convenu de faire pour la compagnie, ou en paiement et satisfaction de dettes et engagements contractés par la compagnie, ou pour lever des fonds pour toute autre fin de la compagnie ; (k) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec tout gouvernement, autorité municipale ou locale, ou avec toute personne, maison ou compagnie exerçant ou engagée ou à la veille d'exercer ou de s'engager dans une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et se porter garant des contrats, avec ou sans garantie, et prêter des fonds, ou autrement aider toute telle personne, compagnie ou corporation ou toute personne ou compagnie qui entreprendra de construire ou améliorer toute propriété dans laquelle la compagnie est intéressée ; (l) Conclure des arrangements avec tout gouvernement ou autorité fédérale, provinciale, municipale ou locale ou autres, qui seront jugés propres à atteindre les objets de la compagnie, ou aucun d'eux ; (m) Placer et affecter les fonds disponibles de la compagnie en les valeurs et en la manière qui seront déterminées de temps à autre ; (n) Distribuer toute partie de la propriété de la compagnie, en espèces, entre ses actionnaires ; (o) Faire tous les actes et exercer toute industrie propres à l'accomplissement des objets pour lesquels la présente compagnie est constituée ; (p) Les pouvoirs mentionnés dans chaque paragraphe ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "London & North British Corporation, Limited," avec un capital-actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

Rice Studio, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de février 1913, constituant en corporation Eliza Gray Simpson Rice, veuve, Frances Laurie Rice Shaw, femme mariée, Charles Parker Rice, président de la United Photographic Stores, Limited, Robert Liscombe Rice, gérant, Bryer Mayes Rice, courtier, James Bedford Rice, photographe, et Ingraham Rice, commis aux ventes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes : — (a) Exercer l'industrie ou la profession de photographes et artistes et acheter et vendre des accessoires pour les photographes et les artistes ; (b) Acheter ou autrement acquérir, détenir, arrêter, vendre ou autrement céder la propriété mobilière ou immobilière, les droits, privilèges, concessions, brevets, dessins industriels, marques de commerce ou noms de commerce qui seraient nécessaires ou utiles pour exercer l'industrie de la compagnie ; (c) Construire, ériger, entretenir et exploiter

tous bâtiments, usines, machinerie et facilités qui sembleront directement ou indirectement avantageux pour les objets de la compagnie ; (d) Acheter ou autrement acquérir et se charger de la totalité ou d'une partie des affaires, propriété, actif ou passif de toute personne, société ou compagnie exerçant une industrie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ou en possession de propriété propre aux fins de la présente compagnie ; (e) Emettre des actions acquittées, obligations ou débetures en plein paiement ou en paiement partiel de toute propriété mobilière ou immobilière, droits, réclamations, privilèges, concessions ou autres avantages que la compagnie pourrait légalement acquérir, et émettre aussi telles actions acquittées, obligations ou autres valeurs et plein paiement ou en paiement partiel ou en échange de parts, obligations, débetures ou autres valeurs de toute autre compagnie exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie ou s'y rattachant ; (f) Acheter, acquérir, détenir et posséder le capital-actions, les obligations ou autres valeurs de toute autre compagnie, corporation ou individu exerçant ou engagé dans une industrie que la présente compagnie a le pouvoir d'exercer ou entreprendre, et vendre ou autrement céder des actions, obligations ou autres valeurs, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (g) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne, société ou compagnie exerçant ou engagée ou à la veille d'exercer ou entreprendre toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ; (h) Lever et aider à lever des fonds et aider au moyen de bonis, prêts, promesses, endossements, garantie d'obligations, débetures ou autrement toute compagnie ou corporation avec laquelle la présente compagnie aurait des relations d'affaires, et garantir l'exécution des contrats par toute telle compagnie ou corporation ; (i) Faire des avances de deniers aux clients et autres, avec ou sans garantie, et aux clauses et conditions qui seront approuvées par la compagnie et garantir les dettes et contrats de clients et autres ; (j) Placer les deniers disponibles de la compagnie en la manière qui sera déterminée de temps à autre ; (k) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété ou biens de la compagnie, et en particulier les actions, débetures ou valeurs de toute autre compagnie ou compagnies qui pourraient avoir acheté ou pris à leur nom la totalité ou une partie de la propriété, actif ou passif de la présente compagnie ; (l) Se fusionner avec toute autre compagnie ou compagnies dont les objets sont semblables ou comprennent des objets semblables à ceux de la présente compagnie, soit par vente ou achat (pour des actions ou autrement) de l'entreprise, subordonnement aux engagements de la présente compagnie ou de toute telle autre compagnie comme susdit ou en s'associant ou en concluant quelque convention de la nature d'une association ou de toute autre manière ; (m) Vendre, arrêter, échanger ou autrement disposer de la totalité ou d'une partie de la propriété, droits ou entreprise de la compagnie pour la compensation que la compagnie jugera convenable, et en particulier les actions, débetures et autres valeurs de toute autre corporation dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (n) Faire l'une quelconque des choses ci-dessus en qualité de principal, d'agent, entrepreneur ou autrement, et faire tous les autres actes et choses et exercer toute autre industrie manufacturière ou autre, reliée ou subordonnée aux fins et objets de la compagnie ou que la compagnie croirait capable d'être convenablement exercée ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Rice Studio, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

L. M. Lefebvre, Limitée,

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de février 1913, constituant en corporation Louis Moise Lefebvre, marchand, Pierre Omer Lefebvre, gérant, Arthémise Lefebvre, Sidonie Lefebvre et Joseph Arthur Pinard, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Importer, exporter, acheter, vendre et faire le commerce de marchandises et articles ; (b) Exercer, acheter et prendre à son nom, comme industrie active, le commerce, en gros et en détail, d'épiceries et liqueurs et autres articles maintenant exercé à Montréal et ailleurs sous le nom de L. M. Lefebvre, et se charger des droits et obligations de la dite maison et les payer en deniers comptants ou actions acquittées et non cotisables et en obligations de la présente compagnie ; (c) Acheter et acquérir toute industrie ou industries d'une nature semblable, ou acheter et acquérir tout contrôle ou intérêt dans toute industrie semblable, et les payer en deniers comptants ou en actions ou obligations et débentures de la présente compagnie, et acheter et détenir les actions ou obligations de toute compagnie exerçant une industrie identique ; (d) Acheter et céder des immeubles ; ériger, construire et exploiter des installations, bâtiments, entrepôts, frigorifiques ou non, machinerie et matériel pour les fins de la dite industrie, et agir en qualité d'agents de manufacturiers et marchands de tous matériaux mentionnés dans la présente charte ou autres produits semblables ; (e) Acquérir, louer et céder des marques de commerce, droits de brevets, formules, recettes, privilèges ou autorisations au sujet de toute invention qui sera jugée utile pour les fins de l'industrie de la compagnie, et acquérir et exploiter tous brevets d'invention qui pourraient être utilisés par la compagnie ; (f) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, les concessions réciproques ou autres, avec toute personne ou compagnie engagée dans une industrie semblable à celle que la présente compagnie peut exercer, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie ; (g) Prendre, acquérir et détenir des garanties de toute nature, mobilières ou immobilières, pour créances, engagements ou obligations dues à la compagnie, et vendre et louer toute partie quelconque de la propriété de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "L. M. Lefebvre, Limitée", avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

Newman-Munderloh Clock Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 20e jour de février 1913, constituant en corporation Angus McCallum et Charles Rinfret, caissiers, Arthur Dawson Fry, marchand, et Robert James Bell et Malcolm Angus Sandilands, teneurs de livres, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, vendre et faire le commerce de toutes sortes de montres, pendules, et autres horloges, enregistreurs du temps des gardiens, et autres inventions, mécaniques ou électriques, pour enregistrer le temps ; faire les opérations de marchands en général, importateurs et exportateurs ; acheter, vendre et disposer de toutes sortes d'effets, articles, marchandises et objets ; (b) Agir comme agents ou commissionnaires de manufacturiers pour toutes sortes d'articles manufacturés, effets, marchandises et matériaux ; (c) Acquérir par achat, et détenir les terrains et bâtiments qui seront

nécessaires ou utiles en rapport avec l'industrie de la compagnie, et de temps à autre vendre et disposer de ces terrains et bâtiments ; (d) Acquérir tout brevet ou droits de brevet, licences, marques de commerce ou noms de commerce se rattachant ou qui serait utile à l'industrie de la compagnie ; accorder des permis à d'autres de se servir de tout brevet ou droits de brevet que la compagnie aurait acquis ; (e) Acquérir par achat, bail ou autrement, l'industrie de toute compagnie, maison ou personne que la présente compagnie est autorisée à exercer ainsi que la totalité ou une partie de la propriété mobilière ou immobilière utilisée par toute compagnie, maison ou personne en rapport avec la dite industrie ; (f) Acquérir, posséder, détenir, vendre, ou autrement disposer des parts du capital-actions, obligations ou autres valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, employer les fonds de la compagnie à leur acquisition, et voter en vertu de ces stocks et obligations au nom de la compagnie ; (g) Promouvoir et aider financièrement, par des avances de fonds ou autrement, les entreprises ou l'industrie de tout individu, maison ou corporation avec laquelle la présente compagnie aurait des relations d'affaires ; (h) Partager les profits, s'unir ou coopérer avec toute personne, maison, société ou corporation engagée, ou à la veille d'entreprendre toute industrie que la présente compagnie est autorisée à entreprendre ou exercer ; (i) Arrester, vendre ou autrement disposer de l'industrie, propriété et entreprises de la compagnie ou de toute partie d'icelle, pour la compensation que la compagnie jugera bon, et en particulier pour des actions, obligations, débentures ou valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, et partager avec les actionnaires tous stocks, obligations et valeurs ainsi reçues. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Newman-Munderloh Clock Company, Limited," avec un capital-actions de dix mille dollars, divisé en 100 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

Eagle Publishing Co., Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de février 1913, constituant en corporation Samuel William Jacobs et Alexander Rives Hall, tous deux conseils du Roi, Louis Fitch, avocat, et Violet Winifred Leslie Henry-Anderson et Minnie Isabel Bustin, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter ou autrement acquérir et se charger des entreprises, propriétés, actif et passif de la Eagle Publishing Co., Limited, une société par actions, faisant affaires dans la cité de Montréal, et les payer en totalité ou en partie en deniers comptants ou en totalité ou en partie en actions acquittées, obligations, débentures ou autres valeurs de la compagnie ; (b) Publier, imprimer, relier, manufacturer, distribuer, acheter, vendre, négocier et autrement faire valoir des livres, magazines, publications, papiers-nouvelles, pamphlets, mappes, cartes géographiques, gravures, lithographies, gravures à eaux fortes, vignettes sur bois, électrotypes, images et illustrations, coloriés ou sans couleurs, et quel que soit le procédé ou les procédés de production, actuellement en usage, ou qui seront plus tard découverts ou inventés, et généralement exercer l'industrie d'imprimeurs, relieurs, stéréotypeurs, lithographes, graveurs et éditeurs et faire les opérations générales d'annonces et de publicité, et d'entrepreneurs et d'agents de publicité ; (c) Bâti, construire, ériger, acheter, arrester, louer ou autrement procurer des bâtiments, bureaux, ateliers, outillage, machinerie ou autres choses nécessaires ou utiles dans le but d'atteindre les objets de la compagnie, et les vendre, arrester ou

autrement en disposer ; (d) Vendre, louer ou autrement disposer de la totalité ou d'une partie des affaires, entreprise, propriété, engagements et franchises de la compagnie à toute autre personne ou compagnie pour la compensation jugée suffisante, et en particulier pour des actions, débentures, ou valeurs de toute compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*; (e) Acquérir et prendre à son nom comme industrie active l'entreprise, les biens et engagements de toute personne ou compagnie engagée dans une industrie en tout ou en partie semblable à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété convenable aux fins de la présente compagnie, et les payer en obligations, débentures, actions ou autres valeurs de la compagnie ; (f) Demander, obtenir, enregistrer, acheter, louer ou licencier, moyennant un droit régalien ou autrement, acquérir et détenir, utiliser, posséder, exploiter et introduire, et vendre, céder ou autrement disposer de tous droits d'auteur, marques de commerce, noms de commerce, brevets d'invention, perfectionnements ou procédés enregistrés ou non utiles à l'industrie de la compagnie, et utiliser, exercer, développer, permettre l'usage ou autrement faire valoir toutes telles marques de commerce, noms de commerce et inventions, licences, procédés et choses semblables, ou toute telle autre propriété ou droits ; (g) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables et transférables ; (h) Agir comme agents pour tout individu, compagnie ou corporation engagée dans une industrie de quelque manière semblable ou qui peut être avantageusement combinée avec l'industrie comprise dans la présente charte ; (i) Distribuer en espèces ou autrement selon ce qui sera décidé, tous biens de la compagnie entre ses membres, et en particulier, les actions, obligations, débentures ou autres valeurs de toute autre compagnie formée pour prendre à son nom la totalité ou toute partie des biens et engagements de la présente compagnie ; (j) Vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété ou des droits de la compagnie ; (k) Exercer toute autre industrie que la compagnie jugera capable d'être avantageusement exercée en rapport avec ce qui précède, en tout ou en partie, ou censée accroître directement ou indirectement la valeur de la propriété ou des droits de la compagnie ou les rendre profitables ; (l) Acheter ou autrement acquérir, vendre, utiliser, arrenter ou autrement disposer des bâtiments, outillages et machinerie nécessaires ou reliés à l'industrie exercée par la compagnie ; (m) Les pouvoirs accordés dans chaque paragraphe ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Eagle Publishing Company, Limited," avec un capital-actions de quarante-cinq mille dollars, divisé en 450 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

34-2

Wood Construction Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 21e jour de février 1913, constituant en corporation Maurice Alexander, avocat, Patrick Clarke Dwyer, gérant, et Richard Webb Moore et Darley Burley-Smith, commis, de la cité de Montréal, dans la province de Québec, et James Burnham Brodie, de la ville de Notre-Dame-de-Grâce, dans la dite province de Québec, commis, pour les fins suivantes :—(a) Exercer dans toutes ses diverses spécialités l'industrie d'une compagnie générale d'entreprise et de construction et en

rapport avec cette dite industrie, conclure, entreprendre, accomplir et exécuter des contrats avec le gouvernement du Dominion du Canada ou avec toutes provinces du Canada, ou avec tout individu, maison, association ou corporation pour exécuter, construire, ériger et mettre en service des travaux, constructions et entreprises publiques et privés de tous genres ; (b) Acquérir, détenir, manufacturer, construire, entretenir et exploiter tous biens-fonds, fonds de commerce et outillages, machinerie et appareils nécessaires et propres à l'exercice de l'une quelconque de ses entreprises, et à cette fin acquérir aussi tous droits de brevets, patentes, inventions, marques de commerces et autres droits et privilèges semblables ; (c) Acquérir, détenir, posséder, acheter, garantir, vendre ou autrement céder des parts du capital-actions et les obligations ou autres valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; affecter les fonds de la compagnie à leur achat, et voter en vertu de ces dites actions et obligations au nom de la compagnie ; (d) Acquérir et prendre la clientèle, propriété, droits, franchises et biens de toutes sortes et se charger des engagements de toute personne, maison, association ou corporation exerçant une industrie semblable à celle que la présente compagnie est autorisée à exercer, et les payer en deniers comptants, actions ou obligations de la présente compagnie ou autrement ; (e) Partager les profits, s'unir ou coopérer avec toute personne, maison, association ou corporation engagée ou sur le point d'exercer une industrie que la présente compagnie est autorisée à exercer ou entreprendre ; (f) Promouvoir et aider financièrement, par voie de garantie, avances de fonds ou autrement, les entreprises de tout individu, maison, association ou corporation avec laquelle la présente compagnie aurait des relations d'affaires ; (g) Payer pour toute propriété achetée par la compagnie ou pour les frais de construction de tout matériel ou travaux de la compagnie, ou pour services rendus, par l'émission d'actions acquittées de la compagnie ou d'obligations de la compagnie, ou partie en actions et partie en obligations ; (h) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement des fins ci-dessus énumérées ou propre à atteindre l'un quelconque de ces objets. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Wood Construction Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 21e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

E. C. St. Amour, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 26e jour de février 1913, constituant en corporation Emile Christin dit St. Amour, agent, Hermine St. Amour, fille majeure, Dame Marie Marchand, épouse contractuellement séparée de biens du dit Emile Christin dit St. Amour, Paul St. Germain et Léopold Guérin, avocats, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire le commerce d'immeubles sous toutes ses formes ; faire le commerce d'agent et courtier d'assurance généralement ; assurance sur le feu, sur la vie, sur les maladies, sur les accidents, garanties et autres ; (b) Acquérir par achat, échange ou autrement, subdiviser, construire sur, administrer, louer, vendre, échanger toutes sortes d'immeubles et propriétés immobilières et mobilières et en disposer ; (c) Faire aucun arrangement ou contrat avec toutes personnes, municipalités ou corporations, pour construire, paver, macadamiser et réparer les rues, chemins publics et trottoirs, ou pour construire, ouvrir et réparer les conduites, drainages et égouts ; aider par des avances d'argent à la construction et à l'entretien des chemins, rues, ruelles, aqueducs, égouts, et autres tra-

vaux jugés propres à donner un meilleur accès à la propriété de la compagnie et pour augmenter sa valeur ; (d) Agir comme agents et courtiers pour l'achat, la vente, l'échange et le loyer d'immeubles, et pour toutes autres transactions de même nature ; (e) Prêter de l'argent aux clients, propriétaires de lots et autres ayant des affaires avec la compagnie ; (f) Prendre et détenir des hypothèques, obligations, garanties et charges sur propriétés immobilières pour garantir toutes dettes dues à la compagnie et avances faites par elle ; placer les fonds dont la compagnie n'aura pas un besoin immédiat, de la manière que, de temps à autre, elle jugera convenable ; (g) Exploiter le commerce de bois en général et l'industrie d'un moulin à scie ; exploiter aussi le commerce de charbon, de foin et de grains, et aussi la fabrication du charbon de bois pour les besoins de la compagnie ; (h) Exploiter le commerce de transport de personnes et de marchandises par véhicules traînés par des chevaux ou par automobiles pour les besoins de la compagnie ; (i) Acquérir des franchises municipales et exploiter ces franchises, soit pour systèmes d'aqueduc, soit pour systèmes d'éclairage à l'électricité ou au gaz ; (j) Faire et entreprendre toutes affaires et choses nécessaires, avantageuses ou utiles à aucun des pouvoirs et droits accordés par les présentes, y compris le droit d'acquérir les actions, obligations, débentures ou autres formes de titres et garanties de compagnies à fonds social formées pour les mêmes fins et objets, en tout ou en partie, en échange pour actions, obligations ou débentures dans la compagnie, nonobstant les dispositions de l'article 44 de la dite loi, et aussi pour pouvoir émettre des actions libérées en paiement de toutes propriétés, marchandises et tout achalandage quelconque, et avec l'approbation des actionnaires pour salaires et services rendus. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "E. C. St. Amour, Limitée", avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1913.

THOMAS MULVEY,

35-2

Sous-secrétaire d'Etat.

La Cie. de Fiducie Industrielle, à responsabilité limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 21e jour de février 1913, constituant en corporation Albert Emmanuel de Lorimier, conseil du Roi, Eugène Honoré Godin et Joseph Eudore Morrier, avocats, et Joseph Armand Labrecque, comptable, de la cité de Montréal, dans la province de Québec, et Joseph Lionel Girouard, de la ville d'Outremont, dans la dite province de Québec, notaire, pour les fins suivantes :—(a) Exercer d'une manière générale l'industrie d'une compagnie foncière dans toutes ses spécialités, et plus particulièrement, faire le commerce d'immeubles, développer et améliorer des propriétés immobilières en les divisant en lots à bâtir, rues, ruelles, squares ou autrement, et y construire, entretenir et exploiter des chemins, ponts, quais ou autres moyens de communication, égouts, drains, aqueducs ou autres utilités, maisons, magasins, moulins, fabriques et entrepôts, hôtels, théâtres et toutes les autres constructions ou établissements nécessaires pour l'usage, l'embellissement ou le développement de la propriété de la compagnie ou qui sembleraient avantageux ou profitables pour l'industrie de la compagnie ; (b) Exercer l'industrie générale de commerçants, manufacturiers, entrepreneurs de toutes sortes de travaux, publics ou privés ou autres, selon que la compagnie le jugera bon ; (c) Faire des avances de fonds par voie de prêts ou autrement aux acheteurs, locataires ou clients de la compagnie et autres ayant des relations d'affaires avec la compagnie aux conditions qui seront jugées acceptables ; (d) Acheter, vendre, placer et troquer des actions, obligations ou autres valeurs de toutes sortes, ainsi que des effets commerciaux

de tous genres ; (e) Recevoir toutes sortes d'effets mobiliers en dépôt et garde, et prêter des deniers sur ces effets et posséder et entretenir des voûtes de sûreté dans ce but ; (f) Prêter et placer les deniers confiés à la compagnie, accepter et détenir des valeurs en garantie, et troquer ces valeurs ou autrement en disposer ; (g) Agir en qualité d'agents ou de fondés de pouvoirs pour la transaction de toutes affaires, l'administration de successions, le recouvrement de deniers, dettes ou autres réclamations, et le placement de fonds ; (h) Agir en qualité de fiduciaires au sujet d'obligations, hypothèques ou autres valeurs émises ou données par toute corporation publique ou privée ; (i) Agir en qualité de fiduciaires, exécuteurs ou administrateurs de successions, receveurs, séquestres, cessionnaires, liquidateurs, curateurs à la personne ou aux biens ou toutes autres fonctions établies par la loi ; (j) Acquérir par achat ou autrement, la totalité ou une partie des affaires, propriétés et actif, et se charger ou non du passif de toute personne, maison ou corporation en possession de propriété propre aux fins de la présente compagnie ou exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie ; (k) Conclure des conventions au sujet du partage des profits ou la fusion des intérêts avec toute personne, maison ou corporation exerçant ou à la veille d'entreprendre toute industrie ou transaction capable d'être conduite de façon à profiter à la présente compagnie ; (l) Vendre ou autrement céder la totalité ou une partie de l'industrie, biens et entreprises de la compagnie, comme industrie active ou autrement, aux clauses et conditions et pour la compensation que la compagnie jugera bon, et en particulier, en totalité ou en partie en actions, obligations ou autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (m) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie, et en particulier les actions, obligations ou autres valeurs d'autres compagnies appartenant à la présente compagnie ou qu'elle aurait le pouvoir de disposer ; (n) Promouvoir et organiser ou aider à promouvoir et organiser toute compagnie auxiliaire dans le but d'acquérir la totalité ou une partie des biens ou de l'industrie de la présente compagnie ou pour toute autre fin censée profiter à la présente compagnie ; (o) Prendre, acheter ou acquérir, par souscription originale ou autrement, et détenir, vendre ou autrement céder les actions, obligations et autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie et en garantir le principal et les intérêts et dividendes, et voter en vertu de ces valeurs et agir à leur sujet par l'entremise de l'agent ou des agents que la compagnie nommera, conformément à ses règlements, nonobstant les dispositions de l'article 44 de la dite loi ; (p) Avec l'approbation des actionnaires, rémunérer toute personne, maison ou corporation pour services rendus ou à rendre à la compagnie en plaçant ou en aidant à placer ou en garantissant le placement des actions, obligations ou autres valeurs de la présente compagnie ou autres lui appartenant ou relativement à la formation ou promotion de la compagnie ou la conduite de ses affaires ; (q) Payer pour toute réclamation contre la compagnie ou pour toute propriété ou droits acquis ou possédés, ou pour services rendus que la compagnie aura le pouvoir de rémunérer, en obligations ou autres valeurs ou biens de la compagnie ou par l'émission et la distribution de parts acquittées de son capital-actions, avec le consentement des actionnaires ; (r) Faire toutes les choses et opérations ci-dessus soit seuls ou conjointement avec d'autres, en qualité de principaux ou pour d'autres ou comme agents, entrepreneurs ou autrement. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "La Cie. de Fiducie Industrielle, à responsabilité limitée,"—"Industrial Trust Co., Limited," avec un capital-actions d'un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de février 1913.

THOMAS MULVEY,

35-2

Sous-secrétaire d'Etat.

Everybody's Stores, Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 25e jour de février 1913, constituant en corporation George Leonard Alexander et Maurice Dugas, avocats, Charles Joseph Eugène Charbonneau, notaire, Segfried Hinson Read Bush, étudiant, et Amédée Blanchard, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie et les affaires d'un magasin à rayons dans toutes ses spécialités, et en particulier acheter, vendre, fabriquer et faire le commerce d'effets, articles et marchandises de toutes sortes, en gros et en détail, et en particulier du tabac, cigares, cigarettes, allumettes et autres articles utilisés par les fumeurs ; (b) Faire tout autre commerce que la compagnie croira capable d'être avantageusement exercé en rapport avec l'industrie ou les objets de la présente compagnie, ou censé accroître la valeur de la propriété ou des droits de la compagnie, ou les rendre profitables ; (c) Acquérir par achat, bail, échange ou autrement des terrains, bâtiments de tout genre et tous biens-fonds ou intérêts en des biens-fonds et tous droits au sujet de terrains ainsi situés, et les faire valoir de la manière qui sera jugée avantageuse, et en particulier en préparant des sites pour la construction et y construire, reconstruire, altérer, améliorer, décorer, meubler et entretenir des bureaux, plain-pieds, maisons, fabriques, entrepôts, boutiques, quais, bâtiments, travaux et facilités de toutes sortes, et consolider, ou relier, ou subdiviser des propriétés et les louer et en disposer ; (d) Demander, acheter ou acquérir autrement tous brevets, brevets d'invention, permis, concessions et autres choses semblables conférant un droit exclusif ou non exclusif, ou limité, ou toute information secrète ou autre concernant toute invention qui pourrait être utile pour les fins quelconques de la compagnie, ou dont l'acquisition pourra être considérée de nature à profiter à la compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des permis pour leur usage ou faire valoir autrement les biens, droits ou informations ainsi acquises ; (e) Acquérir ou se charger de la totalité ou d'une partie des affaires, droits, clientèle, propriété mobilière et immobilière et biens, y compris toute option, concession, brevet, marque de commerce et choses semblables, de tout individu, maison, association ou corporation exerçant une industrie que la présente compagnie est autorisée à exercer et passer et exécuter tous contrats ou toutes conventions avec toute telle personne, maison ou compagnie comme susdit au sujet de la fusion, et les payer en totalité ou en partie en deniers comptants ou obligations, ou répartir et émettre comme acquittées et non cotisables les parts du capital-actions de la compagnie, souscrites ou non, en plein paiement ou en paiement partiel de telle entreprise ; (f) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (g) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute personne ou compagnie engagée ou à la veille de s'engager dans une entreprise ou transaction de même nature que celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prendre ou autrement acquérir des actions et valeurs de toute telle autre compagnie, et les vendre, détenir, réémettre, avec ou sans garantie, ou autrement en disposer ; (h) Souscrire, acheter, prendre, acquérir par souscription originale ou autrement, et détenir, soit comme principal ou agent, et absolument comme propriétaire, ou par voie de garantie collatérale, et vendre, échanger ou autrement disposer des actions, stocks, débentures et obligations de toute compagnie ou corporation dans laquelle la présente compagnie est ou est sur le point de devenir financièrement intéressée, ou avec laquelle elle a ou est à la veille d'avoir des relations d'affaires, nonobstant les dispositions de l'article 44 de la dite loi ; (i) Conclure des conventions avec tout gouvernement

ou autorité municipale, locale ou autre qui seront jugées propres à atteindre les objets de la compagnie, ou aucun d'eux, et obtenir de tout tel gouvernement ou autorité tous droits, privilèges et concessions que la compagnie jugera désirable d'obtenir, et exécuter, exercer et accomplir toutes telles conventions, droits, privilèges et concessions ; (j) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété, des droits et des engagements de la présente compagnie, ou pour toute autre fin qui sera censée profiter directement ou indirectement à la présente compagnie ; (k) Agir comme agent pour toute compagnie, société ou personne engagée dans une industrie semblable en tout ou en partie à celle de la présente compagnie ; (l) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la présente compagnie ou de toutes débentures, actions-débentures ou autres valeurs de la présente compagnie ou relativement à la formation ou promotion de la présente compagnie ou la conduite de ses affaires ; (m) Donner des privilèges, escomptes et avantages spéciaux et émettre et donner des billets et coupons aux membres, employés, acheteurs ou détenteurs de billets de la compagnie relativement à tous produits, articles, marchandises ou choses achetées ou acquises de la compagnie ou par son entremise ou autrement, et conclure des conventions avec des personnes engagées dans tout commerce, industrie ou profession afin qu'elles accordent certaines concessions ou tous droits, privilèges et avantages spéciaux aux membres de la compagnie, aux détenteurs de billets et à leurs amis, et en particulier au sujet de l'approvisionnement de marchandises ; (n) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autre ; (o) Prêter des fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et se porter garant de l'exécution de contrats par toutes telles personnes ; (p) Vendre, arrenter ou autrement disposer de l'industrie et de l'entreprise, de la compagnie, ou de toute partie de son entreprise, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, obligations, débentures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la compagnie ; (q) Distribuer toute partie de la propriété de la compagnie, en espèces, entre les actionnaires de la compagnie, et en particulier toutes actions, débentures ou autres valeurs d'autres compagnies et appartenant à la présente compagnie ; (r) Prendre les moyens de faire connaître les produits de la compagnie que la compagnie jugera à propos, et en particulier au moyen d'annonces dans la presse, de circulaires, l'achat et l'exposition d'œuvres d'art ou d'intérêt, par la publication de livres, de magazines et de périodiques, et en accordant des prix, récompenses et dons ; (s) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Everybody's Stores, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 26e jour de février 1913.

THOMAS MULVEY,

35-2

Sous-secrétaire d'Etat.

Pariseau Frères, Limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de février 1913, constituant en corporation Honorius Pariseau et Zéphirin Pariseau, manufacturiers, et Majorique Labonté, comptable, de la ville d'Outremont, dans la province de Québec ; et Stanislas Pariseau, ingénieur civil, et Joseph Pariseau, voyageur de commerce, de la cité de Mont-

réal, dans la dite province de Québec, pour les fins suivantes :—(a) Construire, acquérir, posséder, utiliser et exploiter des scieries et des moulins pour la production et la manufacture du bois de construction et de service, la manufacture de boîtes, caisses d'emballage, châssis, portes, meubles et de tous les articles dont le bois forme partie ; manufacturer, négocier et faire le commerce du bois de construction et de service de toutes sortes, et de tous produits du bois et des produits secondaires et déchets du bois et de tous articles en provenant ; (b) Construire, acquérir, posséder, utiliser et exploiter des moulins pour la manufacture et production de la pâte de bois mécanique et moulue, pulpe chimique, papier, carton et matériel de papier et de tous ingrédients ou produits ou composés de ces choses, et de tous produits et substances faits des dits articles, et manufacturer, négocier et faire le commerce des dits articles, et de toutes autres substances, produits, produits secondaires et déchets en provenant ; (c) Acquérir, posséder, arrenter, exploiter, aliéner et céder des terres boisées et coupes de bois, concessions forestières et bois debout, bois abattu, et privilèges d'abatte du bois, droits de passage et concessions et privilèges miniers ; (d) Eriger, construire, réparer et altérer des bâtiments, structures et travaux publics et privés, et manufacturer, négocier et faire le commerce de tous matériaux, articles, machinerie, outillages et accessoires employés dans la construction de toute nature ; (e) Construire, développer, acquérir, posséder, utiliser, exploiter et faire le commerce de la force hydraulique, construire, développer, exploiter et entretenir des usines, canaux, coursiers de décharge, cours d'eau, barrages, piles, estacades, digues, vannes, conduites et bâtiments reliés à des chutes d'eau, aqueducs, moulins et manufactures mentionnés dans la présente charte ; (f) Générer, utiliser et disposer de la force hydraulique, électrique et mécanique de toutes sortes, et distribuer et transmettre la dite force soit pour des fins de traction ou pour le chauffage ou l'éclairage au moyen de tuyaux, conduites, fils, câbles, poteaux ou autres appareils ; construire, acquérir, posséder et utiliser et exploiter des aqueducs et fournir de l'eau aux municipalités ou individus ; pourvu, toutefois, que la vente, distribution ou transmission de l'eau ou de la force électrique, hydraulique ou autre force au delà des limites des terrains de la compagnie sera subordonnée aux règlements locaux et municipaux ; (g) Construire, acquérir, posséder et utiliser et exploiter au moyen de toute force motrice, des voies d'évitement, tramways et vaisseaux pour le transport du fret ou le remorquage des barges ; (h) Construire, acquérir, posséder, arrenter, exploiter, aliéner et céder des ponts, chemins de halage, droits de passage, chemins, réservoirs, écluses, barrages, piles, estacades, digues, vannes, cours d'eau, quais pour le transport du bois de construction et de service, et pour les fins des entreprises et opérations de la compagnie, et conduire, tirer, ou transporter des billes ou du bois de service dans les canaux, coursiers de décharge ou autres appareils, chemins et droits de passage de la compagnie ; (i) Acquérir, détenir, arrenter et utiliser, aliéner et céder toute propriété mobilière ou immobilière qui sera censée utile en rapport avec les travaux ou opérations que la compagnie est autorisée à exercer ; (j) Acquérir, détenir, aliéner, arrenter et exploiter des brevets d'invention, licences, procédés manufacturiers ou desseins, concessions et privilèges qui seront jugés utiles en rapport avec l'un quelconque de ses privilèges et entreprises ; (k) Obtenir, acquérir, détenir, utiliser et exploiter tous privilèges, franchises, concessions et contrats d'autorités municipales relativement aux travaux, entreprises ou opérations de la compagnie ; (l) Faire et émettre des actions acquittées, stocks ou obligations de la compagnie, souscrites ou non, et répartir et délivrer ces stocks, actions ou obligations en paiement de toute propriété, mobilière ou immobilière, franchise, patente ou autre droit, affaire ou clientèle, outillage ou matériaux de tous genres acquis par la compagnie ; (m) Avec l'approbation des actionnaires, payer pour services rendus à la compagnie en vendant ou en assurant ses stocks, obligations ou autres valeurs soit en deniers comptants ou en actions acquittées, ou partie en deniers comptants et partie en actions acquittées ; (n) Nonobstant l'article 44 de la *Loi des compagnies*, acquérir, détenir, céder et disposer des actions, obliga-

tions ou autres valeurs de toute autre compagnie dont les pouvoirs sont identiques à ceux de la compagnie ou se fusionner avec toute telle compagnie ; (o) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement ; et prêter des fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie ; (p) Acquérir, détenir, utiliser et exploiter comme industrie active la scierie, fabrique de boîtes et industrie et entreprise de bois de construction et de service, et la propriété mobilière et immobilière, la clientèle de la société commerciale faisant affaires actuellement dans la ville d'Outremont, sous le nom de Pariseau Frères ; (q) Vendre ou autrement disposer en tout ou en partie de l'entreprise de la compagnie, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, déventures et valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (r) Faire tous les autres actes et choses de nature à atteindre les objets ci-dessus ou aucun d'eux. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Pariseau Frères, Limitée," avec un capital-actions de quatre cent mille dollars, divisé en 20,000 actions de vingt dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la ville d'Outremont, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

35-2

F. J. Jago Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de février 1913, constituant en corporation Eratus Edwin Howard, avocat et conseil du Roi, Jacob DeWitt, avocat, et Wilbert Harvard Howard, étudiant en droit, tous de la cité de Montréal, dans la province de Québec ; Orville Sievwright Tyndale, et Archibald Forster McGoun, tous deux de la cité de Westmount, dans la dite province de Québec, étudiants en droit, pour les fins suivantes :—(a) Exercer l'industrie de constructeurs et d'entrepreneurs pour la construction, équipement, démolition, réparation, reconstruction et décoration de travaux et édifices publics et privés ou toute partie de travaux semblables ; (b) Manufacturer, utiliser, acheter, vendre et autrement faire le commerce du ciment, sable, gravier, chaux, marne, argile, briques, tuiles, pierre (artificielle ou autre), béton armé, bois de construction et de service, châssis, portes, persiennes, moulures, meubles, voitures, peinture, engrais, désinfectants, et généralement faire le commerce de toutes sortes de matériaux de construction, et de toutes compositions dans lesquelles les susdits articles et matériaux peuvent être convertis ou utilisés ; (c) Acheter, prendre, arrenter ou autrement acquérir, développer, travailler, exploiter, détenir, gérer, louer, vendre et disposer de toute propriété mobilière ou immobilière, concessions forestières, permis de coupes de bois, carrières, mines, minéraux, et droits miniers et faire des opérations minières, de fonte et d'affinage ; construire et exploiter sur la propriété de la compagnie des tramways jusqu'à des chemins de fer et les eaux navigables et aux divers dépôts de pierre à ciment, terrains argileux, dépôts de minéraux, mines et carrières et autres propriétés de la compagnie, subordonnement aux statuts et règlements municipaux, provinciaux ou autres ; (d) Construire, acheter, arrenter, nolisier, naviguer et utiliser des vaisseaux et bateaux mus par la vapeur, l'électricité ou autre force

motrice ; (e) Acheter, affermer ou autrement acquérir des chutes d'eau et privilèges hydrauliques dans le but de produire de la force ou de l'électricité pour servir aux opérations de la compagnie, et construire et utiliser les outillages nécessaires pour produire et distribuer la dite force, et disposer de tout excédent d'électricité ou autre énergie créée par la compagnie ; pourvu, toutefois, que toute distribution de force au delà de la propriété de la compagnie sera subordonnée aux règlements locaux et municipaux à ce sujet ; (f) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et choses semblables conférant un droit exclusif, non exclusif ou limité d'utiliser ou toute information secrète ou autre au sujet d'une invention pouvant être utilisée pour les fins de la compagnie ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer, permettre l'usage ou autrement faire valoir, la propriété, les droits ou informations aussi acquises ; (g) Acquérir ou entreprendre la totalité ou une partie de l'industrie, propriété et engagements de toute personne ou compagnie exerçant une industrie que la compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la compagnie ; (h) Prendre en garantie de toute dette due à la compagnie, des gages sur la propriété mobilière, mortgages et hypothèques sur la propriété des débiteurs de la compagnie ; prendre en gage la propriété mobilière et immobilière des débiteurs de la compagnie ; (i) Acquérir et posséder des actions et valeurs de toute autre compagnie ou compagnies engagées dans une industrie de même nature, nonobstant les dispositions de l'article 44 de la dite loi, et les vendre ou autrement en disposer ; (j) Emettre des actions acquittées en plein paiement ou en paiement partiel du prix d'achat de toute propriété mobilière ou immobilière, brevets, droits de brevet ou actions d'autres compagnies que pourrait acquérir la compagnie ; (k) Acquérir de toute personne, maison ou corporation toute industrie de même nature ou reliée à l'industrie ci-dessus, ou capable d'être exploitée conjointement avec la présente, et émettre des actions acquittées de la compagnie en plein paiement ou en paiement partiel du prix d'achat de toute autre industrie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "F. J. Jago Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

Commercial Properties, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de février 1913, constituant en corporation Andrew Ross McMaster, de la cité de Westmount, dans la province de Québec, conseil du Roi ; Talbot Mercer Papineau, avocat, George Charles Gifford Hodge, comptable, et Margaret Hartley, secrétaire, de la cité de Montréal, dans la dite province de Québec ; et Gertrude Harriet Flawn, de la ville d'Ottawa, dans la dite province de Québec, secrétaire, pour les fins suivantes :—(a) Acheter, arrenter, prendre en échange ou autrement acquérir des terrains ou des intérêts dans des terrains, ainsi que tous bâtiments ou structures qui existent sur ces terrains ou aucuns d'eux, et détenir, vendre, louer, échanger ou autrement disposer de la totalité ou de toute partie des dits terrains, et tous ou aucuns des bâtiments ou structures qui y existent actuellement ou qui y seront érigés plus tard, et prendre et détenir des mortgages pour toute balance impayée du prix d'achat sur aucuns des terrains, bâtiments ou structures ainsi vendues et autrement améliorer, altérer et gérer les dits terrains et bâtiments ; (b) Acheter, prendre en échange ou autre-

ment acquérir et disposer de terrains ou d'intérêts s'y rattachant, avec tous les bâtiments ou structures qui s'y trouvent ; (c) Exercer l'industrie de constructeurs et d'entrepreneurs dans toutes ses spécialités pour les fins de la compagnie ; (d) Développer, tracer, améliorer et de toute autre manière disposer de sa propre propriété immobilière ou autre, y compris la division des plus grands morceaux de terre en lots à bâtir, rues, squares, ruelles et places de jeu, et sur et en rapport avec ces propriétés, faire, construire, bâtir et entretenir des chemins, ponts et autres moyens de communication, égouts, drains, aqueducs et constructions de toutes sortes nécessaires ou utiles pour l'occupation, amélioration ou utilisation de la propriété ; (e) Prendre ou détenir des hypothèques, et tous autres gages, polices d'assurance et autres valeurs pour garantir le paiement du prix d'achat de toute propriété vendue par la compagnie, ou deniers dus à la compagnie par des acheteurs ou toutes autres personnes, ou avancés par la compagnie aux acheteurs ou autres personnes ; (f) Faire des avances de fonds aux acheteurs sur la propriété possédée par la compagnie ou à d'autres personnes ayant des relations d'affaires avec la compagnie ; (g) Acquérir de quelque manière toute propriété ou autres choses nécessaires ou utiles à l'exercice de l'industrie de la compagnie et la payer en actions ou autres valeurs de la compagnie ; (h) Exercer toute industrie que la compagnie jugera capable d'être convenablement exercée en rapport avec ses opérations ou objets ou censée accroître la valeur des biens ou droits de la compagnie ou les rendre profitables ; (i) Demander et acquérir, accepter et détenir des bonis ou des concessions de toute municipalité et se joindre à toute municipalité pour favoriser quelque projet par lequel la propriété de la compagnie pourrait être améliorée ; (j) Payer pour tous services rendus à la compagnie soit avant soit subséquemment à sa formation, organisation ou autrement en obligations ou autres valeurs ou biens de la compagnie ou par l'émission et la distribution de parts acquittées et non cotisables de son capital-actions ; (k) Affecter les fonds ou biens de la compagnie à l'achat ou l'acquisition d'actions, obligations ou autres valeurs ou biens de toute autre corporation exerçant une industrie semblable à celle de la présente compagnie, et aussi acquérir ces dites actions en donnant en compensation les obligations, débentures ou autres valeurs de la présente compagnie ou par l'émission et la distribution de ses propres actions, comme acquittées et non cotisables, le tout nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (l) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ou qui pourraient être profitables à la présente compagnie ; (m) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie engagée ou exerçant ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou dont la présente compagnie pourrait tirer un bénéfice quelconque soit directement ou indirectement ; (n) Vendre, arrenter ou autrement disposer de l'entreprise et de la propriété de la compagnie ou de toute partie de telle propriété pour la compensation que la compagnie jugera bon, y compris les actions, débentures ou autres valeurs de toute autre compagnie dont le but est en tout ou en partie semblable à celui de la compagnie, et distribuer entre ses actionnaires tous deniers comptants, valeurs ou compensation ainsi reçue ; (o) Distribuer en deniers comptants ou en nature, entre ses actionnaires, tous biens de la compagnie ; (p) Faire toutes les autres choses qui seraient de nature à promouvoir les objets de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Commercial Properties, Limited," avec un capital-actions de cent cinquante mille dollars, divisé en 1,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

Mechanical Engineering Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28e jour de février 1913, constituant en corporation Francis Adolph Jacobs, manufacturier, et Peter Graham, sténographe, de la cité de Montréal, dans la province de Québec; Norman Armand Voizard, de la ville de St-Pierre, dans la dite province de Québec, secrétaire-trésorier, et Thomas Doyle et John Melrose, de la ville de Verdun, dans la dite province de Québec, machinistes, pour les fins suivantes:—(a) Manufacturer, importer, exporter, acheter, vendre et autrement disposer de toutes sortes de fournaies à l'huile, à gaz, à houille, à coke et autres fourneaux pour fondre, affiner, griller et traiter autrement les métaux; des brûleurs d'huile et de gaz, producteurs de gaz, gazomètres, machines à gaz, machinerie, outils, grues électriques, à vapeur, hydrauliques, à air et à bras, moteurs électriques, pyromètres et autres instruments pour éprouver la chaleur et les fontes de toutes descriptions; (b) Manufacturer, acheter, vendre ou autrement disposer d'appareils et de matériaux de tous genres utilisés dans les usines, outillages et opérations susdites, et agir comme agents courtiers ou commissionnaires pour acheter ou autrement disposer des articles susdits; (c) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée dans une industrie ou transaction que la présente compagnie est autorisée à exercer, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les vendre, détenir ou réémettre, avec ou sans garantie, ou autrement en disposer; (d) Rémunérer, avec l'approbation des actionnaires, par des paiements en deniers comptants, actions ou autrement, toute personne ou compagnie pour services rendus pour placer ou aider à placer ou garantir le placement des actions du capital de la compagnie, ou toutes débentures, actions-débentures ou autres valeurs de la compagnie, ou relativement à la conduite de ses affaires; (e) Entreprendre, bâtir, construire et équiper des travaux publics et privés de toutes sortes, et acquérir, détenir, vendre, disposer, fournir, manufacturer et produire toutes sortes de matériaux pour servir dans la construction ou équipement des dits travaux publics et privés, et sous-louer tous tels contrats; (f) Se consolider ou se fusionner avec toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie, et acquérir par achat, bail ou autrement la propriété, franchises, entreprises et industrie de toute telle corporation et se charger de ses engagements et les payer en totalité ou en partie en deniers comptants, actions ou obligations ou autres valeurs de la présente compagnie; (g) Vendre, ou autrement disposer des entreprises de la compagnie, ou de toute partie de sa propriété, pour la compensation que la compagnie jugera raisonnable, et en particulier pour les actions, débentures, ou valeurs de toute compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie; (h) Acquérir ou entreprendre la totalité ou une partie de l'industrie, de la propriété et engagements de toute personne ou compagnie engagée dans une industrie que la compagnie est autorisée à exercer, ou qui pourrait être utile à la compagnie, et émettre des actions acquittées et partiellement acquittées en plein paiement ou en paiement partiel des dites valeurs, et prêter des fonds et garantir les contrats ou autrement aider toute personne, maison ou compagnie avec laquelle la présente compagnie aurait des relations d'affaires; (i) Acquérir, acheter, vendre, céder sans restrictions ou moyennant un droit régalien, des inventions brevetées de toutes sortes et les brevets à cet effet, ou demander des brevets pour les inventions ainsi achetées ou acquises, et acquérir, acheter, vendre, enregistrer, louer ou permettre l'usage, moyennant un droit régalien ou autrement, et détenir, utiliser, posséder, exploiter, introduire, vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou autrement, utiles à l'industrie de la compagnie, et utiliser, exercer,

développer, accorder des permis à leur sujet ou autrement faire valoir toutes telles marques de commerce, noms de commerce, inventions, licences, procédés et choses de même nature ou toute telle propriété ou droits; (j) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables; (k) Emettre des actions acquittées, obligations, débentures ou autres valeurs de la compagnie en plein paiement ou en paiement partiel de toute propriété ou droits qui seraient acquis par la compagnie ou pour tous services rendus, ou pour tout travail fait pour la compagnie en liquidation de toutes dettes dues à la compagnie, stock, actions, obligations, débentures ou autres valeurs de la compagnie; (l) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie, et en particulier toutes actions, débentures ou autres valeurs de toute autre compagnie dont la compagnie pourrait disposer; (m) Acheter, vendre, manufacturer, arrenter, importer, exporter et faire le commerce de toutes sortes d'effets, articles ou marchandises qui seraient nécessaires pour les fins de l'une quelconque des dites industries, ou qui seraient capables d'être avantageusement utilisés en rapport avec l'une quelconque des dites industries de la compagnie; (n) Acquérir, développer et exploiter toute chute d'eau ou forces hydrauliques, et générer, produire et accumuler de la vapeur, du gaz, de l'électricité ou autre force motrice pour la production de la lumière, de la chaleur et de la force pour les fins de la compagnie, avec le pouvoir de vendre ou autrement disposer de tout excédent dont la compagnie n'aura pas besoin, et la fournir pour la lumière, la chaleur et la force à toute personne ou corporation aux conditions qui seront agréées, pourvu que si les pouvoirs ci-dessus sont exercés au delà de la propriété de la compagnie, ils seront subordonnés à tous les statuts et règlements provinciaux et municipaux à ce sujet; (o) Exercer toute autre industrie manufacturière ou autre que la compagnie croira capable d'être convenablement exercée en rapport avec son industrie ou ses objets, ou censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables; et faire tous les actes et exercer tous les pouvoirs propres à atteindre les objets pour lesquels la compagnie est formée, et nécessaires pour permettre à la compagnie d'exercer profitablement ses entreprises; (p) Acquérir par bail, achat, licence ou autrement, et vendre, permettre l'usage, ou autrement disposer de marques de commerce, noms de commerce et dessins industriels; (q) Conclure des conventions avec toute autorité fédérale, provinciale, municipale, locale ou autre qui seraient de nature à atteindre les objets de la compagnie ou aucuns d'eux. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Mechanical Engineering Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 4e jour de mars 1913.

THOMAS MULVEY,

36-2

Sous-secrétaire d'Etat.

The Mutual Trust Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de février 1913, constituant en corporation Abraham Komaroff, courtier d'immeubles, Louis Abraham Ship et Maxwell Robert Ship, manufacturiers, Frank Ethelbert McKenna, notaire public, et Raoul Guillaume de Lorimier, avocat et conseil du Roi, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—(a) Accepter, remplir et exécuter tous fidéicommiss confiés à la compagnie par toute personne ou corporation, ou par toute

cour de justice, aux conditions qui seront agréées ou que le tribunal, en cas d'incapacité, approuvera ; prendre, recevoir, détenir et transférer tous biens-fonds et propriétés mobilières et immobilières qui pourront être accordés, confiés ou transférés à la compagnie avec son consentement à ces fiducies ; (b) Agir en qualité d'administrateur, exécuter, syndic, cessionnaire, liquidateur, receveur, curateur aux biens des faillits, aux interdits, à la personne ou aux personnes auxquelles des curateurs peuvent être nommés, ou curateurs aux biens ou substitutions ; gardiens de la personne ou de la propriété, séquestre judiciaire, tuteur, subrogé-tuteur à des mineurs, et aviseur légal ; agir comme agent pour l'achat, vente et administration de propriété mobilière et immobilière, agir comme agent ou courtier pour placer toute assurance que ce soit et agir comme dispatcheur, évaluateur et agent dans toute réclamation d'assurance ; (c) Construire, entretenir et exploiter ou louer des bâtiments et constructions convenables pour recevoir et emmagasiner des biens meubles de tous genres ; agir en qualité d'agents, consignataires et dépositaires de tels biens et prendre toutes sortes de biens meubles en dépôt et garde aux conditions qui seront agréées et faire des avances sur tels biens meubles ; (d) Prêter et placer les fonds confiés à la compagnie à cette fin, et assurer le remboursement de ces fonds ou le paiement de l'intérêt ou les deux, accepter et disposer de toute propriété cédée, engagée, hypothéquée, déposée ou entreposée entre les mains de la compagnie en rapport avec ce prêt ou placement ; (e) Promouvoir ou aider à promouvoir toutes autres compagnies ; assurer, placer ou aider à placer et garantir l'émission ou le paiement de l'intérêt sur les actions, débentures, obligations ou valeurs de toute telle compagnie ; (f) Clore et liquider les affaires de personnes, sociétés, compagnies, corporations, associations et biens ; (g) Agir comme syndic au sujet de toute débenture, mortgage, hypothèque ou autre garantie émise selon la loi par toute corporation municipale ou autre, constituée au Canada ; détenir la propriété mortgagée, hypothéquée et engagée pour assurer le paiement de débentures et autre dette, et disposer de telle propriété conformément et pour les fins énoncées dans l'instrument créant ce mortgage, hypothèque, gage ou obligation ; (h) Se porter garant de tout placement opéré par la compagnie en qualité d'agent ou autrement ; (i) Examiner, vérifier et faire rapport sur les livres, comptes, condition, solvabilité de corporations, sociétés et individus, lorsque la compagnie en sera sollicitée ou autorisée à cet effet par telles corporations, sociétés et individus, et aussi lorsqu'elle en sera requise par l'ordre d'un tribunal de juridiction compétente ; (j) Acheter, vendre et faire des placements dans des stocks, obligations, débentures et valeurs de corporations municipales ou autres, garantis par hypothèque ou autrement, et dans des valeurs fédérales, provinciales, britanniques, étrangères ou autres effets publics ; (k) Vendre ou disposer de toute propriété mobilière ou immobilière détenue par la compagnie ou en sa capacité fiduciaire, ou pour elle-même ou autrement, mais la compagnie ne pourra pas disposer d'aucune propriété détenue par elle en sa capacité fiduciaire, à moins d'y être dûment autorisée selon la loi ou par l'instrument créant ce fidéicommis ; (l) Généralement exiger, percevoir et recevoir toute rémunération légale ordinaire et frais et loyaux coûts convenus et raisonnables pour tous services passés ou futurs, devoirs, fiducies ou choses rendus, observés, exécutés ou faits en conformité des pouvoirs de la compagnie, même lorsque la dite compagnie agit en qualité de tuteur, subrogé-tuteur, curateur, conseil judiciaire, gardien, exécuter, administrateur, syndic, mandataire ou toute autre capacité lorsque les services sont gratuits d'après la loi ou la coutume ; (m) Agir en qualité d'agents ou fondés de pouvoirs pour la transaction de toutes affaires, l'administration de successions, le placement, et le recouvrement de deniers, loyers, intérêts, dividendes, hypothèques, obligations, comptes, billets et autres valeurs ; agir en qualité d'agents aux fins d'enregistrer, émettre et contresigner des transferts et certificats d'actions, obligations, débentures ou autres valeurs de la Puissance du Canada ou de toute province du Canada, ou de toute corporation, association ou municipalité, et recevoir et régir tous fonds d'amortissement s'y rattachant ; (n) Faire le commerce des immeubles, hypo-

thèques, baux et autres droits immobiliers, ainsi que de propriété mobilière ; (o) Exercer toute autre industrie que la compagnie jugera capable d'être convenablement exercée en rapport avec ce qui précède ou de nature à augmenter directement ou indirectement la valeur des biens et droits de la compagnie ou les rendre profitables ; (p) Acquérir par achat, bail ou autrement, la totalité ou une partie de l'industrie, de la propriété et engagements de toute personne ou compagnie engagée dans une industrie que la compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie ; (q) Demander, acheter ou autrement acquérir et vendre tous brevets, brevets d'invention, marques de commerce, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre au sujet d'une invention ou procédé qui pourrait être utilisé pour les fins de la compagnie, ou dont l'acquisition sera censée profiter, directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des permis à leur sujet ou autrement faire valoir la propriété, les droits ou informations ainsi acquises ; (r) Construire, acquérir, détenir, entretenir, arrêter, vendre et transférer toute propriété mobilière et immobilière et tous droits ou privilèges que la compagnie jugera nécessaires ou utiles aux fins de son industrie, et en particulier tous terrains, bâtiments et dépendances, et accepter des mortgages et gages sur toute propriété mobilière ou immobilière ou toutes autres valeurs que ce soit et portant intérêt ou autrement que la compagnie jugera bon, de toute personne ou corporation en relations d'affaires avec la compagnie, et vendre, céder ou autrement disposer de toutes telles valeurs et garanties ; (s) Placer et employer les fonds disponibles de la compagnie en la manière qui sera déterminée de temps à autre ; (t) Emettre des actions acquittées, obligations, ou débentures ou autres valeurs en paiement complet ou partiel de toute propriété mobilière ou immobilière, services, droits, bail, affaire, franchise, entreprise, pouvoir, privilège, licence ou concession que la présente compagnie pourra légalement acquérir, et en plein paiement ou en paiement partiel d'actions, obligations, débentures ou autres valeurs de toute autre compagnie engagée dans une industrie semblable ou reliée à l'industrie de la présente compagnie ; (u) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la compagnie, ou de toutes débentures, actions-débentures ou autres valeurs de la compagnie ou relativement à la formation ou promotion de la compagnie ou la conduite de ses affaires ; (v) Vendre ou autrement céder l'entreprise de la compagnie, ou toute partie de son entreprise, pour la compensation que la compagnie jugera convenable, et en particulier pour les actions, débentures, obligations ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (w) Faire tous et chacun les actes et choses ci-dessus en qualité de principaux, entrepreneurs, syndics ou autrement, et par et au moyen de syndics, agents, ou autrement, et soit seuls ou conjointement avec d'autres ; (x) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (y) Distribuer sous forme de dividende ou autrement tous biens de la compagnie en espèces ou en nature entre les membres, et en particulier les actions acquittées, débentures ou debentures-actions de toute autre compagnie ; (z) Les pouvoirs conférés par chaque paragraphe ne seront en aucune manière ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Mutual Trust Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

Associated Stores, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'État du Canada, des lettres patentes en date du 26e jour de février 1913, constituant en corporation John Michael Ferguson, James Melton Adam et Samuel Cameron Arrell, avocats, et Edwin Francis McDonald et William Harold Male, étudiants en droit, tous de la cité de Toronto, dans la province d'Ontario, pour les fins suivantes :—

(a) Manufacturer et faire le commerce de toutes sortes de marchandises, articles et produits, et cultiver, récolter, manufacturer, vendre et céder des denrées de toutes sortes ; (b) Acheter, arrenter, prendre en échange ou autrement acquérir des terrains ou intérêts en des terrains, ainsi que tous les bâtiments ou constructions qui pourraient se trouver sur ces dits terrains ou sur une partie quelconque des dits terrains, et vendre, arrenter, échanger ou autrement disposer de la totalité ou de toute partie des terrains et de la totalité ou de toute partie des bâtiments ou constructions qui y sont actuellement érigées ou qui pourraient l'être plus tard et prendre les garanties qui seront jugées nécessaires ; ériger des bâtiments et faire le commerce de matériaux de construction ; prendre ou détenir des hypothèques pour garantir le solde du prix d'achat de tous terrains, bâtiments ou constructions ainsi vendues, et vendre ou autrement disposer de ces dites hypothèques ; embellir, altérer et régir les dits terrains et bâtiments, et garantir et autrement aider à l'exécution des contrats ou hypothèques de personnes, maisons ou corporations avec lesquelles la présente compagnie aurait des relations d'affaires, et prendre et se charger de ces hypothèques ou contrats par défaut ; (c) Etablir et fournir toutes sortes de commodités et attractions aux clients et autres, et en particulier des salles de lecture, de correspondance et fumeurs, compartiments sous clé et coffres de sûreté, téléphone, télégraphe, clubs, magasins, boutiques, logements et salles de toilette ; (d) Agir en qualité d'agents et courtiers pour toutes sortes de transactions qui sont reliées aux objets de la compagnie et aider, moyennant rémunération ou autrement, tous clients ou locataires de la compagnie dans toute partie de leur industrie ou entreprise ; (e) Construire, acquérir, affréter, mettre en service, louer, arrenter, vendre ou autrement disposer de toutes sortes de navires, bateaux, chalans et autres embarcations à vapeur et à voiles, quais, docks, élévateurs, entrepôts, hangars à marchandises et autres bâtiments ; (f) Acquérir par achat, bail ou autrement des lots de grève, privilèges hydrauliques et chutes d'eau et de la force ou énergie à vapeur, électrique, pneumatique, hydraulique ou autre ; fabriquer ou produire et livrer et fournir de la force du genre de celle précédemment mentionnée, utiliser cette énergie, et en vendre, louer ou autrement céder tout excédent pour des fins de lumière, de chaleur et de force motrice, subordonnément aux règlements locaux et municipaux à cet effet ; (g) Acquérir ou se charger de la totalité ou de toute partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie ; (h) Demander, acheter ou acquérir autrement tous brevets, brevets d'invention, permis, concessions et autres choses semblables conférant un droit exclusif ou non exclusif, ou limité, ou toute information secrète ou autre concernant toute invention qui pourrait être utile pour les fins quelconques de la compagnie, ou dont l'acquisition pourrait être considérée de nature à profiter à la compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des permis pour leur usage ou faire valoir autrement les biens, droits ou informations ainsi acquises ; (i) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute personne ou compagnie engagée ou à la veille de s'engager dans une entreprise ou transaction de même nature que celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirecte-

ment à la présente compagnie et prêter des fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie et prendre ou autrement acquérir les actions et valeurs de toute telle autre compagnie, et les vendre, détenir, réémettre, avec ou sans garantie, ou autrement en disposer ; (j) Souscrire, acheter ou autrement acquérir et prendre, détenir, vendre, échanger et céder les actions, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la dite loi, et les payer en actions, obligations, débetures ou autres valeurs de la présente compagnie, ou autres biens de la présente compagnie, et, tant qu'elle les détiendra elle en exercera tous les droits et pouvoirs d'un propriétaire, y compris le droit de voter en vertu de ces valeurs, et garantir le paiement du principal ou des dividendes et intérêts sur les actions, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation avec laquelle la présente compagnie aurait des relations d'affaires, et promouvoir toute compagnie ou corporation ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie ; (k) Conclure des conventions avec toute autorité fédérale, provinciale, municipale, locale ou autre qui seront jugées propres à atteindre les objets de la compagnie, ou aucun d'eux, et obtenir de toute telle autorité tous droits, privilèges, franchises et concessions que la compagnie jugera désirable d'obtenir, et exécuter, exercer et accomplir toutes telles conventions, droits, privilèges, franchises et concessions ; (l) Acheter, arrenter, ou autrement acquérir et détenir, exercer et utiliser en son propre nom ou au nom des personnes, maisons, compagnie ou compagnies ci-après mentionnées, si elle y est dûment autorisée à cet effet, tout ou partie de la propriété, franchises, clientèle, droits, pouvoirs et privilèges détenus ou exercés par toute personne, maison ou par toute compagnie ou compagnies exerçant ou formées pour exercer toute industrie en tout ou en partie semblable à celle que la présente compagnie est autorisée à exercer, et payer pour telle propriété, franchises, clientèle, droits, pouvoirs et privilèges entièrement ou partiellement en deniers comptants ou entièrement ou partiellement en actions acquittées ou valeurs de la compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie et exercer les droits, pouvoirs et franchises de toute compagnie dont le capital-actions est possédé par la présente compagnie au nom de telle compagnie ou en son propre nom ; (m) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et engagements de la présente compagnie, et pour toutes autres fins qui seront jugées propres à profiter, directement ou indirectement à la présente compagnie ; (n) Prendre part à l'administration, la surveillance ou le contrôle de l'industrie ou exploitation de toute compagnie ou entreprise ayant des objets semblables ou en partie semblables à ceux de la présente compagnie, et à cet effet, nommer et rémunérer, tous directeurs, comptables ou autres experts ou agents ; (o) Généralement, pour les fins susdites, exercer et entreprendre toute affaire, entreprise, transaction ou exploitation ordinairement exercée ou entreprise par les capitalistes, organisateurs, financiers, commissionnaires, entrepreneurs de travaux publics ou autres, ou toute industrie, manufacturière ou autre, que la compagnie croirait capable d'être convenablement exercée en rapport avec ce qui précède, ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (p) Rémunérer, avec l'approbation des actionnaires, au moyen d'actions ou de toute autre manière toute personne, ou compagnie pour services rendus ou à rendre à la compagnie en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la présente compagnie, ou de toutes débetures ou autres valeurs de la présente compagnie ou relativement à la formation ou la promotion de la présente compagnie ou la conduite de ses affaires ; (q) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommis et choses de nature à profiter aux employés ou aux ex-employés de la compagnie (ou de ses prédécesseurs en affaires) ou les per-

sonnes dépendant ou alliées à ces employés ou ex-employés, et accorder des pensions et allocations, et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition ou pour tout objet public, général ou utile ; (r) Prêter des fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et se porter garant de l'exécution des contrats par toutes telles personnes ; (s) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ; (t) Vendre ou céder l'entreprise de la compagnie ou toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la compagnie ; (u) Faire tous les actes et choses ci-dessus comme principaux, agents, entrepreneurs, mandataires ou autrement, et soit seuls ou conjointement avec d'autres ; (v) Obtenir que la compagnie soit enregistrée licenciée ou autrement reconnue dans tout pays étranger et désigner et nommer des personnes qui y résident, conformément aux lois de ce pays étranger, comme fondés de pouvoirs ou représentants de cette compagnie, avec pleins pouvoirs de représenter la présente compagnie dans toutes matières, conformément aux lois de ce pays étranger, et accepter la signification de pièces pour et au nom de la compagnie dans toutes procédures ou poursuites ; (w) Distribuer entre ses membres, en espèces ou autrement, selon ce qu'il sera décidé, tous biens de la compagnie, et en particulier, les actions, obligations, débentures ou autres valeurs de toute autre compagnie qui prendra la totalité ou une partie de l'actif ou du passif de la présente compagnie ; (x) Faire toutes autres choses incidentes ou avantageuses à l'accomplissement des objets ci-dessus ; (y) Le but ou intention de la compagnie est de faire de temps à autre un ou plusieurs des actes et choses énoncés aux présentes, et tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint, par induction ou déduction des termes d'aucun autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Associated Stores, Limited," avec un capital-actions de cent mille dollars, divisé en 10,000 actions de dix dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

Raymond Construction Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 27e jour de février 1913, constituant en corporation Louis Athanase David et George Leonard Alexander, avocats, Bruce Campbell Macfarlane et Edward Charles Baker, comptables, et Segfried Hinson Read Bush, étudiant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie générale d'entrepreneurs pour la construction, érection, altération et réparation de travaux publics et privés, et de constructeurs, charretiers et voituriers dans toutes les diverses spécialités de cette industrie, et faire les opérations de commerçants d'immeubles, d'agents d'assurance et agents financiers en général ; (b) Demander, acheter et autrement acquérir toutes patentes, brevets d'invention, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité de se servir de toute information secrète ou autre au sujet d'une invention capable d'être exercée convenablement en rapport avec les fins de la compagnie ou dont l'acquisition serait censée être profitable, directement ou indirectement, à la compagnie, et utiliser, exercer, développer, accorder des permis à leur sujet, ou autrement faire valoir la propriété, les droits ou informations ainsi acquises ; (c) Souscrire et acquérir et détenir, soit comme principal

ou comme agent et absolument comme propriétaire ou par voie de garantie collatérale, et échanger ou autrement disposer des actions du capital, obligations ou débentures de toute compagnie ou corporation avec laquelle elle a ou est à la veille d'avoir des relations d'affaires, nonobstant l'article 44 de la dite loi ; (d) Se fusionner avec toute autre personne ou compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, ou conclure des conventions au sujet du partage des profits ; (e) Payer pour tous services rendus à la compagnie et pour toute propriété ou droits acquis par la compagnie de la manière qui sera jugée opportune, et en particulier par l'émission d'actions ou de valeurs de la compagnie entièrement ou partiellement acquittées ; (f) Vendre ou autrement disposer de la totalité ou de toute partie des biens-fonds ou autre propriété possédée par la compagnie pour la compensation et aux termes et conditions que la compagnie jugera bon, et accepter des deniers comptants, actions, débentures, stock ou valeurs de toute autre compagnie dont les objets sont semblables en tout ou en partie à ceux de la présente compagnie en plein paiement ou en paiement partiel de cette propriété ; (g) Acquérir des chutes d'eau et droits hydrauliques pour manufacturer et produire de la vapeur, du gaz et de l'électricité pour la chaleur, la lumière et la force pour les fins de la compagnie, et en vendre l'excédent ; (h) Prospector, acquérir, ouvrir, explorer, développer, exploiter, améliorer, entretenir et gérer des mines d'or, d'argent, cuivre, houille, cobalt, nickel, fer et autres, des carrières, dépôts miniers et autres propriétés, et fouiller, sortir, broyer, laver, fondre, essayer, analyser, réduire, amalgamer, affiner et autrement traiter les minerais, métaux et minéraux, qu'ils appartiennent ou non à la compagnie, et les rendre marchands, et les vendre et autrement en disposer en tout ou en partie ou de tout intérêt s'y rattachant ; (i) Pour les fins de la compagnie exercer toutes ou chacune des industries de marchands et fabricants du bois de construction et de service, de fer et de bois de pulpe, de sylviculteurs, importateurs et exportateurs, de propriétaires de scieries de navires, barges et chalans, de manufacturiers et expéditeurs et commerçants de toutes sortes de bois, planches, meubles et accessoires de constructeurs, de boutiquiers et marchands en général, et acheter, prendre à bail ou autrement acquérir des outillages, abattre et disposer de terres boisées et concessions forestières de toutes sortes, et construire, posséder, louer ou autrement acquérir des moulins, outillages et fabriques ; (j) Agir comme agents pour toute compagnie, sociale ou personne engagée dans une industrie semblable à celle de la présente compagnie ; (k) Distribuer entre les membres de la compagnie en nature toutes actions, débentures, valeurs ou propriété appartenant à la compagnie ; (l) Les pouvoirs contenus dans chacun des paragraphes de la présente charte ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Raymond Construction Company, Limited," avec un capital-actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

Kelly Tire Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de février 1913, constituant en corporation Errol Malcolm McDougall, John Jennings Creelman et Pierre François Casgrain, avocats, John Buchanan Henderson, commis, et Florence Ellen Seymour, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, vendre et négocier, et agir comme agents pour la vente d'automobiles, camions.

à moteur et fournitures et accessoires de moteurs en général ; (b) Demander, obtenir, enregistrer, acheter, louer ou permettre l'usage moyennant un droit régalien ou autrement, acquérir et détenir, posséder, utiliser, exploiter et introduire, et vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés, enregistrés ou autres, et utiliser, exercer et développer, accorder des permis pour leur usage ou autrement faire valoir toutes telles marques de commerce, noms de commerce, inventions, licences, procédés et choses semblables ou tous autres biens ou droits ; (c) Nonobstant les dispositions de l'article 44 de la dite loi, acheter et acquérir et détenir, posséder et vendre, avec ou sans garantie, les actions, débetures et obligations de toute corporation, manufacturière ou autre, exerçant une industrie semblable à celle de la présente compagnie, et se fusionner avec toute compagnie constituée dans le but d'exercer toute industrie semblable, et acquérir par achat, bail ou autrement, et régir, exploiter et exercer la propriété, l'entreprise et l'industrie de toute corporation semblable ; (d) Acquérir et se charger de la totalité ou d'une partie des affaires, propriété et engagements de toute personne ou personnes, maison ou corporation engagée dans une industrie que la présente compagnie est autorisée à exercer ou en possession de toute propriété au droits propres aux fins de la présente compagnie ; (e) Emettre, répartir et livrer comme acquittées et non cotisables toutes actions, débetures ou autres valeurs de la présente compagnie en plein paiement ou en paiement partiel de toute propriété, contrats, droits, actions, débetures ou valeurs de toute autre compagnie que la présente compagnie pourra acquérir pour les fins de son industrie ; (f) Rémunérer toute personne, maison ou compagnie pour services rendus ou à rendre à la compagnie en plaçant ou en aidant à placer ou en garantissant le placement de toute partie des actions du capital de la compagnie, ou de toutes obligations, débetures ou autres valeurs de la compagnie, ou au sujet de la formation ou promotion de la compagnie ou la conduite de ses affaires, et, avec l'approbation des actionnaires, émettre, répartir et délivrer comme acquittées et non cotisables des actions du capital de la compagnie en plein paiement ou en paiement partiel pour services ainsi rendus ; (g) Promouvoir ou aider à promouvoir toute autre compagnie subsidiaire, alliée ou autre exerçant ou ayant pour objet l'exercice de toute industrie en tout ou en partie semblable à celle de la présente compagnie, et accepter en paiement de ses services dans la promotion de telle compagnie des actions acquittées, obligations ou valeurs de la dite compagnie, et acheter, souscrire ou autrement acquérir ses actions, obligations et valeurs, et les détenir, vendre, réémettre, avec ou sans garantie ou autrement en disposer ; (h) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute personne ou compagnie engagée ou à la veille de s'engager dans une entreprise ou transaction que la présente compagnie peut exercer ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie ; (i) Aider de quelque manière toute corporation dont une partie des actions du capital, des obligations ou autres valeurs est détenue ou de quelque manière garantie par la compagnie ; garantir les contrats de toute telle corporation, et faire tous les actes ou choses pour la préservation et protection, amélioration ou accroissement de valeur de toutes telles parts du capital-actions, obligations ou autres valeurs ; faire tous les actes et choses propres à accroître la valeur de la propriété en aucun temps possédée ou contrôlée par la compagnie ; (j) Vendre, arrenter, ou autrement disposer de la propriété et entreprise de la compagnie ou toute partie de sa propriété en la manière et pour la compensation que la compagnie jugera bon, et en particulier pour des actions (acquittées ou partiellement acquittées,) débetures, actions-débetures ou valeurs de toute autre compagnie promue par la présente compagnie pour cet objet ou non ; (k) Améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété et des droits de la compagnie, et distribuer toute partie de la

propriété de la compagnie en espèces entre ses membres ; (l) Placer et disposer des deniers disponibles de la compagnie selon que la chose sera déterminée de temps à autre ; (m) Accepter en paiement de tout travail fait par la compagnie des stocks, actions, obligations, débetures ou autres valeurs de toute compagnie ; (n) Faire toutes les choses autorisées par la présente charte soit comme principaux, agents, syndics ou autrement et soit seuls ou conjointement avec d'autres, et par l'entremise d'agents, sous-entrepreneurs, syndics ou autrement ; (o) Faire tous les actes et choses propres à atteindre les objets ci-dessus ou aucun d'eux ; (p) Les pouvoirs accordés dans un paragraphe quelconque ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe ou du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Kelly Tire Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

The Hygeia Ice Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27e jour de février 1913, constituant en corporation Wilfrid Bovey et Robertson Fleet, avocats, Joseph Alphonse L'Heureux, teneur de livres, et Lillian Montgomery Gamble et Edith Helen Delight, stenographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :— (a) Exercer l'industrie de commerçants et fournisseurs de glace et de fabricants de glace, et manufacturer et faire le commerce de machinerie réfrigérante et d'entrepôts frigorifiques et tous les autres outillages et machineries nécessaires ou utiles pour la fabrication de la glace, ou la réfrigération ou l'entreposage frigorifique, et construire, ériger, exploiter, régir, entretenir et mettre en service des entrepôts frigorifiques et des outillages pour la réfrigération, et réfrigérer et faire le commerce de marchandises, effets et articles emmagasinés ou pouvant être emmagasinés dans les entrepôts de la compagnie ; (b) Manufacturer et faire le commerce de toutes denrées et articles produits ou utilisés ou devant être utilisés en rapport avec les produits manufacturés par la compagnie ou dans le cours des opérations de la compagnie, et spécialement manufacturer et faire le commerce de réfrigérateurs, glaciers et tous les outils et instruments convenables pour la production, la manutention ou l'usage ou qui peuvent être utilisés dans la production ou la manutention ou autrement en rapport avec les produits ou articles manufacturés par la compagnie ; (c) Tirer et acheter, vendre ou autrement faire le commerce de l'eau, et la filtrer, la distiller, l'aérer ou en disposer autrement ; (d) Acquérir toute entreprise ou industrie en totalité ou en partie semblable à celle de la présente compagnie ou à toute industrie qu'elle est autorisée à exercer, ainsi que son matériel, fonds de commerce, clientèle, franchises et biens de toute nature, et les payer en deniers comptants, actions, obligations, débetures ou valeurs de la présente compagnie ou autrement ; (e) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, les concessions réciproques ou la coopération avec toute personne, maison ou compagnie et promouvoir et aider à promouvoir, constituer, former ou organiser des compagnies, syndicats ou sociétés aux fins d'acquérir toute propriété et entreprise et engagements de la présente compagnie, ou pour en promouvoir directement ou indirectement les objets ou pour toutes fins que la compagnie jugera convenables ; (f) Acheter, louer ou autrement acquérir, détenir, posséder, utiliser, développer, échanger, vendre ou autrement faire valoir et disposer de concessions, licences, droits, privilèges, permis et franchises convenables, propres ou avanta-

geuses pour l'industrie de la compagnie ; (g) Vendre ou céder l'entreprise de la compagnie, ou toute partie de son entreprise, pour la compensation que la compagnie jugera bon, et en particulier pour les actions, débiteures ou valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (h) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (i) Distribuer en espèces, de temps à autre, entre les actionnaires de la compagnie toute propriété, biens ou droits de la compagnie et vendre, améliorer, régir, développer, échanger, arrenter, disposer, faire valoir ou autrement céder la totalité ou une partie des biens et droits de la compagnie en les valeurs qui seront déterminées de temps à autre ; (k) Faire des avances de fonds, aux conditions qui seront jugées acceptables, aux clients et autres ayant des relations d'affaires avec la compagnie, et garantir l'exécution des contrats par toutes telles personnes ; (l) Acheter, acquérir, détenir ou céder les actions, obligations ou autres preuves de dettes de toute corporation domestique ou étrangère et exercer tous les droits et privilèges s'y rattachant, y compris le droit de voter en vertu de ces valeurs, et donner en échange ses propres actions, obligations ou valeurs, ou les payer autrement, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (m) Acquérir par achat ou autrement, et utiliser et céder aussi tous brevets, droits de brevet, dessins industriels et marques de commerce, et manufacturer, utiliser et céder les inventions obtenues en vertu de tels brevets ; (n) Émettre et répartir comme acquittées les parts du capital-actions de la présente compagnie en paiement de stocks, droits, intérêts, brevets ou toute autre propriété achetée ou acquise ou pour travail exécuté ou pour toute garantie donnée ou reçue ou pour services rendus ou à rendre dans l'intérêt de la compagnie, et, avec l'approbation des actionnaires, y compris les services rendus ou à rendre par les organisateurs de la compagnie ; (o) Conclure des conventions avec tout gouvernement ou autorité municipale, locale ou autre qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de cette autorité des droits et privilège et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (p) Faire toutes les autres choses avantageuses pour atteindre les objets ci-dessus ou s'y rattachant ; (q) Tout pouvoir accordé dans un paragraphe quelconque de la présente ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe, ni par induction ou déduction du nom de la compagnie ; (r) Acheter des biens meubles et immeubles et les payer en actions ou obligations de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Hygeia Ice Company, Limited," avec un capital-actions d'un million cinq cent mille dollars, divisé en 15,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

St. Mathew's Heights Realty, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28e jour de février 1913, constituant en corporation l'honorable Alexandre Chauveau, conseil du Roi, l'honorable Nemès Garneau, conseiller législatif, l'honorable Isidore Noël Belleau, un des juges de la cour Supérieure de la province de Québec, Victor Châteauevert, et Napoléon George Kirouac, marchands, Napoléon Drouin, marchand et manufacturier, Pierre Henri Garneau, agent d'immeubles, et René Pamphile Lemay, architecte, tous de la cité de Québec, dans la province de Québec, pour les fins suivantes :—(a) Acquérir, par achat, bail ou autrement toute propriété mobilière et immobilière, et la clientèle, franchises, droits, privilèges, contrats et actif de toute nature, utiles ou reliés à l'industrie de la compagnie, aux termes et conditions qui seront jugés convenables, de tout individu, maison ou corporation, et les payer en deniers comptants, ou partie en deniers comptants et partie en actions acquittées, obligations ou autres valeurs de la compagnie ou autrement, selon ce qui sera convenu, et les vendre, céder ou autrement en disposer en tout ou en partie ; et faire les opérations d'agent d'immeuble et d'entrepreneur pour la construction de travaux publics et de manufacturiers de matériaux de construction ; (b) Acquérir, détenir et posséder des actions dans toute autre corporation engagée dans une semblable entreprise, et les payer en deniers comptants ou partie en deniers comptants et émettre des actions acquittées, obligations, débiteures ou autres valeurs de la compagnie en plein paiement ou en paiement partiel, ou autrement, selon convention, et les vendre ou autrement en disposer, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (c) Ériger des bâtiments et des structures, faire le commerce d'édifices, de matériaux de construction, détenir des mortgages pour tout solde de prix d'achat, ou d'aucuns des terrains, bâtiments ou structures ainsi vendus, vendre ou autrement disposer des dits mortgages ; (d) Améliorer, altérer, et gérer les dits terrains, bâtiments et structures et autrement se charger de l'exécution de contrats de même nature ou mortgages de personnes, maisons et corporations avec lesquelles la compagnie aurait des relations d'affaires, et se charger et prendre à son nom ces mortgages, ou contrats par défaut ou autrement ; (e) Vendre, arrenter ou autrement disposer en tout ou en partie, de la propriété, biens et entreprises de la compagnie pour la compensation qui sera convenue, et en particulier pour des actions, débiteures ou valeurs de toute compagnie ou corporation s'en rendant acquéreurs, et distribuer entre les actionnaires de la présente compagnie, en nature, la propriété ou les fonds de la compagnie, ou les produits en provenant, et en particulier toutes actions, débiteures ou valeurs d'autres compagnies appartenant à la présente compagnie, ou dont la présente compagnie pourra disposer ; (f) Agir comme agent pour tout individu, maison ou corporation exerçant une industrie semblable à celle de la présente compagnie ; (g) Faire tous les actes et choses jugés propres à atteindre les objets susdits. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "St. Mathew's Heights Realty, Limited," avec un capital-actions de un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

lière et immobilière, et la clientèle, franchises, droits, privilèges, contrats et actif de toute nature, utiles ou reliés à l'industrie de la compagnie, aux termes et conditions qui seront jugés convenables, de tout individu, maison ou corporation, et les payer en deniers comptants, ou partie en deniers comptants et partie en actions acquittées, obligations ou autres valeurs de la compagnie ou autrement, selon ce qui sera convenu, et les vendre, céder ou autrement en disposer en tout ou en partie ; et faire les opérations d'agent d'immeuble et d'entrepreneur pour la construction de travaux publics et de manufacturiers de matériaux de construction ; (b) Acquérir, détenir et posséder des actions dans toute autre corporation engagée dans une semblable entreprise, et les payer en deniers comptants ou partie en deniers comptants et émettre des actions acquittées, obligations, débiteures ou autres valeurs de la compagnie en plein paiement ou en paiement partiel, ou autrement, selon convention, et les vendre ou autrement en disposer, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (c) Ériger des bâtiments et des structures, faire le commerce d'édifices, de matériaux de construction, détenir des mortgages pour tout solde de prix d'achat, ou d'aucuns des terrains, bâtiments ou structures ainsi vendus, vendre ou autrement disposer des dits mortgages ; (d) Améliorer, altérer, et gérer les dits terrains, bâtiments et structures et autrement se charger de l'exécution de contrats de même nature ou mortgages de personnes, maisons et corporations avec lesquelles la compagnie aurait des relations d'affaires, et se charger et prendre à son nom ces mortgages, ou contrats par défaut ou autrement ; (e) Vendre, arrenter ou autrement disposer en tout ou en partie, de la propriété, biens et entreprises de la compagnie pour la compensation qui sera convenue, et en particulier pour des actions, débiteures ou valeurs de toute compagnie ou corporation s'en rendant acquéreurs, et distribuer entre les actionnaires de la présente compagnie, en nature, la propriété ou les fonds de la compagnie, ou les produits en provenant, et en particulier toutes actions, débiteures ou valeurs d'autres compagnies appartenant à la présente compagnie, ou dont la présente compagnie pourra disposer ; (f) Agir comme agent pour tout individu, maison ou corporation exerçant une industrie semblable à celle de la présente compagnie ; (g) Faire tous les actes et choses jugés propres à atteindre les objets susdits. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "St. Mathew's Heights Realty, Limited," avec un capital-actions de un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 4e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

Mutual Motor and Truck Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28e jour de février 1913, constituant en corporation Michael Arthur Phelan, de la cité de Westmount, dans la province de Québec, avocat, Wilfrid Bovey et Robertson Fleet, avocats, et Harry Arthur Ellis et Joseph Alphonse L'Heureux, teneurs de livres, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—(a) Manufacturer, en totalité ou en partie, réparer, entretenir, prendre soin, emmagasiner, acheter, vendre, louer, troquer et faire valoir des moteurs et machines mus par la vapeur, l'électricité, l'explosion ou la combustion interne, l'eau, l'air comprimé ou tout autre pouvoir, des automobiles, camions, taxicabs, et tous les autres moyens de transport, mus par la force mécanique ou non, employés ou pouvant être utilisés sur terre, sur l'eau ou dans l'air, ainsi que de tous leurs accessoires et fournitures s'y rattachant ; (b) Mettre en service, pour le transport des voyageurs et du fret, des automobiles, taxicabs et autres véhicules moteurs de tous genres, bateaux-

moteurs, aéroplanes et navires aériens et généralement toutes sortes de moyens de transport automobiles, quelle qu'en soit la machine ou le moteur, et recevoir des prix de passage et autre compensation pour leur usage ; (c) Exploiter des garages et débarcadères, usines et ateliers de réparation, entrepôts et magasins pour les fins de la compagnie et l'accommodation du public en général, construire aussi, ériger, acquérir à quelque titre que ce soit, entretenir et exploiter des chutes d'eau, installations à vapeur, récipients, réservoirs pour le gaz, la gazoline, le pétrole ou tout autre liquide ou explosif, subordonnement à toutes les lois et règlements locaux et généraux à leur sujet, dans le but de créer de l'énergie pour être employée en rapport avec l'industrie de la compagnie, et vendre, arrenter et autrement céder à profit tout excédent de force non requise à une époque quelconque pour l'usage de la compagnie, et ériger, entretenir et exploiter des bâtiments, barrages et autres constructions nécessaires à ses fins ; (d) Demander, acheter ou acquérir autrement tous brevets, brevets d'invention, permis, concessions et autres choses semblables conférant un droit exclusif ou non exclusif, ou limité, ou toute information secrète ou autre concernant toute invention qui pourrait être utile pour les fins quelconques de la compagnie, ou dont l'acquisition pourra être considérée de nature à profiter à la compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des permis pour leur usage ou faire valoir autrement les biens, droits ou informations ainsi acquises ; (e) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute personne ou compagnie engagée ou à la veille de s'engager dans une entreprise ou transaction de même nature que celle que la présente compagnie est autorisée à exercer ou entreprendre, ou dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (f) Exercer toute autre industrie (manufacturière ou autre) que la compagnie croira capable d'être convenablement exercée en rapport avec l'industrie de la compagnie et censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (g) Acheter, louer, prendre à son nom ou autrement acquérir la totalité ou une partie des affaires, propriété, franchises, clientèle, droits, agences et privilèges détenus par toute personne, maisons ou corporations exerçant une industrie que la présente compagnie peut exercer ou toute industrie semblable, ou en possession de propriété propre aux fins de la présente compagnie et les payer en totalité ou en partie en deniers comptants ou en totalité ou en partie en obligations, actions acquittées ou autres valeurs de la présente compagnie ou autrement, et se charger des engagements de toutes telles personnes, maisons ou corporations ; (h) Conclure des conventions avec tout gouvernement ou autorité municipale, locale ou autre qui sembleront avantageuses pour les objets de la compagnie ou l'un de ses dits objets, et obtenir de cette autorité tous les droits, privilèges et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer à ses conventions, droits, privilèges et concessions ; (i) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et engagements de la présente compagnie, et pour toutes autres fins qui seront jugées propres à profiter, directement ou indirectement, à la présente compagnie, et généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens meubles et immeubles et tous les droits ou privilèges que la compagnie jugera nécessaires ou convenables pour les fins de son industrie ; (j) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie, et en particulier toutes actions, débentures ou autres valeurs d'autres compagnies appartenant à la compagnie, ou dont la compagnie pourrait disposer ; (k) Vendre ou disposer de la totalité ou d'une partie des biens et entreprises de la compagnie, comme industrie active ou autrement, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, obligations, débentures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (l)

Placer et disposer des fonds disponibles de la compagnie en la manière qui sera déterminée de temps à autre ; (m) Rémunérer toute compagnie ou personne pour services rendus ou à rendre à la compagnie en plaçant ou en aidant à placer ou en garantissant le placement d'une partie quelconque des actions du capital de la compagnie, ou toutes obligations, débentures ou autres valeurs de la compagnie, ou au sujet de la formation ou promotion de la compagnie ou la conduite de ses affaires, subordonnement à l'approbation des actionnaires de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Mutual Motor and Truck Company, Limited," avec un capital-actions de quatre-vingt-dix mille dollars, divisé en 900 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 4e jour de mars 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

36-2

Vallières, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28e jour de février 1913, constituant en corporation Louis Adhémar Rivet, conseil du Roi, Louis Gordon Glass et John Alexander Sullivan, avocats, James Joseph Sullivan, ingénieur des mines, et Flore Lalumière, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire les opérations d'un magasin à rayons et de commerçants en gros et en détail, et d'acheteurs et fabricants de toutes catégories de marchandises vendues par les magasins à rayons et de toutes sortes d'effets s'y rattachant ou entrant dans la production de ces effets, et agir comme agents pour les commerçants ou fabricants de tous tels effets, articles et marchandises ; (b) Exercer toute autre industrie manufacturière ou autrement que la compagnie jugera capable d'être avantageusement exercée en rapport avec son industrie, ou censée accroître directement ou indirectement la valeur de la propriété ou des droits de la compagnie ou les rendre profitables ; (c) Acquérir par achat, concession, échange ou autre titre légal, et construire, ériger, exploiter, entretenir et gérer des biens-fonds, fabriques, boutiques, magasins, dépôts, ateliers de machines, rotondes et autres structures et constructions nécessaires à son industrie, et toute autre propriété, mobilière et immobilière, nécessaire et utile à l'exercice de l'une quelconque des industries de la compagnie, et les louer, vendre et en disposer ; (d) Demander, obtenir, enregistrer, acheter, arrenter ou permettre l'usage, moyennant un droit régalien ou autrement, acquérir et détenir, utiliser, posséder, exploiter, introduire, et vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou non, utiles aux fins de la compagnie, et utiliser, exercer, développer, accorder des licences à leur sujet ou autrement faire valoir toutes telles marques de commerce, noms de commerce et inventions, licences, procédés et choses de même nature ou toute telle autre propriété ou droits ; (e) Développer et mettre en service toute force hydraulique, et générer, produire et accumuler de l'énergie électrique et des forces électro-motrices ou autre agent semblable pour produire la lumière, la chaleur ou la force pour les fins de la compagnie, avec la faculté de vendre ou autrement disposer de tout excédent dont la compagnie n'aura pas besoin, et la fournir pour des fins de lumière, de chaleur ou de traction à toute personne ou corporation aux conditions qui seront convenues, pourvu, toutefois, que toutes ventes, distribution et transmission de l'énergie ou force électrique, hydraulique ou autre force au delà des terres de la compagnie seront subordonnées aux règlements locaux et municipaux à cet égard ; (f) Conclure des conventions avec toute autorité, municipale, locale ou autre qui sembleront avantageuses pour

les objets de la compagnie ou l'un de ses dits objets et obtenir de cette autorité tous les droits, privilèges et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer à ces conventions, droits, privilèges et concessions ; (g) Emettre et répartir des actions acquittées du capital de la compagnie en plein paiement ou en paiement partiel de toute propriété mobilière ou immobilière ou mixte, et de tous droits et concessions achetés ou acquis par la compagnie, ou pour services rendus ou à rendre à la compagnie ; (h) Nonobstant les dispositions de l'article 44 de la dite loi, acheter et acquérir, et prendre, détenir, vendre et réémettre les actions, débetures, obligations et autres valeurs de toute compagnie ou corporation, et les payer en tout ou en partie en deniers comptants, actions, obligations, débetures et autres valeurs de la compagnie, et garantir le paiement du principal ou des dividendes ou de l'intérêt sur ces actions, obligations, débetures ou autres valeurs, et exploiter, exercer et gérer la propriété, franchise, entreprise et industrie de toute corporation dont une partie des actions, obligations, débetures ou autres valeurs est détenue par la compagnie, pour la compensation qui sera jugée raisonnable et à propos ; (i) Se fusionner ou s'associer avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, et acquérir par achat, bail ou autrement, la propriété, franchises, entreprise et industrie de toute telle corporation, et se charger de ses engagements, et les payer en tout ou en partie en deniers comptants, actions, obligations ou autres valeurs de la compagnie ; (j) Promouvoir ou aider à promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et des engagements de la compagnie, ou pour toute autre fin qui sera jugée propre à profiter directement ou indirectement à la compagnie, et devenir actionnaire dans toute compagnie subsidiaire, alliée ou autre exerçant quelque industrie en tout ou en partie semblable à celle de la présente compagnie, et conclure des conventions au sujet du partage des profits, la fusion des intérêts, les risques communs, les concessions réciproques ou autrement avec toute telle personne ou compagnie, et, nonobstant les dispositions de l'article 44 de la dite loi, prendre ou autrement acquérir les actions et valeurs de cette compagnie, et les payer en tout ou en partie en deniers comptants, actions, obligations ou autres valeurs de la compagnie, et les détenir, vendre, réémettre, avec ou sans garantie du principal, des intérêts et dividendes, ou autrement en disposer ; (k) Acquérir la clientèle, la propriété, les droits et actif et se charger des engagements de toute personne, maison ou compagnie endettée à la compagnie, ou engagée dans toute industrie semblable à celle exercée par la compagnie, et les payer en deniers comptants ou en valeurs de la compagnie ou autrement ; (l) Vendre, arrenter ou autrement disposer de la propriété, des droits, franchise et entreprises de la compagnie, ou toute partie de sa propriété, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures, obligations ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (m) Acheter, arrenter ou autrement acquérir et détenir, exercer et jouir de toutes et chacune des propriétés, franchises, clientèle, droits, pouvoirs et privilèges détenus ou utilisés par toute personne ou maison ou par toute compagnie ou compagnies exerçant ou formées pour exercer toute industrie semblable en tout ou en partie à celle que la présente compagnie est autorisée à exercer, soit en son propre nom ou au nom de toute telle personne, maison ou compagnie, et payer pour ces propriétés, franchises, clientèle, droits, pouvoirs et privilèges en tout ou en partie en deniers comptants, ou en tout ou en partie en actions acquittées de la compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie ; (n) Prêter des fonds aux clients et autres ayant des relations d'affaires avec la compagnie et garantir l'exécution des contrats ou autres obligations de toutes telles personnes ; (o) Accepter en paiement de toute dette due à la compagnie, des stocks, actions, obligations, débetures ou autres valeurs de toute compagnie ; (p) Dis-

tribuer en espèces ou autrement, selon que la chose sera résolue, toute partie des biens de la compagnie entre ses membres, et en particulier les actions, obligations, débetures ou autres valeurs de toute autre compagnie qui se chargerait de la totalité ou d'une partie de l'actif ou du passif de la compagnie ; (q) Placer et disposer des fonds disponibles de la compagnie en les valeurs et de la manière qui seront déterminées de temps à autre ; (r) Aider de toute manière que ce soit toute corporation dont une partie des parts de son capital-actions, obligations ou autres engagements est détenue ou est de quelque manière garantie par la présente compagnie, et faire tous les actes ou choses pour la préservation et protection, amélioration ou accroissement de valeur de toutes telles parts du capital-actions, obligations ou autres engagements, et faire tous les actes et choses tendant à accroître la valeur d'une partie quelconque de la propriété en aucun temps détenue ou contrôlée par la compagnie ; (s) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommiss et choses de nature à profiter aux employés ou aux ex-employés de la compagnie (ou de ses prédécesseurs en affaires) ou les personnes dépendant ou alliées à ces employés ou ex-employés, et accorder des pensions et allocations, et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition ou pour tout objet public, général ou utile ; (t) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ; (u) Rémunérer au moyen de deniers comptants, ou, avec l'approbation des actionnaires, en stocks, obligations ou de toute autre manière, toute personne ou personnes ou compagnies pour services rendus ou à rendre, en plaçant ou en aidant à placer, ou en garantissant le placement de toute partie des actions du capital de la compagnie, ou de toutes débetures ou autres valeurs de la compagnie, ou relativement à la formation ou promotion de la compagnie, ou la conduite de ses affaires ; (v) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement de l'une quelconque des fins ou objets plus haut énumérés ou qui sera ou paraîtra en aucun temps nécessaire à la protection ou avantage de la corporation soit comme détenteurs ou intéressés dans toute propriété ou autrement ; (w) Les pouvoirs accordés dans un paragraphe quelconque ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Vallières, Limitée," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

H. H. Martyn & Company of Canada, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 5e jour de mars 1913, constituant en corporation Louis Athanase David et George Leonard Alexander, avocats, Bruce Campbell Macfarlane, comptable patenté, Segfried Hinson Read Bush, commis, et Edward Charles Baker, comptable, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer la profession et l'industrie de sculpteurs, décorateurs d'architecture, artistes et dessinateurs sur bois, verre, pierre, marbre, fer, métal et autres matériaux et de manufacturiers, acheteurs et vendeurs de menuiserie et ébénisterie de tous genres et de toutes sortes d'appareils et choses requises et s'y rattachant, et acheter et vendre, préparer, manufacturer et faire le commerce d'articles en bois, verre, pierre, marbre, fer et métaux et de produits ou commo-

dités minérales, animales ou végétales propres à la fabrication d'objets d'art ou leurs accessoires ; (b) Acheter ou autrement acquérir et se charger de la totalité ou d'une partie des affaires ou droits et engagements de toute personne ou compagnie exerçant une industrie reliée aux objets de la présente compagnie ; (c) Souscrire, acquérir et détenir, soit comme principal ou agent et absolument, soit comme propriétaire ou par voie de garantie collatérale, et échanger, engager ou autrement céder les actions du capital, obligations ou débetures de toute compagnie ou corporation avec laquelle elle a ou est sur le point d'avoir des relations d'affaires, nonobstant les dispositions de l'article 44 de la dite loi ; (d) Demander, acheter ou autrement acquérir tous brevets, brevets d'invention, marques de commerce, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre au sujet d'une invention qui pourrait être utilisée pour les fins de la compagnie, ou dont l'acquisition sera censée profiter, directement ou indirectement, à la présente compagnie, et utiliser, exercer, développer ou accorder des permis à leur sujet ou autrement faire valoir la propriété, les droits ou informations ainsi acquises ; (e) Etablir ou supporter ou souscrire à toute association ou institution censée profiter aux personnes employées par la compagnie ou ayant des relations d'affaires avec la présente compagnie ; (f) Placer et appliquer les fonds disponibles de la compagnie en les valeurs et de la manière qui sera déterminée de temps à autre ; (g) Agir en qualité d'agent pour toute personne, société ou compagnie exerçant une industrie semblable, et faire les opérations d'expéditeurs, marchands et agents à commission pour les fins de la compagnie ; (h) Promouvoir toute autre compagnie dans le but d'acquérir la totalité ou une partie de la propriété, des droits et engagements de la présente compagnie ou pour toute autre fin censée profiter directement ou indirectement à la présente compagnie, et se fusionner avec telle compagnie ou toute autre personne, compagnie ou société dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (i) Vendre la totalité ou une partie des entreprises de la compagnie pour la compensation que la compagnie jugera acceptable, et en particulier pour les actions, obligations, débetures ou valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (j) Distribuer entre les actionnaires de la compagnie, en nature, toutes actions, débetures, valeurs ou propriété appartenant à la compagnie ; (k) Payer pour tous services rendus et pour toute propriété et droits acquis par la compagnie en la manière qui sera jugée convenable, et en particulier par l'émission d'actions ou valeurs de la compagnie, acquittées en totalité ou en partie ; (l) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité, ni restreint par induction ou déduction des termes d'aucun autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "H. H. Martyn & Company of Canada, Limited," avec un capital-actions de dix mille dollars, divisé en 100 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de mars 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

36-2

Kneen Realities, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 4e jour de mars 1913, constituant en corporation Walter Robert Lorimer Shanks, avocat, Francis George Bush, teneur de livres, George Robert Drennan, sténographe, Michael Joseph O'Brien et Herbert William Jackson, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire les opérations d'agents d'immeubles et de commerçants en biens-fonds, y compris

les terrains, bâtiments et améliorations qui s'y trouvent ; (b) Acheter, arrenter ou autrement acquérir, posséder, vendre ou autrement disposer de terrains, bâtiments et autres propriétés mobilières et immobilières, ou tout intérêt en ces propriétés, et généralement disposer de telle propriété d'une manière quelconque ; (c) Développer, améliorer, exploiter et diviser toute telle propriété en rues, squares, ruelles, subdivisions de lots, ou autrement ; ériger des maisons, bâtiments et autres constructions sur la propriété acquise par la compagnie, ou sur toute partie de telle propriété ; et généralement développer et faire valoir tous terrains ou autre propriété acquise par la compagnie ou dans laquelle elle est intéressée ; (d) Disposer de toutes rues, squares ou terrains en faveur de personnes ou municipalités aux termes et conditions que la compagnie jugera convenables, et faire et conclure toute convention ou contrat pour paver, macadamiser, niveler, réparer, nettoyer et arroser les rues et grands chemins, et pour la construction, ouverture et réparation des conduites, citernes, drains ou égouts ; (e) Avancer des fonds au moyen de prêt ou prêts à l'acheteur ou aux acheteurs ou locataires d'une partie quelconque de la propriété de la compagnie pour y construire ou y faire d'autres améliorations ; aider par voie d'avances de fonds à la construction et entretien des chemins, rues, ruelles, aqueducs, drains, égouts et autres ouvrages censés donner un meilleur accès à la propriété de la compagnie et en augmenter la valeur ; (f) Exercer toute autre industrie que la compagnie croira capable d'être exercée en rapport avec son entreprise, ou censée augmenter directement ou indirectement la valeur des droits ou propriétés de la compagnie ou de les rendre profitables ; (g) Acquérir par achat, bail ou autrement, ou entreprendre la totalité ou une partie de l'industrie, propriété, biens et engagements de toute personne, maison ou compagnie ou les actions, obligations, débetures ou autres valeurs de toute compagnie engagée dans une industrie en tout ou en partie semblable à celle de la présente compagnie, ou en possession de propriété propre aux fins de la présente compagnie ; (h) Payer pour toute propriété ou droits acquis par la compagnie ou pour services rendus ou à rendre à la compagnie, soit en deniers comptants ou en actions acquittées, ou en valeurs que la présente compagnie a le pouvoir d'émettre ou partie d'une manière et partie de l'autre ou autres, et généralement aux termes et conditions que la compagnie agréera ; (i) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec tout gouvernement, autorité municipale ou locale ou avec toute personne ou compagnie exerçant ou engagée, ou sur le point d'exercer ou entreprendre une industrie ou transaction que la présente compagnie peut exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter directement ou indirectement à la présente compagnie, se porter garants des entreprises, avec ou sans garantie, et faire des avances de fonds ou autrement aider cette personne ou compagnie ou toute personne ou compagnie qui entreprend la construction ou l'embellissement de toute propriété dans laquelle la présente compagnie est intéressée ; (j) Vendre, arrenter ou autrement disposer de toute l'entreprise, propriété et biens de la compagnie, ou d'une partie de ses biens, pour la compensation et aux termes et conditions que la compagnie jugera convenables, et en particulier pour des actions, débetures et valeurs de toute autre compagnie ; (k) Distribuer entre les actionnaires, en espèces, sous forme de dividende ou de bonus, des actions acquittées ou de toute autre manière jugée convenable, toute propriété de la compagnie ou tous produits de la vente ou cession de toute propriété de la compagnie ; (l) Exercer toute autre industrie, et faire tous autres actes et choses ci-dessus, soit en qualité de principaux, agents ou fidéicommissaires, ou par l'entremise de fidéicommissaires, agents ou autrement, et soit seuls ou conjointement avec d'autres ; (m) Faire tout ce qui sera nécessaire, convenable ou propre à atteindre l'une quelconque des fins de la compagnie ou l'un ou plusieurs des objets ci-dessus énumérés ; (n) C'est l'intention de la compagnie que les objets mentionnés dans les paragraphes (a), (b), (c) et (d) de la présente charte ne seront ni limités ni restreints par induction ou déduction des termes de

tout autre paragraphe ou par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Kneen Realities, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de mars 1913.

36-2

THOMAS MULVEY,
Sous-secrétaire d'Etat.

The Railway Centre Park Co., Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de mars 1913, constituant en corporation Napoléon Thomas Turgeon, marchand de bois, du village de Beauceville, dans la province de Québec, Joseph DeVarenes, marchand, Gustave Proteau, rentier et Napoléon Bédard, hôtelier, tous trois de la cité de Québec, dans la dite province de Québec, et Joseph Napoléon Matte, agent, de la cité de Montréal, dans la dite province, pour les fins suivantes, savoir :—(a) Acquérir par achat, bail ou autrement et posséder des immeubles, construire des maisons et autres édifices sur les dites propriétés ou sur toute partie de telles propriétés dans tout le Dominion du Canada ; (b) Vendre, arrenter, transporter, échanger les dits immeubles ou toutes parties de tels immeubles et en disposer, et développer, améliorer et diviser ces propriétés en lots à bâtir, rues, ruelles, squares ou autrement ; (c) Faire des avances de fonds ou prêts aux acheteurs ou aux locataires de toute partie des propriétés de la compagnie pour des fins de construction et autres embellissements ; (d) Prendre et détenir le paiement du prix d'achat de toute propriété vendue par la compagnie ou avances faites par la compagnie pour des fins de construction ou autres embellissements ; (e) Acheter, acquérir, posséder, transporter, vendre des actions, obligations ou valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (f) Agir en qualité d'agents ou fidéicommissaires pour toute compagnie, société ou personne exerçant un commerce en totalité ou en partie semblable à celui de la présente compagnie ; (g) Vendre toute partie des biens-fonds ou autre propriété appartenant à la compagnie pour la compensation et aux clauses et conditions que la compagnie jugera avantageuses et céder, accepter des deniers, actions, débetures ou valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, en plein paiement ou en paiement partiel de telle propriété. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Railway Centre Park Company, Limited," avec un capital-actions de deux cent mille

dollars, divisé en 2,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de-mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

The Brunelle Furnace & Boiler Company, à responsabilité limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de mars 1913, constituant en corporation Joseph Antonio Jutras, chirurgien-dentiste, Johnny Boivin, commerçant, Wilfrid Descoteaux et Joseph Benjamin Godbout, agents de commerce, tous de la cité de Trois-Rivières, dans la province de Québec ; Arthur Héroux, industriel, et Hercule Descoteaux, marchand, tous deux du village d'Yamachiche, dans la dite province, pour les fins suivantes, savoir :—(a) Acquérir à titre onéreux ou gratuit, louer, sous-louer, posséder, vendre, transférer ou échanger des meubles ou des immeubles pour les fins de son entreprise ; (b) Exploiter les mines de fer, de cuivre, d'argent et d'autres métaux, qu'elle peut posséder, occuper ou détenir en vertu du pouvoir ci-dessus, et faire le commerce du produit de ses mines ; (c) Bâtir, construire, ériger ou faire bâtir, construire, ériger, soit pour elle-même ou pour le public en général, des usines, édifices, maisons, constructions, et aussi faire ou faire faire des travaux de tous genres ; (d) Emettre des obligations, actions et autres valeurs de la compagnie et les donner en garantie ou les vendre pour les prix ou sommes jugées convenables ; (e) Acheter, posséder, fabriquer, vendre, louer, sous-louer, échanger, aliéner, (1) Des fournaies, bouilloires, calorifères, radiateurs, tuyaux et autres accessoires et appareils servant au chauffage à l'eau, à l'air, à la vapeur ou autrement ; (2) Des colonnes, pièces, articles, objets généralement quelconques et utiles à l'industrie, à l'agriculture et au commerce ; (f) Conclure, relativement à son établissement et son exploitation, des conventions avec les corporations municipales et autres et avec les individus ; (g) Se fusionner avec une autre corporation ou compagnie, poursuivant ou ayant un but similaire au sien, et faire à ce sujet les conventions, transactions, compromis, qu'elle jugera à propos ; (h) Exercer tous les pouvoirs que lui confère la loi générale applicable à l'espèce et tous ceux nécessaires pour lui permettre d'atteindre le but de sa destination. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Brunelle Furnace & Boiler Company," à responsabilité limitée, avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Trois-Rivières, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

COMPTE de la Caisse d'Épargne des Postes, pour le mois de décembre 1912.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargnes, chap. 30, Statuts Refondus
Dt. Can., 1906.) Av.

	\$	c.		\$	c.
BALANCE en caisse chez le Ministre des Finances au 30 novembre 1912.....	42,174,667	12	REMBOURSEMENTS durant le mois.....	1,032,654	94
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	872,670	03			
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :--					
PRINCIPAL.....					
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert.....					
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	9,803	43			
INTÉRÊT acquis aux comptes des déposants et porté au capital le 31 mars.....					
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois.....	10,503	15	BALANCE au crédit des comptes des déposants au 31 décembre 1912.....	42,034,988	79
	43,067,643	73		43,067,643	73

Certifié,
W. H. HARRINGTON,
Surintendant, Division des Caisses d'Épargne.
DÉPARTEMENT DES POSTES, Ottawa, 5 février 1913.

R. M. COULTER,
Sous-maître général des Postes.
33 tf

ETAT non révisé des Revenus de l'Intérieur, acquis durant le mois de janvier 1913.

Source des revenus.	Montants.	Total.
	\$	\$
	c.	c.
ACCISE.		
Spiritueux.....	731,858	54
Liqueur de malt.....	9,549	40
Malt.....	142,367	25
Tabac.....	791,597	21
Cigares.....	44,880	29
Fabrications en entrepôt.....	2,800	61
Acide acétique.....	549	98
Saisies.....	100	00
Autres revenus.....	12,173	67
Total du revenu de l'accise.....		1,735,876 95
Spiritueux pyroxyliques.....		9,550 06
Passages d'eau.....		7,521 12
Inspection des poids et mesures.....		4,714 30
Inspection du gaz.....		6,483 05
Inspection de la lumière électrique.....		653 70
Timbres de pièces judiciaires.....		441 00
Autres revenus.....		
Grand revenu total.....		1,765,240 18

MINISTÈRE DU REVENU DE L'INTÉRIEUR,
Ottawa, 14 février 1913.

WM. HIMSWORTH,
Sous-ministre suppléant.
34-tf

ETAT

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances le dernier jour de février, 1912 et 1913.

DETTE PUBLIQUE.		1912.	1913
PASSIF.		\$ c	\$ c.
DETTE FLOTTANTE—			
Payable au Canada		4,815,024 35	4,769,539 48
Payable à Londres		263,131,936 77	258,669,833 07
Fonds de rachat de la circulation des banques ..		4,661,776 85	5,254,436 21
Billets du Dominion		113,188,879 65	113,602,030 40
CAISSES D'ÉPARGNES—			
	1912. 1913.		
Caisses d'épargnes des Postes ..	\$42,505,664 65 \$41,489,154 33		
Caisses d'épargnes du Gouvernement	14,417,669 26 14,175,042 95		
Fonds en fidéicommiss		56,923,333 91	55,664,197 28
Comptes des provinces		9,712,794 30	9,648,224 99
Divers, et comptes de banque		11,920,582 42	11,920,486 07
		22,928,039 35	26,384,575 74
Total de la dette brute		487,282,367 60	485,913,323 24
ACTIF.			
PLACEMENTS—			
Fonds d'amortissement		12,209,066 21	13,585,901 41
Autres placements		29,776,851 20	42,207,784 52
COMPTES DES PROVINCES		2,296,429 12	2,296,332 77
DIVERS, ET COMPTES DE BANQUES		120,211,026 21	123,695,479 41
Total de l'actif		164,493,372 74	181,785,498 11
Total de la dette nette		322,788,994 86	304,127,825 13
“ au 28 février		324,986,426 97	309,308,436 20
Diminution de la dette		2,197,432 11	5,180,611 07

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois de février 1912.	Total au 29 février 1912.	Mois de février 1913.	Total au 28 février 1913.
REVENU :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Douanes	7,258,941 86	77,759,234 43	8,979,793 80	102,737,401 19
Accise	1,623,017 35	17,400,599 84	1,787,992 97	19,575,562 07
Département des Postes	850,000 00	8,834,183 59	950,000 00	10,228,507 14
Travaux Publics, y compris les chemins de fer et canaux	839,974 21	10,642,932 80	1,154,322 50	12,300,327 47
Divers	506,700 36	6,008,666 19	263,761 31	6,314,007 88
Total	11,078,633 78	120,645,616 85	13,135,870 58	151,155,805 75
DÉPENSES	6,490,236 28	77,145,824 97	6,293,008 12	88,944,332 86

DÉPENSES À COMPTE DU CAPITAL, ETC.				
Travaux publics, y compris chemins de fer et canaux.	2,075,413 39	26,279,398 37	1,796,373 09	22,697,068 50
Subventions aux chemins de fer	315,552 00	735,640 25	279,117 00	4,920,207 35
Total	2,390,965 39	27,015,038 62	2,075,490 09	27,617,275 85

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

Certifié correct,
J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion.
DÉPARTEMENT DES FINANCES, Ottawa, 4 mars 1913.

T. C. BOVILLE,
Sous-ministre des Finances.

AUX ANNONCEURS DANS LA GAZETTE.

Ceux qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.

3. TRANSMETTRE INVARIABLEMENT LE PRIX DE L'ANNONCE AINSI QUE LE PRIX D'UN EXEMPLAIRE DE LA GAZETTE, TELS QUE DONNÉS PLUS BAS; SANS CELA L'ANNONCE NE SERA PAS PUBLIÉE.

Les prix sont de dix cts. pour la première insertion et cinq cts. pour chaque insertion subséquente par ligne de neuf mots, chaque chiffre comptant pour un mot.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous :—

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc—1 insertion.

AUCUNE ANNONCE N'EST INSÉRÉE, POUR MOINS D'UNE PIASTRE.

Les annonces reçues jusqu'à 2 heures p.m. le vendredi seront insérées dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cts., et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

C. H. PARMELEE,
Imprimeur du Roi et Contrôleur
de la Papeterie.

Département des Impressions
et de la Papeterie publiques,
Ottawa, 2 février 1909.

DEMANDES AU PARLEMENT.

CHAMBRE DES COMMUNES.

RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, et tout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'Examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

Instruction aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou

en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill ; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents piastres.

Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent savoir :—

- | | |
|--|-----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$ 100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième | 100 00 |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... | 200 00 |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000 et n'excède pas \$500,000..... | 100 00 |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... | 150 00 |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... | 200 00 |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... | 300 00 |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000 et n'excède pas \$2,000,000..... | 400 00 |
| (i) Pour chaque million ou fraction de million de dollars additionnel..... | 100 00 |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter, sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans le cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, telle qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,
Greffier des Communes.

RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada* ; le dit avis devra énoncer clairement et distinctement la nature et l'objet

de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires ; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis ; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés ; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit :—

A. Lorsque la demande sera faite pour un acte constituant en corporation,—

1. *Une compagnie de chemin de fer ou de canal* :— Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés

2. *Une compagnie de télégraphe ou de téléphone* :— Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. *Une compagnie pour la construction de travaux quelconques* de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation ; ou pour obtenir quelques droits ou privilèges exclusifs ; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers :— Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. *Une compagnie de banque ; une compagnie d'assurance ; une compagnie de fidéicommis ; une compagnie de prêt ; ou une compagnie industrielle*, sans pouvoirs exclusifs quelconques :— Dans la *Gazette du Canada* seulement.

B. Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal :— Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par ce prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés ; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs) ; ou pour l'augmentation ou la réduction du capital social de quelque compagnie ; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie :— Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

(C.) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes : dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives ; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français ; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal ; et la preuve de la publication régulière de l'avis sera

établie dans chaque cas par une déclaration conforme à la loi ; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

(D.) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

(E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir ; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général ; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,

Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes :—

CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit".

CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a.) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelquel effet sur la dite région ; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait ;

(b.) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

SENAT.

SUBSTANCE DES RÈGLES ET FORMES DE PROCÉDER DU SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1906.

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé ; il fait insérer cet avis, pendant trois

mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province ; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district ; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration ; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu ; les faits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants :

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat :

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,
Greffier du Sénat.

SENAT.

Avis de bills privés.

EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada* ; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires ; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit :—

A. Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée ;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer ;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière ; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse ;

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de crédit ; une compagnie de prêt ou une compagnie industrielle, sans pouvoirs exclusifs—dans la *Gazette du Canada* seulement ;

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis ; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés ; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B. Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal ;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège ;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs) ; d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.—

c. Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives ; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires *marqués* de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots : “ *Avis de bill privé* ” ; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au Secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents ; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'une compagnie de canal, ou pour l'extension de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres Permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux ; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session ; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session ; aucun rapport d'un comité permanent ou spécial sur un bill privé n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre,

huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français ; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts ; et elle remettra au commissaire-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

AVIS est donné par le présent que Andrew Lorne Hamilton, de la ville de Portage La Prairie, dans la province de Manitoba, et actuellement de la cité de Québec, dans la province de Québec, gérant de banque, s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un bill de divorce d'avec son épouse, Maud Louise Hamilton, ci-devant de la cité de Toronto, dans la province d'Ontario, mais maintenant de lieux inconnus, pour cause d'adultère.

Daté à Montréal, dans la province de Québec ; ce 17e jour de décembre 1912.

W. G. MITCHELL,

Solliciteur du requérant,

222 rue Saint-Jacques,

25-14

Montréal, P. Q.

CHEMIN DE FER TERMINAL DE LA POINTE AUX TREMBLES.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, à l'effet d'obtenir un acte constituant en corporation une compagnie de chemin de fer sous le nom de “ Chemin de fer Terminal de la Pointe aux Trembles, ” autorisée à construire, poser et mettre en service une ligne de voie ferrée partant du dock que doit construire la Commission du havre de Montréal sur l'extrémité sud-est de la propriété de la Compagnie de ciment du Canada, lot n° 74, paroisse de la Pointe aux Trembles, et se prolongeant le long de la devanture du dock jusque près de la borne sud-ouest de la propriété de la Compagnie de ciment du Canada, de là dans une direction nord-ouest jusqu'au moulin de la Compagnie de ciment, traversant la rue Notre-Dame, et le droit de passage du chemin de fer Canadien Nord Québec et le chemin de fer Terminal de Montréal ; et avec la faculté de construire, arrenter et louer des gares, facilités, quais, docks, élévateurs, entrepôts, etc., et faire des opérations d'agents expéditeurs, gardiens de quais et entrepositaires, et de conclure des conventions avec d'autres compagnies.

Le dit chemin de fer sera pour l'avantage général du Canada.

Fait à Montréal, ce 4e jour de février A.D. 1913.

BROWN, MONTGOMERY & McMICHAEL,

34-5

Solliciteurs des requérants.

GREAT WEST PERMANENT LOAN CO.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte modifiant un acte constituant en corporation The Great West Permanent Loan Company, étant le chapitre 89 des statuts du Canada, 1909, cette modification autorisant la dite compagnie à placer ses fonds en effets, obligations et débentures de compagnies de fidéicommis et de prêt.

Daté à Winnipeg, ce 21e jour de février 1913.

TAYLOR, MACALPINE & ROSS,

35-5

Solliciteurs des requérants.

BEAVER FIRE INSURANCE CO.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation la Beaver Fire Insurance Company, autorisée à faire des opérations d'assurance contre l'incendie, et autre genre d'assurance, tel qu'énoncé à l'article 8, alinéa 2, clause (b) de la *Loi des Assurances*, 1910, et les autres opérations d'assurance qui seront de temps à autre autorisées par permis délivré à la compagnie en vertu des dispositions de la *Loi des Assurances*, 1910, et tous actes la modifiant, avec tous les pouvoirs nécessaires à cet effet et s'y rattachant.

Daté à Winnipeg, Manitoba, 13 février 1913.

MUNSON, ALLAN, LAIRD & DAVIS,
Winnipeg, Manitoba,
Solliciteurs des requérants.

LEWIS & SMELLIE,
Agents à Ottawa.

34-5

CORPORATION DE LA CITÉ D'OTTAWA.

AVIS est donné par le présent que la corporation de la cité d'Ottawa demandera au parlement du Canada, à sa présente session, un acte ou des actes—

(a) Autorisant la dite corporation à faire venir de l'eau d'un ou de plusieurs des lacs dans le comté d'Ottawa, dans la province de Québec, se déversant soit dans la rivière Gatineau ou la rivière du Lièvre dans la province de Québec à la cité de Hull, dans la province de Québec, et la cité d'Ottawa, dans la province d'Ontario, pour l'usage des habitants des dites cités, et la fournir aux habitants des dites cités, et construire les travaux qui pourront être nécessaires à ces dites fins dans le dit comté d'Ottawa et dans la dite cité de Hull, dans la province de Québec, et dans la dite cité d'Ottawa, et dans le comté de Carleton, dans la province d'Ontario.

(b) Autorisant la dite corporation à acquérir, par donation, achat ou expropriation, la dite eau, lacs, ou lacs et terrains dans le dit comté d'Ottawa et dans la dite cité de Hull et dans la dite cité d'Ottawa et dans le dit comté de Carleton, qui seront nécessaires pour l'approvisionnement de l'eau et comme site ou sites des bâtiments ou autres constructions qu'il sera opportun de construire en rapport avec les dits travaux, et pour un droit de passage d'une ligne de tuyaux à partir de ce lac ou de ces lacs jusqu'à la dite cité d'Ottawa, subordonnement, quant à ce droit de passage à travers la dite cité de Hull, à une convention à conclure entre la corporation de cette cité à ce sujet, les termes de cette dite convention, en cas de désaccord, devant être réglés par la Commission des chemins de fer du Canada.

(c) Autorisant la dite corporation à conclure une convention avec la corporation de la dite cité de Hull pour l'approvisionnement d'eau aux habitants de la dite cité au moyen de ces dits travaux :

(d) Autorisant la dite corporation à conclure des conventions avec d'autres municipalités soit dans la province de Québec ou dans la province d'Ontario pour l'approvisionnement d'eau aux habitants des dites municipalités au moyen des dits travaux.

(e) Déclarant que les dits travaux seront pour l'avantage général du Canada.

Daté à Ottawa, ce 6^e jour de mars 1913.

TAYLOR McVEITY,
Solliciteur de la requérante.

36-5

AVIS DIVERS.

LA PUBLICITÉ (LIMITÉE).

RÈGLEMENT N° VIII.

Conseil d'administration.

LE Conseil d'administration de "La Publicité (Limitée)" se compose de trois membres, dont deux forment le quorum des sessions.

Les articles 48 et 59 du Règlement No 1 de la Compagnie sont modifiés en conséquence.

(Signé) G. N. DUCHARME,
Président.
" HENRI BOURASSA,
Secrétaire.

36-1

LA BANQUE PROVINCIALE DU CANADA

DIVIDENDE TRIMESTRIEL N° 37.

AVIS est par les présentes donné qu'un dividende de un et demi pour cent ($1\frac{1}{2}\%$) étant au taux de six pour cent l'an, sur le capital payé de cette institution, a été déclaré pour le trimestre finissant le 31 mars 1913, et sera payable au bureau-chef de la banque à Montréal, et à ses succursales, le ou après le premier jour d'avril 1913, aux actionnaires enregistrés dans les livres le 25 mars prochain.

Par ordre du bureau de direction,

TANCRÈDE BIENVENU,
Gérant général.

Montréal, 28 février 1913.

36-4

BANQUE DE L'AMÉRIQUE BRITANNIQUE
DU NORD.

CONSTITUÉE PAR CHARTE ROYALE.

LA cour des directeurs donne avis par le présent qu'un dividende de 40 schellings par action, moins la taxe du revenu, sera payable le 4 avril prochain, aux propriétaires d'actions enregistrées dans le Dominion du Canada, étant au taux de 8 pour cent l'an, pour l'année finissant le 30 novembre dernier.

Le dividende sera payable au taux du change courant, le 4^e jour d'avril prochain, lequel sera fixé par les gérants.

Il ne pourra être fait de transferts entre le 22 courant inclusivement, et le 3 prox., inclusivement, vu que les livres doivent être fermés durant cet intervalle.

Par ordre de la cour,

A. G. WALLIS,
Secrétaire.

No. 5 Gracechurch St., Londres, E.C.
4 mars 1913.

36-4

GRAND-TRONC-PACIFIQUE.

AVIS est donné par le présent qu'une assemblée spéciale des actionnaires de la compagnie de chemin de fer Grand-Tronc-Pacifique aura lieu aux bureaux généraux de la compagnie, rue McGill, en la cité de Montréal, vendredi, le 11^e jour d'avril A.D. 1913, à midi, dans le but d'adopter un règlement autorisant l'émission d'actions-déventures créées par la *Loi du Grand-Tronc-Pacifique*, 1913, et pour l'expédition d'autres affaires reliées ou se rattachant à l'entreprise de la compagnie, qui pourront être soumises à l'assemblée.

Montréal, P. Q., 6 mars 1913.

36-5 HENRY PHILIPS,
Secrétaire.

CHEMIN DE FER CANADIEN DU PACIFIQUE.

AVIS AUX ACTIONNAIRES.

Nouvelle émission de capital-actions ordinaire
(\$60,000,000).

AVIS est donné par le présent qu'en vertu d'une résolution passée à une assemblée spéciale générale des actionnaires de la compagnie, tenue le 2 octobre 1912, les directeurs ont fait et font par le présent des demandes de versements à tous les actionnaires souscrivant à la dite nouvelle émission du capital-actions ordinaire, sur laquelle 20% ont été déposés à l'époque de la dite souscription, et que ces versements sont payables à la Banque de Montréal à Londres, Angleterre, New-York ou Montréal, dans les proportions et aux époques fixées plus bas, c'est-à-dire 20% ou \$35 par action le 14 avril 1913; 20% ou \$35 par action le 16 juin 1913; 20% ou \$35 par action le 18 d'août 1913; 20% ou \$35 par action le 20 octobre 1913.

W. R. BAKER,
Secrétaire.

Montréal, 14 de février 1913.

34-5

LA BANQUE INTERNATIONALE DU CANADA,
ET THE HOME BANK OF CANADA.

AVIS est donné par le présent qu'après la publication du présent avis durant quatre semaines dans *La Gazette du Canada* et dans la *Montreal Gazette* et *La Presse* papiers-nouvelles publiées en la cité de Montréal, P.Q., et dans le *Mail and Empire*, un journal publié en la cité de Toronto, Ontario, La Banque Internationale du Canada et la Home Bank of Canada, ont l'intention de s'adresser au Gouverneur général en conseil, par l'entremise du Ministre, afin d'obtenir que soit approuvée une convention conclue entre les dites banques relative à l'achat par la Home Bank of Canada de tout l'actif de la Banque Internationale du Canada et la vente de tel actif, par la dite Banque Internationale du Canada à la dite Home Bank of Canada.

Cet avis est donné conformément aux dispositions de la *Loi des Banques*.

Daté ce 12e jour de février 1913.

GODFREY BIRD,
Gérant général de la Banque
Internationale du Canada.

JAMES MASON,
Gérant général de la Home
Bank of Canada.

33-5

LA BANQUE INTERNATIONALE DU CANADA.

AVIS est par le présent donné qu'une assemblée générale spéciale des actionnaires de La Banque Internationale du Canada aura lieu au bureau-chef de la dite banque, dans la cité de Montréal, P.Q., le dix-neuvième jour de mars prochain, A.D. 1913, à midi, dans le but de prendre en considération une convention pour la vente par la dite Banque Internationale du Canada de son actif à la Home Bank of Canada, aux clauses et conditions mentionnées dans la dite convention, copie de laquelle sera expédiée par la malle, sous enveloppe affranchie, à chaque actionnaire avec le présent avis, et, si la chose est jugée opportune, adopter une résolution ou des résolutions approuvant la dite convention et autorisant le président et le gérant général de La Banque Internationale du Canada à apposer à la dite convention le sceau corporatif de la banque, et la signer et mettre à exécution pour et au nom de la banque; ainsi que dans le but de prendre en considération et, si la chose est jugée opportune, adopter toutes les autres résolutions nécessaires pour la complète exécution de la dite convention et des clauses qu'elle contient, selon que les actionnaires le jugeront utile ou convenable, et dans le but d'autoriser le conseil de direction à donner les avis, à faire les demandes et à passer et mettre à exécution tous les autres actes, résolutions, contrats, instruments, matières et choses qui seront jugés nécessaires pour obtenir le consentement du Gouverneur en conseil à la dite convention et pour la rendre effective et distribuer le produit de la dite vente.

Par ordre du conseil de direction,

GODFREY BIRD,
Gérant général.

Montréal, 28 janvier 1913.

31-6

DANS LA COUR DE L'ECHIQUIER DU CANADA.

DANS L'AFFAIRE d'une requête de Charles H. McNellen, des cité et district de Montréal, commis aux ventes.
et

DANS L'AFFAIRE de la marque de commerce "Anti-Dust" appliquée à une composition pour balayer.

AVIS est donné par le présent que le quatorzième jour de février 1913, une requête de Charles H. McNellen, des cité et district de Montréal, commis aux ventes, a été déposée au greffe de la Cour de l'Echiquier du Canada, demandant que la marque de commerce numéro 64, folio 15678, "Anti-Dust" accordée à Edmond Bouchard, et enregistrée le 10e jour d'avril 1911 soit biffée et que la marque de commerce du requérant consistant en les mots "Anti-Dust" soit enregistrée dans le registre des marques de commerce, au Ministère de l'Agriculture du Canada, à Ottawa, conformément aux dispositions de la *Loi des marques de commerce et dessins industriels*.

Toute personne désirant faire opposition à la dite requête doit produire, sous quatorze jours de la date de la dernière insertion du présent avis dans la *Gazette du Canada* (la date de la dernière insertion étant le 15e jour de mars 1913) une déclaration de ses objections au greffe du Registraire de la Cour de l'Echiquier du Canada, à Ottawa, et en servir une copie au requérant ou à ses solliciteurs.

Daté ce 19e jour de février 1913.

GREENSHIELDS, GREENSHIELDS
& LANGUEDOC,
86 rue Notre-Dame-Ouest,
Montréal, P.Q.
Solliciteurs du requérant.

34-4

COMPAGNIE LAURENTIDE, LTÉE.

AVIS est donné par le présent que la Laurentide Company, Limited, a fait déposer au ministère des Travaux publics, Dominion du Canada, à Ottawa, et au greffe du régistrateur des titres pour le district de Trois-Rivières, province de Québec, à Trois-Rivières, et pour le comté de Champlain à Ste-Geneviève, une description de l'emplacement et les plans de son développement hydro-électrique projeté sur la rivière St-Maurice à Grand'Mère, Qué., et qu'une demande sera adressée à Son Altesse Royale le Gouverneur général en conseil à l'effet de faire approuver l'emplacement et les plans de son développement hydro-électrique projeté.

Montréal, 13 février 1913.

BROWN, MONTGOMERY ET McMICHAEL,
33-5 Solliciteurs de la compagnie.

BANQUE DE L'AMERIQUE BRITANNIQUE
DU NORD.

Constituée par charte royale.

LA Cour des Directeurs de la Banque de l'Amérique Britannique du Nord a résolu, sujet à vérification, à une assemblée des propriétaires qui sera tenue le 4 mars, de déclarer un dividende payable le 4 avril, de 40 shillings par action, moins la taxe sur le revenu, soit 8 pour cent par année, transférant £30,000 au fonds de réserve, £15,000 aux édifices de la banque, et portant environ £19,000 au nouveau compte.

11 février 1913.

33-4

INDEX OF NEW MATTER IN THIS GAZETTE.

No. 36.

APPOINTMENTS.....	3259
ORDERS IN COUNCIL—	
Morrison Parsons Bridgland, special examiner under Dominion Lands Surveys Act.....	3260
Permits to cut timber on Dominion lands.....	3260
Salmon fishing, N.S.....	3267
GOVERNMENT NOTICES—	
Copyrights entered, 5th March, 1913.....	3268
Mutual Life and Citizens Assurance Company, licensed.....	3268
Resurvey of Township 22, Range 4.....	3268
"L. H. Packard & Co., Ltd.," increase of capital stock.....	3297
Charters granted to—	
St. Mathew's Heights Realty, Ltd.....	3283
International Light and Power Co., Ltd.....	3284
Mechanical Engineering Co., Ltd.....	3284
H. H. Martyn & Co. of Canada, Ltd.....	3285
Mutual Motor and Truck Co., Ltd.....	3286
Dominion Steel Foundry Co., Ltd.....	3287
Wayne Oil Tank and Pump Co., Ltd.....	3287
Kneen Realities, Ltd.....	3288
Vallières, Ltée.....	3289
Henry Hope and Sons of Canada, Ltd.....	3290
Canadian Wire Co., Ltd.....	3291
Browne Stores, Ltd.....	3292
Mount Royal Bond Co., Ltd.....	3293
Nadeau Lumber Co., Ltd.....	3294
Canadian De La Vergne Co., Ltd.....	3294
Lion Porcupine Gold Mines Co., Ltd.....	3295
Consolidated Film Co., Ltd.....	3296
Traders Investment & Realty Co., Ltd.....	3296
Railway Centre Park Co., Ltd.....	3343
Brunelle Furnace & Boiler Co., Ltée.....	3343
NOTICES TO MARINERS—	
Fraser river—New Westminster—Railway swing bridge—Regulations governing the opening and closing of the swing span....	3297
Bay of Fundy—Machias Seal island—Characteristic of light—Correction.....	3298
Cape Breton island—South coast—Louisburg harbour entrance—Wreck marked by buoy.....	3298

GOVERNMENT NOTICES—Continued.

Notices to Mariners—Continued.

North coast—Rustico harbour—Channels to be marked by bushes.....	3299
South coast—Bay of Fundy—Off Chance harbour—Bell buoy established.....	3299
South coast—Cuckold rock—Buoy established.....	3299
South coast—Approach to Halifax—Inner gas and whistling buoy—Erratum in List of Lights.....	3299
River St. Lawrence—Ship channel between Quebec and Montreal—Citrouille point—Lighthouse pier encased in concrete.....	3299
Burrard Inlet—Vancouver harbour—Parthia shoal—Dredging in progress—Temporary light.....	3300
Stephens passage—Grave point—Light established—Stockade point—Light discontinued.....	3300
Public Debt and Expenditure, 28th February, 1912 and 1913.....	3301
Montreal City and District Savings Bank, and Caisse d'Economie de Notre-Dame de Québec, liabilities and assets, February, 1913.....	3305

ADVERTISEMENTS—

Application to Parliament.

Corporation of the City of Ottawa.....	3311
--	------

Miscellaneous

Forwarders Limited, head office.....	3311
Finance Corporation of Canada, Ltd., number of directors.....	3311
La Publicité, Ltée., number of directors.....	3311
Provincial Bank of Canada, dividend.....	3312
Bank of British North America, dividend....	3312
Canadian Northern Railway, lease of rolling stock.....	3312
Lecky & Collis, Ltd., head office.....	3312
Henry Kupfer and Co., trade mark.....	3312
Grand Trunk Pacific Railway Co., meeting...	3312
Imperial Oil Co., Ltd., pipe lines under the bed of St. Clair River, plans deposited....	3312



The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, MARCH 15, 1913.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL has been pleased to make the following appointments, viz:—

OTTAWA, 9th November, 1912.

STUART TAYLOR WOOD, of the City of Regina, in the Province of Saskatchewan, Esquire: to be an Inspector in the Royal North West Mounted Police, from 1st November, 1912, in the room and stead of Inspector William Parker, retired.

1st February, 1913.

Sergeant JAMES MACDONALD TUPPER, of the City of Regina, in the Province of Saskatchewan: to be an Inspector in the Royal North West Mounted Police, from 1st January, 1913, in the room and stead of Inspector Albert Edward Crosby McDonell, who has been promoted to the rank of Superintendent.

7th March, 1913.

L. BARNABY, of Morden, in the County of Kings, in the Province of Nova Scotia: to be Wharfinger of the Government wharf at that place.

A. E. MILLS, of the City of Toronto, in the Province of Ontario: to be Assistant Inspector of Gas at Toronto, aforesaid.

WILFRED STANLEY STRONG, of Brighton, in the Province of Ontario: to be Wharfinger of the Government wharf at that place.

JOHN P. BURCHELL, of Nelson, in the County of Northumberland, in the Province of New Brunswick: to be a Commissioner for the Pilotage District of Miram'chi, in the said Province.

ELIE TREMBLAY, of St. Simeon, in the County of Charlevoix, in the Province of Quebec: to be Wharfinger of the Government wharf at that place, in the room and stead of Henry Savard, resigned.

THOMAS LOWE, of the Town of Pembroke, in the Province of Ontario: to be Wharfinger of the Government wharf at that place, in the room and stead of Thomas Anderson, deceased.

D. J. KEARNEY, of the City of Montreal, in the Province of Quebec, Special Class Excise Officer in the Inland Revenue Division of Montreal: to be Inspector of Food for the District of Montreal, in the said Province.

INVESTITURE.

ON March 8th His Royal Highness the Governor General held an Investiture at Rideau Hall at which the Honourable Sir James Whitney was invested with the Insignia of Knight Commander of the Order of St. Michael and St. George, and Lieutenant Colonel W. A. Anderson received the Badge of Companion of the Order of St. Michael and St. George.

CHAMBER OF THE SENATE.

OTTAWA, March 7, 1913.

This day, at 4.00 o'clock P.M., HIS HONOUR THE DEPUTY GOVERNOR GENERAL proceeded to the Senate Chamber, in the Parliament Buildings, and took his seat at the foot of the Throne. The Members of the Senate being assembled, His Honour the Deputy Governor was pleased to desire the attendance of the House of Commons, and that House being present, the following Bills were assented to in His Majesty's name, by His Honour the Deputy Governor, viz:—

2. An Act to amend the Canada Shipping Act.
3. An Act respecting the Grand Trunk Railway Company of Canada.
4. An Act respecting the Grand Trunk Pacific Railway Company.
5. An Act respecting the Grand Trunk Pacific Branch Lines Company.
6. An Act respecting the Ottawa Terminals Railway Company.
7. An Act to amend the Royal Northwest Mounted Police Act.
8. An Act respecting the Harbour Commissioners of Montreal.
9. An Act to incorporate the Northwest Life Assurance Company.
10. An Act to incorporate the General Loan Company of Canada.
11. An Act respecting the Huron and Erie Loan and Savings Company.
12. An Act respecting the Ontario-Michigan Railway Company.
13. An Act respecting the Alberta Central Railway Company.
14. An Act respecting the Campbellford, Lake Ontario and Western Railway Company.
15. An Act respecting the Manitoba and North Western Railway Company of Canada.
16. An Act respecting the Alberta Railway and Irrigation Company.
17. An Act respecting the British Columbia and Southern Railway Company.
18. An Act respecting the Kootenay and Arrowhead Railway Company.
19. An Act respecting the Ottawa Electric Company.
20. An Act respecting the Ottawa Northern and Western Railway Company.
21. An Act respecting the Brazilian Traction, Light and Power Company, Limited.
22. An Act respecting the Collingwood Southern Railway Company.
23. An Act respecting the Hull Electric Company.
24. An Act respecting the Simcoe, Grey and Bruce Railway Company.
25. An Act to incorporate the Wetaskiwin, Yellowhead and Revelstoke Railway Company.
26. An Act respecting a patent of George Frederick Bishopric.
27. An Act respecting Canadian Explosives, Limited.
28. An Act respecting a patent of the Gold Medal Furniture Manufacturing Company, Limited.
29. An Act respecting the Grand Trunk Pacific Railway Company.
30. An Act respecting the National Transcontinental Railway.
31. An Act respecting the Burrard Inlet Tunnel and Bridge Company.
32. An Act to consolidate and amend the Acts relating to the Guarantee Company of North America.
33. An Act respecting the Canada Permanent Mortgage Corporation.
34. An Act to incorporate the Canada Permanent Trust Company.
35. An Act respecting the Montreal, Ottawa and Georgian Bay Canal Company.

DESPATCHES, Etc.

Extract from the LONDON GAZETTE of 14th February, 1913.

The KING has been pleased, by Letters Patent, under the Great Seal of the United Kingdom of Great Britain and Ireland, bearing date the 1st January, 1913, to confer the dignity of a Knight of the said United Kingdom upon:—

The Honourable Auguste Réal Angers, K.C., Member of the King's Privy Council for Canada.

John Stephen Willison, Esq., LL.D., of Toronto.

37-1

ORDERS IN COUNCIL.

[387]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 20th day of February, 1913

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of La Corporation Episcopale Catholique Romaine de Prince Albert for a grant of ten acres of land comprised in the north-west corner of the N.W. $\frac{1}{4}$ of Section 18, Township 53, Range 22, west of the Third Meridian, for church purposes;

And whereas the customary requirements have been complied with and the land applied for is available according to the records of the Department of the Interior,—

Therefore His Royal Highness the Governor General in Council, under and in virtue of the provisions of subsection (d) of section 76 of The Dominion Lands Act, is pleased to set aside and appropriate for church purposes, ten acres of land comprised in the north-west corner of the N.W. $\frac{1}{4}$ of Section 18, Township 53, Range 22, west of the Third Meridian, and to authorize a grant thereof to La Corporation Episcopale Catholique Romaine de Prince Albert for the said purposes.

RODOLPHE BOUDREAU,

37-4

Clerk of the Privy Council.

[388]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 20th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 15th February, 1913, that Frank Miller was granted homestead and pre-emption entries for the S.W. $\frac{1}{4}$ of Section 34, and the S.E. $\frac{1}{4}$ of Section 33, in Township 26, Range 28, west of the Third Meridian, on the 11th April, 1912.

That the evidence on file shows that the entrant has had both hands amputated as a consequence of an accident which happened on the 25th May, 1912, and that he is now physically incapable of completing the requisite settlement duties in connection with this half-section.

The Minister submits a copy of a medical certificate from J. P. DeRosiers, M.D., and recommends in view of the statements contained therein that the residence requirements of The Dominion Lands Act be dispensed with in this case in accordance with the provisions of subsection 2 of section 20, and subsection 5 of section 27 of chapter 20, 7-8 Edward VII, so that a free patent may be issued to Frank Miller for his homestead and pre-emption upon proof being furnished in the ordinary way that the other conditions of the law have been fulfilled.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

37-4

Clerk of the Privy Council.

[424]

AT THE GOVERNMENT HOUSE AT OTTAWA

Saturday, the 22nd day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to approve and doth hereby approve the following tariff of tolls to be levied by the Upper Ottawa Improvement Company, Limited, of Ottawa, Ont., for the use of their works during the season of 1913.

TOLLS.

On saw-logs, 17 feet and under—

Per 1,000 ft. B.M.

Through Quinze Boom.....	10 cents.
“ Des Joachims Boom.....	1 1/4 “
“ Fort William Boom.....	3 1/4 “
“ Allumette Boom.....	2 1/4 “
“ Melons Chenal Boom.....	1 1/4 “
Passing Lapasse Boom.....	2 “
Through Quio Boom.....	4 1/4 “
“ Thomson Bay Boom.....	17 “
“ Chaudiere Assorting Boom.....	5 3/4 “
“ Booms from Head of Deschenes Rapids (North side) to Head of Hull Slide.....	10 “
“ Boom at Outlet of Hull Slide....	2 “

The Tolls on timber, other than saw-logs, 17 feet and under, passing the foregoing Booms will be :—

Red and white pine, tamarac, spruce and hemlock, square or waney board, per 1,000 cubic feet, 15 saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flatted, over 17 feet and under 30 feet long, per 1,000 feet B.M., 1 1/4 saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flatted, 30 feet and upwards in length, per 1,000 feet B.M., 1 1/2 saw-log rates.

Cords of wood, shingle bolts and other lumber, per cord of 128 cubic feet, 2 saw-log rates.

TOWING, DRIVING AND SWEEPING EXPENSE RATES.

On saw-logs, 17 feet and under—

Per 1,000 ft. B.M.

From White River and Otter Creek to Des Joachims Boom.....	\$1.06
“ Wabis Creek to Des Joachims Boom.....	1.03
“ Fort Temiscamingue to Des Joachims Boom.....	.90
“ Montreal River to Des Joachims Boom..	.81
“ Opemican to Des Joachims Boom.....	.34
“ Head of Long Sault to Des Joachims Boom.....	.25
“ Beauchêne to Des Joachims Boom.....	.23
“ Jocko Creek to “.....	.21
“ Snake Creek to “.....	.19
“ Mattawa to “.....	.15
“ Klock's to “.....	.13
“ Magnissippi to “.....	.10
“ Head of Rocher Capitaine to Des Joachims Boom.....	.09
“ Desmoines to Des Joachims Boom.....	.03

The Towing, Driving and Sweeping Expense Rates on timber other than saw-logs, 17 feet and under, on the foregoing Stretches will be :—

Red and white pine, tamarac, spruce and hemlock, square or waney board, per 1,000 cubic feet, 15 saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flatted, over 17 feet and under 30 feet long, per 1,000 feet B.M., 1 1/4 saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flatted, 30 feet and upwards in length, per 1,000 feet B.M., 1 1/2 saw-log rates.

Cords of wood, shingle bolts and other lumber, per cord of 128 cubic feet, 2 saw-log rates.

1 1/2

BOOM WORKING AND DRIVING EXPENSE RATES.

On saw-logs, 17 feet and under—

Per 1,000 ft. B.M.

Through Quinze Boom.....	30 cents.
“ Des Joachims Boom, including sweeping in Deep River....	3 1/2 “
“ Fort William Boom.....	15 “
“ Allumette Boom, including sweeping in Allumette Lakes	5 1/2 “
“ Melons Chenal Boom, including sweeping in Coulonge Lake .	2 1/2 “
“ Chenaux Boom, including sweeping in Calumet Chenail and Chats Lake.....	25 “
“ Quio Boom, including sweeping in Deschenes Lake.....	46 “
“ Thomson Bay Boom.....	25 “
“ Chaudiere Assorting Boom....	25 “
“ Boom from Head of Deschenes Rapids (North side) to Head of Hull Slide.....	34 “

The Boom Working and Driving Expense Rates on timber other than saw-logs, 17 feet and under, passing the foregoing Booms will be :—

Red and white pine, tamarac, spruce and hemlock, square or waney board, per 1,000 cubic feet, 15 saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flatted, over 17 feet and under 30 feet long per 1,000 feet B.M., 1 1/4 saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flatted, 30 feet and upwards in length, per 1,000 feet B.M., 1 1/2 saw-log rates.

Cords of wood, shingle bolts and other lumber, per cord of 128 cubic feet, 2 saw-log rates.

TOWING RATES.

On saw-logs, 17 feet and under.

Per 1,000 ft. B.M.

From Des Joachims Boom to Fort William Boom.....	14 cents.
“ Schyan to Fort William Boom.....	7 “
“ Fort William Boom to Pembroke....	8 “
“ Petewawa to Pembroke.....	9 1/2 “
“ Petewawa to Allumette Rapids.....	13 1/2 “
“ Fort William Boom to Allumette Rapids	12 1/2 “
“ Allumette Boom to Paquettes Rapids.	6 1/2 “
“ Melons Chenal Boom to Lapasse....	4 “
“ Chenaux Boom to Braeside.....	10 1/2 “
“ Chenaux Boom to Arnprior or Chats Rapids.....	19 1/2 “
“ Quio Boom and Mohr Island Boom to Aylmer or Deschenes Rapids.....	24 “
“ Quio Boom to Mohr Island Boom....	2 “

The Towing Rates on timber other than saw-logs, 17 feet and under, on the foregoing stretches will be :—

Red and white pine, tamarac, spruce and hemlock, square or waney board, per 1,000 cubic feet, 15 saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flatted, over 17 feet and under 30 feet long, per 1,000 feet B.M., 1 1/4 saw-log rates.

Red and white pine, tamarac, spruce and hemlock, round or flatted, 30 feet and upwards in length, per 1,000 feet B.M., 1 1/2 saw-log rates.

Cords of wood, shingle bolts and other lumber, per cord of 128 cubic feet 2 saw-log rates.

Towing per hour, where there is no specified rate per 1,000 feet B.M. :—

Per Hour.

Steamer :—Alexandra.....	\$7 00
Steamers :—Lady Minto, E. H. Bronson, Alex. Fraser, C. B. Powell, Hamilton, Hiram Robinson, G. B. Greene, and Albert.....	6 00
Steamer :—Pembroke.....	5 00-
Steamer :—Wabis.....	3 00
Steamer :—Alert.....	2 50
Steamers :—G. B. Pattee, Pollux, Castor, Beaver and Muskrat.....	2 00
Steamers :—Hercules, Samson and Mink.....	1 00

RODOLPHE BOUDREAU,

37-1

Clerk of the Privy Council.

[408]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 22nd day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS Dr. R. G. Brett, of Banff, Alberta, has applied for the privilege of bottling the water of the Hot Sulphur Springs at Banff and of disposing of the same and of erecting a plant for the carrying on of this industry on lots 1 and 2, in Range 8, in the town-site of Banff, as shown on a plan of villa lots, sheet No. 2, approved and confirmed by Edouard Deville, on the 16th October, 1889 ;

And whereas it is provided under section 18 of The Forest Reserves and Parks Act, 1911, that the Governor in Council may make regulations for the leasing for any term of years of such parcels of land in the parks as he deems advisable in the public interest for the construction of buildings and for purposes of trade and industry,—

Therefore the Governor General in Council is pleased to order as follows :—

Dr. R. G. Brett, of Banff, Alberta, is hereby granted the privilege of bottling the water of the Hot Sulphur Springs at Banff and of disposing of the same and of erecting a plant for the carrying on of this industry on the lands above mentioned, for a period of twenty-five years from the first day of April, 1913, subject to the following provisos and conditions :—

1. That the rights hereby authorized shall be subject to the requirements of the Government at any time with respect to a supply of hot water for its bath-houses or any other purposes and shall also be subject to any grants of hot water which the Department of the Interior shall have made prior to the granting of these rights.

2. That the said Department shall have the right to regulate, in accordance with the flow of the springs at various seasons of the year, the amount of water to be used.

3. That the hot water allotted to the lessee, shall be used for bottling purposes and concentration and for no other purpose without the consent of the Minister of the Interior in writing.

4. That the lessee shall, within one year from the first day of April, 1913, erect a suitable building and instal machinery of a minimum capacity of two hundred car loads of the bottled product yearly.

5. That the building or buildings so to be erected shall be of artistic design approved by the Superintendent of the Park and shall be constructed and maintained in a manner satisfactory to the Superintendent.

6. That the plant shall be operated at all times in such a manner as not to create a nuisance or annoyance, the Minister of the Interior to be the final judge in all such matters.

7. That the lessee shall erect and maintain all fences, screens or other structure that may be deemed necessary by the Superintendent in connection with the protection of the interests of the park or of the public.

8. That each year the production of bottled water or its equivalent in concentrates by the lessee shall constitute such a proportion of the total capacity of the plant erected as the Minister of the Interior may require.

9. That a royalty of one-half cent per gallon, or its equivalent if the water is concentrated, shall be paid to the Crown by the lessee on all water supplied, such payment of royalty to commence from the first day of January, 1915.

10. That the lessee shall furnish the Department of the Interior with sworn quarterly returns, showing all operations carried on, and shall make payments of the royalties due on such operations on the 31st day of December, the 31st day of March, the 30th day of June, and the 30th day of September of each year.

11. That for the purpose of calculating the royalty to be collected, the said Department shall have access at all times to all books and records of the lessee.

12. That the lessee shall not assign the lease of the land in question, or of any of the rights hereby author-

ized, without the consent in writing of the Minister of the Interior.

13. That on failure on the part of the lessee to promptly carry out the reasonable instructions of government officers in respect of the rights hereby authorized, the said Minister may discontinue the supply of water to the lessee.

14. That violation of any of the provisions of this contract shall render the rights herein granted liable to cancellation.

RODOLPHE BOUDREAU,

37-4

Clerk of the Privy Council.

[434]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 3rd day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 20th February, 1913, that title to the fractional E. $\frac{1}{2}$ of Section 34, Township 48, Range 22, west of the Second Meridian, was, by letters patent bearing date the 17th September, 1901, vested in Mrs. Elizabeth Jackson in her capacity of personal representative of her late husband, Thomas G. Jackson, he having made military homestead entry therefor.

The Minister further states that,—as Mr. Jackson, prior to survey, located certain improvements on the fractional N.W. $\frac{1}{4}$ of the said Section 34, lying north of the river, and that certain portions of the E. $\frac{1}{2}$ of the said Section are separated by the south branch of the Saskatchewan River from the remainder,—Mrs. Jackson has applied to be given the said fractional N.W. $\frac{1}{4}$ of Section 34, lying north of the river, in exchange for the said portions which have been revested in the Crown and which may be more particularly described as follows :—

Firstly : all that portion of the north-east quarter of Section 34, in the forty-eighth Township, in the twenty-second Range, west of the Second Meridian, which lies to the east of the right bank of the Saskatchewan River as shown upon a map or plan of survey of the said Township, signed at Ottawa on the twentieth day of June, A.D. 1895, by Edouard Deville, Surveyor General of Dominion Lands, and of record in the Department of the Interior and containing by admeasurement eight and eighty hundredths acres, more or less, and

Secondly : all that portion of the east half of said Section thirty-four, which lies to the west of the said right bank of the said river as shown on said plan of survey of the said Township and containing by admeasurement forty-six and twenty hundredths acres, more or less, and as shown coloured green on the sketch hereto attached.

The Minister, being of opinion that the application should receive favourable consideration and the difference in area of 14 acres having been paid for at the rate of \$3.00 an acre, recommends that, under the provisions of subsection (f) of Section 76 of The Dominion Lands Act, an exchange of the parcels in question be authorized and that letters patent be issued to Mrs. Jackson in her capacity of personal representative of her late husband for the said fractional N.W. $\frac{1}{4}$ of Section 34, Township 48, Range 22, west of the Second Meridian, lying north of the river, which land may be more particularly described as follows :—

All that portion of the north-west quarter of Section thirty-four, in the forty-eighth Township, in the twenty-second Range, west of the Second Meridian, which lies to the north of the left bank of the Saskatchewan River as shown upon a map or plan of survey of the said Township, signed at Ottawa, on the twentieth day of June, A.D. 1895, by Edouard Deville, Surveyor General of Dominion Lands and of record in the Department of the Interior and containing by admeasurement sixty-nine acres, more or less, and as shown coloured pink on the sketch hereto attached.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

37-4

Clerk of the Privy Council.

[410]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 22nd day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS on account of an erroneous resurvey of the north boundary of Section 19, Township 26, Range 6, west of the Second Meridian, the owner of the south-east quarter of Section 30 in the said township built his house on the road allowance as established by the original survey ;

And whereas, in order to adjust the matter, the owner of the north-east quarter of section 19 was allowed to relinquish to the Crown in the right of the Dominion, a parcel of land out of his homestead containing 2 acres, sufficient to deflect the original road allowance, so that the said parcel might be conveyed to the Crown in the right of the Province of Saskatchewan for road purposes,—

Therefore the Governor General in Council is pleased to order as follows :—

All that portion of the north-east quarter of Section Nineteen, in the Twenty-sixth Township, in the Sixth Range, west of the Second Meridian, more particularly described as follows :—

“ Commencing at the post and pits defining the north-west corner of the north-east quarter of said Section Nineteen, thence easterly along the north boundary of said Section Nineteen a distance of thirty-nine chains and eighty-five links, more or less, to the north-east corner of said Section Nineteen ; thence southerly along the east boundary of said Section Nineteen a distance of one chain ; thence westerly in a straight line a distance of thirty nine chains and eighty-five links, more or less, to the point of commencement, and containing by admeasurement two acres, more or less, as shown coloured pink on the plan, hereto attached,”— is hereby vested in the Crown in the right of the Province of Saskatchewan, for road purposes.

RODOLPHE BOUDREAU,

37-4 Clerk of the Privy Council.

[435]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 1st day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 20th February, 1913, that certain discrepancies had arisen in connection with the surveys of land Crown granted by the Provincial Government and surveys made by the Dominion Government in Sections 5, 6, 7 and 8, Township 26, E. C. M., in the Municipality of Chilliwack, British Columbia, causing a conflict of interests between a group of eight owners of the ground ;

The Minister further states that investigation of the matter was made by officers of the Department of the Interior with the result that the various parties by mutual arrangement executed some fifteen transfers of fractional pieces of land rectifying the discrepancies between their various holdings ;

That Lewis Arthur Thornton, one of the parties affected, gave up and assigned 3 acres of his land in Legal Subdivision 8 of Section 6, for the purpose of the rectification and it was agreed by the officers of the Department of the Interior conducting the negotiations that in consideration of his doing so he was to receive an available portion of the north-west quarter of Section 4, in the said Township, (being that part of the available portion of the north-west quarter of Section 4 which is south of the extension westerly of the north line of Provincial Lot 439, Group 2), containing an area of approximately 22.91 acres, more or less, title to same to pass to him by way of purchase at one dollar (\$1.00) per acre ;

That the exchange was justified as the 3 acres given up by Mr. Thornton is valuable bottom land and the acreage he is to receive in exchange is of a high altitude and rough and of little value and because it was, in any event, necessary to secure the relinquishment of the 3 acres in order to complete the rectifications mentioned,—

The Minister, therefore, recommends that the said available portion of the north west quarter of Section 4 be sold to Lewis Arthur Thornton at one dollar (\$1.00) per acre.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,

37-4 Clerk of the Privy Council.

[427]

AT THE GOVERNMENT HOUSE AT OTTAWA

Saturday, the 22nd day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by the Commissioner of Customs for the reservation of one acre of land, comprized in the N. W. $\frac{1}{4}$ of Section 10, Township 1, Range 22, west of the Second Meridian, for the purpose of a site for a Customs House at that point ;

And whereas the Minister of the Interior is of the opinion that the application should receive favourable consideration,—

Therefore His Royal Highness in Council is pleased to order that the land applied for, which is available according to the records of the Department of the Interior, be reserved during pleasure for the purposes of the Department of Customs ; the said land being more particularly described as follows :—

“ Commencing at a point on the south boundary of said quarter Section, distant three hundred and ninety-five feet and sixty-five hundredths of a foot measured easterly along the said south boundary from the south-west corner of the said quarter Section ; thence, northerly and parallel to the said west boundary a distance of two hundred and eight and seven-tenths feet ; thence, easterly and at right angles to the last course a distance of two hundred and eight and seven-tenths feet ; thence, southerly and at right angles to the last course a distance of two hundred and eight and seven-tenths feet, more or less, to the said south boundary ; thence, westerly, following the said south boundary a distance of two hundred and eight and seven-tenths feet, more or less, to the place of commencement, containing by admeasurement one acre, more or less, and as shown coloured pink on a sketch hereto attached.”

RODOLPHE BOUDREAU,

37-4 Clerk of the Privy Council.

[166]

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 25th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 18th January, 1913, that an application has been made by F. W. Anderson, C.E., of Kamloops, British Columbia, to purchase on irrigation conditions certain lands in Townships 21 and 22, Range 17, and Township 22, Range 16, west of the 6th Meridian, comprising an area of 2,229 acres, more or less, and being the lands set out in the accompanying schedule marked “ A ” ;

That the lands applied for have been inspected by the Agent of Dominion Lands, Kamloops, who reported that, without irrigation, they are unsuitable for anything but grazing ;

That the lands applied for have also been inspected by the Chief Engineer of the Railway Belt Hydrographic Survey, who reported that the lands can best

be developed and cultivated by irrigation and without water are suited only for grazing; that they are partly open grazing lands and partly timbered with pine, and, by a careful application of water by irrigation methods, they may be made to produce excellent forage crops and on some sloping benches fruit could be advantageously grown. He also states that Mr. Anderson's proposition is a *bona fide* one, that his financial backing is good, and that he intends to and is capable of developing the land himself,—

The Minister recommends, in view of these favourable reports, that he be authorized to sell Mr. Anderson the lands set out in schedule "A," hereto attached, on the following conditions:

1. The price of the land to be \$1.00 per acre, the first payment of 25 cents per acre to be made upon notification of sale, and the balance of 75 cents per acre payable upon the satisfactory completion of the irrigation scheme.

2. That at least 35% of the lands sold must be covered by an irrigation system satisfactory to the Minister within two years of notification of the sale, when the lands so covered will be sold.

3. That the remaining lands be covered by an irrigation system to the satisfaction of the Minister within four years from date of sale, when the lands so covered will be sold.

4. That if 35% of the lands are not covered by an irrigation system satisfactory to the Minister, within two years of notification of sale, no further consideration will be given his application and his interest in all the land and the moneys paid in will be forfeited.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

37-4

[322]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 12th day of February, 1913.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 6th February, 1913, that application has been made on behalf of the City of Medicine Hat to purchase the S. W. $\frac{1}{4}$ of Section 5, Township 13, Range 5, west of the 4th Meridian, and the fractional E. $\frac{1}{2}$ of the said Section 5, lying west of the South Saskatchewan River, the said lands being more particularly described as follows:—

Composed of *Firstly*: the South-west quarter of Section five in the thirteenth Township, in the fifth Range west of the 4th Meridian, in the Province of Alberta, containing by admeasurement one hundred and sixty acres, more or less, and—

Secondly: all that portion of the east half of said Section five which lies to the west of the west bank of the South Saskatchewan River, as shown upon a map or plan of survey of the said Township, approved and confirmed at Ottawa, on the 27th day of June, A.D. 1885, by Edouard Deville, Surveyor General of Dominion Lands and of record in the Department of the Interior, containing by admeasurement one hundred and seven acres, more or less, the lands hereby granted containing by admeasurement together two hundred and sixty-seven acres, more or less, and as shown coloured pink on the sketch hereto attached.

The Minister states that he is of the opinion that the application should receive favourable consideration and the lands in question having, by an Order-in-Council of the 3rd October, 1911, been withdrawn from inclusion in a reserve for the purposes of the Royal North West Mounted Police, he (the Minister) recommends that the sale thereof be authorized to the City of Medicine Hat at the rate of \$45.00 an acre.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

34-4

[409]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 22nd day of February, 1913.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

ON a Memorandum dated 18th January, 1913, from the Minister of the Interior, submitting that section 13 of The Dominion Lands Surveys Act provides that "The Minister may cause examinations of candidates for admission as articulated pupils or for Commissions as Dominion Land Surveyors to be held at such times and places as he directs, by one of the members of the Board or by a special examiner who is a Dominion Land Surveyor, and is appointed thereto by the Governor in Council,"—

The Minister, therefore, recommends that Morrison Parsons Bridgland, of Calgary, Alberta, Dominion Land Surveyor, be appointed as special examiner under the above provisions of The Dominion Lands Surveys Act.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

36-4

[446]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 27th day of February, 1913.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order as follows:

Clause (p) of the regulations governing the granting of yearly licenses and permits to cut timber on Dominion Lands, established by Order in Council of the 1st July, 1898, and subsequent Orders in Council, which reads,—

"Any notice, demand or other communication which His Majesty or the Minister of the Interior may require or desire to give or serve upon the licensee, may be validly given and served by the Secretary or Assistant Secretary of the Department of the Interior." is hereby amended by the addition thereto of the following words "or the Controller of the Timber and Grazing Lands Branch."

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

36-4

[311]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 12th day of February, 1913.

PRESENT:

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 28th January, 1913, that it is deemed advisable to have another investigation with reference to the performance of homestead duties by Mr. John Josenczuk, in connection with the south east quarter of Section 8, Township 57, Range 23, west of the 4th Meridian,—

The Minister, therefore, recommends that Alexander Norquay, of Edmonton, in the Province of Alberta, Esquire, agent of Dominion Lands, be authorized under the provisions of The Dominion Lands Act, paragraph (g) section 76, chap. 20, Edward VII, to investigate the matter, and for that purpose to summon by subpoena any person or persons and to examine such person or persons under oath, and to compel the production of papers and writings at such investigation.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

34-4

[448]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 27th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council, under and in virtue of section 54 of The Fisheries Act, chapter 45 of the Revised Statutes, is pleased to order as follows :—

Subsection 1 of section 10 of the Fishery Regulations for the Province of Nova Scotia, as established by Order in Council of the 6th of June, 1912, is hereby rescinded, and the following substituted in lieu thereof,—

1. Salmon shall not be fished for, caught or killed from the 15th day of August to the 1st day of March in each year, in the Province of Nova Scotia: Provided always, that it shall be lawful to fish for, catch and kill salmon with rod and line, in the manner known as fly surface fishing, between the 1st day of February and the 15th day of August, in each year, except in the Island of Cape Breton, where such fishing shall be lawful from the 1st of June to the 26th of September, both days inclusive.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

36-4

[351]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council is pleased to order as follows :—

Clause 6 of the "Regulations for the leasing and administration of School Lands in the Provinces of Manitoba, Saskatchewan and Alberta, for the purpose of extracting fire clay therefrom," established by Order in Council of 19th October, 1912, is hereby cancelled and the following clauses are hereby substituted therefor :—

1. The lessee of a fire clay location shall, within two years from the date of the lease, erect upon the lands described therein, or on lands acceptable to the Minister, a plant suitable for the manufacture of bricks or other fire clay products and shall, within the same periods, furnish evidence, supported by affidavit, showing the character and value of the plant installed and the date of its installation.

If the required plant is not installed within the time specified, and if evidence of its installation is not furnished within the same time, the lease shall be subject to cancellation in the discretion of the Minister. Provided, however, that the Minister shall not require that the value of the plant so installed shall exceed the sum of \$10,000.00.

2. The lessee of a fire clay location shall, during each year of the term of the lease after the second year, manufacture from his leasehold, and produce ready for shipment not less than 100,000 bricks, or their equivalent in some other form of fire clay products, to the satisfaction of the Minister. If during any year, after the second year of the term of the lease, the lessee fails to manufacture the quantities specified, or fails to furnish satisfactory evidence of his having done so, the lease shall be subject to immediate cancellation in the discretion of the Minister.

Clauses 13 and 14 of the "Regulations for the leasing and administration of school lands in the Province of Manitoba, Saskatchewan and Alberta, for the purpose of extracting fire clay therefrom," established by Order in Council of 19th October, 1912, are hereby cancelled—the provisions of said clauses 13 and 14 being covered by the clauses hereby established.

RODOLPHE BOUDREAU,
Clerk of the Privy Council

35 4

[353]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Benjamin Thoma for a free grant of Lot numbered 19 of Shaftesbury Settlement, in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title ;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, is pleased to authorize and doth hereby authorize a free grant to Mr. Thoma of Lot numbered 19, Shaftesbury Settlement, in the Province of Alberta, containing by admeasurement 91.4 acres, more or less.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

35-4

[354]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Henri Cardinal for a free grant of the S.W. $\frac{1}{4}$ of Section 5, Township 73, Range 5, west of the Fifth Meridian, by virtue of occupation of the land at the date of the extinguishment of the Indian title ;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, is pleased to authorize and doth hereby authorize a free grant to Mr. Cardinal of the S.W. $\frac{1}{4}$ of Section 5, Township 73, Range 5, west of the Fifth Meridian, containing by admeasurement 160 acres, more or less.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

35-4

[352]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Felix Sowan for a free grant of the N.W. $\frac{1}{4}$ of Section 25, Township 72, Range 6, west of the Fifth Meridian, by virtue of occupation of the land at the date of the extinguishment of the Indian title ;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, is pleased to authorize and doth hereby authorize a free grant to Mr. Sowan of the N.W. $\frac{1}{4}$ of Section 25, Township 72, Range 6, west of the Fifth Meridian, containing by admeasurement 160 acres, more or less.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

35-4

APPOINTMENTS, PROMOTIONS AND RETIREMENTS.

CANADIAN MILITIA.

1913.

HEADQUARTERS,
OTTAWA, 11th February, 1913.

The following appointments, promotions, retirements and confirmations of rank are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

G. O. 31.

CAVALRY.

THE 16TH LIGHT HORSE.—To be provisional Lieutenant: Alexander Spencer Page, gentleman. 1st February, 1913.

"27TH LIGHT HORSE."—To be Adjutant: Lieutenant W. C. D. Crcmbie. 23rd January, 1913.

ARTILLERY.

Canadian Field Artillery.

2ND BRIGADE, 9TH BATTERY.—Lieutenant H. R. Hendy is transferred to the Corps Reserve. 28th January, 1913.

INFANTRY.

14TH REGIMENT "THE PRINCESS OF WALES' OWN RIFLES."—Captain G. T. Birch vacates the appointment of Adjutant and reverts to the Corps Reserve. 22nd January, 1913.

Lieutenants B. N. Steacy and C. W. Livingston are transferred to the Corps Reserve. 22nd January, 1913.

Lieutenant (supernumerary) G. R. Dolan is permitted to resign his commission. 30th January, 1913.

21ST REGIMENT "ESSEX FUSILIERS."—To be Captain: Lieutenant J. G. Helliwell, *vice* Captain W. H. Isaacs, promoted. 1st April, 1912.

22ND REGIMENT "THE OXFORD RIFLES."—Lieutenants J. G. Dunlop and P. C. Abell are permitted to resign their commissions. 31st January, 1913.

Provisional Lieutenant A. F. Tomlins is permitted to retire. 31st January, 1913.

24TH KENT REGIMENT.—Lieutenants F. C. Smythe and H. C. Campbell are permitted to resign their commissions. 30th January, 1913.

To be Lieutenant: Oliver Victor Jewitt, gentleman. 30th January, 1913.

To be Provisional Lieutenant; Sergeant Major John George Martin. 31st January, 1913.

26TH REGIMENT "MIDDLESEX LIGHT INFANTRY."—To be Provisional Lieutenants: John Joseph Lorne Ardiel, gentleman. 13th January, 1913.

Frederick William Jay, gentleman. 21st January, 1913.

31ST GREY REGIMENT.—To be Provisional Lieutenant: Nathan Harold Wilson, gentleman. 1st January, 1913.

32ND BRUCE REGIMENT.—To be provisional Lieutenant: William Redford Paterson, gentleman. 29th January, 1913.

35TH REGIMENT "SIMCOE FORESTERS."—To be provisional Lieutenants: John James Evans Hessey, gentleman. 7th June, 1912.

John Russell Bell, gentleman. 29th January, 1913.

46TH DURHAM REGIMENT.—To be provisional Lieutenant (supernumerary): Herbert Walters Cooper, gentleman. 24th January, 1913.

49TH REGIMENT "HASTINGS RIFLES."—The period of tenure of appointment as Adjutant of Lieutenant J. H. Sills is extended for another term.

57TH REGIMENT "PETERBOROUGH RANGERS."—Lieutenant G. K. Rackham vacates the appointment of Signalling Officer and is transferred to the Corps Reserve. 20th January, 1913.

59TH STORMONT AND GLENGARRY REGIMENT.—To be provisional Lieutenant: Frederick Summers Broder, gentleman. 23rd January, 1913.

67TH REGIMENT "CARLETON LIGHT INFANTRY."—To be Provisional Lieutenant: Sanford Havlock James, gentleman. 21st November, 1912.

75TH LUNENBURG REGIMENT.—To be Lieutenant-Colonel and to command the Regiment: Major T. A. Mulock, *vice* Lieutenant-Colonel E. B. Fritze who is transferred to the Reserve of Officers, on the expiration of his tenure of command. 1st January, 1913.

To be Captain: Lieutenant W. L. Whitford, *vice* Captain C. W. L. Stanford, retired. 1st February, 1913.

83RD JOLIETTE REGIMENT.—Provisional Lieutenant P. A. Lupien and Provisional Lieutenant (supernumerary) P. H. Duckett are permitted to retire. 4th February, 1913.

To be Provisional Lieutenant (supernumerary) Eugène Emery Mackay Papineau, gentleman. 4th February, 1913.

100TH REGIMENT "WINNIPEG GRENADIERS."—Provisional Lieutenant C. H. Manahan is permitted to retire. 24th January, 1913.

103RD REGIMENT "CALGARY RIFLES."—Captain F. R. Exham is transferred to the Corps Reserve. 29th January, 1913.

To be Musketry Instructor: Lieutenant J. S. Gilker. 2nd January, 1913.

CANADIAN ARMY SERVICE CORPS.

No. 16 COMPANY.—To be provisional Lieutenant: Arthur Henry Keene, gentleman. 14th January, 1913.

ARMY MEDICAL SERVICES.

Army Medical Corps.

Lieutenant-Colonel W. W. Thompson is transferred to the Reserve of Officers. 16th December, 1912.

To be Captain: Lieutenant M. A. Nickle. 31st January, 1913.

CORPS OF SCHOOL CADET INSTRUCTORS.

To be Lieutenant: George Leanus Smith, gentleman. 1st November, 1912.

MEMORANDA.

The name of Honorary Lieutenant-Colonel, the Rev. Robert Johnston, D.D., is as now described, and not as stated under "Memoranda" in General Order 162 of 1912.

CONFIRMATION OF RANK.

The undermentioned provisionally appointed Officers, having qualified themselves for their appointments, are confirmed in their rank from the dates set opposite their respective names:—

Lieut. M. Alexander, 1st Regiment, 20th February, 1912.

Lieut. O. Therien, 64th Regiment, 29th November, 1912.

Sup. Lieut. R. M. McRae, 14th Regiment, 2nd April, 1912.

Sup. Lieut. C. W. Day, 14th Regiment, 3rd April, 1912.

By Command,

V. A. S. WILLIAMS,

Colonel,
Adjutant-General.

APPOINTMENTS, PROMOTIONS AND RETIREMENTS.

CANADIAN MILITIA.

1913.

HEADQUARTERS,

OTTAWA, 18th February, 1913.

The following appointments, promotions and retirements, are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

G. O. 35.

PERMANENT STAFF.

BRANCH OF THE MASTER-GENERAL OF THE ORDNANCE
Colonel R. W. Rutherford, Permanent Staff, vacates the appointment of Master-General of the Ordnance, on appointment as Officer Commanding, 6th Division. 1st March, 1913.

To be Master-General of the Ordnance: Colonel T. Benson, Permanent Staff, from command of the 3rd Division, *vice* Colonel R. W. Rutherford, appointed Officer Commanding, 6th Division. 1st March, 1913.

Major and Brevet Lieutenant-Colonel H. M. Elliot (Royal Artillery), C.M., vacates the appointment of Director of Artillery, on appointment as Assistant Adjutant-General in charge of Administration, 2nd Division. 1st March, 1913.

DIVISIONAL AREAS.

2ND DIVISION.—To be Assistant Adjutant-General in charge of Administration: Major and Brevet Lieutenant-Colonel H. M. Elliot (Royal Artillery), C.M., *vice* Colonel T. D. R. Hemming, Permanent Staff, appointed to command the 3rd Division. 1st March, 1913.

3RD DIVISION.—To be Officer Commanding: Colonel T. D. R. Hemming, Permanent Staff, who vacates the appointment of Assistant Adjutant-General, in charge of Administration, 2nd Division, *vice* Colonel T. Benson, Permanent Staff, appointed Master-General of the Ordnance. 1st March, 1913.

2ND CAVALRY BRIGADE.—Lieutenant-Colonel R. Brown, Brigade Commander, reverts to the Reserve of Officers, on the expiration of his tenure of appointment. 28th February, 1913.

6TH DIVISION.—To be Officer Commanding: Colonel R. W. Rutherford, Permanent Staff, *vice* Major-General C. W. Drury, C.B., deceased. 1st March, 1913.

CAVALRY.

3RD "THE PRINCE OF WALES' CANADIAN DRAGOONS."—To be Captain: Lieutenant R. Cleghorn. 20th January, 1913.

6TH "DUKE OF CONNAUGHT'S ROYAL CANADIAN HUSSARS."—To be Captain and Musketry Instructor: Lieutenant B. S. Spearman. 17th December, 1912.

11TH HUSSARS.—To be Lieutenant-Colonel and to command the Regiment: Major J. H. Boutelle, *vice* Lieutenant-Colonel W. J. Ewing, transferred to the Reserve of Officers. 24th January, 1913.

THE 16TH LIGHT HORSE.—To be Major and to remain seconded during tenure of appointment as Brigade Major, 7th Cavalry Brigade: Captain E. Thornton, *vice* Major W. H. Hewgill, transferred to the Corps Reserve. 23rd January, 1913.

To be Major: Captain The Honourable C. H. Manners, *vice* Major E. Thornton, seconded. 24th January, 1913.

To be Captain: Lieutenant F. J. Hill, *vice* Captain The Honourable C. H. Manners, promoted. 24th January, 1913.

To be provisional Lieutenant: Walter Henderson, gentleman. 20th January, 1913.

Provisional Lieutenant E. S. Atkinson is permitted to retire. 7th February, 1913.

"19TH ALBERTA DRAGOONS."—Lieutenant C. R. Palmer is transferred to the Corps Reserve. 5th February, 1913.

To be Chaplain (supernumerary) with the honorary rank of Captain: The Reverend Christopher Carruthers. 1st February, 1913.

"20TH BORDER HORSE."—To be provisional Lieutenant: John Addison Brandon, gentleman. 1st January, 1913.

26TH STANSTEAD DRAGOONS.—Provisional Lieutenants J. A. W. Mactavish and H. P. Lovell are permitted to retire. 11th February, 1913.

29TH LIGHT HORSE.—To be Lieutenant: Minton Mansell, gentleman. 10th June, 1912.

ARTILLERY.

Canadian Field Artillery.

8TH BRIGADE.—Lieutenant-Colonel E. W. B. Morrison, D.S.O., vacates the appointment of Brigade Commander and will be borne supernumerary on the Active List of the Militia, while performing the duties of Director of Artillery at Militia and Defence Headquarters.

10TH BRIGADE, 24TH BATTERY.—To be Major: Captain G. R. Hall, *vice* Major T. W. H. Young, promoted. 31st December, 1912.

INFANTRY.

10TH REGIMENT "ROYAL GRENADIERS."—To be Provisional Lieutenant (supernumerary): Gerald deCourcy O'Grady, Jr., gentleman. 1st October, 1912.

24TH KENT REGIMENT.—To be Provisional Lieutenant (supernumerary): Gordon Peter McRostie, gentleman. 1st February, 1913.

26TH REGIMENT "MIDDLESEX LIGHT INFANTRY."—Lieutenant W. E. Clothier is permitted to retire retaining rank. 7th February, 1913.

27TH LAMTON REGIMENT "ST. CLAIR BORDERERS."—Provisional Lieutenant H. D. Jack is permitted to retire. 7th February, 1913.

29TH WATERLOO REGIMENT.—To be Lieutenant: Lieutenant J. D. Clarke, from the Corps Reserve, 57th Regiment "Peterborough Rangers." 1st October, 1912.

32ND BRUCE REGIMENT.—To be Captain: Lieutenant J. L. Tranter, *vice* Captain G. W. Nelson, appointed Adjutant. 22nd June, 1912.

44TH LINCOLN AND WELLAND REGIMENT.—To be Provisional Lieutenant (supernumerary): Frank Rutherford Fraser, gentleman. 13th January, 1913.

49TH REGIMENT "HASTINGS RIFLES."—To be Provisional Signalling Officer: Lieutenant (supernumerary) F. McK. Garrison. 25th January, 1913.

54TH REGIMENT "CARABINIERS DE SHERBROOKE."—Lieutenant O. Chaput and Lieutenant and Signalling Officer J. N. C. Bourque are retired. 11th February, 1913.

57TH REGIMENT "PETERBOROUGH RANGERS."—"Corps Reserve": Lieutenant J. D. Clarke is transferred to the 29th Waterloo Regiment. 1st October, 1912.

63RD REGIMENT "HALIFAX RIFLES."—Captain K. N. Forbes is transferred to the Corps Reserve. 20th January, 1913.

To be Captain: Lieutenant H. N. Clarke, *vice* Captain K. N. Forbes. 20th January, 1913.

To be Provisional Lieutenant: William Hoyes Grant, gentleman. 9th January, 1913.

Provisional Lieutenant A. Montgomerie is permitted to retire. 4th February, 1913.

64TH "CHATEAUGUAY AND BEAUHARNOIS REGIMENT."—To be Provisional Lieutenant (supernumerary): Joseph Adélaré Lussier, gentleman. 13th January, 1913.

65TH CARABINIERS "MONT-ROYAL."—Provisional Lieutenant J. E. L. Lemire is permitted to retire. 6th February, 1913.

71ST YORK REGIMENT.—To be Captain : Lieutenant H. F. G. Woodbridge, *vice* Captain J. P. McPeake, appointed Adjutant. 21st October, 1912.

75TH LUNENBURG REGIMENT.—To be Captain : Lieutenant A. E. L. Fritse, *vice* Captain C. E. Miller, retired. 1st February, 1913.

Provisional Lieutenant J. W. G. Larder is retired. 5th February, 1913.

79TH CAMERON HIGHLANDERS OF CANADA.—To be Provisional Lieutenant (supernumerary) : Alexander Arthur Young, gentleman. 28th January, 1913.

82ND "ABEGWEIT LIGHT INFANTRY" REGIMENT.—Lieutenant W. J. N. Gill is permitted to resign his commission. 12th February, 1913.

85TH REGIMENT.—Lieutenant J. B. Cousineau is retired. 6th February, 1913.

91ST REGIMENT CANADIAN HIGHLANDERS.—To be Provisional Lieutenant (supernumerary) : Bernard James Tait, gentleman. 5th February, 1913.

99TH REGIMENT "MANITOBA RANGERS."—Lieutenant J. F. Scott is transferred to the Corps Reserve. 1st November, 1912.

CANADIAN ARMY SERVICE CORPS.

No. 14 COMPANY.—To be Captain : Lieutenant W. S. Newton, *vice* Captain R. T. D. Aitken, promoted. 1st June, 1912.

Lieutenant J. F. Macparland and Lieutenant (supernumerary) P. J. E. Wood are permitted to resign their commissions. 12th February, 1913.

ARMY MEDICAL SERVICES.

Army Medical Corps.

To be Lieutenant-Colonel : Major C. A. Hodgetts, *vice* Lieutenant-Colonel W. W. Thompson, transferred to the Reserve of Officers. 16th December, 1912.

Provisional Lieutenants F. W. McKinnon and H. H. McNally are permitted to retire. 8th February, 1913.

To be provisional Lieutenants (supernumerary) : David Smith, gentleman. 24th January, 1913.

Wallace Norman Rehfuß, gentleman. 1st February, 1913.

CANADIAN ARMY VETERINARY CORPS.

To be Lieutenant : Michael Patrick Kennedy, gentleman. 4th February, 1913.

CORPS OF SCHOOL CADET INSTRUCTORS.

To be Lieutenant : Walter Cyril Lawson, gentleman. 1st September, 1912.

RESERVE OF OFFICERS.

The name of Lieutenant-Colonel D. W. Lockerby is removed from the List of Officers of the Active Militia. 11th February, 1913.

MEMORANDA.

Lieutenant-Colonel E. W. B. Morrison, D.S.O., Active Militia, is detailed to perform the duties of Director of Artillery at Militia and Defence Headquarters, and for that purpose is attached to the Branch of the Master-General of the Ordnance, with pay and allowances of a Director, with effect from 1st March, 1913.

The "Memoranda" of General Order 103 of 1910 is amended to read :—

"Lieutenant-Colonels and Brevet-Colonels G. R. White and F. S. Moore are retired, retaining rank." 31st May, 1910.

The "Memoranda" of General Order 156 of 1910 is hereby cancelled.

THE STANDING SMALL ARMS COMMITTEE.—A. B. Goldwyer-Lewis, Esquire, B.A., Civil Service Staff, Department of Militia and Defence, is appointed Secretary, *vice* Lieutenant C. T. Trotter, Canadian Engineers, who resigns the appointment. 7th February, 1913.

General Order 191 of 1912, in so far as it relates to Major D. A. MacKay, 7th Hussars, is amended to read :—

"Major D. A. MacKay is transferred to the Reserve "of Officers." 12th October, 1912.

With reference to General Orders 109 and 181 of 1912, *delete* the word "provisional" before the name of Lieutenant (supernumerary) W. J. O'Brien, 42nd Lanark and Renfrew Regiment.

CONFIRMATION OF RANK.

The undermentioned provisionally appointed Officers, having qualified themselves for their appointments, are confirmed in their rank from the dates set opposite their respective names :—

Lieutenant L. W. Fish, 26th Dragoons, 18th May, 1911.

Lieutenant J. P. Noy, 82nd Regiment, 17th February, 1912.

Lieutenant W. Stewart, 94th Regiment, 17th February, 1912.

The following officer, having qualified, is confirmed in his appointment as Signalling Officer from the 11th February, 1911 :—

Lieutenant H. H. Van Wart, 71st Regiment.

By command,

V. A. S. WILLIAMS,
Colonel,
Adjutant General.

GOVERNMENT NOTICES.

COPYRIGHTS

Entered during the week ending 12th March, 1913, at the Department of Agriculture—Copyright and Trade Mark Branch

26841. "The Schcol, March, 1913." Vol. 1. No. 7. (Magazine.) W. J. Dunlop, Toronto, Ont., 6th March, 1913.

26842. "Way of the World." Syncopated Waltzes. By Will B. Morrison. Whaley, Royce & Company, Limited, Toronto, Ont., 6th March, 1913.

26843. "In the Fire-Light's Glow." Words by E. B. Eddy. Music by Chas. Willshire and Stafford Green. Northern Music Co., Ottawa, Ont., 7th March, 1913.

26844. "The 'Ottawa' Rag." By Geo. E. Lynn. (Music.) Northern Music Co., Ottawa, Ont., 7th March, 1913.

26845. "You Can't Stop Me From Loving You." Lyric by Gerber & Murphy. Music by Henry I. Marshall. Jerome H. Remick & Company, New York, N.Y., U.S.A., 7th March, 1913.

26846. "The Apple Tree and the Bumble Bee." Words and music by Irving Berlin. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 7th March, 1913.

26847. "The Flower Garden Ball." Words by Wm. Jerome. Music by Jean Schwartz. Jean Schwartz, New York, N.Y., U.S.A., 7th March, 1913.

26848. "The Workmen's Compensation Act Made Plain." By Philip C. Locke. (Book.) Edward McGrath, Winnipeg, Man., 7th March, 1913.

26849. "Sparks Street Sky Line, Ottawa." (Photo.) W. T. Freeland, Toronto, Ont., 7th March, 1913.

26850. "Britannia on the Bay." (Photo.) W. T. Freeland, Toronto, Ont., 7th March, 1913.

26851. "Patterson Creek and Driveway, Ottawa." (Photo.) W. T. Freeland, Toronto, Ont., 7th March, 1913.

26852. "Millionaires—Maritime Provinces Hockey Association." (Photo.) G. H. Wheeler, Sydney, Nova Scotia, 8th March, 1913.

26853. "New Glasgow Cubs—Maritime Provinces Hockey Association." (Photo.) G. H. Wheeler, Sydney, Nova Scotia, 8th March, 1913.

26854. "Ragtime Craze." Words by Henry S. Creamer. Music by Wil H. Vodery. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 10th March, 1913.

26855. "'Chirps' from Birdland, January, 1913." (Book.) John Cottam, London, Ont., 10th March, 1913.

26856. "Chirps" from Birdland, February, 1913." (Book.) John Cottam, London, Ont., 10th March, 1913.

26857. "Ottawa from City Hall Tower." (Photo.) W. T. Freeland, Toronto, Ont., 10th March, 1913.

26858. "Waiting." (Meditation.) By Chas. A. Wuerfel. (Music.) Whaley, Royce & Co., Limited, Toronto, Ont., 10th March, 1913.

26859. "Dress, A Magazine for Men." Exclusive Styles for Spring and Summer, 1913. (Book.) The Lowndes Company, Limited, Toronto, Ont., 10th March, 1913.

26860. "The Original Texas Tommy Dance." (King Chanticleer.) By Nat. D. Ayer. (Music.) Jerome H. Remick & Company, New York, N.Y., U.S.A., 11th March, 1913.

26861. "Apeda Rag." By Dave Harris. (Music.) Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 12th March, 1913.

26862. "Baby Bonds." (Investment Securities.) (Booklet.) Royal Securities Corporation, Limited, Montreal, Que., 12th March, 1913.

26863. "Journal of Health Administration and Sociology, March, 1913." Volume IV. No. 3. (Periodical.) Wayside Publishing, Limited, Toronto, Ont., 12th March, 1913.

26864. "The Shamrock." Waltz. By Alice M. Steede. (Music.) Whaley, Royce & Co., Limited, Toronto, Ont., 12th March, 1913.

26865. "Insurance Plans of Quebec." Volume II: 83 to 89, 91 to 99, 106 to 112, 115, 119 to 130. (Plans.) Chas. E. Goad Co., Toronto, Ont., 12th March, 1913.

26866. "Insurance Plans of St. Catharines, Ontario." Revised to January, 1913. Chas. E. Goad Co., Toronto, Ont., 12th March, 1913.

26867. "Street Map of the City of Calgary, 1913." (Map.) Emanuel Abrahams Victor, Calgary, Alberta, 12th March, 1913.

INTERIM COPYRIGHTS.

1499. "Indian Love Dance." (Music.) John Paul and Charles H. Reichert, Richmond Hill, New York, N.Y., U.S.A., 6th March, 1913.

1500. "Le Doux Caprice." Féerie Musicale en 4 Actes et 20 Tableaux. Paroles de Arthur Tremblay. Musique de Emile Nurnberger. Emile Nurnberger, Québec, Qué., 7 mars 1913.

1501. "Le Doux Caprice." Féerie Musicale en 4 Actes et 20 Tableaux. Paroles de Arthur Tremblay. Musique de. Emile Nurnberger. Arthur Tremblay, Québec, Qué., 7 mars 1913.

1502. "Push, Push, Push." (Music.) John Paul and Charles H. Reichert, Richmond Hill, New York, N.Y., U.S.A., 12th March, 1913.

GEO. F. O'HALLORAN,

Deputy of the Minister of Agriculture.

37-1

CIVIL SERVICE COMMISSION.

PUBLIC Notice is hereby given that a general competitive examination under the direction of the Civil Service Commission of Canada, will be held on Monday, the 12th day of May, 1913, and the following days, at Halifax, Yarmouth, Sydney, Charlottetown, St. John, Fredericton, Moncton, Quebec, Sherbrooke, Montreal, Ottawa, Kingston, Peterborough, Toronto, Hamilton, London, Sault Ste. Marie, Port Arthur, Winnipeg, Brandon, Regina, Saskatoon, Calgary, Edmonton, Nelson, Prince Rupert, Vancouver and Victoria. Such examination will have reference to the following positions to be filled during the period from the 1st July to the 31st December, 1913, in the Inside Division of the Civil Service of Canada, viz:—

70 clerkships (for men) in Subdivision B of the Third Division.

15 positions as stenographer and typist (for men) in Subdivision B of the Third Division.

10 clerkships (for women) in Subdivision B of the Third Division.

35 positions as stenographer and typist (for women) in Subdivision B of the Third Division.

70 clerkships (for men) in Subdivision B of the Second Division. In the case of seven of these clerk-

ships the persons to be appointed must, in addition to being successful in the regular examination, possess a knowledge of stenography and typewriting.

The initial salary for clerks and stenographers in Subdivision B of the Third Division is \$500, and in Subdivision B of the Second Division \$800, but, in case the qualifications required for the performance of the duties of a position are of an exceptional character, a further sum, not to exceed \$300 in the Third Division or \$500 in the Second Division, may be added to the said salary by the Governor in Council.

A general examination for positions as messenger, porter, packer or sorter will be held at the same time and places as the above examination for clerkships.

Persons desiring to present themselves for any of the above examinations may obtain all necessary information, copies of the rules and regulations, and forms of application from the Secretary of the Commission, either on personal application or by writing.

Applications from intending candidates duly filled in and accompanied by the prescribed fee in each case, must be filed on or before the 15th day of April next. No exception can or will be made to this rule.

By order of the Commission.

WM. FORAN,

Secretary

Ottawa, 14th March, 1913.

37-4

CIVIL SERVICE COMMISSION.

PUBLIC notice is hereby given that the Civil Service Examinations, Preliminary and Qualifying, for the Outside Division of the Civil Service of Canada, will be held under the direction of the Civil Service Commission of Canada on Tuesday, the 13th day of May, 1913, and following days, at Halifax, Yarmouth, Sydney, Charlottetown, St. John, Fredericton, Moncton, Quebec, Sherbrooke, Montreal, Ottawa, Kingston, Peterborough, Toronto, Hamilton, London, Sault Ste. Marie, Port Arthur, Winnipeg, Brandon, Regina, Saskatoon, Calgary, Edmonton, Nelson, Prince Rupert, Vancouver and Victoria.

Application forms for the above-mentioned examinations and all information relating thereto may be obtained from the Secretary of the Civil Service Commission, Ottawa.

All applications from intending candidates, duly filled in and accompanied by the prescribed examination fee, must be filed in the office of the Civil Service Commission on or before the 15th day of April next. No exception can or will be made to this rule.

By order of the Commission,

WM. FORAN,

Secretary.

Ottawa, 14th March, 1913.

37-4

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from persons qualified to fill the following position in the Inside Division of the Civil Service of Canada:

A Draughtsman in the office of the Chief Draughtsman of the Post Office Department, Subdivision B of the Second Division, initial salary \$1,200 per annum. Candidates must be good general draughtsmen, and neat penmen, capable of drawing maps free from broken or imperfect lines such as are required for reproduction by photolithography. Certified samples of the candidate's work must be submitted with each application.

Candidates must be natural-born or naturalized British subjects, must have been resident in Canada for at least three years, and must be of the full age of eighteen years and not more than thirty-five years.

Application forms, properly filled in, must be filed in the office of the Civil Service Commission not later than the 7th day of April next. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,

Secretary.

Ottawa, 14th March, 1913.

37-4

L. H. Packard & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1913, increasing the capital stock of the "L. H. Packard & Co., (Limited)" from the sum of ninety-five thousand dollars to the sum of three hundred thousand dollars, such increase to consist of two thousand and fifty shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1913

THOMAS MULVEY,
Under-Secretary of State.

36-2

St. Mathew's Heights Realty, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of February, 1913, incorporating The Honourable Alexandre Chauveau, King's counsel, The Honourable Nemèse Garneau, Legislative Councillor, The Honourable Isidore Noël Belleau, one of the Judges of the Superior Court of the province of Quebec, Victor Chateauvert, and Napoléon George Kirouac, merchants, Napoléon Drouin, merchant and manufacturer, Pierre Henri Garneau, real estate agent, and René Pamphile Lemay, architect, all of the City of Quebec, in the Province of Quebec, for the following purposes, viz :—(a) To acquire by purchase, lease or otherwise, property, real and personal, and the good-will, franchises, rights, privileges, contracts and assets of any and every kind, useful or incidental to the business of the company, upon such terms and conditions as may be deemed advisable, from any individual, firm or corporation, and to pay for the same in cash or part cash or paid-up shares, bonds or other securities of the company, or otherwise, as may be agreed upon, and to sell, dispose of or otherwise deal with the whole or any portion of the same, and to carry on the business of real estate agents and of a contractor for the erection of public and private works and of a manufacturer of building materials ; (b) To acquire, hold and own shares in any other corporations doing business of a like nature and to pay for the same either in cash or part cash or to issue fully paid-up shares, bonds, debentures or other securities of the company in payment or part payment therefor, or otherwise, as may be arranged, and to sell or otherwise deal with the same, notwithstanding the provisions of section 44 of The Companies Act ; (c) To erect buildings and structures, deal in buildings, building material, hold mortgages for any unpaid balance of the purchase money or any of the lands, buildings or structures so sold, to sell or otherwise dispose of said mortgages ; (d) To improve, alter and manage said lands, buildings and structures and otherwise assume in the performance of contracts of this nature or mortgages of persons, firms and corporations with whom the company may have dealings, and to assume and take over such mortgages or contracts on default, or otherwise ; (e) To sell, lease or otherwise dispose of, in whole or in part, the property, assets and undertakings of the company for such consideration as may be agreed upon, and in particular for shares, debentures or securities of any company or corporation purchasing the same, and to distribute among the shareholders of this company in kind the property or cash of the company or proceeds realized from the same and in particular any shares, debentures or securities of other companies belonging to this company, or of which this company may have the power of disposing ; (f) To act as agent for any individual, firm or corporation carrying on a business similar to the business which this company is authorized to carry on ; (g) To do all such other things as may be deemed necessary or useful in the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "St. Mathew's Heights Realty, Limited," with a capital stock of one million

dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 4th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

E. C. St. Amour, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1913, incorporating Emile Christin dit St. Amour, agent, Hermine St. Amour, spinster, Dame Marie Marchand, wife, separate as to property of the said Emile Christin dit St. Amour, Paul St. Germain and Léopold Guérin, advocates, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To deal generally in real estate ; to carry on the business of fire, life, sickness, accident, guarantee insurance agents and brokers generally, or of other insurance ; (b) To acquire by purchase, exchange or otherwise, to subdivide, construct, manage, lease, sell, exchange all kinds of real and personal property and immovables and to dispose of the same ; (c) To enter into any arrangements or contracts with any persons, municipalities or corporations for the construction, paving, macadamizing and repairing of streets, highways and sidewalks, or for the construction, opening and repairing of conduits, drains and sewers ; to aid, by way of advances of moneys, in the construction and maintenance of roads, streets, lanes, water works, sewers and other works calculated to give a better access to the property of the company, and to enhance its value ; (d) To act as agents and brokers for the purchasing, selling, exchanging and leasing of immovable property, and for any other transactions of a similar nature ; (e) To lend money to customers, building lot owners and others having dealings with the company ; (f) To take and hold mortgages, hypothecs, bonds, securities and charges on immovable properties, to guarantee the payment of any debts owing to the company or advances made by the company ; to invest the moneys of the company not immediately required in such a manner as may, from time to time, be deemed advisable ; (g) To carry on the business of lumber and timber merchants and to operate saw-mills in connection with such business ; to deal also in coal, hay and grain, and to manufacture also charcoal for the purposes of the company's business ; (h) To carry on the business of conveying persons and merchandise in vehicles drawn by horses, or in automobiles, for the purposes of the company ; (i) To acquire municipal franchises and to carry out the same either in connection with water works systems or lighting systems by electricity or gas ; (j) To do and undertake any business and things necessary, advantageous or useful to any of the powers and rights hereby granted, including the right to acquire the shares, bonds, debentures or other obligations and securities of joint stock companies organized with the same purposes and objects, in whole or in part, in exchange for the shares, bonds, or debentures of this company, notwithstanding the provisions of section 44 of the said Act, and also with power to issue fully paid-up shares in payment of any property, merchandise and good-will whatsoever, and, with the approval of the shareholders, for salaries and services rendered. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "E. C. St. Amour, Limitée," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

Mechanical Engineering Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of February, 1913, incorporating Francis Adolph Jacobs, manufacturer, and Peter Graham, stenographer, of the City of Montreal, in the Province of Quebec; Norman Armand Voizard, of Ville St. Pierre, in the Province of Quebec, secretary-treasurer, and Thomas Doyle and John Melrose, of the Town of Verdun, in the said Province of Quebec, machinists, for the following purposes, viz:—(a) To manufacture, import, export, purchase, sell and otherwise deal in all kinds of oil, gas, coal, coke and all other combustible burning furnaces for the smelting, refining, roasting and other heat treatment of metals; oil and gas burners, gas producers, gas holders, gas engines, machinery, tools, electric, steam, hydraulic, air and hand power cranes, electric motors, pyrometers and other heat testing instruments and castings of all descriptions; (b) To manufacture, purchase, sell or otherwise deal in appliances and material of every description used in works, plants and operations aforesaid, and to act as agent, brokers or on commission in purchasing or otherwise dealing in the articles aforesaid; (c) To enter into any agreement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold or re-issue, with or without guarantee, or otherwise deal in same; (d) To remunerate, with the approval of the shareholders, by payments in cash, shares or otherwise any person or company for services rendered in placing or assisting to place or guaranteeing the placing of any shares in the company's capital stock or any debentures or other securities of the company or in the conduct of the business; (e) To contract for, build, construct and equip public and private works of every description, and to acquire, hold, sell, dispose of, supply, manufacture and produce all kinds of materials for use in the construction or equipment for such public and private works and to sublet any or all such contracts; (f) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, undertakings and business of any such corporation and to assume the liabilities thereof, and to pay for same wholly or partly in cash, shares, bonds or other securities of the company; (g) To sell or otherwise dispose of the undertakings of the company, or any part thereof, for such consideration as the company may deem proper, and in particular for shares, debentures or securities of any other company having objects in whole or in part similar to those of this company; (h) To acquire or undertake the whole or part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or which might be of value to the company, and to issue paid-up or partly paid-up shares of the company in consideration or part consideration therefor, and to lend money to and to guarantee the contracts of or to otherwise assist any person, firm or company with which this company may have business relations; (i) To acquire, purchase, sell, deal in, outright or on royalty, patented devices of all kinds and patents thereof, or to apply for patents or any devices so purchased or acquired, and to acquire, purchase, sell, register, lease or license on royalty or otherwise, and to hold, use, own, operate, introduce, sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes under registration or otherwise, useful to the business of the company, and to use, exercise, develop, grant licenses in respect thereof or otherwise turn to account any such trade marks, trade names, inventions, licenses, processes and the like or any such property or rights; (j) To draw, make, accept, endorse, execute and issue promissory notes,

bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (k) To issue paid-up shares, bonds, debentures or other securities of the company in payment or part payment for any property or rights which may be acquired by or for any services rendered or for any work done for the company towards the payment of any debts due to the company, stock, shares, bonds, debentures or other securities of the company; (l) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or other securities of any other company which the company may have power to dispose of; (m) To purchase, sell, manufacture, hire, import, export and deal in all kinds of goods, wares or merchandise which may be required for purposes of any of the said businesses, or which may seem capable of being profitably dealt with in connection with any of the said businesses of the company; (n) To acquire, develop and operate any water power or water powers and to generate, produce and accumulate steam, gas, electricity or other motive power for the production of light, heat and power purposes of the company, with the power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat and power purposes to any person or corporation on such terms as may be agreed upon, provided that the foregoing powers, when exercised outside the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf; (o) To carry on any other business (manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with any of the above specified business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's properties or rights, and to do all acts and exercise all powers incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertakings; (p) To acquire by lease, purchase, license or otherwise and to sell, license or otherwise dispose of trade marks, trade names and design patents; (q) To enter into any agreements with any authority, federal, provincial, municipal, local or otherwise, that may be conducive to the company's objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Mechanical Engineering Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 4th day of March, 1913.

THOMAS MULVEY,

36-2

Under-Secretary of State.

International Light and Power Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of February, 1913, incorporating James Steller Lovell and Charles Delamere Magee, accountants, William Bain, bookkeeper, and Robert G. Wans and Joseph Ellis, solicitor's clerks, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To underwrite, subscribe for, purchase or otherwise acquire and hold either as principals or agent, and absolutely as owner or by way of collateral security or otherwise, and to sell, exchange, transfer, assign or otherwise dispose of or deal in the bonds or debentures, stocks, shares or other securities of any government or municipal or school corporation or of any bank or of any other duly incorporated company or companies or corporation or corporations; (b) To assist in the promotion, organization, development or management of any corporation or company and to

raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee or otherwise any corporation in the capital stock of which the company holds shares, or with which it may have business relations; and to act as employee, agent or manager of any such corporation and to carry on the business thereof and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations; (c) To purchase, lease or acquire lands and interests therein and water powers and water privileges and power and to develop therefrom any power, electrical or other energy, and to use the same in connection with their business, and to transmit the same, and sell, lease or dispose of lands or interests therein or power, and to enter into working arrangements with other companies, persons, firms or corporations for the use thereof, and to establish, operate and maintain any electric, gas or other lighting, heating or power plant, and to sell and dispose of electric, gas or power, light, heat and power; provided always that the rights and privileges hereby conferred upon the company to generate, sell and dispose of electrical energy for light, heat and power when exercised outside of the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (d) To sink wells and shafts and to make, build, construct, erect, lay down and maintain reservoirs, water works, cisterns, dams, culverts, main and other pipes and appliances, and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the purposes of irrigation and for the creation, maintenance or development of hydraulic, electrical or other mechanical power, or for any other purpose of the company; (e) To construct, maintain, alter, make, work and operate on the property of the company, and for the purposes of the company, or on property controlled by the company, reservoirs, dams, flumes, race and other ways, water powers, aqueducts, wells, roads, piers, wharves, buildings, shops, stamping mills and other works and machinery, plant and electrical and other appliances of every description; (f) To acquire by purchase or otherwise and hold lands, timber limits or licenses, water lots, water falls, water privileges or concessions and powers and rights and interests therein, and to build upon, develop, irrigate, cultivate, farm, settle and otherwise improve and utilize the same, and to lease, sell or otherwise deal with or dispose of the same; (g) To construct, execute, own and carry on all descriptions of works which may be necessary or useful for the purposes of the company; (h) To issue and allot, as fully paid up, shares of the company hereby incorporated in payment or part payment of any property, movable or immovable, property rights, lease, business, franchise, undertaking, powers, privileges, license, concession, stock, bonds and debentures or other property rights which it may lawfully acquire by virtue of the powers hereby granted, or to pay for same or any part thereof in bonds or debentures of this company; (i) To draw, make, accept, endorse, discount and execute promissory notes, bills of exchange, warrants and other negotiable or transferable instruments; (j) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company and necessary to enable the company to profitably carry on its undertaking; (k) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of this company's business, and to issue in payment or part payment for any property, rights or privileges acquired by the company, or for any guarantees of the company's bonds, or for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid and non-assessable, or the company's bonds; (l) From time to time to apply for, purchase or acquire by assignment, transfer

or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities, supreme, municipal or local, or any corporation or other public body, may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof; (m) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in; (n) To procure the company to be registered and recognized in any foreign country and to designate persons therein, according to the laws of such foreign country, to represent this company and to accept services for and on behalf of this company of any process or suit; (o) To lease, sell or otherwise dispose of the property and assets of the company, or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company; (p) To amalgamate with any other company having objects similar to those of this company; (q) To distribute among the shareholders of the company, in kind, any property of the company and in particular any shares, debentures or securities belonging to the company or which the company may have power to dispose of; (r) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking; (s) To do all or any of the above things and as principals, agents or attorneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "International Light and Power Company, Limited," with a capital stock of twenty million dollars, divided into 200,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 4th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36 2

H. H. Martyn & Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of March, 1913, incorporating Louis Athanase David and George Leonard Alexander, advocates, Bruce Campbell Macfarlane, chartered accountant, Segfried Hinson Read Bush, clerk, and Edward Charles Baker, accountant, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the businesses of sculptors, architectural decorators, art carvers and designers in wood, glass, stone, marble, iron, metal and other materials, and manufacturers, buyers and sellers of joinery and woodwork of every description and of every sort of appliance and requisite connected with the same, and to purchase and sell, prepare, manufacture and deal in wood, glass, stone, marble, iron and metal goods, and mineral, animal and vegetable products or commodities suitable for art manufactures or supply; (b) To purchase or otherwise acquire and undertake all or any part of the business or rights and liabilities of any person or company carrying on any business within the objects of this company; (c) To subscribe for, acquire and hold either as principal or agent and absolutely as owner or by way of collateral security, and to exchange, pledge or otherwise dispose of the shares of capital stock, bonds or debentures of any company or corporation with which this company has or is about to have business relations, notwithstanding section 44 of the Act; (d) To apply for, purchase or otherwise acquire

any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (e) To establish or support or subscribe to any association or institution calculated to benefit persons employed by the company or having dealings with the company; (f) To invest and deal with the moneys of the company not immediately required, upon such securities and in such manner as may from time to time be determined; (g) To act as agent for any person, partnership or company carrying on a similar business and to carry on the business of shippers, merchants and commission agents for the purposes of the company; (h) To promote any other company for the purposes of acquiring all or any of the property, rights and liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit this company, and to amalgamate with such or any other person, company or partnership having objects altogether or in part similar to those of this company; (i) To sell the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (j) To distribute among the members of the company in kind any shares, debentures, securities or property belonging to the company; (k) To pay for any services rendered to and for any property and rights acquired by the company in such manner as may be deemed expedient and in particular by the issue of shares or securities of the company credited as fully or partly paid up; (l) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "H. H. Martyn & Company of Canada, Limited," with a capital stock of ten thousand dollars, divided into 100 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

Mutual Motor and Truck Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of February, 1913, incorporating Michael Arthur Phelan, of the City of Westmount, in the Province of Quebec, advocate, Wilfrid Bovey and Robertson Fleet, advocates, and Harry Arthur Ellis and Joseph Alphonse L'Heureux, bookkeepers, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—(a) To manufacture, in whole or in part, repair, maintain, care for, store, buy, sell, lease, trade in and turn to profit motors and engines driven by steam, electricity, explosion or internal combustion, water, compressed air or any other power, automobiles, trucks, taxicabs and any other kind of conveyances, whether moved by mechanical power or not, used or to be used on land, on water and in the air, and all accessories of the same and supplies used in connection therewith; (b) To operate for the carriage of passengers and freight, automobiles, taxicabs and other motor vehicles of every description, motor boats, aeroplanes and airships and generally all sort and description of self-propelled conveyances whatever the kind of engine or motor and to receive fares and other compensation for the same; (c) To

operate garages and landings, workshops and repair shops, storehouses and stores for the purpose of the company and the accommodation of the public in general; also to build, erect, acquire by whatever title, maintain and operate water powers, steam plants, reservoirs, tanks for gas, gasoline, petroleum or any other liquid or explosive, subject to all local and general laws and by-laws regulating the same, for the purpose of generating power to be used in connection with the business of the company, and to sell, lease and otherwise dispose of, at a profit, the surplus power at any time not required for use by the company, and to erect, maintain and operate buildings, dams and any other construction necessary for the purpose thereof; (d) To apply for, purchase or otherwise acquire any trade marks, patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (e) To enter into any agreement for sharing of profits, amalgamation, consolidation or union of interests, co-operation, joint adventure, reciprocal concession or other arrangement of a like nature with any person or company or companies carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on or having objects altogether or in part similar to those of this company; (f) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (g) To purchase, lease, take over or otherwise acquire the whole or any part of the business, property, franchises, good-will, rights, agencies, and privileges held or enjoyed by any person or firm or by any corporation carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay therefor either wholly or partly in cash or wholly or partly in bonds, paid-up shares or other securities of the company or otherwise, and to undertake the liabilities of any such persons, firm or corporation; (h) To enter into any arrangement with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions; (i) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit this company, and generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (j) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or other securities in other companies belonging to the company or which the company may have the power to dispose of; (k) To sell or dispose of the whole or any part of the assets and undertakings of the company as a going concern or otherwise for such consideration as the company may think fit and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (l) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined; (m) To remunerate any company or person for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital, or any bonds, debentures or other securities of the company,

or in or about the formation or promotion of the company or the conduct of its business, subject to approval thereof the shareholders of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Mutual Motor and Truck Company, Limited," with a capital stock of ninety thousand dollars, divided into 900 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 4th day of March, 1913.

THOMAS MULVEY,

36-2

Under-Secretary of State.

Wayne Oil Tank and Pump Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 3rd day of March, 1913, incorporating Clifton Medley Johnston, George Reece Kappelle, William Henry McGuire and George Francis Rooney, solicitors, and Lowell Wallace Wood, student-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—To acquire by purchase, assume and take over the good-will, trade, business and assets of Wayne Oil Tank and Pump Company, of Wabash Avenue, Toronto, subject to the debts and liabilities thereof; to continue the trade and business and engage in and carry on the trade and business of manufacturers and producers of and traders and dealers in reservoirs and storage tanks for receiving, storing and delivering oils, volatile and other allied liquids, and self measuring and other oil pump apparatus and appliances for the handling and delivery thereof and all supplies incidental or subsidiary to the trade and business of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wayne Oil Tank and Pump Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1913.

THOMAS MULVEY,

36-2

Under-Secretary of State.

Dominion Steel Foundry Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 1st day of March, 1913, incorporating Sydney Chilton Mewburn, King's counsel, Edward Herbert Ambrose, Henry Arnold Burbidge and John Roy Marshall, barristers-at-law, Isabel Vila, bookkeeper, and Amy Helena Johnson and Myrtle Agnes Baker, stenographers, all of the City of Hamilton, in the Province of Ontario, for the following purposes, viz:—(a) To acquire and take over as a going concern the undertaking and all or any of the assets and liabilities of Dominion Steel Castings Company, Limited, and the undertaking and all or any of the assets and liabilities of Hamilton Malleable Iron Company, Limited, or all or any part of the bonds, shares, capital stock or other securities of the said companies or either of them; (b) To carry on the trades or businesses of iron masters, iron makers, steel makers, steel converters, smelters, engineers, tin plate makers, colliery proprietors, coke manufacturers, miners, malleable iron manufacturers and iron founders in all their respective branches, and to work, make merchantable, sell and deal in iron, steel and other metals, materials and substances, and to carry on business as manufacturers and dealers in chemicals and as metallurgists and as mechanical engineers, and to

manufacture, buy, sell and deal in, both by wholesale and retail, all kinds of mercantile commodities; (c) To purchase, take or acquire by original subscription or otherwise and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds, evidences of indebtedness, obligations or securities in any other company having objects similar in whole or in part to the objects of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint and to use any funds of the company in the purchase of shares in any other company; (d) To acquire by lease, license, purchase or otherwise hydraulic, electric or other power and to utilize the same and dispose of any surplus power, provided, however, that any sale, transmission or distribution of hydraulic, electric or other power beyond the limits of the lands of the company shall be subject to local and municipal regulations in that behalf; (e) To acquire by lease, license, purchase or otherwise trade marks, trade names, labels and designs and to apply for, purchase or otherwise acquire any patents of invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to the use of the same, or any secret or other information as to any invention or process which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect to or otherwise turn to account the property, rights or information so acquired; (f) To construct, acquire, operate, hire, lease, hold, sell or otherwise dispose of real estate and personal property, manufactories, sheds, shops, stores and warehouses for the manufacture and for the reception and storage of goods and merchandise, with the requisite plant, machinery and appliances; (g) To construct or acquire by lease or otherwise and to operate and maintain undertakings, plant, machinery, works and appliances for the purpose or any of the purposes aforesaid, and to own or operate, either by steam, electric or other power, tramways and railway sidings on or over land owned or controlled by the company or on or over lands adjacent to the lands of the company, with the consent of the owner or holder thereof; (h) To construct, improve, maintain, operate, develop, work, manage, carry out or control roads, ways, tramways, bridges, reservoirs, branches or sidings, water courses, wharves and vessels, buildings, plant and other works and conveniences calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management and carrying out or control thereof; (i) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business and calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) To acquire or undertake the whole or any part of the business, property and liabilities or to acquire and take over as a going concern the undertaking, assets and liabilities of any person or company, carrying on any business which this company is authorized to carry on, or in whole or in part similar thereto, or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or securities or liabilities of any such company, and to issue paid-up or partly paid-up preference or common shares of the capital stock of this company or bonds or debentures or other securities of this company in consideration or part consideration therefor or for any property or rights acquired by this company; (k) To enter into partnership or into any agreement or arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business

or transaction capable of being conducted so as to directly or indirectly benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (l) To enter into any agreements or arrangements with any governments or authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges or concessions; (m) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful object; (n) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (o) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons and to draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (p) To sell or otherwise dispose of the undertaking of the company, or any part thereof, or the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (q) To adopt such means of making known the products of the company as may seem expedient; (r) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (s) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (t) To distribute in specie or otherwise, as may be resolved, any assets or property of the company amongst its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (u) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of this company; (v) To remunerate by payment in cash, stock, bonds or any other manner, any person or persons or corporation or corporations for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares of stock of the company or in or about the formation or promotion of the company or in the conduct of its business; (w) To apply for and obtain registration or recognition from any foreign state or country under the provisions of any law relating to foreign corporations in force in such state or country; (x) To do all or any of the above things or the matters hereby authorized either alone or in conjunction with others and either as principals, agents, contractors, factors or trustees for any other companies or persons or by or through any factors, trustees or agents; (y) To do all such other things as are incidental or conducive to the attainment of the above objects; (z) And it is hereby declared that the word "company" in paragraphs (a) to (y) both inclusive shall be deemed to include any person, partnership or other body of persons, whether incorporated or not incorporated and whether domiciled in Canada or elsewhere, and the objects specified in each of said paragraphs shall be in no wise limited or restricted by reference to or inference from the terms of

any other paragraph or the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Dominion Steel Foundry Company, Limited," with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Hamilton, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1913.

THOMAS MULVEY,

36-2

Under-Secretary of State.

Kneen Realities, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of March, 1913, incorporating Walter Robert Lorimer Shanks, advocate, Francis George Bush, bookkeeper, George Robert Drennan, stenographer, and Michael Joseph O'Brien and Herbert William Jackson, clerks, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as real estate agents and dealers in real estate, including lands, buildings and improvements thereon; (b) To purchase, lease or otherwise acquire, own, sell or otherwise dispose of lands, buildings and other properties, movable or immovable, or any interest therein, and generally to deal and traffic in such property in any manner whatsoever; (c) To develop, improve, exploit and lay out any such property in subdivision lots, streets, squares, lanes or otherwise and to erect houses, buildings and other constructions on the property acquired by the company, or any part thereof, and generally to develop and turn to account any lands or other property acquired by or in which the company is interested; (d) To dispose of any streets, squares or lands in favour of persons or municipalities upon such terms and conditions as the company may think fit; to make and enter into any agreement or contract for paving, macadamizing, grading, repairing, cleaning and watering streets and highways and for the construction, opening and repairing of conduits, cisterns, drains or sewers; (e) To advance moneys by way of loan or loans to the purchaser or purchasers or lessees of any part of the company's property for purposes of building or other improvements thereon, to aid by advances of money the construction and maintenance of roads, streets, lanes, water works, drains, sewers and other works calculated to give better access to the property of the company and to enhance its value; (f) To carry on any other business which may seem to the company capable of being carried on in connection with its business or any of the objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (g) To acquire by purchase, lease or otherwise or undertake the whole or any part of the business, property or liabilities of any person, firm or company, or the shares, bonds, debentures or other securities of any company carrying on any business in whole or in part similar to that carried on by this company, or possessed of property suitable for the purposes of this company; (h) To pay for any property or rights acquired by the company or services rendered or to be rendered to the company either in cash or in fully paid-up shares or by any securities which the company has power to issue, or partly in one mode and partly in another or others, and generally on such terms and conditions as the company may determine; (i) To enter into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any government, municipal or local authority, or with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company; to guarantee the contracts of, either with or

without security, or to lend money to or otherwise assist any such person or company or any person or company undertaking to build on or improve any property in which the company is interested; (j) To sell, lease or otherwise dispose of the entire undertaking, property and assets of the company, or any part thereof, for such consideration and upon such terms and conditions as the company may think fit and in particular for the shares, debentures and securities of any other company; (k) To distribute among the shareholders in specie by way of dividends or bonus, or in any other manner deemed advisable, any property of the company or any proceeds of the sale or disposal of any property of the company; (l) To carry on or do any of the businesses, acts and things aforesaid either as principals, agents or trustees or by or through trustees, agents or otherwise and either alone or in conjunction with another or others; (m) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or conducive to the attainment of any one or more of the objects hereinabove enumerated; (n) The intention is that the objects specified in paragraphs (a), (b), (c) and (d) hereof shall be independent objects and shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Kneen Realities, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1913.

THOMAS MULVEY,

36-2

Under-Secretary of State.

Vallières, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of February, 1913, incorporating Louis Adhémar Rivet, King's counsel, Louis Gordon Glass and John Alexander Sullivan, advocates, James Joseph Sullivan, mining engineer, and Flore Lalumière, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of a departmental store, and as wholesale and retail dealers in and purchasers and manufacturers of classes of goods handled by departmental stores and all kind and classes of goods incidental thereto or entering into production of such goods, and to act as agents for dealers or manufacturers of any such goods, wares and merchandise; (b) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (c) To acquire by purchase, concession, exchange or other legal title, and to construct, erect, operate, maintain, and manage all real estate, factories, shops, store-houses, depots, machine shops, engine houses and other structures and erections necessary for its business and all other property movable and immovable, necessary and useful for the carrying on of any of the purposes of the company, and to lease, sell and dispose of the same; (d) To apply for, obtain, register, purchase, lease or license on royalty or otherwise, acquire and hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and process under registration or otherwise, useful to the business of the company, and to use, exercise, develop, grant licenses in respect of, or otherwise turn to account, any such trade marks, trade names and inventions,

licenses, process and the like or any such other property or rights; (e) To develop and operate any water power or water powers and to generate, produce and accumulate electric and electro-motive forces, or other similar agency for the production of light, heat or power, for the purposes of the company, with power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat or power purposes to any person or corporation on such terms as may be agreed upon; provided that the foregoing powers when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (f) To enter into arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them; and to obtain from any such authorities any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights and concessions; (g) To issue and allot fully paid-up shares of the capital stock of the company in payment or part payment of any property, real, personal, movable, immovable or mixed, and of any rights and concessions purchased or acquired by the company, or for services rendered or to be rendered to the company; (h) Notwithstanding the provisions of section 44 of the said Act, to purchase and acquire and to own, hold, sell and re-issue the shares, debentures, bonds and other securities of any other company or corporation, and to pay for the same wholly or partly in cash, shares, bonds, debentures and other securities of the company, and to guarantee payment of the principal or dividends and interest on such shares, bonds, debentures or other securities, and to operate, carry on and manage the property, franchises, undertaking and business of any corporation any of whose shares, bonds, debentures or other securities are held by the company, for such remuneration as may be deemed reasonable and proper; (i) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of the company, and to acquire by purchase, lease or otherwise the property, franchises, undertaking and business of any such corporation, and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company; (j) To promote or assist in promoting any company or companies for the purpose of acquiring all or any of the property and liabilities of the company or for any purpose which may seem directly or indirectly calculated to benefit the company, and to become a shareholder in any subsidiary, allied or other company carrying on any business altogether or in part similar to that of this company, and to enter into arrangements for sharing profits, union of interests, joint adventure, reciprocal concessions, or otherwise with such person or company, and, notwithstanding the provisions of section 44 of the said Act, to take or otherwise acquire shares and securities of such company and to pay for the same wholly or partly in cash, shares, bonds or other securities of the company, and to hold, sell, re-issue, with or without guarantee of principal, interest and dividends, or otherwise to deal with the same; (k) To acquire the good-will, property, rights and assets and assume the liabilities of any person, firm or company indebted to the company, or transacting any business similar to that conducted by the company, and to pay for the same in cash, or in securities of the company or otherwise; (l) To sell, lease or otherwise dispose of the property, rights, franchise and undertakings of the company or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of the company, notwithstanding the provisions of section 44 of the said Act; (m) To purchase, lease or otherwise acquire, to hold, exercise and enjoy all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, either in its own name or in the name of any such per-

son, firm or company, and pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company; (n) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (o) To accept in payment of any debt due to the company, stocks, shares, bonds, debentures or other securities of any company; (p) To distribute in specie or otherwise as may be resolved any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of the company; (q) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (r) To aid in any manner any corporation any of whose shares of capital stock, bonds or other obligations are held or are in any manner guaranteed by this company, and to do any acts or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds or other obligations; to do any and all acts and things tending to increase the value of any of the property at any time held or controlled by this company; (s) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or its predecessors in business or the dependants or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful objects; (t) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable and transferable instruments; (u) To remunerate by payment in cash or, with the approval of the shareholders, in stock, bonds or any other manner, any person or persons, or corporation or corporations, for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares of stock of the company, or in or about the formation or promotion of the company or in the conduct of its business; (v) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or attainment of any one or more of the objects herein enumerated or which shall or may at any time appear to be necessary for the protection or benefit of the corporation, either as holders of or interested in any property or otherwise; (w) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Vallières, Limitée," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 5th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

Henry Hope and Sons of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of March, 1913, incorporating Henry Donald Hope, of the City of Birmingham, in that part of Great Britain and Ireland called England, manufacturer; Alexander Liddell Young, manager, and James Munro Sinclair and

Thomas Edward Aikenhead, gentlemen, of the City of Toronto, in the Province of Ontario; and David McGill, of the City of Montreal, in the Province of Quebec, gentleman, for the following purposes, viz:—(a) To carry on the business of manufacturers of and dealers in steel window sashes, door and window casements, fanlight opening gear, leaded lights, stained glass, glass windows, glass doors and glass roofing; window and door locks and fasteners, door knobs and latches and all manner of door and window fittings; cast lead, cast iron and other metal rainwater goods and accessories, and all manner of contractors' and builders' supplies and material; (b) To carry on any other business, whether manufacturing or otherwise, capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (d) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (e) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company; to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same; (f) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (g) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from from any such authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (h) To establish and support or aid in the establishment or support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, or its predecessors in business, or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (i) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (j) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant and stock-in-trade; (k) To construct, improve, maintain, manage, carry out or control any roads and ways, tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests and to contribute to, subsidize

or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (l) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (m) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (n) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, if authorized so to do by the vote of a majority in number present or represented by proxy at a general meeting duly called for considering the matter and holding not less than two-thirds of the issued capital stock of the company; (o) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (q) To do all or any of the above things and all things authorized by the letters patent or supplementary letters patent as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (r) To do all such things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Henry Hope & Sons of Canada, Limited," with a capital stock of two hundred and forty thousand dollars, divided into 2,400 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 6th day of March, 1913.

THOMAS MULVEY,

36-2

Under-Secretary of State.

Canadian Wire Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 4th day of March, 1913, incorporating William Stewart, Thomas Shearer Stewart and Harold Earle Walker, advocates, Christina Imrie, stenographer, and Laurence Tannenbaum, student-at-law, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture and deal in iron, steel, copper, brass, aluminum and all other metals from the ore to the finished products thereof, and also to manufacture and deal in all goods, wares and merchandise in which iron, steel, copper, brass, aluminum or any other metal is or may be used, and in particular to manufacture and deal in wire of all kinds and all products and articles manufactured out of wire or in the manufacture of which wire is used, together with all the by-products thereof, and to coat, cover, insulate or otherwise treat any wire, wire cable, metal or other substance and to manufacture, buy, sell and deal in chemicals of all kinds in connection therewith; (b) To manufacture, grind or otherwise prepare for market and to import, buy, sell and deal in paints, oil, colours, dyes, cement, pigments and varnishes and other chemical and industrial preparations of every description in all their respective branches; (c) To purchase, lease or otherwise acquire natural gas lands, mines, mining rights, metalliferous lands and timber lands, timber limits and water powers and any interest therein and to explore, work, exercise or develop and turn to account the same; (d) To search for, get, work,

raise, make merchantable and deal in natural gas, timber, iron, coal, ores, brick, earth, cement and other metals, minerals and substances and their products; (e) To crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate, manipulate and prepare for market, buy and sell natural gas, timber, ore, metal and mineral substances of all kinds and to carry on any other metallurgical operations which may seem conducive to any of the company's objects, and to buy, sell, manufacture and deal in minerals, plant, machinery, implements, conveniences, provisions and things capable of being used in connection with metallurgical and other operations which the company may carry on or be interested in or required by workmen and others employed by the company; (f) To construct, carry out, maintain, improve, manage, work, control and superintend any roads, ways, pipe lines, tramways and railway sidings on lands owned or controlled by the company, bridges, reservoirs, water courses, aqueducts, wharves, furnaces, saw-mills, crushing works, hydraulic works, electrical works, factories, warehouses, shops, dwelling houses, and other works and conveniences which may seem directly or indirectly conducive to or convenient for any of the objects of the company and to contribute to, subsidize or otherwise aid or take part in any such operations; (g) To manufacture, buy, sell and supply light, heat and power of every kind and description and to carry on the works of a gas company in all its branches, provided, however, that any sale, distribution or transmission of electric, pneumatic or other power or force or gas for the purposes of light, heat or power beyond the lands of the company shall be subject to local and municipal regulations in that behalf; to deal with, manufacture and render salable coke, coal, tar, pitch, asphaltum, ammoniacal liquor and other residual products obtained in the manufacture of any article which the company is authorized to manufacture or deal in; (h) To apply for, purchase or otherwise acquire any trade marks, patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (i) To buy, sell and manufacture, refine, manipulate, export and import and deal in all substances, apparatus and things capable of being used in any such businesses as the company is authorized to carry on or required by any customers of or persons having dealings with the company; (j) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (k) To acquire or undertake the whole or any part of the business, property and liabilities of any company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company or in bonds, debentures or other securities of the company; (l) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; to lend money to, guarantee the contracts of or otherwise assist any such person, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (m) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this company or carrying on any business capable of being conducted

so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act; (n) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions; (o) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful objects; (p) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company; (q) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think fit, necessary or convenient for the purpose of its business; (r) To construct, acquire and operate vessels, steamboats and barges and to carry on the business of lumbermen, vessel agents, cartage system, cartage agents, wharfingers, warehousemen and forwarders, for the purposes of the company; (s) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined, and to lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any company having dealings with this company; (t) To remunerate any company for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (u) To sell or dispose of the whole or any part of the assets and undertaking of the company as a going concern or otherwise for such consideration as the company may think fit and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (v) To sell, improve, manage, develop, exchange, lease, enfranchise, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (w) To do all such things as are incidental or conducive to the attainment of the above objects; (x) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and by or through trustees, agents or otherwise and either alone or in conjunction with others; (y) The word "company" in clauses (a) to (v), both inclusive, shall be deemed to include any person, partnership or other body of persons, whether domiciled in Canada or elsewhere, and the objects specified in each of said clauses shall be in no wise limited or restricted by reference to or inference from the terms of any other clause or the name of the company; (z) To amalgamate with any other company having objects altogether or in part similar to those of this company; (aa) To distribute any of the property of the company in kind among the shareholders. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Wire Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 6th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

The Browne Stores, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of March, 1913, incorporating Fitzjames Ethelbert Browne, auctioneer, Arthur Plow, real estate agent, Nelson Hill Truett, commercial organizer, and William John Weldon and Frederick Oscar Reynolds, realty salesmen, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To manufacture and deal in any and all kinds of goods, wares and merchandise, and to raise, grow, manufacture, sell and deal in provisions of all kinds; (b) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands, or any of them, and to sell, lease, exchange or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary; to erect buildings and deal in building material; to take or hold mortgages for any unpaid balance of the purchase money on any of the lands, buildings or structures so sold, and to sell or otherwise dispose of said mortgages; to improve, alter and manage the said lands and buildings, and to guarantee and otherwise assist in the performance of contracts or mortgages of persons, firms or corporations with whom the company may have dealings, and to assume and take over such mortgages or contracts on default; (c) To establish and provide all kinds of conveniences and attractions for customers and others, and in particular reading, writing and smoking rooms, lockers and safe deposits, telephones, telegraphs, clubs, stores, shops, lodgings and lavatories; (d) To act as agents and brokers of all kinds in transactions within the objects of the company, and to assist for remuneration or otherwise any of the customers or tenants of the company in any part of their business or undertakings; (e) To construct, acquire, charter, operate, hire, lease, sell or otherwise dispose of all kinds of steam and sailing vessels, boats, barges and other vessels, wharves, docks, elevators, warehouses, freight sheds and other buildings; (f) To acquire by purchase, lease or otherwise water lots, water privileges and water powers and steam, electric, pneumatic, hydraulic or other power and force; to manufacture or generate and deliver and supply power of all or any of the above kinds, to utilize the same and to sell, lease or otherwise dispose of any surplus thereof for the purposes of light, heat and power, subject to any local and municipal regulations in that behalf; (g) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (h) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (i) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same;

(j) To subscribe for, purchase or otherwise acquire and to take, hold, sell, exchange and deal in the shares, stocks, bonds, obligations or debentures or securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in shares, bonds, debentures or other securities of this company, or in property of this company, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereof, and to guarantee payment of the principal of or dividends and interest on the shares, bonds, debentures or other securities of any company or corporation with which the company may have business relations, and to promote any company or corporation having objects altogether or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (k) To enter into any arrangements with any authority, federal, provincial, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges, franchises and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges, franchises and concessions; (l) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the name of the person, firms, company or companies hereinafter referred to, all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any persons or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay for such property, franchise, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company and to exercise the right, powers and franchises of any company whose capital stock is owned by this company in the name of such company or in its own name; (m) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (n) To take part in the management, supervision or control of the business or operation of any company or undertaking having objects altogether or in part similar to those of this company, and for that purpose to appoint and remunerate any directors, accountants or other experts or agents; (o) Generally for the purpose aforesaid to carry on and undertake any business, undertaking, transaction or operation commonly carried on or undertaken by capitalists, promoters, financiers, commissioners, contractors, for public works or other works, or any business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (p) To remunerate, with the approval of the shareholders, in shares or in any other way any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (q) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (r) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (s) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, war-

rants and other negotiable or transferable instruments; (t) To sell or dispose of the undertaking of the company, or any part thereof, or any of the products of the company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (u) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (v) To procure the company to be licensed, registered or otherwise recognized in any foreign country and to designate persons therein as attorneys or representatives of the company, with powers to represent the company in all matters according to the laws of such foreign country, and to accept service for and on behalf of the company of any process or suit; (w) To distribute in kind or in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company; (x) To do all such other things as are incidental or conducive to the attainment of the above objects; (y) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Browne Stores, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

36-2

The Mount Royal Bond Company, Limited.

PUBLIC notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1913, incorporating Walter George Mitchell, King's counsel, René Chênevert and Frank Callaghan, advocates, Ernest Bertrand, student-at-law, and Percy Gregory, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To subscribe for, undertake, purchase or otherwise acquire and to hold, either absolutely as owner or by way of collateral security or otherwise, and to sell, guarantee the sale of, exchange, pledge, assign, transfer or otherwise dispose of and deal in bonds, debentures, stocks, shares and other securities of any municipal, industrial or financial corporation or company, notwithstanding the provisions of section 44 of The Companies Act; (b) To offer for public subscription any shares, stocks, bonds, debentures or other securities of any corporation or company; (c) To promote, organize, manage or develop and to assist in the promotion, organization, management or development of any corporation or company or undertaking; (d) To purchase or otherwise acquire and to hold, sell, exchange or otherwise dispose of property, real or personal, movable or immovable, and to pay for the same by the issue of shares or securities of the company or otherwise; (e) To transact and carry on a general agency and brokerage business, and to act as agents and brokers for the investment, loan, payment, transmission and collection of money, for the transfer and recording of bonds, debentures, shares or other securities, and for the purchase, sale, improvement, development and management of any property, business or undertaking, and the management, control or direction of syndicates, associations, companies or corporations; (f) To accept, fulfil and execute any trust committed

to the company by any corporation or by any court of law, upon such terms as may be agreed upon and as the court shall approve, and to take, hold, receive and convey all estates and property, real and personal, which may be granted, conveyed or committed to the company with its assent upon such trust or trusts ; (g) To act as trustee in respect of bonds, debentures, debenture stock, mortgages, hypothecs or other securities ; (h) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company ; (i) To issue and allot as fully paid shares of the company in payment or part payment of any business, franchise, undertaking, stock, bonds, debentures or other property which it may lawfully acquire by virtue of the powers herein granted ; (j) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures, bonds or other securities in other companies belonging to this company, or which the company may have power to dispose of ; (k) To do all or any of the above things as principals, agents or attorneys ; (l) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Mount Royal Bond Company, Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 7th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

36-2

Nadeau Lumber Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1913, incorporating Napoléon Nadeau, lumber merchant, Eratus Edwin Howard, King's counsel, Jacob DeWitt, advocate, and Wilbert Harvard Howard, student-at-law, all of the City of Montreal, in the Province of Quebec, and Orville Sievwright Tyndale, of the City of Westmount, in the said Province of Quebec, student-at-law, for the following purposes, viz:—

(a) To carry on business as manufacturers of and dealers in timber, lumber, sashes, doors, blinds, mouldings, furniture, vehicles, agricultural implements and all kinds of articles in the making of which wood is required or utilized, and as general builders and contractors for the construction, equipment, demolition, repairing, remodelling and decorating of public and private works and buildings or any part thereof ; (b) To manufacture, use, buy, sell and to otherwise deal in and with cement, sand, gravel, lime, marl, clay, bricks, tiles, stone (artificial or otherwise) reinforced concrete, paints, fertilizers, deodorizers and generally all compositions of which the said articles and materials, or any of them, form component parts or into which they can be converted ; (c) To purchase, take over, lease or otherwise acquire, develop, work, operate, hold, manage, lease, sell and deal in any movable or immovable property, timber limits, licenses, licenses to cut timber, quarries, mines, minerals and mining rights, and to carry on the business of mining, smelting and refining ; to construct and operate on the property of the company tramways to railroads and to navigable waters and to the various timber limits, cement rock deposits, clay lands, mineral beds, mines and quarries and other properties of the company, subject to municipal, provincial or other law or regulation ; (d) To build, purchase, acquire, lease, charter, navigate and use vessels and boats whether operated by steam, electricity or any other motive power ; (e) To purchase, lease or otherwise acquire water powers and water privileges for the purpose of generating power or elec-

tricity with which to carry on the company's operation, and to construct and operate the necessary plants for generating and distributing such power, and to dispose of any surplus of electricity or other power generated by the company, provided, however, that any distribution of power outside the property of the company shall be subject to local and municipal regulations ; (f) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ; (g) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company ; (h) To take as security for any debt due the company chattel mortgages, mortgages and hypothecs upon the property of the debtors of the company ; to take the movable and immovable property of the debtors of the company in pledge ; (i) To acquire and own shares and securities in any other company or companies carrying on business of a like nature, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise deal with the same ; (j) To issue fully paid-up shares in payment or part payment of the purchase price of any movable or immovable property, patents, patent rights or shares in other companies that may be acquired by the company ; (k) To acquire from any person, firm or corporation any business of a like nature or incidental to the foregoing or capable of being operated in connection therewith, and to issue fully paid-up shares of the company in payment or part payment of the purchase price thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Nadeau Lumber Co., Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 7th day of March, 1913.

THOMAS MULVEY,

36-2

Under Secretary of State.

Canadian De La Vergne Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of March, 1913, incorporating Francis George Bush, bookkeeper, George Robert Drennan, stenographer, Michael Joseph O'Brien and Herbert William Jackson, clerks, and Gordon Francis Macnaughton, student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as manufacturers of and dealers in all kinds of ice-making and refrigerating machinery and supplies incidental to or used in connection with the installation or operation of such machinery ; also to manufacture and deal in engines, machinery and mechanical and insulating appliances and supplies of every description ; (b) To construct, install and operate refrigerating and cold storage plants ; (c) To acquire by lease, purchase or otherwise and utilize, operate and sell any patent rights, franchises or powers related to or connected with the business of the company ; (d) To amalgamate with any other company having powers similar or in part similar to the powers of this company ; (e) To acquire, hold, sell and dispose of shares and securities in other companies authorized to do any business which this company is authorized to carry on ; (f) To purchase and acquire any business of a similar nature and to purchase and acquire any interest or

control in any business of a similar nature to that which this company is authorized to carry on, and to pay for the same in whole or in part in cash, bonds or paid-up shares of this company; (g) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company engaged in or carrying on, or about to engage in or carry on, any business or transaction which this company is authorized to engage in or carry on, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company; (h) To sell, lease or otherwise dispose of the whole or any part or branch of the businesses, undertaking, property, liabilities or franchises of the company to any other person or company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (i) To distribute in specie or otherwise any assets of the company among its members and particularly the shares, bonds, debentures and securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (j) To carry on any branch or branches of business incidental to the due carrying out of the aforesaid objects and subsidiary thereto, which may be deemed necessary to enable the company to profitably carry out its undertakings; (k) Generally to do all such other things as are incidental to the carrying out of the objects of the company; (l) The powers enumerated in each paragraph hereof to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian De La Vergne Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1913.

THOMAS MULVEY,

36-2

Under-Secretary of State.

The Lion Porcupine Gold Mines Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1913, incorporating Walter George Mitchell, René Chênevert and Frank Callaghan, advocates, Ernest Bertrand, law student, and Percy Gregory, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To prospect for, open, explore, develop, work, improve, maintain and manage gold, silver, copper, nickel, lead, coal, iron and other mines, quarries, mineral and other deposits and properties, and to dig for, dredge, raise, crush, wash, smelt, roast, assay, analyze, reduce and amalgamate and otherwise treat ores, metals and mineral substances of all kinds, whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same, or any part thereof, or any interest therein, and generally to carry on the business of a mining, reduction and development company; (b) To acquire by purchase, lease, concession, license, exchange or other legal title mines, mining lands, easements, mineral properties or any interest therein, minerals and ores and mining claims, options, powers, privileges, water and other rights, processes and mechanical or other contrivances and either absolutely or conditionally and either solely or jointly with others, and as principals, agents, contractors or otherwise, and to lease, place under license, sell, dispose of and otherwise deal with the same, or any part thereof, or any interest therein; (c) To construct, maintain, alter, make, work and operate on the prop-

erty of the company or on property controlled by the company, tramways, telegraph or telephone lines, reservoirs, dams, flumes, race and other ways, water powers, aqueducts, wells, roads, piers, wharves, buildings, shops, smelters, refineries, dredges, furnaces, mills and other works and machinery, plant and electrical and other appliances of every description, and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the company or its workmen or servants; (d) To construct or acquire by lease, purchase or otherwise, and to operate and maintain undertakings, plant, machinery, works and appliances for the generation or production of steam, electric, pneumatic, hydraulic or other power or force; also lines of wires, poles, tunnels, conduits, works and appliances for the storing, delivery and transmission under or above ground of steam, electric, pneumatic, hydraulic or other power or force for any purpose for which the same may be used, and to contract with any company or person upon such terms as are agreed upon to connect the company's lines of wire, poles, tunnels, conduits, works and appliances with those of any such company or persons, and generally to generate, produce, and transmit steam, electric, pneumatic, hydraulic or other power or force; to acquire by lease, purchase or otherwise steam, electric, pneumatic, hydraulic or other power or force, and to use, sell, lease or otherwise dispose of the same and all power and force produced by the company, provided, however, that any sale, distribution or transmission of electric, pneumatic, hydraulic or other power or force beyond the lands of the company shall be subject to local and municipal regulations; (e) To take, acquire and hold as the consideration for ores, metals or minerals sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company having objects similar to those of the company and to sell or otherwise dispose of the same, notwithstanding the provisions of section 44 of the said Act; (f) To manufacture and deal in logs, lumber, timber, wood, metal, all articles into the manufacture of which wood or metal enters and all kinds of natural products and by-products thereof; (g) To build upon, develop, cultivate, farm, settle and otherwise improve and utilize the lands of the company, and to lease, sell or otherwise deal with or dispose of the same, and to aid and assist by way of bonus, advances of money or otherwise, with or without security, settlers and intending settlers upon any lands belonging to or sold by the company, or in the neighbourhood of such lands, and generally to promote the settlement of said lands; (h) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any businesses which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes thereof; (i) To carry on any business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company; (j) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee or otherwise any corporation in the capital stock of which the company holds shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation, and to guarantee the performance of contracts by any such corporation, or by any person or persons with whom the company may have business relations; (k) To build, acquire, own, charter, navigate and use steam and other vessels; (l) To apply for, purchase or otherwise acquire any patents of invention, trade marks, copyrights or similar privileges relating to or which may be deemed useful to the company's business and to sell or otherwise dispose of the same as may be deemed expedient; (m) To join, consolidate and amalgamate with any person, society, company or corporation carrying on a business similar in whole or in part to that of this company and to pay for or receive the price agreed upon in cash or in paid-up and non-

assessable shares, bonds or debentures or other securities or guarantees of the company; (n) To develop or assist in developing any auxiliary or allied company carrying on business of a like nature or germane to that of this company and to become shareholders in the same; (o) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in; (p) To lease, sell or otherwise dispose of the undertaking, property and assets of the company, or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company; (q) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertakings. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Lion Porcupine Gold Mines Company, Limited" with a capital stock of one million five hundred thousand dollars, divided into 1,500,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 7th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

The Consolidated Film Co., Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1913, incorporating Alexander Huntley Duff, Harold Earle Walker, William Stewart, Ralph Burnett, advocates, and Janet Howat McCulloch, secretary, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on business as general merchants, importers and exporters and to manufacture, buy, sell, and deal in all kinds of goods, wares and merchandise; (b) To purchase, own, manufacture, lease and produce moving picture machines, films and negatives, and to sell, lease or otherwise dispose of moving picture machines, films and negatives whether acquired or manufactured by the company to any other person or company for such consideration as the company may think fit; (c) To build, own, lease, rent or acquire theatres, play-houses, or music halls; to give public or private performances of any kind therein or anywhere else; (d) To take moving pictures of scenes, events and happenings with a view to producing them at any play-house, theatre or music hall owned by the company, or to lease, rent or otherwise license any other person or company to produce moving pictures taken by the company; (e) To manufacture, buy, sell, deal in, own, control, license or otherwise turn to account all machinery, tools, appliances and devices necessary or useful in the carrying on of the company's business, and the manufacture, sale and exploiting of its products; (f) To manufacture, develop, purchase or otherwise produce or acquire steam, electric or other motive power, or force for power, heat or light for the operation of the company's plant and machinery, or carrying on of its business, and to dispose of the surplus thereof for the advantage of the company, subject to compliance with all existing municipal or other regulations in that behalf; (g) To acquire and take over as a going concern the undertaking, assets and liabilities of any person, firm or company carrying on any business, in whole or in part, similar to that which the company is authorized to carry on, or possessed of property suitable for its purposes, or that can be advantageously carried on in connection therewith, and to issue fully paid-up or partly paid-up shares of the company in consideration, or part con-

sideration, therefor, or for any property or rights acquired by the company; (h) To apply for, purchase, or otherwise acquire, any patents of invention, trade marks, licenses, concessions, trade processes or the like conferring any exclusive or limited right to use any secret or other information, which may seem capable of being used advantageously by the company, or which may seem calculated to benefit the company directly or indirectly, and to use, exercise, promote and license the use of, or otherwise turn to account all rights or information so acquired; (i) Notwithstanding the provisions of section 44 of The Companies Act to take, purchase, acquire, subscribe for, and hold and from time to time dispose of, or otherwise turn to account securities, bonds or shares, or other obligations of any other company having objects similar, in whole or in part, to those of this company, or carrying on any business capable of being conducted so as to benefit this company, and to pay for the same in cash, securities, or paid-up shares of the company, and exercise all the rights of a holder of such shares, through such officers as may be appointed by the directors of this company; (j) To distribute from time to time, as may be directed, amongst its shareholders, any of the assets of the company, and particularly the securities, bonds and shares of any other company, which this company may acquire or take over, or with whom this company may form any arrangements for joint adventure, or co-operation, or to which this company may dispose of the whole, or any part of its undertaking; (k) To do all or any of the matters hereby authorized either alone or in conjunction with any other company or person, and either as principal or agent; (l) To carry on any other business germane or ancillary to the foregoing, or which may seem to the company capable of being conveniently carried on in connection with any of its powers, or undertaking, or calculated to enhance the value of the company's property, rights or undertaking, or make same profitable; (m) The powers in each of the foregoing paragraphs to be in no way limited or restricted by reference to, or inference from, the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Consolidated Film Company, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 15,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

Traders Investment & Realty Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 5th day of March, 1913, incorporating John Lionel Regan, of the Town of Blind River, in the Province of Ontario, lumberman; John Lorne Campbell and Frank Norman Campbell, lumbermen, and Harry Aldridge Preston, miner, of the Town of Massey, in the said Province of Ontario, and Alfred Lewes Kemp, of the Town of Gore Bay, in the said Province of Ontario, real estate agent, for the following purposes, viz:—(a) To acquire by purchase, lease or otherwise and to own real estate, mining claims, minerals and mineral lands; (b) To construct dwelling houses and other buildings upon such real estate and lands or any part thereof; (c) To sell, lease, convey, exchange, dispose of or otherwise deal with such real estate, mining claims, minerals and mineral lands, or any portion thereof, and to develop, improve and lay out any such real estate in building lots, streets, lanes, squares or otherwise; (d) To prospect for, mine, develop or sell or otherwise dispose of any mines, minerals or mineral lands acquired by it; (e) To make advances by way of loans to purchasers or lessees of any part of the company's real estate for

building purposes or other improvements; (f) To take and hold mortgages, hypothecs, liens or charges to secure the payment of the purchase price of any property sold by the company, or any money due to the company from purchasers, or advanced by the company to purchasers or others for building purposes or other improvements; (g) To purchase, acquire, hold, transfer, sell and dispose of shares, stock, debentures or securities in any other company and more particularly in any company having objects similar in whole or in part to those of this company or carrying on business capable of being conducted so as to directly or indirectly benefit this company; (h) To purchase, acquire, hold, transfer, sell and dispose of shares in any company; (i) To acquire by purchase, lease or otherwise, timber and timber lands and to manufacture said timber and market, sell or otherwise dispose of same, or any part thereof, for such consideration as the company may deem proper; (j) To prospect for, open, explore, develop, work, improve, maintain and manage oil wells and oil properties and to manufacture and refine the product thereof, whether belonging to the company or not, and to render the same merchantable and to sell and otherwise dispose of the same; (k) To issue fully paid-up and non-assessable shares, bonds or other securities of the company in payment or part payment for any real or personal property, rights or other assets acquired by the company by any title or for services rendered by way of promotion or otherwise; (l) To sell, lease or otherwise dispose of the undertaking of the company, or any part thereof, for such consideration as the company may deem proper. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Traders Investment & Realty Company, Limited," with a capital stock of one hundred thousand dollars, divided into 100,000 shares of one dollar each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

Standard Machines, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of March, 1913, changing the name of "Standard Machines, Limited" to that of "Wall Papering Machines, Limited."

Dated at the office of the Secretary of State of Canada, this 10th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

The Railway Centre Park Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1913, incorporating Napoléon Thomas Turgeon, lumber merchant, of the Village of Beauceville, in the Province of Quebec, Joseph DeVarenes, merchant, Gustave Proteau, gentleman, and Napoléon Bédard, hotelkeeper, all three of the City of Quebec, in the said Province of Quebec, and Joseph Napoléon Matte, agent, of the City of Montreal, in the said Province, for the following purposes, viz:—(a) To acquire by purchase, lease or otherwise and to own real estate; to construct dwelling houses and other buildings on such property or any part thereof, throughout the Dominion of Canada; (b) To sell, lease, transfer, exchange such immovable property or any part thereof and to dispose of, and to develop, improve and lay out such property in building lots, streets, lanes, squares or otherwise; (c) To make cash advances or loans to purchasers or lessees of any part of the company's property for building purposes or other improvements; (d) To take and hold mortgages, hypothecs, liens and charges to secure the payment of the purchase price of any property sold by the

company or advanced by the company for building purposes or other improvements; (e) To purchase, acquire, own, transfer, sell shares, bonds or securities in any other company having objects similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (f) To act as agents or trustees for any company, partnership or persons carrying on a business similar, in whole or in part, to that of this company; (g) To sell any part of the real estate or other property belonging to the company for such consideration and upon such terms and conditions as the company shall see fit, and to dispose of the same, and to accept cash, shares, debentures or securities of or in any other company having objects similar to those of this company in payment or part payment therefor. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Railway Centre Park Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

The Brunelle Furnace & Boiler Company, à responsabilité limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1913, incorporating Joseph Antonio Jutras, surgeon-dentist, Johnny Boivin, trader, Wilfrid Descoteaux and Joseph Benjamin Godbout, commercial agents, all of the City of Three Rivers, in the Province of Quebec, Arthur Héroux, manufacturer, and Hercule Descoteaux, merchant, both of the Village of Yamachiche, in the said Province, for the following purposes, viz:—(a) To acquire for consideration or gratuitously, lease, sub-let, own, sell, transfer or exchange movable or immovable property for the purposes of its undertaking; (b) To operate iron, copper, silver mines and other metals which it may own, occupy or hold in virtue of the powers herein named, and to deal in and deal with the products of its mines; (c) To build, construct, erect or to cause to be built, constructed and erected, for itself or for the general public, factories, buildings, dwelling houses, structures, and also to execute or to cause to be executed works of all kinds and description; (d) To issue bonds, shares and other securities of the company and to give the same as security or to sell the same for such price or consideration as may be deemed advisable; (e) To purchase, own, manufacture, sell, lease, sub-let, exchange, alienate: (1) furnaces, boilers, heaters, radiators, pipes and other equipment and apparatus for water, air, steam heating or otherwise; (2) columns, pieces, articles and objects generally useful and required for any manufacturing, farming and commercial business; (f) To enter into any arrangements, as to its establishment and operation, with any municipal or other corporations and with any individuals; (g) To amalgamate with any other corporation or company carrying on or having for its purpose the carrying on of any similar objects, and, to that end, to enter into any arrangements, transactions or compromise which the company may deem advisable; (h) To exercise all powers conferred upon the company by the general law relating to such business and all other powers necessary to the attainment of its objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Brunelle Furnace & Boiler Company," à responsabilité limitée, with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Three Rivers, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

Ottawa Contractors, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of March, 1913, incorporating William Henry Poupore, of the Village of Chapleau, contractor, James William Hennessy, of the Village of Fort Coulonge, lumberman, both of the Province of Quebec, and William Henry Dwyer, merchant, John Taylor, civil engineer, and John Robinson Osborne, barrister-at-law, all three of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—(a) To carry on business as a construction company, and as contractors and engineers for the erection, construction, repairs and alteration of public and private works; (b) To manufacture, buy, sell and deal in lumber, timber and to own, construct, acquire, equip, hold, operate, maintain, manage and control lumber yards, storehouses, mills and all other plants and properties pertaining thereto, and the same to sell, lease, hire, exchange or otherwise dispose of, and to buy, sell, grow, prepare for market, manufacture, import, export, and to deal in timber and wood of all kinds, and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used, and all articles that can be made from or extracted from wood or the waste products of wood; (c) To acquire, enter into and take over contracts of every description, and to transfer, assign or otherwise dispose of any contract or undertaking of the company, in whole or in part, and to enter into, carry out, perform and sublet contracts for doing work and supplying material in connection therewith; (d) To construct, acquire, improve, own buildings, stores, warehouses, elevators, docks, dry-docks, wharves, tunnels, tracks, bridges, canals, breakwaters, and embankments; (e) To purchase or otherwise acquire, and to sell, develop, work or otherwise deal with land, water powers, water power supplies, and water power works; (f) To purchase, acquire, receive, own, sell and dispose of shares in the capital stock of, and bonds, debentures, debenture stock of other companies, notwithstanding the provisions of section 44 of the said Act; (g) To enter into partnership and partnership ventures with other trading corporations and with individuals and firms; (h) To acquire the good-will, rights and property of any kind, and to acquire and undertake the whole or any part of the assets and liabilities of any person, firm, association or corporation, having powers similar to those of this company, and to pay for the same in cash, stock or bonds of this corporation or otherwise; (i) To amalgamate with any other company carrying on a business similar in whole or in part to that of this company; (j) To issue the whole or any part of the stock of the company as fully paid-up and non-assessable stock in payment or part payment of any property real or personal, movable or immovable or other assets acquired or leased by the company, or in the payment of franchises acquired by it, or for such other considerations as the directors may deem advisable in the interest of the company; (k) To sell or otherwise dispose of any portion of the assets of the company, for such consideration, and upon such terms and conditions as the directors shall see fit to accept, and to accept cash, shares and debentures, stock or securities in any other company having objects similar in whole or in part; (l) To distribute, in specie or otherwise, as may be determined, any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (m) To procure the company to be registered and recognized in any foreign country and to designate persons therein, according to the laws of such foreign country, to represent this company, and to accept service for and on behalf of the company of any process or suit. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Ottawa Contractors, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred

dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 11th day of March, 1913.

THOMAS MULVEY,

37-2

Under-Secretary of State.

Missisquoi-Lautz Corp'n, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of March, 1913, incorporating Andrew Ross McMaster, of the City of Westmount, in the Province of Quebec, King's counsel, Talbot Mercer Papineau, advocate, John Kerry, student-at-law, and Margaret Hartley, secretary, of the City of Montreal, in the said Province of Quebec, and Gertrude Harriet Flawn, of the Town of Outremont, in the said Province of Quebec, secretary, for the following purposes, viz:—(a) To purchase, take on lease or otherwise acquire any quarries, gravel pits, sand pits, mines, mining rights and metalliferous land and any interest therein, and to explore, work, exercise, develop and turn to account the same; (b) To acquire as going concerns the businesses and undertakings of any companies or persons engaged in a business similar in whole or in part to that of this company, and to pay for the same as the company may deem expedient and either in cash or wholly or in part in securities and shares of the company; (c) To crush, win, cut, quarry, smelt, refine, dress, amalgamate, manipulate and prepare for market all kinds of stone, metals and mineral substances of all kinds and to carry on any other quarrying, metallurgical or mining operations which may seem conducive to any of the company's objects; (d) To buy, sell, manufacture and deal in quarries, mining lands, minerals, plant, machinery, implements, conveyances, provisions and things capable of being used in connection with quarrying, mining and metallurgical operations, or required by workmen and others employed by the company; (e) To construct, carry out, maintain, improve, manage, work, control and superintend any rights, ways and tramways and railway switches and sidings on lands owned or controlled by the company, bridges, reservoirs, water courses, aqueducts, electrical works, factories, warehouses, shops and other works and conveniences which may seem directly or indirectly conducive to any of the objects of the company, and to subsidize or otherwise aid or take part in any such operations; (f) To carry on the business of carters and carriers for the purposes of the company; (g) To manufacture, for the purposes of the company, electrical energy for light, heat and power and to sell and distribute any surplus thereof, the distribution beyond the company's property to be subject to all municipal or other legal regulations in that behalf; (h) To acquire, erect and maintain dwellings, lodging houses and boarding houses for the use of the company's employees and others; (i) To carry on any business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of any property suitable for the purposes of the company; (k) To subscribe for, underwrite and acquire by purchase, exchange or other legal title and to hold either absolutely or as holders by way of collateral security or otherwise, and to hold, sell, assign, transfer and otherwise dispose of any stocks, bonds, debentures or other securities of any other company, notwithstanding the provisions of section 44 of The Companies Act; (l) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited

right to use, or any information as to any invention which may seem capable of being used for any purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (m) To enter into partnership or into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any other person or company; (n) To enter into any arrangements with any authority or government, whether municipal, local or otherwise, which may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise or comply with any such arrangements, rights, privileges and concessions; (o) To pay for any property acquired by or any services rendered to the company prior to or after its incorporation by the issue of fully paid-up stock as the price of such property or reward of such services; (p) To sell or dispose of the undertaking and property of the company or any part thereof, for such consideration as the company may see fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (q) To do all or any of the above things as principals, agents, contractors or otherwise and by and through agents or otherwise and either alone or in conjunction with others; (r) To amalgamate with any other company having objects altogether or in part similar to those of this company; (s) To do all such things as are incidental or conducive to the attainment of the above objects; (t) The above objects, powers and purposes of the company shall be deemed to be several and not dependent, and the construction of any of the powers hereinabove set forth may be extended, but shall not be limited by reference to any other powers. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Missisquoi-Lautz Corp'n, Limited," with a capital stock of one million five hundred thousand dollars, divided into 15,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Village of Phillipsburg, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 11th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

The Oriental Trust Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of March, 1913, incorporating Armand Lavergne, Charles Smith, Ernest Taschereau, advocates, Arthur Moisan, accountant, and Joseph Ernest Langlois, commercial agent, all of the City of Quebec, in the Province of Quebec, for the following purposes, viz:—(a) To accept, fulfill and execute any trust committed to the company by any person or persons or by any corporation or by any court of law on such terms as may be agreed upon and as the court shall approve, and to take, receive, hold and convey all assets and property, both real and personal, which may be granted, committed or conveyed to the company, with its assent, upon such trust or trusts; (b) To act as trustee in respect of any debentures, bonds, mortgage, hypothec or other securities, issued according to the law of any corporation, municipal or otherwise; to hold property

mortgaged or pledged to secure the payment of such debentures, bonds, mortgage, hypothec or other securities, and to deal with such property in accordance with the instruments creating the same; (c) To buy or otherwise acquire, to hold and to sell, or otherwise dispose of, property both movable or immovable; (d) To subscribe for, underwrite, buy, take or otherwise acquire, and to hold either as principal or agent, and absolutely as owner or by way of collateral security, and enjoy, sell, exchange, pledge or otherwise deal in the stock, bonds, debentures and other securities of any municipal, industrial or financial corporation or company, notwithstanding the provisions of section 44 of The Companies Act; (e) To promote, organize, manage or develop, or to assist in the promotion, organization, management or development of any corporation, company, syndicate, enterprise or undertaking, and to do all acts necessary or incidental thereto; (f) To act as agents and brokers for the investment, handling, loan, payment, transmission and collection of money and to accept or fulfill any trust committed to the company by any individual, corporation, firm or court of law, and to take, receive, hold, transfer and convey all property, real or personal, which may be granted, conveyed or committed to this company with its assent upon or in connection with such trust; (g) To investigate, examine, audit and report on the books, standing, prospects, business, affairs and condition of any person, firm or corporation and to investigate, examine and report on the title to and the value of properties, real or personal, private or public, or on the legality of any issue of bonds, debentures or other security of any corporation, or on the circumstances of any business concern or undertaking and generally on any assets, property or rights; (h) To act as agents or attorneys for the transaction of any business, the management of estates, the sale of property, the investment and collection of moneys, rents, interests, dividends, mortgages, bonds, bills, notes and other securities; (i) To accept and hold the office and perform all the duties of receiver, trustee, assignee, trustee for the benefit of creditors, liquidators, executor, administrator and curator to insolvent estates, and to administer, manage, close and wind up the business of estates, persons, partnerships, associations or corporate bodies and to do all such incidental acts as are necessary for such purposes; (j) To act as agents for the purposes of registering, issuing and countersigning the transfer and certificates of stock, bonds, debentures or other obligations of any association or corporation, municipal or otherwise, and to receive and manage any sinking fund connected therewith upon such terms as may be agreed upon, and to guarantee the payment of any debentures, debenture stock, bonds, obligations, or other securities or the interest thereon; (k) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention and to turn to account, sell, lease or otherwise deal in such patents, licenses or concessions; (l) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company; (m) To enter into any agreement for sharing profits or union of interests with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal in the same; (n) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or securities in other companies belonging to the company, or which the company may have the power to dispose of, and to do all acts, and exercise all power to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated; (o) To amalgamate with any other company having objects similar in whole or in part to those of this company; (p) To purchase, lease or otherwise acquire any business

similar in character or objects to any of the business of this company ; (q) To do all acts necessary for the undertaking, carrying on or completion of any of the business which the company is authorized to engage in or carry on, and for all services, duties and trusts to charge, collect and receive all proper remuneration, legal, usual and customary costs, charges and expenses ; (r) No power granted herein shall be limited or restricted by the application or interpretation of any other power so granted. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Oriental Trust Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 hundred shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

Rawdon Heights Realities, Limited.

PUBLIC NOTICE is hereby given that under the 1st part of Chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of March, 1913, incorporating Walter Robert Lorimer Shanks, advocate, Francis George Bush, bookkeeper, George Robert Drennan, stenographer, and Herbert William Jackson and Michael Joseph O'Brien, clerks, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on business as real estate agents and dealers in real estate, including lands, buildings and improvements thereon ; (b) To purchase, lease or otherwise acquire, own, sell or otherwise dispose of lands, buildings and other properties, movable or immovable, or any interest therein, and generally to deal and traffic in such property in any manner whatsoever ; (c) To develop, improve, exploit and lay out any such property in subdivision lots, streets, squares, lanes or otherwise and to erect houses, buildings and other constructions on the property acquired by the company or any part thereof, and generally to develop and turn to account any lands or other property acquired by or in which the company is interested ; (d) To dispose of any streets, squares or lands in favour of persons or municipalities upon such terms and conditions as the company may think fit ; to make and enter into any agreement or contract for paving, macadamizing, grading, repairing, cleaning and watering streets and highways and for the construction, opening and repairing of conduits, cisterns, drains or sewers ; (e) To advance moneys by way of loan or loans to the purchaser or purchasers or lessees of any part of the company's property for purposes of building or other improvements thereon ; to aid by advances of money the construction and maintenance of roads, streets, lanes, waterworks, drains, sewers and other works calculated to give better access to the property of the company and to enhance its value ; (f) To carry on the business of an electric light, heat and power company in all its branches, provided that the sale, transmission and distribution of electric or other power or force shall be subject to local or municipal regulations ; (g) To provide, purchase, lease or otherwise acquire, and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works, dams, flumes, conduits, bridges, stations, engines, machinery, plant, cables, wires, lines, generators, accumulators, lamps, meters, transformers, apparatus, appurtenances and appliances connected with the generation, accumulation, distribution, transmission, supply, sale, use and employment of electricity, and to generate, accumulate, transmit, distribute, supply and sell electricity for the purposes of electric lighting, heating, traction and motor power and for industrial and other purposes, and to undertake and to enter into contracts and agree-

ments for the lighting of cities, towns, streets, buildings and other places, and for the supply of electric current for lighting, heating, traction and motive power, and for industrial and any or all public or private purposes ; (h) To make, build, construct, erect, lay down and maintain and operate buildings, bridges, reservoirs, waterworks, cisterns, dams, canals, tunnels, culverts, flumes, conduits, main and other pipes, machinery and appliances and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the creation, maintenance and development of hydraulic, electrical or other power, or for irrigating lands, or for any other purpose of the company ; (i) To carry on any other business which may seem to the company capable of being carried on in connection with its business or any of the objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's rights or property ; (j) To acquire by purchase, lease or otherwise or undertake the whole or any part of the business, property or liabilities of any person, firm or company, or the shares, bonds, debentures or other securities of any company carrying on any business in whole or in part similar to that carried on by this company, or possessed of property suitable for the purposes of this company ; (k) To pay for any property or rights acquired by the company, or services rendered or to be rendered to the company, either in cash or in fully paid-up shares or by any securities which the company has power to issue, or partly in one mode and partly in another or others, and generally on such terms and conditions as the company may determine ; (l) To enter into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any government, municipal or local authority, or with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company ; to guarantee the contracts of, either with or without security, or to lend money to or otherwise assist any such person or company or any person or company undertaking to build on or improve any property in which the company is interested ; (m) To sell, lease or otherwise dispose of the entire undertaking, property and assets of the company, or any part thereof, for such consideration and upon such terms and conditions as the company may think fit, and in particular for the shares, debentures and securities of any other company ; (n) To distribute among the shareholders in specie by way of dividend or bonus, or in any other manner deemed advisable, any property of the company or any proceeds of the sale or disposal of any property of the company ; (o) To carry on or do any of the businesses, acts and things aforesaid, either as principals, agents or trustees or by or through trustees, agents or otherwise, and either alone or in conjunction with another or others ; (p) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or conducive to the attainment of any one or more of the objects hereinabove enumerated ; (q) The intention is that the objects specified in paragraphs (a), (b) and (c) hereof shall be independent objects and shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company ; (r) And generally to do all such things as are incidental to the carrying out of the objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Rawdon Heights Realities, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

Hudon & Orsali, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of March, 1913, incorporating Alexandre Orsali and Albert Hudon, merchants, Jules Huysman and Alexandre Dostaler, accountants, and Joseph Olier Lévesque, traveller, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To manufacture, buy, sell, deal in, import and export goods, wares and merchandise; (b) To manufacture wines, vinegars and cordials and to manufacture or distil alcohols, acids, ether and essences produced either in the fermentation or destructive distillation of grain, wood or other vegetable matter or products of vegetable matter; to manufacture in and out of bond all kinds of spirituous and alcoholic liquors and to age, buy, sell and deal in the same; to carry on the trade or business of warehousing, elevating and forwarding, for the purposes of the company, and to arrange and provide for the consumption or economic use of the refuse or by-product in connection with the manufacturing done by the company; (c) To import or manufacture machinery appliances or other apparatus suitable for the manufacture of any article, substance or material dealt in by the company and to purchase, lease or otherwise acquire and to manufacture, repair, use, deal in, sell or otherwise dispose of all kinds of machinery, machines, apparatus, goods, devices, articles, contrivances, fixtures, instruments, materials, implements and tools which may be useful, necessary or profitable in the carrying on of the business of the company; (d) To purchase, lease or otherwise acquire and hold or sell, lease or otherwise dispose of any property, real and personal, movable and immovable, and any rights in or to the same; (e) To carry on any other business, whether manufacturing or otherwise, which the company thinks conducive to the carrying on of the objects of the company; (f) To apply for, purchase or otherwise acquire and dispose of any trade marks, patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (g) To purchase, lease or otherwise acquire the whole or any part of the business, property, franchises, good-will, rights and privileges held or enjoyed by the firm of "Hudon & Orsali" and by any firm or person or by any corporation carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company, and to pay for the same in fully paid-up or partly paid-up preference or ordinary shares of the company, or in the bonds, debentures or other securities of the company or otherwise, and to undertake the liabilities of any such person, firm or corporation; (h) To enter into partnership or any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in; to lend money to, to guarantee the contracts of or otherwise assist any such person, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (i) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or in exchange for the shares, bonds, debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations of any other company having objects similar in whole or in part to the objects of this company or carrying on any business capable of being conducted so as to directly or indirectly benefit this company, and to vote all shares so held through such agent

or agents as the directors may appoint; (j) To enter into any arrangements with any authorities or government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on, exercise and comply with any such arrangement, rights, privileges and concessions; (k) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures or other securities of any company or corporation; (l) To distribute amongst the shareholders of the company in kind any property of the company and in particular any shares, debentures or other securities in other companies belonging to the company, or which the company may have the power to dispose of, and to do all acts and exercise all power necessary to carry on any business incidental to or that the company think may be conveniently carried on in connection with the business of the company; (m) To amalgamate with any other company having objects in whole or in part similar to those of this company; (n) To do all acts necessary for the undertaking, carrying on and completion of any of the business which the company is authorized to engage in or carry on; (o) To aid in the incorporation of other companies and to raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsements, guarantee of bonds, debentures or other securities or otherwise, any corporation in the capital stock of which the company holds shares, or with which the company may have business relations; (p) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (q) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Hudon & Orsali, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 12th day of March, 1913.

THOMAS MULVEY,

37-2

Under-Secretary of State.

Stamped and Enamelled Ware, Limited.

(CORRECTED NOTICE)

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1913, incorporating George Duthie Forbes, of the Town of Hespeler, in the Province of Ontario, manufacturer, Frederick Clare, George Adam Clare and Alfred Norway William Clare, of the Town of Preston, in the said Province of Ontario, manufacturers, William Henry Carrick, of the City of Hamilton, in the said Province of Ontario, manufacturer, David Findlay and William Findlay, of the Town of Carleton Place, in the said Province of Ontario, manufacturers, and Martin Nichol Todd, of the Town of Galt, in the said Province of Ontario, manufacturer, for the following purposes, viz:—(a) To carry on the business of smelting, casting, forging, rolling, tinning, galvanizing, enamelling, pressing, coating and plating of metals, pierced and stamped tinware and of manufacturing, buying, selling, dealing in and contracting for the manufacture, sale, purchase and exchange of metal and of articles made wholly or partly therefrom, enamelled, japanned and painted wares on sheet and other metals, and pierced and stamped tinware; kitchen and household wares and ornaments made from and upon metals,

factory, warehouse, household and all other classes of furniture and furnishings consisting of enamelled, stamped, galvanized and other wares of iron, steel, tin or any other metal or substance and all articles made of or upon metal or other substance including crockery, china, pottery and glassware, coal oil and gas stoves, and to manufacture, sell, buy and generally deal in all materials used in the manufacture of any of the above described wares or in any business similar thereto or connected therewith; (b) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (c) To manufacture, buy, sell and supply light, heat and power of every kind and description and to carry on the works of a gas company in all its branches, provided, however, that any sale, distribution or transmission of electric, pneumatic or other power or force or gas for the purpose of light, heat or power beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (d) To carry on any other business, whether manufacturing or otherwise, capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (e) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (f) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (g) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (h) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (i) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (j) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or its predecessors in business, or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (k) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (l) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or con-

venient for the purposes of its business and in particular any machinery, plant and stock-in-trade; (m) To construct, improve, maintain, work, manage, carry out or control any roads, ways and tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (n) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (o) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (p) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, if authorized so to do by the vote of a majority in number of the shareholders present or represented by proxy, at a general meeting duly called for considering the matter and holding not less than two-thirds of the issued capital stock of the company; (q) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (r) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (s) To do all or any of the above things and all things authorized by the letters patent or supplementary letters patent as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (t) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Stamped and Enamelled Ware, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Hespeler, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 13th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

The Federal Stone and Supply Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of March, 1913, incorporating John Fosbery Orde, King's counsel, Montagu Grant Powell and Norman Wood Lyle, barristers-at-law, and Sarah Lurena Farrell and Mary Pigott, stenographers, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz: (a) To carry on business as quarry owners, road and pavement makers and repairers, carriers, builders and general contractors for the execution of works and buildings of all kinds; to quarry, win, get, work, crush, prepare, manufacture, buy, sell and deal in all kinds of stone, sand, lime, cement, mortar, whiting, plaster, asphalt, clay, gravel, earth, minerals, artificial stone, bricks, fire-bricks, cement blocks, fire-clay, glass, fuel, coke, pipes, tile, pottery, earthenware, terra cotta, timber, hardware and all other building, contracting and paving requisites; (b) To act as agents for manufacturers of or dealers in all or any of the foregoing articles, goods, wares and merchandise; (c) To carry on any other business, whether manufacturing or otherwise, which

may seem to the company capable of being conveniently carried on in connection with the above objects or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (d) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of this company; (e) To purchase or otherwise acquire as a going concern the whole or any part of the undertaking and business of any person, firm or company carrying on any business which this company may carry on, and the lands, both freehold and leasehold, quarries, plant, machinery, stock-in-trade, book-debts, good-will and other assets of any such person, firm or company, and to assume the debts and liabilities thereof, and to pay for the same either in cash or in fully paid-up shares of the company, or partly in cash and partly in fully paid-up shares of the company; (f) To apply for, purchase or otherwise acquire any patents of invention, licenses, concessions and the like, capable of being used for any of the purposes of the company, and to use, exercise, develop or grant licenses in respect of the property or rights so acquired; (g) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (h) Notwithstanding the provisions of section 44 of The Companies Act, to take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company; (i) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (j) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company, or for any other purpose which any seem directly or indirectly calculated to benefit this company; (k) To construct, improve, maintain, work, manage, carry out or control any roads, ways and tramways, branches or sidings, on lands owned or controlled by the company, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (l) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (m) To sell or dispose of the undertaking of this company, or any part thereof, for such consideration as this company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (n) To distribute amongst the shareholders of the company in specie any property of the company and in particular any shares, debentures or securities belonging to the company; (o) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Federal Stone and Supply Company, Limited," with a capital stock of fifty thousand dollars, divided

into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 12th day of March, 1913.

THOMAS MULVEY,

37-2

Under-Secretary of State.

Wm. H. Jackson Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of March, 1913, incorporating Robert Cooper Smith and Frederick Henry Markey, both of His Majesty's Counsel learned in the law, George Gordon Hyde and William Gilbert Pugsley, advocates, and Ronald Cameron Grant, accountant, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To establish, maintain and operate manufactories, warehouses, agencies and depots for manufacturing building products and for their sale and distribution; (b) To make, inter into, perform and carry out contracts for constructing, altering, decorating, maintaining and furnishing, fitting up and improving buildings of every sort and kind; (c) To purchase or otherwise acquire patents, trade marks and secret processes for or in any way relating to the company's business, and to grant licenses for the use of or sell or otherwise deal in patents, trade marks and secret processes required by the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wm. H. Jackson Company of Canada, Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of March, 1913.

THOMAS MULVEY,

37-2

Under-Secretary of State.

The Realty Exchange of Montreal, Limited-- Bourse Foncière de Montréal, à responsabilité limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of March, 1913, incorporating Walter George Mitchell, René Chênevert and Frank Callaghan, advocates, Ernest Bertrand, student-at-law, and Percy Gregory, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on a real estate business generally and in all its forms and to do all commercial and financial operations relating thereto; (b) To act as agents and intermediaries between buyers and sellers of real estate; (c) To operate a real estate exchange composed of different classes of members; (d) To do all such things and business incidental or necessary to the above mentioned objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Realty Exchange of Montreal, Limited"—"Bourse Foncière de Montréal, à responsabilité limitée," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of March, 1913.

THOMAS MULVEY,

37-2

Under-Secretary of State.

Cook Construction Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of March, 1913, incorporating Andrew Braid Cook, of the City of Helena, in the State of Montana, one of the United States of America, contractor; Harry Falconer McLean, contractor, Walter Joseph Boland, barrister-at-law, and Elizabeth Curnoe and Catherine Iurig, stenographers, of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To carry on the business of general contractors for the erection, construction, repair and alteration of public and private works; (b) To acquire, hold and transfer stock or shares of other corporations, notwithstanding the provisions of section 44 of the said Act; (c) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (d) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company; (e) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (f) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (g) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (h) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (i) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade; (j) To construct, improve, maintain, work, manage, carry out or control any roads, ways and tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (k) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (l) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading,

warrants and other negotiable or transferable instruments; (m) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (n) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (o) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (p) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (q) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Cook Construction Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Sudbury, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 13th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

Conger Lehigh Coal Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of March, 1913, incorporating Arthur John Thomson, Reginald Holland Parmenter and Norman Baillie Wormwith, solicitors, Roy Beverley Whitehead, student-at-law, and Violet Moffat, accountant, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz: (a) To acquire and take over as a going concern the undertaking and all or any of the liabilities of The Conger Coal Company of Toronto, Limited, incorporated by letters patent under The Ontario Companies Act, and with a view thereto to adopt an agreement dated the sixth day of March, 1913, made between Sterling Coal Company, Limited, of the one part and William Symon Morlock as trustee for the company, of the other part, being an agreement for the acquisition of the undertaking and all or any of the liabilities of The Conger Coal Company of Toronto, Limited, and to carry such agreement into effect with or without modification; (b) To carry on business as dealers in and producers of coal, wood and fuel of all kinds; to carry on all kinds of exploration work and business and to search for, prospect, open, explore, develop, work, improve, maintain and manage coal, salt, gas, oil, iron, gold, silver, copper and other mines, minerals and other deposits and properties, and to prospect, dig for, raise, crush, wash, smelt, assay, analyze, reduce and amalgamate and otherwise treat ores, metals, minerals, oil, gases and other deposits, whether belonging to the company or not, and to render the same merchantable and to sell and otherwise dispose of the same, or any part thereof, or any interest therein; (c) To acquire by purchase, lease, concession, license, exchange or other legal title, mines, mining and other lands, easements, mineral properties, or any interest therein, minerals and ores and mining claims, options, powers, privileges, water and other rights, letters patent of invention, processes and mechanical or other contrivances and patent rights and either absolutely or conditionally and either solely or jointly with others and as principals, agents, contractors or otherwise, and to lease, place under license, sell, dispose of and otherwise deal with the same, or any part thereof, or any interest therein; (d) To build, acquire, own, charter, navigate and use steam and other vessels; (e) To contract, improve, operate, maintain, develop or manage, carry out or control roads, ways, railway

sidings, bridges, reservoirs, water courses, wharves and vessels, calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (f) To own and operate, either by steam, electricity or other power, tramways and railway sidings on or over lands owned or controlled by the company, or on or over lands adjacent to the lands of the company, with the consent of the owner or holder thereof; (g) To acquire and take over as going concerns the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such companies; (h) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertakings, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (i) To apply for, purchase or otherwise acquire any patents of invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect to or otherwise turn to account the property, rights or information so acquired; (j) To purchase, take or acquire, by original subscription or otherwise, and to hold, sell, or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint; (k) To enter into partnership or any arrangements for sharing profits, union or interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (l) To promote any company or companies for the purposes of acquiring or taking over all or any of the property and liabilities of the company, or for any other purposes which may seem directly or indirectly calculated to benefit the company; (m) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant and stock-in-trade; (n) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (o) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (q) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privi-

leges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (r) To do all or any of the matters hereby authorized either alone or in conjunction with, or as factors, trustees or agents, for any other companies or persons or by or through any factors, trustees or agents; (s) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (t) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Conger Lehigh Coal Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 13th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

The Gold Lion Brewery, Limited—La Brasserie du Lion d'Or, à responsabilité limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of March, 1913, incorporating Edouard Hébert, of the Town of Valleyfield, in the Province of Quebec, merchant; François Xavier Dupuis, gentleman, Arsène Leroux, accountant, and Roger Valois and Joseph Edouard Marier, journalists, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—(a) To carry on the business of brewers and malsters in all its branches; (b) To carry on any business ancillary to or which can be carried on in connection with the aforesaid business, including but not limited to hop merchants and growers, malt factors, corn merchants, coopers, bottlers, bottle makers, bottle stopper makers, potters, manufacturers of and dealers in aerated and mineral waters and other drinks, wine and spirit merchants and importers, licensed victuallers, hotel keepers, beer house keepers, ice manufacturers and merchants, yeast dealers, grain sellers and dryers, box manufacturers, millwrights, wheelwrights and other businesses incidental thereto; (c) To buy, sell, handle and deal in, both wholesale and retail, commodities, articles and things of all kinds which can be conveniently dealt in by the company in connection with any of its objects; (d) To purchase or otherwise acquire any formulæ, recipes, processes, letters patent, trade marks, trade names or copyrights relating to the products of the company, or any rights or interests in the same, or in the mode of manufacturing or selling the same; (e) To apply for, purchase or otherwise acquire any patents, concessions and the like, conferring exclusive or non-exclusive or limited right to the use of any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem to benefit this company, and to use, exercise, develop and grant licenses in respect of or otherwise turn to account the property, rights and information so acquired; (f) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the company; (g) To establish and carry on agencies, depots and branch places of business; (h) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's businesses or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (i) To purchase, lease or otherwise acquire the whole or any part of the busi-

ness, property, franchises, good-will, rights and privileges held or enjoyed by any persons of firm or by any corporation carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company, or in the bonds, debentures or other securities of the company or otherwise, and to undertake the liabilities of any such person, firm or corporation ; (j) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company ; to lend money to, guarantee the contracts of or otherwise assist any such person, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ; (k) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or in exchange for the shares, bonds, debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint ; (l) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions ; (m) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company, and generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business ; (n) To construct, acquire and operate vessels, steamboats and barges and to carry on the business of vessel agents, cartage system, cartage agents, wharfingers, warehousemen and forwarders for the purposes of the company ; (o) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ; (p) To pay out of the funds of the company or with approval of the shareholders, by shares in the company or by both cash and shares, all expenses of or incidental to the formation, floatation, advertising and procuring the charter of the company, and to remunerate any person or company for services rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company ; (q) To pay by issue of bonds, debentures or other securities as well as to use and apply its surplus earnings or accumulated profits authorized by law to be reserved to the purchase or acquisition of property, and the purchase and acquisition of its own capital stock from time to time, to such extent and in such manner and upon such terms as the board of directors shall determine ; (r) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ; (s) To obtain any provisional order or Act of Parliament for enabling the company to carry any of its objects into effect, or for any other purpose which may seem expedient, and to oppose any proceedings or applica-

tion which may seem calculated directly or indirectly to prejudice the company's interests ; (t) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; (u) To do all such other things as are incidental or conducive to the attainment of the above objects ; (v) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and by or through trustees, agents or otherwise and either alone or in conjunction with others ; (w) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of this company ; (x) To distribute any of the property of the company in kind among the shareholders ; (y) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Gold Lion Brewery, Limited,"—"La Brasserie du Lion d'Or, à responsabilité limitée,"—with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Valleyfield, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

Western Provincial Lands, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of March, 1913, incorporating Arthur John Thomson, Reginald Holland Parmenter, William Symon Morlock and Norman Baillie Wormwith, solicitors, and Roy Beverley Whitehead, student-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—(a) To acquire by purchase, lease, exchange, or otherwise, and to use, hold and improve lands, tenements, hereditaments, immovables and interest therein, and generally to carry on the business of a land company with the power of purchasing, holding, developing, improving, clearing, settling, cultivating, renting, exchanging, selling and otherwise dealing in and disposing of real estate and lands, whether cultivated or not, and any interest or right therein, and in and upon such lands to make, construct, erect, build and maintain roads, bridges and other internal communications, houses, mills, factories and manufactories, and other buildings and works necessary or expedient for the occupation or improvement of any such lands, and to operate and carry on any works or improvements thereon ; (b) To sell, lease, convey, exchange, dispose of, or otherwise deal with such real estate or any portion thereof, and to develop, improve and lay out any such property in building lots, streets, lanes, squares or otherwise ; (c) To make advances by way of loans to purchasers or lessees of any part of the company's real estate for building purposes or other improvements, to aid by way of advances or otherwise in the construction and maintenance of roads, streets, water works, sewers and other works of improvement calculated to render the company's property more accessible and to enhance its value ; (d) To take and hold mortgages, hypothecs, liens and charges to secure the payment of the purchase price of any property sold by the company or any money due to the company from purchasers or advanced by the company to purchasers for building purposes or other improvements ; (e) To invest moneys in immovable property for the benefit of any person or corporation ; to undertake the care and management of investments so made and similar investments, and guarantee the security of the same ; (f) To acquire and own office buildings, apartment

houses and any and all other classes of buildings, and to sell or lease the same or parts thereof and to act as managers or agents for such buildings; (g) To act as an agency or association for and on behalf of others who entrust the company with money to lend or invest, and also secure the repayment of the principal, or the payment of the interest, or both, of any moneys entrusted with the company for investment, and for the purpose of securing the company against loss, upon any guarantee or obligation, or any advance made by the company, and to receive and dispose of any description of assets or security which is conveyed, pledged, mortgaged or assigned to or warehoused with the company in connection with such guarantee, obligation, advance or investment; (h) To guarantee any investment made by the company as agent or otherwise; (i) To construct or acquire by lease, purchase or otherwise and to operate works for the production, sale and disposal of steam, electric, pneumatic, hydraulic and other power or force and to produce, create, develop, acquire by lease or otherwise and to control and generally deal in and use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic and other power for any uses and purposes to which the same are adapted; provided always that the rights, privileges and powers hereby conferred upon the company in this paragraph in acquiring, using and disposing of electric, hydraulic, pneumatic or other power or force shall be subject to all the laws and regulations of the provincial and municipal authorities in that behalf; (j) To apply for and acquire on any terms, letters patent of invention, patent rights, processes, concessions, licenses, trade marks, copyrights, or any other privileges or protections of a like nature for or connected with any matter, article or subject of manufacture or convenient for the business of the company, and to turn the same to account by manufacturing or working the same or granting licenses in respect thereof or otherwise; (k) To purchase or otherwise acquire or undertake all or any part of the business property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company, or possessed of property suitable and proper for the purposes of the company; (l) To issue paid-up shares, bonds or debentures for the payment either in whole or in part of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company; (m) To purchase, acquire, hold and own shares of the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold, pledge or otherwise dispose of such shares, bonds or other securities, notwithstanding the provisions of section 44 of The Companies Act; (n) To enter into partnership or any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, partnership or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on or to amalgamate with any such company; (o) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or otherwise, securities or otherwise of any other company or corporation, and to guarantee the performance of contracts by any such persons with whom the company may have business relations; (p) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (q) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purpose of its business; (r) To invest

the moneys of the company not immediately required in such manner as may from time to time be determined; (s) To distribute among the shareholders of the company in kind, any property or assets of the company and in particular any shares, debentures or securities of any other company or companies which may have purchased or taken over, either in whole or in part, the property, assets or liabilities of this company; (t) To amalgamate with any other company or companies having objects similar to those herein enumerated; (u) To sell, lease, exchange or otherwise dispose of in whole or in part the property, rights or undertaking of the company for such consideration as may be agreed upon and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (v) To enter into any arrangement with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which it may be desirable to obtain, and to carry out, exercise and comply with or sell and dispose of any such arrangements, rights, privileges and concessions; (w) To do all such other acts and things as are incidental or conducive to the attainment of the above objects, or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth, and which may seem to the company capable of being conveniently carried on by the company, or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights; (x) To do all or any of the matters hereby authorized either alone or in conjunction with others, or as factors, trustees or agents of others; (y) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Western Provincial Lands, Limited," with a capital stock of one million dollars, divided into 200,000 shares of five dollars each, and the chief place of business of the said company to be at the City of Prince Albert, in the Province of Saskatchewan.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

37-2

Homes, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of March, 1913, incorporating John Wilson Cook, King's counsel, Allan Angus Magee, advocate, Thomas Barnard Gould, solicitor, Kenneth Archibald, student-at-law, and Pearl Catherine Mahoney, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To acquire by purchase, lease, exchange or otherwise and to use, hold and improve lands, tenements, hereditaments, immovables and interest therein, and generally to carry on the business of a land company and real estate agency, with the power of renting, exchanging, selling and otherwise dealing in real estate and any interest or right therein; (b) To erect, construct, alter, improve, decorate, furnish, let contracts for, maintain and manage houses, buildings and works of every description; to act as civil engineers, designers and architects for all kinds, of constructions, and to manufacture, buy, sell and deal in all kinds of building material, fittings and decorations; (c) To develop, improve and lay out any such property in building lots, streets, lanes, squares or otherwise, and upon such property make, construct, build and maintain roads, bridges and other internal communications, houses, mills, factories and other buildings necessary or expedient for the occupation or improvement of any such property; (d) To dispose of any streets, squares or lands in favour

of persons or municipalities upon such terms and conditions as the company may think fit, and to make and enter into any agreement or contract for paving, macadamizing, grading, repairing, cleaning and watering streets and highways, and for the construction, opening and repairing of conduits, cisterns, drains or sewers ; (e) To make advances by way of loans to purchasers, or lessees of any part of the company's real estate for building purposes or other improvements, and to aid by way of advances or otherwise in the construction and maintenance of roads, streets, waterworks, sewers and other works of improvement calculated to render the company's property more accessible or to enhance its value ; (f) To take and hold mortgages, hypothecs, liens and charges to secure the payment of the purchase price of any property sold by the company, or any money due to the company from purchasers for building purposes or other improvements ; (g) To invest money in immovable property for the benefit of any person or corporation ; to undertake the care and management of investments so made and similar investments, and guarantee the security of the same ; (h) To act as an agent or association for and on behalf of others who entrust the company with money for the purchase of real estate, and to guarantee the repayment of any money entrusted with the company for such investment, and to guarantee any investment made by the company as an agent or otherwise ; (i) To manufacture and produce steam and electricity for heat, light and power for the purpose of the company's business and to sell the surplus thereof, subject to all provincial or municipal laws and regulations in that behalf ; (j) To purchase or otherwise acquire or undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company, or possessed of property suitable and proper for the purposes of the company ; (k) To pay for any property or rights acquired by the company, or services rendered or to be rendered to the company, either in cash or in fully paid-up shares or by any securities which the company has power to issue, or partly in one mode and partly in another or others, and generally on such terms and conditions as the company may determine ; (l) To purchase, acquire, hold and own shares of the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which the company is empowered to carry on or engage in, and to acquire, hold or otherwise dispose of such shares, bonds or other securities, notwithstanding the provisions of section 44 of The Companies Act ; (m) To enter into any arrangements for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, partnership or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to carry on, or to amalgamate with such company ; (n) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, the guarantee of bonds, debentures or other securities or otherwise, any person, company or corporation, and to guarantee the performance of contracts by any such persons or corporation with whom the company may have business relations ; (o) To distribute among the shareholders of the company in kind any property or assets of the company and in particular any shares, debentures or securities of any other company or companies which may have purchased or taken over, either in whole or in part, the property, assets or liabilities of this company ; (p) To sell, lease, exchange or otherwise dispose of, in whole or in part, the property, rights or undertakings of the company for such consideration as may be agreed upon and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ; (q) To enter into any arrangement with any government or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which it may be desirable to obtain, and to carry out, exercise and comply with or sell and dispose of any such arrange-

ments, rights, privileges and concessions ; (r) To do all such other acts and things as are incidental or conducive to the attainment of the above objects, or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth and which may seem to the company capable of being conveniently carried on by the company, or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights ; (s) To do all or any of the matters hereby authorized either alone or in conjunction with others or as factors, trustees or agents of others ; (t) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Homes, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

McDonald Hydro-Electro Heating Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of March, 1913, incorporating John D. McDonald, smelter foreman, and Richard Watson DeMorest and Edward Hamilton Low, civil engineers, of the Town of Sudbury, in the Province of Ontario ; Rinaldo McConnell, miner, James Beaton Watson, accountant, and William Clark Perkins and Angus William Fraser, barristers-at-law, of the City of Ottawa, in the said Province of Ontario, for the following purposes, viz :— (a) To carry on the business of an electric heat, light and power company in all its branches, provided that the sale, transmission and distribution of electric or other power or force shall be subject to local or municipal regulations ; (b) To provide, purchase, lease or otherwise acquire and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works, stations, engines, machinery, plant, cables, wires, lines, generators, accumulators, radiators, lamps, meters, transformers, apparatus, appurtenances and appliances connected with the generation, accumulation, distribution, transmission, supply, sale, use and employment of electricity, and to generate, accumulate, transmit, distribute, supply and sell electricity, for the purposes of electric heating, lighting, traction and motive power and for industrial and other purposes ; and to undertake and to enter into contracts and agreements for heating houses, offices and other buildings, and for the lighting of cities, towns, streets, buildings and other places, and for the supply of electric current for heating, lighting, traction and motive power, and for industrial and any or all public or private purposes ; (c) To make, build, construct, erect, lay down and maintain and operate buildings, bridges, reservoirs, water works, cisterns, dams, canals, tunnels, culverts, flumes, conduits, mains and other pipes, machinery and appliances, and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the creation, maintenance and development of hydraulic, electrical or other power, or for irrigating lands or for any other purpose of the company ; (d) To construct, improve, work, maintain, manage, carry out or control, and to purchase, lease, or otherwise acquire, and to hold, use, sell, lease or otherwise dispose of any lands, works, mains, machinery, or any roads, ways, bridges, reservoirs, water courses, wharves, manufactories, warehouses, electrical works, shops, stores and other works and conveniences which may seem capable of being used or operated in connection with any part of the

company's undertaking for the time being, or calculated directly or indirectly to benefit the company, and to equip, maintain and operate by electric, hydraulic or other power all work belonging to the company, or in which the company may be interested, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (e) To apply for and receive, or to acquire by enactment, grant, assignment, transfer, lease or otherwise, and to exercise, carry out and enjoy any statute, ordinance or concession, license, power, authority, franchise, right or privilege relating to the generation, accumulation, development, distribution, supply, sale, use and employment of electric energy, water powers or water which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof; (f) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (g) To apply for, purchase or otherwise any patents, brevets d'invention, grants, licenses, leases, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights, interests or information so acquired; (h) To purchase or otherwise acquire the shares, bonds, debentures or other securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in the shares or other securities of this company, and to hold, sell, vote or otherwise deal in the shares or other securities so purchased, and to guarantee payment of the principal of or dividends and interest on said shares or other securities; to promote or assist in promoting and to become a shareholder in any subsidiary, allied or other company carrying on or having for its objects the operation of any business altogether or in part similar to that of this company, or capable of being carried on so as to directly or indirectly benefit this company; (i) To sell, lease or otherwise dispose of the property, rights, franchises and undertakings of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of this company; (j) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of this company; (k) To enter into any agreement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, issue or re-issue the same, with or without guarantee of principal or interest, or otherwise to deal in the same; (l) To distribute in specie or otherwise any assets of the company among its members, and particularly any shares, bonds, debentures or other securities received as the consideration for the sale of the whole or any portion of the property of the company, or the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (m) To purchase, lease or otherwise acquire, hold and enjoy all or any of the property, fran-

chises, good-will, rights and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar to that which this company is authorized to carry on, and to pay for the same wholly or partly in cash, or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company; (n) To procure the company to be registered, licensed or otherwise recognized in any foreign country, and to designate and appoint persons therein as attorneys or representatives of this company, with full power to represent this company in all matters according to the laws of such foreign country, and to accept service for and on behalf of this company of any process or suit; (o) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges or concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (p) To do all or any of the matters hereby authorized, either alone or in conjunction with others or as factors, trustees or agents, for any other companies or persons, or by or through any factors, trustees or agents; (q) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (r) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "McDonald Hydro-Electro Heating Company, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State

37-2

Cartier Realty Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of March, 1913, incorporating George Archibald Campbell, King's counsel, Talbot Mercer Papineau, advocate, and Minnie Bradley and Margaret Hartley, secretaries, of the City of Montreal, in the Province of Quebec, and Andrew Ross McMaster, of the City of Westmount, in the said Province of Quebec, King's counsel, for the following purposes, viz:—(a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to hold, sell, lease, exchange or otherwise dispose of or deal with the whole or any portion of the said lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take and hold mortgages for any unpaid balance of the purchase money on any of the lands, buildings or structures so sold, and to otherwise improve, alter and manage the said lands and buildings; (b) To purchase, take in exchange or otherwise acquire and deal in lands or interests therein with all buildings or structures that may be thereon; (c) To carry on the business of builders and contractors in all branches for the purposes of the company; (d) To purchase, lease or otherwise acquire or to construct, operate and maintain and to sell or otherwise dispose of apartment houses, residences, stores or other buildings; (e) To develop, lay out, improve and in any other way deal with its own or other immovable property, including the division of larger parcels of land into building lots, streets, squares, lanes and playgrounds, and upon

and in connection with such properties to make, construct, build and maintain roads, bridges and other means of communication, sewers, drains, water works and erections of all sorts and kinds necessary to or expedient for the occupation, improvement or use of the property ; (f) To take and hold hypothecs and all other liens, insurance policies and other securities to secure the payment of the purchase price of any property sold by the company, or money due to the company from purchasers or any other persons, or advanced by the company to purchasers or to any other persons ; (g) To advance money to purchasers of property owned by the company or to other persons having dealings with the company ; (h) To acquire in any way whatsoever any property or other things necessary or expedient for the carrying on of the company's business and to pay for the same in shares or other securities of the company ; (i) To carry on any business which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated to enhance the value of or render profitable any of the company's property or rights ; (j) To apply for and acquire, accept and hold any bonus or any concession from any municipality and to enter jointly with any municipality into any scheme whereby the property of the company can be improved ; (k) To pay for any services rendered to the company, either prior or subsequent to its incorporation, organization or otherwise, by bonds or other securities or assets of the company, or by the issue and delivery of fully paid-up and non-assessable shares of the capital stock ; (l) To use any of the funds or assets of the company for the purchase or acquisition of the shares, bonds or other securities or assets of any other corporation carrying on a business similar to that of the company, and also to acquire such shares by giving as consideration bonds, debentures or other securities of the company or by the use and delivery of its shares as fully paid up and non-assessable, the whole notwithstanding the provisions of section 44 of The Companies Act ; (m) To amalgamate with any other company having objects wholly or in part similar to the objects of the present company, or which may be conducted advantageously with the present company ; (n) To enter into any arrangements for sharing profits, co-operation, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company ; (o) To sell, lease or otherwise dispose of the whole or any part of the undertaking or assets of the company for such consideration as the company may deem fit, including shares, debentures or other securities of any other corporation having objects similar, wholly or in part, to those of the company, and to distribute among its shareholders any cash, securities or any consideration so received ; (p) To distribute in cash or kind among its shareholders any assets of the company ; (q) To do any such other things as may be incidentally conducive to the advancement of the company's objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Carrier Realty Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

La Cie Industrielle de Restigouche, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of

March, 1913, incorporating Pierre Edmond Bergeron, of the Parish of Dalhousie, in the Province of New Brunswick, merchant, Alphonse Chevretils Belle-Isle, of the Town of Campbellton, in the said Province of New Brunswick, manufacturer's agent, and François Lachance, merchant, Stanley Tremblay, contractor, and Cyprien Langlois, accountant, of the Village of Richard Station, in the said Province of New Brunswick, for the following purposes, viz :—(a) To carry on and conduct the business of general timber and lumber merchants, brokers, manufacturers and commission merchants, in all branches, including the cutting, driving, manufacturing, buying, selling, importing, exporting, shipping, preparing for market and marketing and otherwise trading and dealing in and with logs, pulp wood and lumber, manufactured or unmanufactured, and all products of lumber and wood and all articles and commodities in the manufacture of which lumber or wood is used ; (b) To carry on any other business or businesses which may seem to the company capable of being carried on in connection with any of the above or calculated directly or indirectly to render profitable or enhance the value of the company's property or rights ; (c) To purchase, hire, take in exchange or by way of license or lease, or by way of assignment, or as security, and otherwise acquire, employ, use, own, hold, control, work and operate, lands, lumber and timber limits, leases, Crown land lumber or timber licenses, or other lumber or timber licenses, mills, machinery, plant, wharves, booms, steamers, vessels, tugs, scows, boats and other craft, and other real and personal property and any interest therein, and any easements, franchises, rights or privileges which the company may think necessary, suitable, desirable or convenient for the purposes of its business ; (d) To manufacture, buy and sell bricks, tiles, drain and sewer pipes, terra cotta and clay goods of every description and other materials made of clay, cement blocks and concrete products of all kinds and descriptions ; (e) To buy, sell, deal in, store, warehouse and transport goods, wares and merchandise of every kind and description ; (f) To manufacture, buy, sell or deal in all kinds of automobiles, aeroplanes, trucks, vehicles, electric or otherwise, and their accessories and supplies, and all other kinds of machinery that may be required for the purposes of the company ; (g) To acquire by purchase, lease or otherwise and equip, maintain, own and operate transportation facilities, whether by land or water, and to sell, lease or otherwise dispose of the same ; (h) To acquire, have, hold, own, manage, control and operate water, water rights, water powers and water privileges for the purposes of the company ; (i) To generate, transmit, distribute and sell electricity for lighting, heating, power or other purposes and erect, construct, maintain and operate poles, pole lines and other fixtures for such purposes, subject to local and municipal regulations ; (j) To erect, construct, maintain and operate any buildings, works, machinery and conveniences ; (k) To issue paid-up shares, bonds or debentures for the payment, either in whole or in part, of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of the company ; (l) To enter into any arrangement with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on and exercise and comply with any such arrangements, rights, privileges and concessions ; (m) To build, maintain and operate hotels, restaurants, theatres, amusement parks, docks, boat liversies and other accessories to water and land sports and amusements ; (n) To sell, lease or otherwise dispose of the whole or any part of the property, assets, rights and undertakings or good-will of the company and to accept payment for the same, wholly or in part in cash, bonds,

stocks or other securities in any corporation or company; (o) To acquire and hold, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose of the stock, shares, securities or undertakings of any other company having for one of its objects the exercise of any of the powers of the company, or to transfer its undertaking or assets to or to amalgamate with any such company; (p) To pay all or any costs, charges or expenses preliminary or incidental to or incurred in connection with the promotion, organization, formation, establishment, registration and incorporation of the company; (q) To do any and all such things above set forth as objects, purposes, powers or otherwise and any and all things necessary or incidental thereto, or which shall at any time appear conducive or expedient to the accomplishment of the purposes or attainment of the objects or exercise of the powers hereinbefore mentioned or any of them, as fully as natural persons might do. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "La Cie Industrielle de Restigouche, Limitée," with a capital stock of forty-nine thousand dollars, divided into 490 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Campbellton, in the Province of New Brunswick.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

37-2

Everybody's Stores, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of February, 1913, incorporating George Leonard Alexander and Maurice Dugas, advocates, Charles Joseph Eugène Charbonneau, notary, Segfried Hinson Read Bush, student, and Amédée Blanchard, law student, all of the City of Montreal, in the Province of Québec, for the following purposes, viz:—(a) To carry on the business of a departmental storekeeper in all its branches and in particular to buy, sell, manufacture and deal in goods, stores, articles, chattels and effects of all kinds, both wholesale and retail, and particularly in tobacco, cigars, cigarettes, matches, lights and other articles required by or which may be convenient to smokers; (b) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the business or objects of this company or calculated to enhance its value or render profitable any of the company's property or rights; (c) To acquire by purchase, lease, exchange or otherwise lands, buildings of any description, and any estate or interest therein, and any rights over or connected with lands so situate, and to turn the same to account as may seem expedient and in particular by preparing building sites and by constructing, re-constructing, altering, improving, decorating, furnishing and maintaining offices, flats, houses, factories, warehouses, shops, wharves, buildings, works and conveniences of all kinds, and by consolidating or connecting or subdividing properties and by leasing and disposing of the same; (d) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights, or information so acquired; (e) To acquire or undertake the whole or any part of the business, rights, good-will, property, movable and immovable assets including any option, concession, patent, trade mark, and the like of any individual, firm, association or corporation carrying on the business which the company is authorized to carry on

and to make and carry into effect any contracts or agreements with any such person, firm or company as aforesaid with respect to amalgamation and to pay for the same, wholly or in part, in cash or bonds or to allot and issue, as fully paid up and non assessable, shares of the capital stock of the company, whether subscribed for or not, in full payment, or part payment thereof; (f) To amalgamate with any other company having objects similar in whole or in part to those of this company; (g) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or with or without guarantee or otherwise deal with the same; (h) To subscribe for, purchase, take, acquire by original subscription or otherwise, and hold either as principal or agent and absolutely as owner, or by way of collateral security and to sell, exchange, or otherwise dispose of the shares, stock, debentures and bonds of any company or corporation in which this company is or is about to become financially interested, or with which it has or is about to have business relations, notwithstanding the provisions of section 44 of the said Act; (i) To enter into any arrangements with any government or municipal or local authorities, or otherwise that may seem conducive to the company's objects, or any of them, and to obtain from any such authority, any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (j) To promote any company or companies for the purpose of acquiring all or any of the property, rights and liabilities of this company, or for any other purpose which may seem directly or indirectly calculated to benefit this company; (k) To act as agents for any company, partnership or person carrying on a business similar in whole or in part to that of this company; (l) To remunerate any person or company for any services rendered, or to be rendered, especially for placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or any debentures, debenture stock or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (m) To grant special privileges, discounts and advantages and to issue and give tickets and coupons to the members, employees, purchasers or ticket holders of or in the company in respect of any produce, article, goods or things purchased or acquired of, from or through the company or otherwise, and to make arrangements with persons engaged in any trade, business or profession for the concession to the company's members, ticket holders, and their friends, of any special rights, privileges and advantages, and in particular in regard to the supply of goods; (n) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined; (o) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (p) To sell, lease or otherwise dispose of the whole or any part of the company's business and undertaking for such consideration as the company may think fit and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (q) To distribute any of the property of the company in specie among the shareholders of the company and in particular any shares, debentures or other securities in other company and belonging to this company; (r) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes, rewards and donations; (s) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to

or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Everybody's Stores, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 26th day of February, 1913.

THOMAS MULVEY,
Under-Secretary of State.

36-2

The Transcontinental Realty Company, Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of March, 1913, decreasing the capital stock of "The Transcontinental Realty Company, Limited," from the sum of five hundred thousand dollars to the sum of one hundred thousand dollars, such decrease to consist of four thousand shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 13th March, 1913.

PUBLIC Notice is hereby given that under the provisions of section 27, of The Canada Shipping Act, the Minister of Marine and Fisheries has granted permission to change the name of the steamer "Pacific" which has been purchased from foreigners of that of "Roi-Tan."

A. JOHNSTON.

37-2 Deputy Minister of Marine and Fisheries.

DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 13th March, 1913.

PUBLIC Notice is hereby given that under the provisions of section 27, of The Canada Shipping Act, the Minister of Marine and Fisheries has granted permission to change the name of the gasoline vessel "Pacific" which has been purchased from foreigners to that of "Bentinck."

A. JOHNSTON,

37-2 Deputy Minister of Marine and Fisheries.

DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 13th March, 1913.

PUBLIC NOTICE is hereby given that under the provisions of sections 18 and 27, of The Canada Shipping Act, the Minister of Marine and Fisheries has authorized the re-registry of the wrecked United States steamer "Britannic," at the port of Montreal, on all the requirements of the law being complied with, and has granted permission to change the name of the said steamer "Britannic" to that of "Sarnor."

A. JOHNSTON,

37-2 Deputy Minister of Marine and Fisheries.

INSURANCE DEPARTMENT,

OTTAWA, February 24, 1913.

NOTICE is hereby given that The Mutual Life and Citizens Assurance Company, Limited, has this day received a license, No. 337, for the transaction throughout Canada of the business of life insurance. The chief agency of the company has been established at the City of Montreal, and Wilfrid Bovey has been appointed chief agent.

W. FITZGERALD,
Superintendent of Insurance.

36-4

DOMINION LANDS SURVEYS ACT.

IN accordance with the provisions of section 58 of The Dominion Lands Surveys Act, public notice is hereby given that the Minister of the Interior has received a petition from owners of lands or from persons holding lands as homesteads in Township Twenty-two, Range Four, west of the Principal Meridian, representing that the monuments of the original survey of the said township have disappeared, and requesting that a resurvey be ordered.

Any person who claims to know the position of one or more of the survey monuments defining the lands to be resurveyed, or to be in possession of information whereby the position of such monuments can be established, is hereby requested to give notice thereof by registered letter addressed to the Minister of the Interior on or before the 30th April, 1913.

E. DEVILLE,
Surveyor General of Dominion Lands.
Ottawa, 27th February, 1913. 36-4

NOTICE TO MARINERS.

No. 6 of 1913.

(Pacific No. 4.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

BRITISH COLUMBIA.

(16) FRASER RIVER—NEW WESTMINSTER—RAILWAY SWING BRIDGE—REGULATIONS GOVERNING THE OPENING AND CLOSING OF THE SWING SPAN.

The Board of Railway Commissioners for Canada has issued regulations governing the operation of the swing span of the railway bridge across the Fraser river at New Westminster, as follows:—

Order No. 18626.

THE BOARD OF RAILWAY COMMISSIONERS FOR CANADA.

Thursday, the 6th day of February, A.D. 1913.

H. L. DRAYTON, K.C.,
Chief Commissioner.
S. J. McLEAN,
Commissioner.

IN THE MATTER of the application of the Minister of Railways for the Province of British Columbia, under subsection 2 of section 232 of The Railway Act, for an order directing that the pivotal span in the railway bridge over the Fraser River, at New Westminster, in the Province of British Columbia, be opened only for the passage up or down the river of such ships, barges, boats or other vessels as cannot, by the adoption of a hinge or similar device, lower their smokestacks, funnels, masts, flagstuffs, or other similar erections and pass under the bridge without the pivotal span thereof being opened.

File 17266.

Upon the hearing of the application at the sittings of the Board held in the City of Vancouver on the 27th and 29th days of July, and the 28th day of November, 1912, the applicant, the British Columbia Electric Railway Company, and the Canadian Western Lumber Company, Limited, being represented by counsel at the hearing, and what was alleged; and upon the reading of what has been submitted in writing in support of the application and on behalf of the interests opposed to the granting of the order,—

It is ordered that the following regulations governing the opening and closing of the pivotal span of the said railway bridge over the Fraser river, at New Westminster, filed by the applicant, and consented to by the parties in interest, be, and they are hereby, approved and adopted, namely:

The operation of the pivotal or swing span of the railway bridge across the Fraser river at New West-

minster, shall be under the direct control of the superintendent of the bridge, who shall be governed by the following regulations in the operation of the same :—

1. The signal to be given by a steamer to have the swing opened shall be three long blasts of the whistle.

2. The span shall be opened with the least possible delay upon receiving the prescribed signal, excepting where there is a train actually within the "home signals" of the interlocking system, or in motion towards the bridge between the "distant" and the "home" signals, and then not until after the train has passed and is clear of the "home" signals at the opposite end of the bridge: Provided, however, that where two trains are approaching the bridge within the "distant signals" at the time when a signal is given by a vessel, as hereinafter provided for, a train of a superior class shall have preference over a train of an inferior class, and shall be permitted to cross the bridge, and the train of the inferior class shall be held until the said vessel giving the signal before mentioned passes through the bridge and the swing span is again closed.

3. On the top of the steel work of the swing span, at a point about fifty feet north of the Tower House, there shall be erected a double arm semaphore signal, the pole of which shall be painted white, and the arms painted orange-yellow. This semaphore shall be fitted for night signals with spectacle castings and lamp, one to display a red light and the other a green light.

3 (a). The normal position of this signal shall be, "bridge closed," that is to say, in the daytime the arms shall extend at right angles to the pole facing up and down the stream; at night the signal, "bridge closed," shall be indicated by the red spectacle light.

3 (b). In the daytime the signal, "bridge opening," shall be indicated by the arms of the semaphore in the upper quadrant, that is to say, in the vertical position; at night the signal, "bridge opening," shall be indicated by the green spectacle light.

3 (c). In thick and foggy weather the signal from the bridge shall be a fog horn blown in the manner following: (1) In answer to a signal from any boat and as a signal for "bridge closed," two long blasts of the fog horn shall be blown and repeated at intervals of ten seconds; (2) when the bridge is ready to be opened, and as a signal for "bridge opened," three long blasts of the fog horn shall be blown and repeated at intervals of ten seconds, and continue until the vessel has passed through and is clear of the bridge. This signal is not to be confused with the fog signals described in paragraph 8 hereof.

4. The said span shall be opened only for the passage up and down the river of all such ships, barges, boats, or other vessels as cannot, by the adoption of a hinge or similar device, lower their smokestacks, funnels, masts, flagstuffs, or other similar erections and pass under any portion of the said bridge when the Pivotal Span thereof is closed.

5. The failure to comply with these regulations by any ship, barge, boat or other vessel after one warning by the Bridge Superintendent, shall be a sufficient cause for a refusal to open the swing span for the accommodation of such ship, barge, boat or other vessel; but the Captain or Master of the said ship, barge, boat, or other vessel may enter a protest in writing to the Bridge Superintendent, and this protest shall be referred by the Superintendent to the Harbour Master, and the Superintendent and the Harbour Master together shall, after hearing the parties concerned, and within one week from the date of the protest, render a decision and give directions concerning the matter of the protest as they may deem fit; and until such decision is given, or direction rendered, the Bridge Tender shall open the swing span for the purpose of allowing the said ship, barge, boat, or other vessel to pass through.

6. Notwithstanding anything in these regulations contained, the operation of the Swing Span of this bridge shall be at all times under the control and direction of the Bridge Tender, who may, in his discretion, stop a train and block or otherwise direct traffic either across the bridge or on the water in such manner as, in his opinion, may best suit the exigencies

of any particular case or set of circumstances demanding or calling for any alteration or deviation from these Rules. No ship, barge, boat, or other vessel shall attempt to pass through the said Bridge Span until they have received from the Bridge Tender the necessary signals instructing them that the passage is clear.

7. There shall be erected and maintained at each end of the Swing Span protection in the said bridge in such a position as can be seen by vessels approaching the bridge from both up and down the river, an automatic gauge, which shall indicate at all stages of the tide the clearance between the level of the water and the underside of the lowest member of the structure.

8. In thick and foggy weather, a fog signal shall be continuously sounded from the bridge, and the sound thereof shall be distinct from the signals referred to in subsection (c) of clause 3 hereof.

9. These Regulations to become effective on and after the thirty-first day of May, A.D. 1913.

H. L. DRAYTON,

Chief Commissioner,

Board of Railway Commissioners for Canada.

N. to M. No. 6 (16) 23-1-13.

Authority: Order No. 18626, Board of Railway Commissioners for Canada, 6th February, 1913.

Admiralty charts: Nos. 1922, 2639 and 1917.

Publication: British Columbia Pilot, 1905, pages 171 and 172.

Canadian List of Lights and Fog Signals, 1912: No. 2314.

Departmental File: No. 33287.

A. JOHNSTON,

Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 23rd January, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

36-2

NOTICE TO MARINERS.

No. 11 of 1913.

(Atlantic No. 6.)

All bearings, unless otherwise noted are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, of ordinary spring tides, and all depths are at low water of ordinary spring tides.

NEW BRUNSWICK.

(28) BAY OF FUNDY—MACHIAS SEAL ISLAND—
CHARACTERISTIC OF LIGHT—

CORRECTION.

Former notice.—No. 105 (292) of 1912.

Position.—On Machias Seal island.

Lat. N. 44° 30' 7", Long. W. 67° 6' 19".

Characteristic of light.—Occulting white, visible 6 seconds and eclipsed 4 seconds alternately.

N. to M. No. 11 (28) 8-2-13.

Authority: Departmental records.

Admiralty charts: Nos. 2539, 352, 1651, 2492 and 2670.

Publication: Nova Scotia and Bay of Fundy Pilot, 1911, page 270.

Canadian List of Lights and Fog Signals, 1912: No. 1.

Departmental File: No. 20001 A.

NOVA SCOTIA.

(29) CAPE BRETON ISLAND—SOUTH COAST—LOUISBURG
HARBOUR ENTRANCE—WRECK

MARKED BY BUOY.

Wreck.—The S. S. "Evelyn" sank on 9th January, 1913, at the entrance to Louisburg harbour, midway between the black buoy at the end of the reef extending eastward of Rocky island and Harbour shoal.

Buoy.—The wreck will, without further notice, be marked by a spar buoy, painted green. In the spring when the ice leaves the coast this spar buoy will be replaced by a green can buoy.

Caution.—Vessels entering Louisburg should pass eastward of Harbour shoal, leaving the bell buoy on the port hand when entering.

N. to M. No. 11 (29) 8-2-13.

Authority : Report from N.S. Supt. of Lights.

Admiralty charts : Nos. 2692, 2727, 1651, 2516 and 2666.

Publication : St. Lawrence Pilot, 1906, page 581.

Departmental File : No. 33647.

PRINCE EDWARD ISLAND.

(30) NORTH COAST—RUSTICO HARBOUR—CHANNELS TO BE MARKED BY BUSHES.

On the opening of navigation in 1913, bushes will be placed to mark the channels in Rustico harbour. The starboard side of the channel will be marked by birch bushes and the port side by spruce bushes, placed as follows :—

Eastern arm.—(1). The channel in the eastern arm or Wheatley river, from Rustico harbour to Oyster Bed Bridge, will be marked by 3 starboard and 3 port bushes.

Western arm.—(2). The channel in the western arm or Hunter river, from Rustico harbour to Rusticoville Bridge, will be marked by 5 starboard and 5 port bushes.

(3). The channel from Rusticoville Bridge to New Glasgow will be marked by 5 starboard and 5 port bushes.

(4). The channel from Rustico harbour to North Rustico, Gothier river, will be marked by 2 starboard and 2 port bushes.

N. to M. No. 11 (30) 8-2-13.

Authority : Report from Agent, M. and F., Charlotte-town.

Admiralty chart : No. 2934.

Publication : St. Lawrence Pilot, 1906, page 493.

Departmental File : No. 19488.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 8th February, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters, to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

36-2

NOTICE TO MARINERS.

No. 12 of 1912.

(Atlantic No. 7.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

NEW BRUNSWICK.

(31) SOUTH COAST—BAY OF FUNDY—OFF CHANCE HARBOUR—BELL BUOY ESTABLISHED.

Position.—Off Chance harbour.

Lat. N. 45° 6' 39", Long. W. 66° 20' 11".

From the buoy, Point Lepreau bears 239° (S. 78° W. Mag.), and Chance Harbour breakwater bears 308° (N. 33° W. Mag.)

Description.—Iron buoy, surmounted by a bell.

Colour.—Black.

N. to M. No. 12 (31) 11-2-13.

Variation in 1912 : 19° W.

Authority : Report from N.B. Agent, M. and F.

Admiralty charts : Nos. 352, 1651 and 2670.

Publication : Nova Scotia and Bay of Fundy Pilot, 1911, page 305.

Canadian List of Lights and Fog Signals, 1912 : No. 51.

Departmental File : No. 28720.

NOVA SCOTIA.

(32) SOUTH COAST—CUCKOLD ROCK—BUOY ESTABLISHED.

Position.—In 6 fathoms water, $\frac{1}{2}$ cable 142° (S. 20° E. Mag.) from Cuckold rock.

Lat. N. 43° 27' 7", Long. W. 65° 27' 25".

Description.—Wooden spar buoy.

Colour.—Black.

N. to M. No. 12 (32) 11-2-13.

Variation in 1913 : 18° W.

Authority : Report from N.S. Supt. of Lights.

Admiralty charts : Nos. 339, 340, 352, 730, 1651 and 2670.

Publication : Nova Scotia Pilot, 1911, page 210.

Departmental File : No. 25321.

NOVA SCOTIA.

(33) SOUTH COAST—APPROACH TO HALIFAX—INNER GAS AND WHISTLING BUOY—ERRATUM IN LIST OF LIGHTS.

Inner gas and whistling buoy.

Position.—Lat. N. 44° 31' 40", Long. W. 63° 29' 50".

Correction.—Referring to this buoy on page 71 in the remarks column of the Canadian List of Lights for 1912, it is stated that "a 338° 30' course will lead to the westward of the 32-foot patch, and to the westward of the Neverfail buoy;" this should read, "a 338° 30' course will lead to the westward of the 32-foot patch, and to the eastward of the Neverfail buoy."

N. to M. No. 12 (33) 11-2-13.

Canadian List of Lights and Fog Signals, 1912 : No. 328.

Departmental File : No. 28502.

QUEBEC.

(34) RIVER ST. LAWRENCE—SHIP CHANNEL BETWEEN QUEBEC AND MONTREAL—CITROUILLE POINT—LIGHTHOUSE PIER ENCASED IN CONCRETE.

Position.—On Citrouille point.

Lat. N. 46° 27' 10", Long. W. 72° 16' 2".

Alteration.—The pier, on which the lighthouse stands, has been encased in concrete. It is now a crib-work pier with concrete exterior, 12 feet high, square in plan, with battered sides.

Elevation of light.—42 feet.

N. to M. No. 12 (34) 11-2-13.

Authority : Records, Chief Engineer's Office, M and F.

Admiralty charts : Nos. 2780 and 2830A ; and Dept. of the Naval Service charts Nos. 13 and 23.

Publication : St. Lawrence Pilot above Quebec, 1912, page 48.

Canadian List of Lights and Fog Signals, 1912 : No. 1299.

Departmental File : No. 21299 R.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 11th February, 1913.

Pilots, masters, or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

36-2

NOTICE TO MARINERS.

No. 13 of 1913.

(Pacific No. 6.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

BRITISH COLUMBIA.

(35) BURRARD INLET—VANCOUVER HARBOUR—PARTHIA SHOAL—DREDGING IN PROGRESS—TEMPORARY LIGHT.

Dredging.—The Government Dredge "Mastodon" is at work dredging Parthia shoal.

Temporary light.—A stake light will be maintained by the Department of Public Works of Canada on the north side of the channel south of Parthia shoal, at a point opposite the middle of the shoal, until the removal of Parthia shoal is completed.

Character.—Fixed white light.

N. to M. No. 13 (35) 14-2-13.

Authority: Report from Mr. A. R. Dufresne, Asst. Chief Engineer, P. W. Dept.

Admiralty charts: Nos. 922, 1922, 2689 and 1917.

Publication: British Columbia Pilot, 1905, page 176.

Departmental File: No. 33617.

ALASKA.

(36) STEPHENS PASSAGE—GRAVE POINT—LIGHT ESTABLISHED—STOCKADE POINT—LIGHT DISCONTINUED.

(1) Grave point light.

Date of establishment.—3rd January, 1913.

Position.—On gravel point.

Lat. N. 58° 3' 33", Long. W. 134° 14', 29".

Character.—Flashing white acetylene light, showing two flashes every 10 seconds, thus: flash 0.5 second; eclipse 1.5 seconds; flash 0.5 second; eclipse 7.5 seconds.

Elevation.—45 feet.

Power.—180 candles.

Structure.—Small white wooden house.

(2). Stockade point light.

Former notice.—No. 72 (199) of 1907.

Position.—On the northwestern extremity of Stockade point.

Lat. N. 58° 3' 34", Long. W. 134° 0' 57".

Light discontinued.—The maintenance of a light on Stockade point has been discontinued.

N. to M. No. 13 (36) 12-2-13.

Authority: U. S. H. O. N. to M. No. 6 of 1913.

Admiralty charts: Nos. 2462 and 2431.

Publication: Alaska and Bering Sea Pilot, 1908, pages 342 and 343.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 14th February, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

36-2

INSURANCE DEPARTMENT,

OTTAWA, 24th February, 1913.

NOTICE is hereby given that the North American Accident Insurance Company has this day received a license, No. 336, for the transaction throughout Canada of the business of Sicknes Insurance in addition to the business of Accident Insurance and Plate Glass Insurance for which it is already licensed. The chief agency of the Company is established in the City of Toronto, and H. E. Ridout has been appointed chief agent.

W. FITZGERALD,
Superintendent of Insurance.

35-4

STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department on the last day of February, 1912 and 1913.

PUBLIC DEBT.		1912.	1913.
LIABILITIES.		\$ cts.	\$ cts.
FUNDED DEBT—			
Payable in Canada.....		4,815,024 35	4,769,539 48
do in London.....		263,131,936 77	258,669,833 07
Bank Circulation Redemption Fund.....		4,661,776 85	5,254,436 21
Dominion Notes.....		113,188,879 65	113,602,030 40
SAVINGS BANKS—			
	1912.	1913.	
Post Office Savings Banks.....	\$42,505,664 65	\$41,489,154 33	
Dominion Government Savings Banks..	14,417,669 26	14,175,942 95	
		56,923,333 91	55,664,197 28
Trust Funds.....		9,712,794 30	9,648,224 99
Province Accounts.....		11,920,582 42	11,920,486 07
Miscellaneous and Banking Accounts.....		22,928,039 35	26,384,575 74
Total Gross Debt.....		487,282,367 60	485,913,323 24
ASSETS.			
INVESTMENTS—			
Sinking Funds.....		12,209,066 21	13,585,901 41
Other Investments.....		29,776,851 20	42,207,784 52
PROVINCE ACCOUNTS.....		2,296,429 12	2,296,332 77
MISCELLANEOUS AND BANKING ACCOUNTS.....		120,211,026 21	123,695,479 41
Total Assets.....		164,493,372 74	181,785,498 11
Total Net Debt.....		322,788,994 86	304,127,825 13
do to 28th February.....		324,986,426 97	309,308,436 20
Decrease of Debt.....		2,197,432 11	5,180,611 07

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of February, 1912.	Total to 29th February, 1912.	Month of February, 1913.	Total to 28th February, 1913.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs	7,258,941 86	77,759,234 43	8,979,793 30	102,737,401 19
Excise	1,623,017 35	17,400,599 84	1,787,992 97	19,575,562 07
Post Office.....	850,000 00	8,834,183 59	950,000 00	10,228,507 14
Public Works, including Railways and Canals..	839,974 21	10,642,932 80	1,154,322 50	12,300,327 47
Miscellaneous.....	506,700 36	6,008,666 19	263,761 31	6,314,007 88
Total.....	11,078,633 78	120,645,616 85	13,135,870 58	151,155,805 75
EXPENDITURE.....	6,490,236 28	77,145,824 97	6,293,008 12	88,944,332 86

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
Public Works, including Railways and Canals.....	2,075,413 39	26,279,398 37	1,796,373 09	22,697,068 50
Railway Subsidies.....	315,552 00	735,640 25	279,117 00	4,920,207 35
Total.....	2,390,965 39	27,015,038 62	2,075,490 09	27,617,275 85

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.
FINANCE DEPARTMENT, Ottawa, 4th March, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.

36-tf

CIRCULATION AND SPECIES.

Provincial.....	\$	27,787 25	Specie and Bullion held by the Receiver		
Fractional.....		749,880 40	General and the several Assistant Re-		
\$1.....		11,837,099 00	ceivers General, on the 28th February,		
\$2.....		8,705,118 50	1913.	\$ 98,782,004 00	
\$4.....		235,901 00			
\$5.....		5,564,342 50			
\$50.....		16,050 00			
\$100.....		7,700 00	Specie to be held under The		
\$500.....		1,945,000 00	Revised Statutes of 1906,		
\$1,000.....		4,963,000 00	chapter 27, intituled		
\$500 Legal Tender Notes for Banks. . . .		359,000 00	" An Act respecting		
\$1,000 " " "		1,944,000 00	Dominion Notes," 25 p.c.		
\$5,000 " " "		74,130,000 00	on \$30,000,000.00.	\$ 7,500,000.00	
		\$110,484,878 65			
			Specie to be held in excess		
			of \$30,000,000.00.	80,484,878.65	
					87,984,878 65
PROVINCIAL NOTES.					
\$1.....	\$	11,304 50	Reserve on amount of deposits in Savings		
\$2.....		6,068 00	Banks on 28th February, 1913, being 10		
\$5.....		4,224 75	p.c. on \$55,664,197.28, to be held under		
\$10.....		2,180 00	The Revised Statutes of 1906, intituled		
\$20.....		860 00	"An Act respecting Savings Banks"....	\$5,566,419 73	
\$50.....		650 00			
\$500.....		2,500 00			
	\$	27,787 25			

J. E. ROURKE,
Comptroller of Dominion Currency.

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 10th March, 1913.

37-tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of January, 1913.

Source of Revenue.	Amounts.	Total.
EXCISE.	\$ cts.	\$ cts.
Spirits.....	731,858 54	
Malt Liquor.....	9,549 40	
Malt.....	142,367 25	
Tobacco.....	791,597 21	
Cigars.....	44,880 29	
Manufactures in Bond.....	2,800 61	
Acetic Acid.....	549 98	
Seizures.....	100 00	
Other Receipts.....	12,173 67	
Total Excise Revenue.....		1,735,876 95
Methylated Spirits.....		9,550 06
Ferries.....		
Inspection of Weights and Measures.....		7,521 12
Gas Inspection.....		4,714 30
Electric Light Inspection.....		6,483 05
Law Stamps.....		653 70
Other Revenues.....		441 00
Grand Total Revenue.....		1,765,240 18

INLAND REVENUE DEPARTMENT
Ottawa, 14th February, 1913.

WM. HIMSWORTH, Acting Deputy Minister.)

34 tf

MARCH 15, 1913.

3399

POST OFFICE Savings Bank Account for the month of January, 1913

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat.

DR. Can. 1906.)

CR.

	\$	cts.		\$	cts.
BALANCE in hands of the Minister of Finance on 31st December, 1912.....	42,034,988	79	WITHDRAWALS during the month.....	967,629	74
DEPOSITS in the Post Office Savings Bank during month.....	878,655	40			
TRANSFERS from Dominion Government Savings Bank during month :—					
PRINCIPAL					
INTEREST accrued from 1st April to date of transfer.....					
TRANSFERS from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada.....	5,644	06			
INTEREST accrued on Depositors accounts and made principal on 31st March.....					
INTEREST allowed to Depositors on accounts during month.....	11,381	68	BALANCE at the credit of Depositors' accounts on 31st January, 1913.....	41,963,040	19
	42,930,669	93		42,930,669	93

Certified,
W. H. HARRINGTON,
Superintendent, Savings Bank Branch.
POST OFFICE DEPARTMENT,
OTTAWA, 5th March, 1913.

R. M. COULTER,
Deputy Postmaster General.

37-tf

STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks, on 28th February, 1913. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 31st January, 1913.	Deposits for February, 1913.	Total.	Withdrawals for February, 1913.	Balance on 28th February, 1913.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba :—</i>					
Winnipeg.....	644,620 66	13,903 00	658,523 66	11,919 53	646,604 13
<i>British Columbia :—</i>					
Victoria.....	1,072,856 85	26,909 00	1,099,765 85	45,530 71	1,054,235 14
<i>Prince Edward Island :—</i>					
Charlottetown.....	2,020,040 26	21,932 10	2,041,972 36	28,703 07	2,013,269 29
<i>New Brunswick :—</i>					
Newcastle.....	286,044 55	943 00	286,987 55	2,640 79	284,346 76
St. John.....	5,632,127 18	81,144 95	5,713,272 13	68,045 77	5,645,226 36
<i>Nova Scotia :—</i>					
Acadia Mines.....	32,289 46		32,289 46		32,289 46
Amherst.....	379,444 16	5,304 00	384,748 16	5,358 96	379,389 20
Arichat.....	127,364 87		127,364 87	2,514 11	124,850 76
Barrington.....	142,294 08	55 00	142,349 08	2,125 92	140,223 16
Guysboro'.....	121,236 39	854 00	122,090 39	1,617 00	120,473 39
Halifax.....	2,390,903 71	29,801 62	2,420,705 33	25,716 56	2,394,988 77
Kentville.....	257,745 29	2,342 00	260,087 29	2,644 28	257,443 01
Lunenburg.....	420,893 82	1,405 00	422,298 82	4,254 92	418,043 90
Port Hood.....	112,032 59	37 00	112,069 59	555 73	111,513 86
Shelburne.....	213,978 01	1,462 00	215,440 01	2,148 09	213,291 92
Sherbrooke.....	89,002 50	134 00	89,136 50	412 00	88,724 50
Wallace.....	123,184 30	1,730 00	124,914 30	780 66	124,133 64
Totals	14,066,058 68	187,956 67	14,254,015 35	204,968 10	14,049,047 25

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 11th March, 1913.

37-11

CAPITAL.			LIABILITIES.								
	Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice or on a fixed day.	Provincial Govt. deposits payable after notice or on a fixed day.	Other deposits payable after notice or on a fixed day.	Special Poor Fund or Charity Fund Trust.	Liabilities not included under the foregoing heads.	Total Liabilities.
			1	2	3	4	5	6	7	8	
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,000,000 00	1,000,000 00	93,341 86					31,467,331 90	180,000 00	117,339 38	31,858,013 14
Caisse d'Économie Notre-Dame de Québec	1,000,000 00	250,000 00					11,200 00	10,173,717 28	83,000 00	557,879 48	10,825,796 76
Total....	3,000,000 00	1,250,000 00	93,341 86				11,200 00	41,641,049 18	263,000 00	675,218 86	42,683,809 90

ASSETS.

	Dominion, Provincial and other public securities.	Cash in hand and on deposit in chartered banks.	Canadian municipal bonds or securities, schools bonds or debentures and securities approved by Treasury Board.	Other bonds, debentures and securities.	Loans to governments, municipalities, corporations, factories, syndicates pour l'achat de terres et corporations on resolutions of their boards of directors.	Loans for which bank stocks are held as collateral security.	Loans for which stocks, bonds, debentures or securities other than bank stocks are held as collateral security.	Special Poor Fund or Charity Fund investments.	Investments in bank stock made previous to the incorporation of the bank.	Bank premises.	Other assets not included under the foregoing heads.	Total Assets.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank.....	2,986,798 36	3,548,568 18	15,740,679 66	1,724,067 69		1,594,332 05	7,595,536 09	180,000 00		475,000 00	261,741 72	34,106,723 75
Caisse d'Economie Notre-Dame de Québec.....	1,029,590 36	625,298 11	4,532,068 33	2,260,393 31		811,564 42	2,308,964 23	83,000 00	5,157 62	125,000 00	255,376 77	12,036,413 15
Total.....	4,016,388 72	4,173,866 29	20,272,747 99	3,984,461 00		2,405,896 47	9,904,500 32	263,000 00	5,157 62	600,000 00	517,118 49	46,143,136 90

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA ON THE
1ST MARCH, 1913.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY AND PROVINCE OR TERRITORY.	POSTMASTER.
Aden.....	Sec. 10, Tp. 1, R. 10, W. 4th M.	Medicine Hat.....Alta.	H. E. Anderson.
Albeck.....	Sec. 22, Tp. 9, R. 4, W. 4th M.	Medicine Hat.....Alta.	Chas. Kienzie.
Annandale.....	Stirling.....	Colchester.....N.S.	Jas. Carroll.
Bayton.....	Sec. 31, Tp. 26, R. 8, W. P. M.	Dauphin.....M.	H. T. D. Watchorn.
Bellevue.....	Emberton.....	Compton.....P.Q.	E. Bellevue.
Bield.....	Sec. 2, Tp. 26, R. 27, W. P. M.	Marquette.....M.	Andrew Chisholm.
Blind Creek.....	Sec. 14, Tp. 21, R. 25, W. 4th M.	MacLeod.....Alta.	Mrs. Bessie Watts.
Brennan Hills.....	Low.....	Wright.....P.Q.	L. Monette.
Calgary Sub-Office No. 16, (opened 24th Feb.).....	117-27th Avenue.....	Calgary.....Alta.	D. W. James.
(a) Cap d'Espoir.....	Perce.....	Gaspé.....P.Q.	John J. Miles.
Cape Scott.....		Comox-Atlin.....B.C.	Theo. Frederiksen.
Carlea.....	Sec. 7, Tp. 48, R. 13, W. 3rd M.	Prince Albert.....Sask.	Robert B. Duguid.
Cultus Lake.....		Yale-Cariboo.....B.C.	L. H. Beamish.
Dennis Lake.....	Sec. 16, Tp. 18, R. 1, E. P. M.	Selkirk.....M.	Harry Woytowicz.
Divide.....	Aberdeen.....	Carleton.....N.B.	Edward Wiley.
Doheny.....	Hackett.....	Champlain.....P.Q.	Chs. Audy (fils.)
Drifting River.....	Sec. 25, Tp. 27, R. 23, W. P. M.	Dauphin.....M.	Harry Maticjeczen.
Dufaultville (opened 7th Feb.).....	Cabot.....	Rimouski.....P.Q.	Cyprien St. Laurent.
Dufourville.....	Notre Dame.....	Kent.....N.B.	Dominique Robichaud.
East Arrow Park.....		Kootenay.....B.C.	James Naylor.
East Uniacke.....	Uniacke.....	Hants.....N.S.	Chas. Lynch.
Edmonton Sub-Office No. 4 (opened 8th Feb.).....	Cor. Kinnaird St. & Alberta Ave.	Edmonton.....Alta.	Mrs. Leah Wright.
Edmonton Sub-Office No. 5 (opened 10th Feb.).....	Cor. 24th St. & Athabasca Ave.	Edmonton.....Alta.	J. M. Sissons.
Finland.....	Potts.....	Thunder Bay & Rainy River.....O.	George T. Ferris.
Friedenstal.....	Sec. 31, Tp. 81, R. 2, W. 6th M.	Edmonton.....Alta.	P. S. Gans.
Glenlily.....		Kootenay.....B.C.	P. T. Haywood.
Gold Spring.....	Sec. 16, Tp. 22, R. 5, W. 4th M.	Medicine Hat.....Alta.	F. H. McCullough.
Grove Creek.....	Alleyn.....	Pontiac.....P.Q.	W. H. Rogan.
Hamton Station.....	Sec. 23, Tp. 28, R. 3, W. 2nd M.	Mackenzie.....Sask.	Eli Boiko.
Holborn.....	Sec. 10, Tp. 51, R. 1, W. 5th M.	Edmonton.....Alta.	W. C. Williams.
Hoosier Valley.....	Sec. 23, Tp. 31, R. 27, W. 3rd M.	Battleford.....Sask.	J. Yoos.
Kentvale (opened 10th Dec., 1912).....	St. Joseph's Island.....	Algoma, W.R.....O.	Fred. B. Kent.
Kettle Valley.....		Yale-Cariboo.....B.C.	H. W. Whiting.
Kiltarlity.....		Inverness.....N.S.	A. A. Cameron.
Knappen.....	Sec. 9, Tp. 1, R. 11, W. 4th M.	Medicine Hat.....Alta.	A. J. Knappen.
Lantz Siding.....		Hants.....N.S.	Thos. J. Isenor.
Lower Kingston.....	Kingston.....	Kings & Albert.....N.B.	Samuel H. Scribner.
Lundeen.....	Sec. 16, Tp. 18, R. 9, W. 3rd M.	Moose Jaw.....Sask.	Jonas O. Lundeen.
Maxim.....	Sec. 21, Tp. 4, R. 15, W. 2nd M.	Regina.....Sask.	A. Wilson.
Minahiko.....	Morson.....	Thunder Bay & Rainy River.....Q.	E. S. Thompson.
Musquash.....	Musquash.....	St. John.....N.B.	Mrs. Jennie M. Dean.
Napudogan.....	Stanley.....	York.....N.B.	Mrs. Amy Dinsmore.
Newlands.....	Sec. 21, Tp. 14, R. 1, W. 2nd M.	Qu'Appelle.....Sask.	Wm. Bryce.
Newtonia.....		Kootenay.....B.C.	W. N. Scott.
Nicholl.....		Comox-Atlin.....B.C.	Thos. H. McCubbin.
Omer.....	Clapham.....	Pontiac.....P.Q.	J. B. Morin.
Peigan.....	Sec. 10, Tp. 7, R. 5, W. 4th M.	Medicine Hat.....Alta.	Mrs. Ruth Stevens.
Père Charlebois.....	St. Therese.....	Terrebonne.....P.Q.	Alp. Ouimet.
Pitt River (re-opened).....		New Westminster.....B.C.	Alex. G. Harvey.
Rang Double.....	St. Ambroise de Kildare.....	Joliette.....P.Q.	T. St. Georges.
Regnier.....	Cambridge.....	Russell.....O.	T. Regnier.
Roche Plate.....	Charlesbourg.....	Quebec.....P.Q.	Jean Bureau.
Rosedale.....	Sec. 28, Tp. 28, R. 19, W. 4th M.	Medicine Hat.....Alta.	Wm. Fulton.
St. Martin Station.....	Sec. 4, Tp. 32, R. 9, W. P. M.	Dauphin.....M.	P. Warowy.
Sandy Creek.....	Huddersfield.....	Pontiac.....P.Q.	L. Derouin.
Shell Lake.....	Sec. 15, Tp. 50, R. 8, W. 3rd M.	Prince Albert.....Sask.	Robt. J. Schwartz.
Skye Glen East.....		Inverness.....N.S.	Alex. McInnis.
Sopoff.....	Sec. 33, Tp. 35, R. 30, W. P. M.	Mackenzie.....Sask.	Samuel Sopoff.
Squilax.....		Yale-Cariboo.....B.C.	James Craig.
Tatla Lake.....		Yale-Cariboo.....B.C.	Robt. Graham.
Upper Barneys River.....		Pictou.....N.S.	R. F. Johnston.
Vanarsdol.....		Comox-Atlin.....B.C.	Rev. Louis Edgar.
Village de la Commune (opened 17th Feb.).....	Charlesbourg.....	Quebec.....P.Q.	Pierre Dery.
Virginia East.....	Clements.....	Annapolis.....N.S.	James L. Robar.
Wacanda.....		New Westminster.....B.C.	Wm. Saville.
Waterfield.....	Sec. 34, Tp. 47, R. 14, W. 2nd M.	Prince Albert.....Sask.	B. Farmer.
White Sulphur.....		Kootenay.....B.C.	L. P. Williams.
Winnipeg Sub-Office No. 21, (opened 18th Feb.).....	Cor. Stafford & Grovenor St.	Winnipeg.....M.	R. L. Waugh.
Wien.....	Sec. 5, Tp. 58, R. 23, W. 4th M.	Edmonton.....Alta.	L. Ezechnier.
Winter.....	Sec. 14, Tp. 42, R. 25, W. 3rd M.	Battleford.....Sask.	Robt. M. S. Cole.
Zbaraz.....	Sec. 15, Tp. 23, R. 1, W. P. M.	Dauphin.....M.	Chas. Obszarski.

(a) and name of existing post office at Cap d'Espoir changed to Cap d'Espoir Ouest.

NOTE.—Crombie, County of Dufferin, O. which was published in the January list as closed has not yet been closed.
Lynch's Corner, County of Kings & Albert, N.B., published in the December list as closed has not yet been closed.
Pape Avenue sub-office, Toronto, was closed temporarily from the 7th to the 13th February.
Toronto sub-office No. 58 was temporarily closed from the 11th to the 27th February.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

NAMES CHANGED.

Cap d'Espoir.....	County of Gaspé.....	P.Q.	to Cap d'Espoir Ouest.
Craigmore.....	County of Inverness.....	N.S.	to Creigneish Station.
Fitzpatrick.....	County of Northumberland.....	N.B.	to Auburnville.
Glen Bryan.....	District of Moose Jaw.....	Sask.	to Pambrum.
Helland.....	District of Moose Jaw.....	Sask.	to Pretty Valley.
Hoskin.....	District of Medicine Hat.....	Alta.	to Tripola.
Lac Frontière.....	County of Montmagny.....	P.Q.	to Ste. Lucie de Beauregard.
Metgermette.....	County of Dorchester.....	P.Q.	to Ste. Aurelie.
Slahaltkan.....	District of Yale-Cariboo.....	B.C.	to Falkland.
West Point.....	County of Prince Edward.....	O.	to Sand Banks.
Willows.....	District of Macleod.....	Alta.	to Blacktail.

OFFICES CLOSED.

(b) Acton.....	County of York.....	N.B.	
Agnes.....	County of Beauce.....	P.Q.	Closed 26th February.
Agricola.....	District of Victoria.....	Alta.	Closed 12th February.
(b) Armstrongs Mills.....	County of Wellington, S.R.....	O.	
(b) Augustine Cove.....	County of Prince.....	P.E.I.	Closed 15th February.
(b) Brills.....	County of Brome.....	P.Q.	
(b) Bryce Hill.....	County of Grey, E.R.....	O.	
(b) Cedar Mills.....	County of Peel.....	O.	
(b) Central Haynesville.....	County of York, N.B.....	O.	
Clinch's Mills.....	County of St. John.....	N.B.	
(b) Clyde.....	County of Wentworth.....	O.	
(b) Derby Mills.....	County of Grey, N.R.....	O.	
(b) De Sable.....	County of Queens.....	P.E.I.	
Dniester.....	District of Mackenzie.....	Sask.	
(b) Douglas.....	County of York.....	N.B.	
(b) Dufferin.....	County of Frontenac.....	O.	
(b) East Newbridge.....	County of Carleton.....	N.B.	Closed 1st November, 1912.
(b) East Oro.....	County of Simcoe, N.R.....	O.	
(b) Falkland.....	District of Yale-Cariboo.....	B.C.	Closed 1st November, 1912.
(b) Fairley.....	County of Northumberland.....	N.B.	
(b) Gildale.....	County of Grey, S.R.....	O.	
(b) Glenbecker.....	County of Dundas.....	O.	Closed 5th February.
(b) Glen Walter.....	County of Glengarry.....	O.	Closed 12th February.
(b) Goldfield.....	County of Stormont.....	O.	Closed 19th February.
(b) Head of Hillsborough.....	County of Kings.....	P.E.I.	Closed 15th February.
Head of River Hebert.....	County of Cumberland.....	N.S.	
(b) High Forest.....	County of Compton.....	P.Q.	Closed 17th February.
(b) Hullcar.....	District of Yale-Cariboo.....	B.C.	
(b) Kiersteadville.....	County of Kings and Albert.....	N.B.	Closed 15th February.
(b) Kimbo.....	County of Lincoln.....	O.	
(b) Lawfield.....	County of Sunbury & Queens.....	N.B.	
(b) Littlewood.....	County of Middlesex, W.R.....	O.	
(b) Logerait.....	County of Lambton, W.R.....	O.	
(b) McGarry.....	County of Lanark, S.R.....	O.	Closed 26th February.
(b) McGillivray Bridge.....	County of Glengarry.....	O.	
(b) Melvin.....	County of Dundas.....	O.	Closed 14th February.
Montreal sub-office No. 55.....	City of Montreal.....	P.Q.	Closed 15th February.
(c) Musquash.....	County of St. John.....	N.B.	
(b) North Milton.....	County of Queens.....	P.E.I.	
(b) North Mountain.....	County of Dundas.....	O.	Closed 12th February.
(b) Pointe de Roche.....	County of Kings.....	P.E.I.	Closed 15th February.
(b) Ponsonby.....	County of Wellington, S.R.....	O.	Closed 15th February.
(b) Prestonvale.....	County of Lanark, S.R.....	O.	Closed 5th February.
(b) Ratho.....	County of Oxford, N.R.....	O.	Closed 1st February.
Reiswig.....	District of Yale-Cariboo.....	B.C.	Closed 7th February.
(b) Robertsons Point.....	County of Sunbury and Queens.....	N.B.	
(b) Savage Harbour.....	County of Kings.....	P.E.I.	Closed 15th February.
(b) South Newbridge.....	County of Carleton.....	N.B.	Closed 1st November, 1912.
(b) Speedside.....	County of Wellington, S.R.....	O.	
(b) Sykeston.....	County of Lambton, W.R.....	O.	
(b) Upper Welsford.....	County of Sunbury & Queens.....	N.B.	
(b) Wilsons Bay.....	County of Greenville.....	O.	Closed 20th February.
(b) Yoho.....	County of York.....	N.B.	

(b) Closed on the inauguration of Rural Free Delivery.

37-tf

(c) and a new post office opened under the name of Musquash.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules :

1st. Address "The Canada Gazette, Ottawa, Canada."

2nd. Indicate the number of insertions required.

3rd. INVARIABLY REMIT THE FEES FOR SUCH ADVERTISEMENTS, TOGETHER WITH THE PRICE OF ONE GAZETTE, AS BELOW, OTHERWISE THEY WILL NOT BE INSERTED.

The rates are 10 cents for the first insertion, and five cents for each subsequent insertion per line of nine words, each figure counting as one word.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions :—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws etc—1 insertion.

NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

Notices received up to 2 o'clock P.M. on Fridays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

C. H. PARMELEE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.

Ottawa, 2nd February, 1909.

APPLICATIONS TO PARLIAMENT.

HOUSE OF COMMONS.

RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

Petitions for Private Bills.

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

Instruction to Committees.

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

Deposit of Bills and Fees.

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public

Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

Additional charges.

3. The following charges shall also be levied and paid in addition to the foregoing, viz :—

- | | |
|---|----------|
| (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... | \$100 00 |
| (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... | 100 00 |
| (c.) When a Bill is presented in the House after the twelfth week of the session. | 200 00 |
| (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... | 100 00 |
| (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... | 150 00 |
| (f.) When the proposed capital stock of a company is over \$750,000, and does not exceed \$1,000,000..... | 200 00 |
| (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... | 300 00 |
| (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... | 400 00 |
| (i.) For every additional million dollars or fractional part thereof..... | 100 00 |

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves an increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.00.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,

Clerk House of Commons.

RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any

company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks; and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Act* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same; "

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1906.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with

during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee as sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage; their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
 - (a) The respondent's residence at the time of sending such notice.
 - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
 - (c) The name and address of the solicitor, if any, acting for the respondent.
 - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be considered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210.)

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,

Clerk of the Senate.

THE SENATE.

Notices for Private Bills.

EXTRACTS FROM THE STANDING RULES OF THE SENATE

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. *A company for the construction of any works* which in their construction or operation might specially affect a particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. *A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company*, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also, to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company is, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or

interests of the shareholders or bondholders or creditors of the company :—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed 'Private Bill Notice;' or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate, the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

NOTICE is hereby given that Andrew Lorne Hamilton, of the Town of Portage La Prairie, in the Province of Manitoba, and now of the City of Quebec, in the Province of Quebec, bank manager, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Maud Louise Hamilton, formerly of the City of Toronto, in the Province of Ontario but now of parts unknown, on the ground of adultery.

Dated at Montreal, in the Province of Quebec, this seventeenth day of December, 1912.

W. G. MITCHELL,
Solicitor for applicant,
222 St. James St.,
Montreal, Que.

25-14

NOTICE is hereby given that D. Madeleine Peterson, of the City of Toronto, County of York, in the Province of Ontario, wife of Francis John Peterson of the same place, banker, will renew her application to the Parliament of Canada, at the current session thereof, for a Bill of Divorce from her husband Francis John Peterson, of the City of Toronto, in the County of York, Province of Ontario, banker, on the ground of adultery, cruelty and non-support.

Dated at Toronto, the 7th day of December, 1912.

25-14

D. MADELEINE PETERSON.

NOTICE is hereby given that Lenore Power, of the Town of Cobourg, in the County of Northumberland, in the Province of Ontario, will apply to the Parliament of Canada, at this session thereof, for a Bill of Divorce from her husband, Reginald John Manley Power, of the City of Toronto, in the County of York, in the Province of Ontario, real estate agent on the ground of adultery.

Dated at Cobourg, in the Province of Ontario, 16th day of January, 1913.

30-14

LENORE POWER.

BEAVER FIRE INSURANCE COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate Beaver Fire Insurance Company, with power to carry on the business of fire and other insurance, as set out in section 8, subsection 2, clause (b), of The Insurance Act, 1910, and such other branches of insurance as may from time to time be authorized by license issued to the company under the provisions of The Insurance Act, 1910, and any acts amending the same, and with all powers necessary and incidental thereto.

Dated at Winnipeg, Manitoba, 13th February, 1913.

MUNSON, ALLAN, LAIRD & DAVIS,
Winnipeg, Manitoba,
Solicitors for applicants.

LEWIS & SMELLIE, Ottawa agents.

34-5

WESLEYAN METHODIST CONNECTION.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a religious body to be called and known as Wesleyan Methodist Connection (or Church,) and to authorize such Corporation to meet and adopt frame or repeal constitutions or make regulations for enforcing discipline in said Church and to empower said Corporation to acquire, receive and take conveyance of such lands, moneys, mortgages, securities or other property as may be required for the purposes of a chapel or chapels, college or colleges, school or schools, or other educational purposes connected with the said Church, and for the purpose of a printing and publishing house or houses in connection with the said Church, and for power to undertake and carry on such business of printing and publishing and for authority and power to endow and support such chapels, colleges and schools and such printing and publishing house or houses and a book depository or depositories in connection therewith, and to take and receive the benefit of any gift or devise by Will or otherwise in its corporate name or otherwise and to give said Church all necessary powers connected therewith.

IRWIN HILLIARD,
Solicitor for applicants.

Dated at Morrisburg this 12th day of February,
A. D. 1913.

33-6

BURRARD WESTMINSTER BOUNDARY RAILWAY AND NAVIGATION CO.

IN THE MATTER of the Burrard Westminster Boundary Railway and Navigation Company; and in the matter of Chapter 68 of the Statutes of Canada, 1909, and Chapter 50 of the Statutes of Canada, 1911.

NOTICE is hereby given that the Burrard Westminster Boundary Railway and Navigation Company will apply to the Parliament of Canada at its present session for an Act,—

(1) Extending the time within which the company may commence and complete the railways, construction of which was authorized by the above named Company's Statute of Incorporation, Chapter 68 of the Statutes of Canada, 1907, as amended by Chapter 56 of the Statutes of Canada, 1909, and Statute 50 of the Statutes of Canada of 1911;

(2) Increasing the capital stock of the said company from one million dollars to two million dollars;

(3) Extending the limit of the securities authorized to be issued by the above named company by section 10 of chapter 68 of the Statutes of Canada of 1907 by increasing the same from \$30,000 to \$40,000 per mile of the railway in proportion to the length of the railway constructed or under contract to be constructed.

Dated at Vancouver the 14th day of February, A.D. 1913.

Signed on behalf of the applicant,

A. G. KITTO,

Solicitor of the firm of Messrs. Tupper, Kitto & Wightman, Royal Bank Chambers, Vancouver, B.C.

34-5

CANADIAN NORTH WESTERN RAILWAY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its present session, for an Act to incorporate a company under the name of "Canadian North Western Railway," with power to lay out, construct, and operate a line of railway from a point in or near the City of Lethbridge, Alberta, then north-easterly, by the most feasible route to a point at or near Winnipeg, and a further railway from the City of Winnipeg to a point at or near Le Pas in Manitoba, passing by or near Dominion City, Manitou, Brandon and Grand View, and a further railway from a point in or near the City of Lethbridge, in Alberta, north-easterly through Alberta and Saskatchewan to a point at or near Le Pas, via North Battleford and Prince Albert. Also, to construct and operate telegraph and telephone lines, and to charge tolls for the use thereof; to develop and supply electric or other energy, and to dispose of the surplus thereof, and to collect charges therefor; to own and operate vessels of every kind, and to construct and dispose of wharves, docks, elevators, warehouses, hotels, etc., and to enter into agreements with other companies.

Dated at Ottawa this 21st day of February, 1913.

BROSSEAU, BROSSEAU,

TANSEY & ANGERS,

34-5

Solicitors for the applicants.

GREAT WEST PERMANENT LOAN COMPANY

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its present session, for an Act to amend an Act incorporating The Great West Permanent Loan Company, being chapter 89 of the Statutes of Canada, 1909, such amendment giving power to said company to loan upon and purchase the debentures, bonds and stocks of any incorporated company (excepting loan companies) if incorporated by Canada or any province thereof.

Dated at Winnipeg this twenty-first day of February, 1913.

TAYLOR, MACALPINE & ROSS,

35-7

Solicitors for applicants.

CASUALTY COMPANY OF CANADA.

NOTICE is hereby given that the Casualty Company of Canada will apply to the Parliament of Canada at its present session for an Act to extend the time within which it may apply for and obtain a license from the Minister of Finance, under the provisions of The Insurance Act, 1910, and for other purposes.

PRINGLE & GUTHRIE,

Citizen Building, Ottawa.

Dated at Ottawa, this 20th day of February, 1913.

34-5

THE WESTERN TRUST COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, by The Western Trust Company, for an Act to amend the Act of incorporation of the said company, being chapter 180 of the Statutes of 1906, in such manner as to provide for the creating and issuing of any part or parts of the capital stock of the company as preference stock which preference stock may be preferred in some respects and deferred in any other respect.

And, also, in such manner as to provide powers for the company to amalgamate and acquire the whole or any part of the business, rights and property of any other companies carrying on a similar business within the legislative power of Canada.

J. E. ADAMSON,

Solicitor for applicant.

PERKINS, FRASER & McCORMICK,

Agents at Ottawa.

35-5

CORPORATION OF THE CITY OF OTTAWA.

PUBLIC notice is hereby given that the Corporation of the City of Ottawa will apply to the Parliament of Canada, at its present session, for an Act or Acts:—

(a) Authorizing the said Corporation to convey water from one or more of the lakes in the County of Ottawa, in the Province of Quebec, emptying whether into the Gatineau or La Lièvre Rivers in the Province of Quebec to the City of Hull in the Province of Quebec and the City of Ottawa in the Province of Ontario for the use of the inhabitants of the said cities, and to supply the same to the inhabitants of the said cities, and to construct such works in the said County of Ottawa and in the said City of Hull in the Province of Quebec, and in the said City of Ottawa and in the County of Carleton in the Province of Ontario as may be necessary for the said purposes.

(b) Authorizing the said Corporation to acquire, by gift, purchase or expropriation, such water, lakes or lakes and land in the said County of Ottawa and the said City of Hull and the said City of Ottawa and the said County of Carleton as may be required for a supply of water and as a site or sites for such buildings or other erections as it may be necessary to construct in connection with the said works, and for a right of way for a pipe line from such lake or lakes to the said City of Ottawa, subject as to such right of way through the said City of Hull to an agreement being entered into with the Corporation of that City therefor, the terms thereof in case of disagreement to be settled by the Board of Railway Commissioners of Canada.

(c) Authorizing the said corporation to enter into an agreement with the corporation of the said City of Hull, for a supply of water to the inhabitants of the said City from the said works.

(d) Authorizing the said corporation to enter into agreements with other municipalities either in the Province of Quebec or in the Province of Ontario for a supply of water to the inhabitants of such municipalities from the said works.

(e) Declaring such works to be for the general advantage of Canada.

Dated at Ottawa, this 6th day of March, 1913.

TAYLOR McVEITY,

Applicant's solicitor.

36-5

THE POINTE AUX TREMBLES TERMINAL RAILWAY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at the present session for an Act to incorporate a railway company under the name of "The Pointe Aux Trembles Terminal Railway," with power to construct, lay out and operate a line of railway beginning at the dock to be built by the Harbour Commission of Montreal on the south-east end of the Canada Cement Company's property, lot No. 74, parish of Pointe aux Trembles, and extending along the face of the dock to near the south-western boundary of the Cement Company's property, thence in a north-westerly direction to the Cement Company's mill, crossing Notre-Dame Street and the right of way of the Canadian Northern Quebec Railway and the Montreal Terminal Railway; and with power to construct, hire and lease terminal stations, facilities, wharves, docks, elevators, warehouses, etc., and to carry on the business of forwarding agents, wharfingers and warehousemen, and to enter into agreements with other companies.

The said railway to be for the general advantage of Canada.

Made at Montreal this 4th day of February, A.D. 1913.

BROWN, MONTGOMERY AND McMICHAEL,
34-5 Solicitors for applicant.

PACIFIC AND EASTERN LOAN AND SAVINGS COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its present session, for an Act to incorporate "The Pacific & Eastern Loan & Savings Company," with power to carry on business as a mortgage and loan company in all its branches, and with such powers and privileges as may be deemed necessary or incidental thereto.

Dated at Ottawa this 7th day of February, 1913.

PRINGLE & GUTHRIE,
Citizen Building,
33-5 Solicitors at Ottawa.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its present session, for an Act authorizing John Walker Ford, William Herbert Browell and Robert Ashton, trustees, to sell and convey in fee simple what is known as the Glebe Lot, in the City of Brantford, in the County of Brant, being all that parcel of land containing two hundred acres, more or less, originally granted by the Crown to James Gibson and others, trustees, as a residence for a Missionary among the Six Nations Indians, with the exception of those parts thereof subsequently sold and conveyed by the said trustees.

Dated at Brantford, this tenth day of March, A.D. 1913.

BREWSTER & HEYD,
37-5 Solicitors for said Trustees.

COMMERCIAL ACETYLENE COMPANY.

NOTICE is hereby given that The Commercial Acetylene Company, the owner of Canadian Patent Number 67,679, dated the 8th of June, 1900, for improvements in the method of storing acetylene, will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the Commissioner of Patents to receive payment for the further partial fee for the third term of six years and extend the said patent for such further term.

Dated at Toronto, this 11th day of March, 1913.

FETHERSTONHAUGH & COMPANY,
Royal Bank Building,
10 King Street E.,
Toronto, Canada,
37-5 Solicitors for the applicant.

MISCELLANEOUS.

EASTERN TOWNSHIPS POULTRY FARMS LIMITED.

SPECIAL BY-LAW No. 1,

ENTITLED a By-law to change the head office of the company from the City of Montreal to Foster, P.Q.

WHEREAS it is in the interest of the company that its head office should be removed from the City of Montreal to Foster, P.Q.,—

Be it therefore enacted as a by-law of the company :

That the head office of the company be and the same is hereby removed from the City of Montreal to Foster, P.Q.

I, the undersigned, hereby certify the foregoing to be a true copy of special By-law No. 1 of the Eastern Townships Poultry Farms, Limited, adopted at a meeting of the Board of Directors of said company, held on the 5th day of March, 1913, and ratified, confirmed and approved by the unanimous vote of shareholders present in person or represented at a special general meeting of the company called for the purpose of considering the same and held on the said 5th day of March, 1913, at which meeting all of the subscribed capital stock of the company was represented.

Montreal, 5th March, 1913.

JAMES G. CARTWRIGHT,
37-1 Secretary.

Province of Quebec, }
District of St. Hyacinthe. } SUPERIOR COURT.
No. 246.

LA BANQUE DE ST. HYACINTHE,
In liquidation,
and
L. F. PHILIE,
Liquidator.

PUBLIC notice is hereby given, for all intents and purposes, in virtue of a judgment rendered the 5th day of March, 1913, by the Honourable Judge Paul G. Martineau, that the undersigned shall pay, on the 22nd day of March next, to all the creditors and depositors of La Banque de St. Hyacinthe, whose claims have been acknowledged, a fourth and last dividend of twelve cents and one-tenth, comprising the balance of all the assets and the payment of the balance in capital of all the liabilities and of all deposits owing by the bank, and two and one-tenth per cent for the interest accrued on such claims.

Any opposition to this issue of dividend must be filed in writing in the hands of the undersigned before the date appointed for such payment, in conformity with section 86 of The Winding-up Act.

St. Hyacinthe, 7th March, 1913.

L. F. PHILIE,
37-1 Liquidator.

NOTICE is hereby given that a lease of the Rolling Stock from the Imperial Rolling Stock Company, Limited, to the Canadian Northern Railway Company, dated March 1, 1913, and numbered Series F. I., has been this day deposited in the office of the Secretary of State of Canada.

Ottawa, 5th March, 1913.

MACDONNELL & HONEYWELL,
37-1 Solicitors.

THE ROBERT MITCHELL COMPANY, LIMITED.

BY-LAW No. 18.

A By-law to decrease the number of Directors.

BE it enacted by the directors of The Robert Mitchell Company, Limited, as a by-law of the company as follows:—

1. The number of directors of the company is hereby decreased from five to four.

2. By-law No. 6 is amended by inserting the word "four" instead of the word "five" where it appears therein.

I, the undersigned, secretary of The Robert Mitchell Company, Limited, hereby certify that the above is a true copy of By-law No. 18 of said company, enacted and adopted by the directors on the 25th day of February, 1913, and approved at a special general meeting of the shareholders of said company held on the 13th day of March, 1913.

Montreal, 13th March, 1913.

[Seal.] N. V. SHAW,
37-1 Secretary.

THE OTTAWA TRANSPORTATION COMPANY, LIMITED.

UNDER the provisions of The Companies Act, The Ottawa Transportation Company, Limited, hereby gives public notice that it has passed and approved a by-law for the purpose of increasing the number of directors of the company, of which the following is a true copy:

BY-LAW NUMBER 3.

"Whereas the number of the directors of The Ottawa Transportation Company, Limited, is six and it is expedient that the number should be increased,—

Now, therefore, the said The Ottawa Transportation Company, Limited, enacts as follows:—

That the number of directors of the said company be and the same is hereby increased to eight and that by-law number one of this company dated twenty-fifth February, 1892, be amended accordingly.

Dated at Ottawa this fifteenth day of February, A.D. 1913.

The Ottawa Transportation Co., Limited.

(Signed) D. MURPHY, President.

(Signed) GEO. P. MURPHY,
Secretary-treasurer. [Seal.]

Witness to signature,

(Signed) C. E. RUSSELL.

Confirmed and approved by a vote of more than two thirds in value of the stock represented by the shareholders present at a special general meeting duly called for considering this by-law on the fifteenth day of February, instant (1913).

GEO. P. MURPHY,
Secretary.

Witness;
C. E. RUSSELL.

Dated at Ottawa this 24th day of February, A.D. 1913.

THE OTTAWA TRANSPORTATION COMPANY, LIMITED,

Per GEO. P. MURPHY,
37-1 Secretary-treasurer.

NAVIGABLE WATERS PROTECTION ACT.

NOTICE is hereby given that the Britannia Mining and Smelting Company, Limited, have deposited with the Minister of Public Works and with the Registrar of Titles for Vancouver Registration District the plans and descriptions of the proposed wharf and approaches to be erected in navigable waters in front of Lot 892 (Howe Sound), Group 1, New Westminster District.

Dated this 7th day of March, 1913.

DAVIS, MARSHALL, MACNEILL & PUGH,
Solicitors for the Britannia

37-5 Mining & Smelting Company, Ltd.

NAVIGABLE WATERS PROTECTION ACT.

NOTICE is hereby given that Joseph E. Wilson and James S. Yates, both of the City of Victoria, in the Province of British Columbia (trustees of the Erb Estate), are applying to His Excellency the Governor General of Canada in Council for approval of the area plans, site and description of the works proposed to be constructed in Lime Bay, Victoria Harbour, Victoria, British Columbia, being land situate, lying and being in Victoria City aforesaid, and known and numbered and described as Lot Four (4) and part of Lot Five (5), Plan 206, Lime Bay, Victoria West, and have deposited the area and site plans of the proposed works and description thereof with the Minister of Public Works at Ottawa, and a duplicate thereof with the Registrar General of Titles at the Land Registry Office at the City of Victoria, British Columbia, and that the matter will be proceeded with at the expiration of one month from the time of the first publication of this notice in the *Canada Gazette*.

Dated this 28th day of February, 1913.

JOSEPH E. WILSON and JAMES S. YATES
(Trustees of the Erb Estate),

By their solicitors,
Messrs. ROBERTSON & HEISTERMAN,
514 Fort Street,
37-5 Victoria, B.C.

THE RAPIDS POWER COMPANY, LIMITED.

NOTICE is hereby given, pursuant to The Navigable Waters Protection Act, that The Rapids Power Company, Limited, has deposited a description in quadruplicate of the site of the proposed work, an electric transmission line with towers crossing the River St. Lawrence and the Williamsburg Canal a short distance west of the Village of Morrisburg in the County of Dundas, together with plans in quadruplicate of the said work, with the Honourable the Minister of Public Works, accompanied by an application for their approval by the Governor General in Council.

A duplicate of the said description of the site of said work and of said plans has also been deposited with the Registrar of Deeds for the County of Dundas, in which County the proposed work is to be constructed, and the date of such deposit is the 13th day of March, 1913. Date of deposit with the Honourable the Minister of Public Works, 14th March, 1913.

Dated at Morrisburg this 14th day of March, A.D. 1913.

I. HILLIARD,
37-5 Solicitor for The Rapids Power Company, Ltd

CAMPBELLFORD, LAKE ONTARIO & WESTERN RAILWAY COMPANY.

A SPECIAL meeting of the shareholders of the Campbellford, Lake Ontario & Western Railway Company will be held at its head office in the City of Montreal, on the 16th day of April, 1913, at the hour of eleven o'clock in the forenoon, for the following purposes, that is to say:—

1. To consider whether it is expedient to lease the Company's railway to the Canadian Pacific Railway Company, and if so, to approve of the terms, conditions and form of the lease.

2. To consider and decide upon the means to be adopted for raising funds to defray the cost of constructing, completing and equipping the company's railways and branches, and, if an issue of bonds be decided upon, then to fix the respective amounts thereof, the rate of interest and the other terms upon which they shall be issued, and also to authorize and approve the form of mortgage, if any, to be given to secure payment of the said bonds.

Dated at Montreal the 13th day of March, 1913.

H. C. OSWALD,
37-5 Secretary.

CENTRAL RAILWAY COMPANY OF CANADA.

A SPECIAL general meeting of the shareholders of the Central Railway Company of Canada will be held at the office of the company, 44 Beaver Hall Hill, Montreal, on Tuesday, 22nd April, 1913, at the hour of three o'clock in the afternoon, for the purpose of considering an issue of first mortgage bonds on the company's line between Montreal and Midland and branches, the redemption of the outstanding bonds of the company and matters connected therewith, the increase in the share capital of the company, and changes in the agreements entered into between the company and other companies.

Montreal, 12th March, 1913.

J. D. WELLS,
Secretary.

37-4

GRAND TRUNK PACIFIC.

NOTICE is hereby given that a special meeting of the shareholders of the Grand Trunk Pacific Railway Company will be held at the general offices of the company, McGill street, in the City of Montreal, at twelve o'clock noon, on Friday, the 11th day of April, A.D. 1913, for the purpose of passing a by-law authorizing the issue of debenture stock created by "The Grand Trunk Pacific Act, 1913," and for the transaction of such other business connected with or incident to the undertaking of the company, as may come before the meeting.

HENRY PHILIPS,
Secretary.

Montreal, Que., 6th March, 1913.

36 5

THE BANK OF BRITISH NORTH AMERICA.

INCORPORATED BY ROYAL CHARTER.

THE Court of Directors hereby give notice that a dividend of forty shillings per share, less income tax, will be paid on the 4th day of April next, to the proprietors of shares registered in the Dominion of Canada, being at the rate of 8 per cent per annum, for the year ending the 30th November last.

The dividend will be payable at the rate of exchange current on the 4th day of April next, to be fixed by the managers.

No transfer can be made between the 22nd instant inclusive and the 3rd proximo inclusive, as the books must be closed during that period.

By order of the Court,

A. G. WALLIS,
Secretary.

No. 5 Gracechurch Street,
London, E.C.

4th March, 1913.

36-4

RECLAMATION ON THE EAST SIDE OF
COURTENAY BAY, ST. JOHN, N.B.

IN the matter of chapter 115 "Navigable Waters Protection Act," R.S.C., 1906, notice is hereby given that a description and plan of a reclamation to be formed on the east side of Courtenay Bay, St. John, N.B., have been deposited with the Hon. Minister of Public Works, Ottawa, and duplicate thereof with the Registrar of Deeds at Fredericton, N.B., and 30 days after date application will be made to the Governor General in Council for approval thereof.

NORTON GRIFFITHS & CO., LTD.,
Contractors and Engineers,
308 Dominion Express Bldg., Montreal.

Dated February 15, 1913.

34-5

THE PROVINCIAL BANK OF CANADA.

QUARTERLY DIVIDEND No. 37.

NOTICE is hereby given that a dividend of one and one half per cent ($1\frac{1}{2}\%$) being at the rate of six per cent per annum upon the paid-up capital stock of this institution, has been declared for the three months ending the 31st March, 1913, and that the same will be payable at the head office and branches of this Bank, on and after the first day of April, 1913, to the shareholders of record on the 25th day of March next.

By order of the Board,

TANCRÈDE BIENVENU,
General manager.

Montreal, 28th February, 1913.

36-4

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of Henry Kupfer and Company, manufacturers, of 20-26 Greene St., in the City, County and State of New-York, United States of America, and

IN THE MATTER of A Specific Trade Mark to be used in connection with the sale of Corduroys.

NOTICE is hereby give that on the 5th day of March A.D. 1913, there was filed in the Exchequer Court of Canada, the petition of Henry Kupfer and Company, manufacturers, of the City, County and State of New York, United States of America, praying that an order might be made directing that their Trade Mark "Crompton" may be registered as a Specific Trade Mark to be used in connection with the sale of Corduroys.

Any person desiring to oppose said petition must, within fourteen days from the date of the last insertion of the present notice in the *Canada Gazette*, (the date of the last insertion being March 29, 1913) file a statement of his objections with the Registrar of the Exchequer Court at Ottawa and serve a copy thereof upon the petitioner or his Solicitors.

Dated at Ottawa, this 5th day of March, A.D. 1913.

FETHERSTONHAUGH & SMART,
Castle Bld., 53 Queen St.,
Ottawa, Canada,

36-4

Solicitors for the petitioners.

NAVIGABLE WATERS PROTECTION ACT.

PUBLIC Notice is hereby given that in pursuance of section 7, chapter 115, Revised Statutes of Canada, The Imperial Oil Company, Limited, has deposited a plan of the site of proposed pipe lines to be laid along or under the bed of the St. Clair river from a point in the Sarnia Indian Reserve, in the Province of Ontario, to the International Boundary line and thence to a point on the opposite side of the river south of the City of Port Huron, in the State of Michigan, and a description of the proposed site, with the Honourable the Minister of Public Works at Ottawa, and a duplicate thereof in the office of the Registrar of Deeds for the Registry Division of the County of Lambton. The proposed site is from a point about 1,340 feet distant in a northerly direction from the centre line of the road allowance running between the township of Moore and the said Sarnia Indian Reserve to a point at or near the southerly boundary of the works of the Morton Salt Company.

Notice is also given that after the expiration of one month from this date application will be made to the Governor in Council for the approval of said plan and site.

Dated at Sarnia the 6th day of March, A.D. 1913.

A. MONRO GRIER,
19 Wellington street West, Toronto,
Solicitor for the Imperial Oil Company, Limited.

36-5

ATLIN CONSTRUCTION CO.

TAKE notice that Atlin Construction Company, Limited, has deposited a description and plans of works to be constructed at a point located on Prince Rupert Harbour, British Columbia, fronting on sub-lot 7 of Water Front Block "I" of the townsite of Prince Rupert, B.C., with the Minister of Public Works at Ottawa, and with the Registrar of Deeds for the Prince Rupert Registration District at Prince Rupert, the said location being described by metes and bounds as follows:—"All and singular that certain parcel or portion of Prince Rupert Harbour and Foreshore, adjoining sub-lot seven (7) of Water Front Block 'I' of the townsite of Prince Rupert, British Columbia, containing eleven and eighty-one one-hundredths (11.81) acres, be the same more or less, being shown bordered with orange on the accompanying plan, and which parcel may be more particularly described as follows, that is to say:—Referring to the Centre of Seal Cove Circle as shown on plan number nine hundred and twenty-three (923), Prince Rupert Land Registry Office and commencing at a point distant therefrom astronomic east eight hundred and fifty-nine and three-tenths (859.3) feet and astronomic north ten hundred and seventy-seven and sixty-eight one hundredths (1077.68) feet, said point being the south-westerly corner of said sub-lot seven (7); thence astronomic north thirty-six degrees, thirteen minutes and fifty-nine seconds west N. 36° 13' 59" W.), seven hundred and sixty (760) feet to Proposed Harbour Line; thence along said Harbour Line, astronomic north fifty-three degrees forty-six minutes and one second east (N. 53° 46' 01" E.) seven hundred and sixty-five (765) feet; thence astronomic south thirty-six degrees thirteen minutes and fifty-nine seconds east (S. 36° 13' 59" E.), seven hundred and sixty-one and thirty-three one-hundredths (761.33) feet; thence astronomic south fifty-three degrees and fifty-two minutes west (S. 53° 52' W.) two hundred and five (205) feet, more or less, to high water mark; thence northerly, westerly and southerly, following high water mark, seven hundred and thirty-five (735) feet, more or less, to point of commencement," and further take notice that after the expiration of thirty days from the date hereof, application for approval of such works will be made to the Governor in Council at Ottawa.

Dated at Prince Rupert this 15th day of February, 1913.

ALFRED CARSS,

34-5 Solicitor for Atlin Construction Company.

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of B. F. Sturtevant Company, manufacturers, of Boston, in the State of Massachusetts, United States of America, and in the matter of a General Trade Mark consisting of the word "Sturtevant."

NOTICE is hereby given that on the 18th day of February, 1913, there was filed in the Exchequer Court of Canada, the petition of F. B. Sturtevant Company, Manufacturers, of Boston, in the State of Massachusetts, United States of America, praying that an order might be made directing that their Trade Mark "Sturtevant" may be registered as a General Trade Mark.

A person desiring to oppose said petition must, within fourteen days from the date of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being 8th March, 1913), file a statement of his objections with the Registrar of the Exchequer Court at Ottawa and serve a copy thereof upon the Petitioner or his Solicitors.

Dated at Ottawa this 18th day of February, 1913.

FETHERSTONHAUGH & SMART,

Castle Bldg., 53 Queen St.,
Ottawa, Canada,

34-4 Solicitors for the petitioner.

CANADIAN PACIFIC RAILWAY COMPANY.

NOTICE TO SHAREHOLDERS.

New Issue of Ordinary Capital Stock (\$60,000,000).

NOTICE is hereby given that in pursuance of a resolution passed at a special general meeting of the shareholders of the company, held on 2nd October, 1912, the directors have made and do hereby make calls upon all shareholders subscribing to the said new issue of ordinary capital stock, upon which 20% has been deposited at the time of such subscription, and that the same are payable at the Bank of Montreal, in London, England, New York or Montreal, in the proportions and at the times hereinafter stated, that is to say, 20% or \$35 per share on 14th April, 1913, 20% or \$35 per share on 16th June, 1913, 20% or \$35 per share on 18th August, 1913, 20% or \$35 per share on 20th October, 1913.

W. R. BAKER,

Secretary.

Dated at Montreal, this 14th day of February, 1913. 34-5

BANK OF NOVA SCOTIA.

DIVIDEND No. 173.

NOTICE is hereby given that a dividend at the rate of fourteen percent per annum on the paid-up capital stock of this Bank has been declared for the quarter ending 31st March, and that the same will be payable on and after Tuesday, the first day of April next, at any of the offices of the Bank.

The stock transfer book will be closed from the 17th to the 31st proximo, inclusive.

By order of the Board,

H. A. RICHARDSON,
General manager.

Halifax, N.S., 18th February, 1913. 34-6

BANK OF NOVA SCOTIA.

NOTICE is hereby given that at the annual general meeting of the shareholders of the bank of Nova Scotia on Wednesday, the 22nd day of January, A.D. 1913, the following by-law was passed and enacted by the shareholders:—

"That for the purpose of obtaining the necessary capital for the requirements of the business of the bank that the authorized capital stock of this bank be and it is hereby increased from \$5,000,000 to \$10,000,000 by the creation of 50,000 shares of new capital stock of the par value of \$100 each and that the directors be and are hereby authorized to apply to the Treasury Board for the issue of a certificate approving of such by-law."

And notice is also hereby given that after the publication of this notice for four weeks the said bank of Nova Scotia will apply to the Treasury Board for the issue of a certificate approving of such by-law.

By order of the Board,

H. A. RICHARDSON,
General Manager.

Halifax, N.S., 21st February, 1913. 34-8

THE METROPOLITAN BANK.

DIVIDEND No. 33.

NOTICE is hereby given that a dividend of 2½% for the quarter ending March 31st next (being at the rate of 10% per annum) on the capital stock of this Bank has been declared, and that the same will be payable at the head office and branches of the Bank on and after the first day of April next.

The transfer books will be closed from the 17th to the 31st of March, both days inclusive.

By order of the Board,

W. D. ROSS,
General manager.

Toronto, 19th February, 1913. 34-6

LAURENTIDE COMPANY, LIMITED.

PUBLIC notice is hereby given that the Laurentide Company, Limited, has caused to be deposited with the Minister of Public Works, Dominion of Canada, at Ottawa, and with the Registrar of Deeds for the District of Three Rivers, Province of Quebec, at Three Rivers, and for the County of Champlain at St. Genevieve, a description of the site and the plans of its proposed hydro-electric development on the St. Maurice River at Grand' Mère, Que., and that an application has been made to His Royal Highness, the Governor-General in Council for the approval of the site and plans of its proposed hydro-electric development.

Montreal, 13th February, 1913.

BROWN, MONTGOMERY & McMICHAEL.
Solicitors for the company.

33-5

NOTICE is hereby given that within two months after the publication of this notice in the *Canada Gazette*, application will be made to His Excellency the Governor-General in Council for a charter of incorporation by Letters Patent under the provisions of The Companies Act, Revised Statutes of Canada, 1906, chapter 79, constituting the applicants and such other persons as may become shareholders in the proposed company, a body corporate and politic under the name and for the purposes hereinafter mentioned:—

1. The proposed corporate name of the company is "The National Mortgage Company of Canada, Limited."

2. The purposes within the purview of this Act for which incorporation is sought are—

Carrying on the business of lending money on the security of, or purchasing or investing in

(a) Mortgages or hypothecs upon freehold or leasehold, real estate or other immovables in any Province of Canada; and,

(b) The debentures, bonds, stocks and other securities, excepting bills of exchange and promissory notes, of any government or of any municipal corporation or school corporation or of any chartered bank or incorporated company if incorporated by Canada or any Province of Canada or any former Province now forming part of Canada.

3. The chief place of business of the said company is to be the City of Winnipeg, in the Province of Manitoba.

4. The intended amount of capital stock is \$2,000,000.

5. The number of shares is to be 20,000, and the amount of each share is to be of the value of \$100.

6. The name in full and the place and calling of each of the applicants are as follows:—

Donald Hogart McDonald, Winnipeg, Manitoba, banker, Albert Leslie Gordon, Regina, Saskatchewan, barrister-at-law, J. Roy Colwill, Regina, Saskatchewan, barrister-at-law, Francis George Wheat, Regina, Saskatchewan, student-at-law, Charles H. Shrimpton, Regina, Saskatchewan, accountant, of whom Donald Hogart McDonald, Albert Leslie Gordon and J. Roy Colwill are to be the first or provisional directors of the said company.

ALLAN, GORDON, BRYANT & GORDON,
Solicitors for the applicants.

Dated at Regina, Saskatchewan, this fourth day of February, A.D. 1913.

33-5

THE CANADA NORTH-WEST LAND COMPANY, LIMITED.

NOTICE is hereby given that the annual general meeting of the shareholders of this company will be held at the head office of the company, 21 Jordan Street, Toronto, Canada, on Wednesday, 26th day of March next, at 12 o'clock noon, to receive a statement of the affairs of the company for the year ending 31st December last past; to receive and consider the schedule prepared in terms of Section 12 of the Act of Incorporation, to elect directors, and for other business.

By order of the Board,

S. B. SYKES,
Secretary-treasurer,

Dated at Toronto, Canada, this 6th day of February, 1913.

33-6

NAVIGABLE WATERS PROTECTION ACT.

NOTICE is hereby given that W. E. Rood and A. J. Davis of the City of Halifax, Nova Scotia, doing business as W. E. Rood and Company, are applying to His Excellency the Governor General in Council for approval of the plans and site and description of a proposed extension to the wharf now owned and occupied by them on the west side of Halifax harbour, and further, that they have deposited the plans of the proposed extension and description of the site thereof to the Minister of Public Works, at Ottawa, and a duplicate thereof in the office of the Registrar of Deeds for the County of Halifax, Nova Scotia, and that the said application will be proceeded with at the expiration of one month from the publication of this notice in the *Canada Gazette*.

Dated at Halifax, N.S., 10th February, 1913.

33-5

W. E. ROOD & CO.

LA BANQUE INTERNATIONALE DU CANADA AND THE HOME BANK OF CANADA.

NOTICE is hereby given that, after the publication of this notice for four weeks in the *Canada Gazette* and in the *Montreal Gazette* and *La Presse*, newspapers published in the City of Montreal, Que., and in the *Mail and Empire*, a newspaper published in the City of Toronto, Ontario, it is the intention of La Banque Internationale du Canada and of the Home Bank of Canada to apply to the Governor-in-Council of Canada, through the Minister, for the approval of an agreement between the said banks for the purchase by the Home Bank of Canada of the entire assets of La Banque Internationale du Canada, and the sale by the said Banque Internationale du Canada to the said Home Bank of Canada of such assets. This notice is given pursuant to The Bank Act.

Dated the 12th day of February, 1913.

GODFREY BIRD,

General manager of La Banque Internationale du Canada.

JAMES MASON,

33-5 General manager of the Home Bank of Canada.

ATLIN CONSTRUCTION CO.

TAKE Notice that Atlin Construction Company, Limited, has deposited a description and plans of works to be constructed at a point located on Prince Rupert Harbour, British Columbia, fronting on Lot 541, Range five, Coast District, with the Minister of Public Works at Ottawa, and with the Registrar of Deeds for the Prince Rupert Registration District at Prince Rupert, the said location being described by metes and bounds as follows: "All and singular that certain parcel or portion of Prince Rupert Harbour and foreshore, adjoining Lot Five Hundred and Forty-One (541), Range Five (5), Coast District, British Columbia, containing by admeasurement, twenty one and seven one-hundredth (21.07) acres, be the same more or less and which is shown bordered in red on the accompanying plan and may be more particularly described as follows, that is to say: Commencing at the intersection of the southerly boundary of said Lot Five Hundred and Forty-One (541) with high water mark; thence, astronomic east, four hundred (400) feet; thence, astronomic north, forty-three degrees and fifty-six minutes east (N. 43° 56' E.) eighteen hundred and thirty-three (1833) feet, more or less; thence, astronomic west, six hundred and twenty-three and three-tenths (623.3) feet, more or less, to the intersection of the northerly boundary of said lot five hundred and forty-one with high water mark; thence, southerly and westerly following high water mark, to the point of commencement;" and further take notice that after the expiration of thirty days from the date hereof, application for approval of such works will be made to the Governor in Council at Ottawa.

Dated at Prince Rupert this 15th day of February, 1913.

ALFRED CARSS,

Solicitor for Atlin Construction Co.

33-5

THE DOMINION BANK.

NOTICE is hereby given that a dividend of three per cent has been declared upon the capital stock of this institution for the quarter ending 31st March, 1913, being at the rate of twelve per cent per annum, and that the same will be payable at the head office of the Bank and its branches, on and after Tuesday, the 1st day of April, 1913, to shareholders of record of 20th March, 1913.

By order of the Board.

C. A. BOGERT,
General Manager.

Toronto, 22nd February, 1913.

35-5

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of Alfred Bird & Sons, Limited, of Devonshire Works, Deritend, Birmingham, in the County of Warwick, England, manufacturers;

AND IN THE MATTER of the specific trade mark "Bird's" used by the petitioners in connection with the sale of custard powder, blanc-mange powder, concentrated egg substitute (powder), baking powder, crystal jelly powder, table jelly tablets, ice cream powder, ginger beer powder, pudding powder, bun and cake powder, lemonade crystals, sponge mixture and concentrated foods and drinks of all kinds, which the petitioners make and sell in their trade.

NOTICE is hereby given that on the 24th day of February, 1913, there was filed in the Exchequer Court of Canada a petition of Alfred Bird & Sons, Limited, of Devonshire Works, Deritend, Birmingham, in the County of Warwick, England, manufacturers, praying that a certain specific trade mark "Bird's" as used by them in connection with the sale of custard powder, blanc-mange powder, concentrated egg substitute (powder), baking powder, crystal jelly powder, table jelly tablets, ice cream powder, ginger beer powder, pudding powder, bun and cake powder, lemonade crystals, sponge mixture and concentrated foods and drinks of all kinds, which the petitioners make and sell in their trade, may be registered as presented as a trade mark.

Any person desiring to oppose the said petition must within fourteen days of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the 22nd day of March, 1913,) file a statement of his objections with the Registrar of the Exchequer Court of Canada at Ottawa and serve a copy thereof upon the petitioners or their solicitor.

Dated this 24th day of February, 1913.

J. F. EDGAR,
59 Yonge St., Toronto,
Solicitor for the petitioners.

35-4

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of Charles H. McNellen, of the City and District of Montreal, salesman, and

IN THE MATTER of the trade-mark "Anti-Dust" as applied to a sweeping compound.

NOTICE is hereby given that on the fourteenth day of February, 1913, there was filed, in the Exchequer Court of Canada, a petition of Charles H. McNellen, of the City and District of Montreal, salesman, praying that trade-mark number 64, folio 15678, "Anti-Dust", granted to Edmond Bouchard and registered on the 10th day of April, 1911, be expunged, and that the petitioner's trade-mark consisting of the words "Anti-Dust" be registered in the Trade-mark Register, in the Department of Agriculture of Canada, at Ottawa, in accordance with the provisions of The Trade-mark and Design Act.

Any person desiring to oppose the said petition must, within fourteen days after the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the fifteenth day of March, 1913), file a statement of his objections with the Registrar of the Exchequer Court of Canada, at Ottawa, and serve a copy thereof upon the petitioner or his solicitors.

Dated this 19th day of February, 1913.

GREENSHIELDS, GREENSHIELDS
AND LANGUEDOC,
86 Notre Dame Street West,
Montreal, Que.
Solicitors for the Petitioner.

34-5

PUISSANCE DU CANADA.



NOMINATIONS.

SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON ALTESSE ROYALE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, 9 novembre 1912.

STUART TAYLOR WOOD, de la cité de Régina, dans la province de la Saskatchewan, écuyer : Inspecteur de la Royale Gendarmerie à cheval du Nord-Ouest, à compter du 1er novembre 1912, en remplacement de l'inspecteur William Parker, retraité.

1er février 1913.

Le sergent JAMES MACDONALD TUPPER, de la cité de Régina, dans la province de la Saskatchewan : Inspecteur de la Royale Gendarmerie à cheval du Nord-Ouest, à compter du 1er janvier 1913, en remplacement de l'inspecteur Albert Edward Crosby McDonell, qui a été promu au grade de surintendant.

7 mars 1913.

L. BARNABY, de Morden, dans le comté de King, dans la province de la Nouvelle-Ecosse : Gardien du quai de l'Etat à cet endroit.

A. E. MILLS, de la cité de Toronto, dans la province d'Ontario : Aide-inspecteur du gaz à Toronto susdit.

WILFRED STANLEY STRONG, de Brighton, dans la province d'Ontario : Gardien du quai de l'Etat à cet endroit.

JOHN P. BURCHELL, de Nelson, dans le comté de Northumberland, dans la province du Nouveau-Brunswick : Commissaire pour la circonscription de pilotage de Miramichi, dans la dite province.

ELIE TREMBLAY, de Saint-Siméon, dans le comté de Charlevoix, dans la province de Québec : Gardien du quai de l'Etat à cet endroit, en remplacement de Henry Savard, démissionnaire.

THOMAS LOWE, de la ville de Pembroke, dans la province d'Ontario : Gardien du quai de l'Etat à cet endroit, en remplacement de Thomas Anderson, décédé.

D. J. KEARNEY, de la cité de Montréal, dans la province de Québec, officier de l'accise de classe spéciale dans la division du revenu de l'intérieur de Montréal : Inspecteur des substances alimentaires pour le district de Montréal, dans la dite province.

INVESTITURE.

LE 8 mars Son Altesse Royale le Gouverneur général a tenu une investiture à Rideau Hall, à laquelle l'honorable Sir James Whitney a été investi de l'insigne de chevalier commandeur de l'Ordre de Saint-Michel et Saint-George, et le lieutenant-colonel W. A. Anderson a reçu l'insigne de Compagnon de l'Ordre de Saint-Michel et Saint-George. 37-1

SALLE DU SENAT.

OTTAWA, 7 mars 1913.

Aujourd'hui, à 4.00 HEURES P.M., SON HONNEUR LE DÉPUTÉ DU GOUVERNEUR GÉNÉRAL, s'est rendu à la Salle du Sénat, dans l'édifice du Parlement, et a pris son siège au pied du Trône. Les membres du Sénat étant assemblés, il a plu à Son Honneur le Député du Gouverneur général d'y faire requérir la présence de la Chambre des Communes, et cette Chambre s'y étant rendue, il a plu à Son Honneur le Député du Gouverneur général de sanctionner, au nom de Sa Majesté, les Bills suivants :—

2. Loi modifiant la Loi de la Marine Marchande au Canada.
3. Loi concernant la Compagnie du Grand Tronc de chemin de fer du Canada.
4. Loi concernant la Grand Trunk Pacific Railway Company.
5. Loi concernant la compagnie dite Grand Trunk Pacific Branch Lines Company.
6. Loi concernant la Ottawa Terminals Railway Company.
7. Loi modifiant la Loi de la Royale Gendarmerie à cheval du Nord-Ouest.
8. Loi concernant les commissaires du havre de Montréal.
9. Loi constituant en corporation la Northwest Life Assurance Company.
10. Loi constituant en corporation la General Loan Company of Canada.
11. Loi concernant la compagnie dite The Huron and Erie Loan and Savings Company.
12. Loi concernant la Ontario-Michigan Railway Company.
13. Loi concernant l'Alberta Central Railway Company.
14. Loi concernant la compagnie dite The Campbellford, Lake Ontario and Western Railway Company.
15. Loi concernant la compagnie dite the Manitoba and North Western Railway Company of Canada.
16. Loi concernant la compagnie dite The Alberta Railway and Irrigation Company.
17. Loi concernant la British Columbia Southern Railway Company.
18. Loi concernant la compagnie dite The Kootenay and Arrowhead Railway Company.
19. Loi concernant la Compagnie électrique d'Ottawa.
20. Loi concernant la Compagnie du chemin de fer d'Ottawa, du Nord et de l'Ouest.
21. Loi concernant la Brazilian Traction, Light and Power Company, Limited.
22. Loi concernant la compagnie dite the Collingwood Southern Railway Company.
23. Loi concernant la Compagnie Electrique de Hull.
24. Loi concernant la Simcoe, Grey and Bruce Railway Company.
25. Loi constituant en corporation la Wetaskiwin, Yellowhead and Revelstoke Railway Company.
26. Loi concernant un brevet de George Frederick Bishopric.
27. Loi concernant la Canadian Explosives, Limited.
28. Loi concernant un brevet de la Gold Medal Furniture Manufacturing Company, Limited.
29. Loi concernant la Grand Trunk Pacific Railway Company.

30. Loi concernant le chemin de fer National Transcontinental.
31. Loi concernant la Burrard Inlet Tunnel and Bridge Company.
32. Loi à l'effet de refondre et modifier les Lois concernant la Guarantee Company of North America.
33. Loi concernant la Canada Permanent Mortgage Corporation.
34. Loi constituant en corporation la Canada Permanent Trust Company.
35. Loi concernant la Compagnie du Canal de Montréal à Ottawa et la baie Georgienne.

DÉPÊCHES, Etc.

Extrait de la LONDON GAZETTE du 14 de février 1913.

Il a plu au Roi, par lettres patentes sous le Grand Sceau du Royaume-Uni de la Grande-Bretagne et d'Irlande, datées le 1er janvier 1913, de conférer la dignité de Chevalier du dit Royaume-Uni aux messieurs suivants :—

L'honorable Auguste Réal Angers, C.R., membre du Conseil privé du Roi pour le Canada.

John Stephen Willison, écuyer, LL.D., de Toronto.

37-1

ARRÊTÉS EN CONSEIL.

[424]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 22e jour de février 1913.

PRESENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil d'approuver par ces présentes le tarif suivant des péages que la Compagnie d'amélioration du haut de l'Ottawa (à resp. limitée), d'Ottawa, Ont., se propose de prélever pendant la saison de 1913, pour l'usage de ses travaux.

PÉAGES.

Sur les billes de 17 pieds et moins.	Par 1,000 pds. M.P.
Par l'estacade des Quinze.....	10 cts.
Par l'estacade des Joachims.....	1½ "
Par l'estacade de Fort William.....	3½ "
Par l'estacade des Allumettes.....	2½ "
Par l'estacade du chenal des Melons.....	1½ "
Passer l'estacade de Lapasse.....	2 "
Par l'estacade de Quio.....	4½ "
Par l'estacade de la Baie Thomson.....	17 "
Par l'estacade d'assortiment de la Chaudière..	5½ "
Par les estacades depuis la tête des rapides Deschênes (côté nord) jusqu'à la tête de la glissoire de Hull.....	10 "
Par l'estacade du pied de la glissoire de Hull..	2 "

Les péages sur le bois autre que les billes, de 17 pieds et moins, passant par les estacades ci-dessus, seront :—

- Pin rouge et blanc, épinette rouge et blanche, et pruche, carré, ou flacheux en planches, par 1,000 pieds cubes, 15 fois les péages sur les billes.
- Pin rouge et blanc, épinette rouge et blanche, et pruche, rond et méplat, de plus de 17 pieds et de moins de 30 pieds de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.
- Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, 30 pieds et plus de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.

Bois de chauffage, billes à bardeaux, et autre bois, par corde de 128 pieds cubes, 2 fois les péages sur les billes.

REMORQUAGE, DESCENTE ET FLOTTAGE DU BOIS.

Sur les billes de 17 pieds et moins. Par 1,000 pds.
M.P.

De White River et Otter Creek à l'estacade Des Joachims.....	\$1.06
De Wabis Creek à l'estacade Des Joachims.....	1.03
De Fort Témiscamingue à ".....	.90
De Rivière Montréal à ".....	.81
De Opemicon à ".....	.34
De Tête du Long Sault à ".....	.25
De Beauchêne à ".....	.23
De Jocko Creek à ".....	.21
De Snake Creek à ".....	.19
De Mattawa à ".....	.15
De Klock's à ".....	.13
De Magnissipi à ".....	.10
De Tête du Rocher Capitaine à l'estacade des Joachims.....	.09
De Desmoines à l'estacade des Joachims.....	.03

Remorquage, descente et flottage du bois, autre que les billes, 17 pieds et moins, sur les eaux ci-dessus :—

Pin rouge et blanc, épinette rouge et blanche, et pruche, carré, ou flacheux en planches, par 1,000 pieds cubes, 15 fois les péages sur les billes.

Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de plus de 17 pieds et de moins de 30 pieds de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.

Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de 30 pieds et plus de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.

Bois de chauffage, billes à bardeaux, et autre bois, par corde de 128 pieds cubes, 2 fois les péages sur les billes.

TARIF DES CONTRIBUTIONS AUX FRAIS DE SERVICE DES ESTACADES.

Sur les billes de 17 pieds et moins.	Par 1,000 pds. M.P.
Par l'estacade des Quinze.....	30 cts.
Par l'estacade Des Joachims, y compris flottage sur la rivière Creuse.....	3½ "
Par l'estacade de Fort William.....	15 "
Par l'estacade des Allumettes, y compris flottage sur les lacs des Allumettes....	5½ "
Par l'estacade du chenal des Melons, y compris flottage sur le lac Coulonge.....	2½ "
Par l'estacade des Chenaux, y compris flottage dans le chenal du Calumet et le lac des Chats.....	25 "
Par l'estacade de Quio, y compris flottage sur le lac Deschênes.....	46 "
Par l'estacade de la Baie Thomson.....	25 "
Par l'estacade d'assortiment de la Chaudière	25 "
Par les estacades depuis la tête des rapides Deschênes (côté nord) jusqu'à la tête de la glissoire de Hull.....	34 "

Tarif sur le bois autre que les billes de 17 pieds et au-dessous, passant par les estacades ci-dessus :—

Pin rouge et blanc, épinette rouge et blanche, et pruche, carré, ou flacheux en planches, par 1,000 pieds cubes, 15 fois les péages sur les billes.

Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de plus de 17 pieds et de moins de 30 pieds de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.

Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de 30 pieds et plus de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.

Bois de chauffage, billes à bardeaux, et autre bois, par corde de 128 pieds cubes, 2 fois les péages sur les billes.

TARIF DU REMORQUAGE.

Sur les billes de 17 pieds et moins.	Par 1,000 pd. M.P.
De l'estacade Des Joachims à l'estacade de Fort William.....	14 cts.
De Schyan à l'estacade de Fort William.....	7 "
De l'estacade de Fort William à Pembroke.	8 "
De Petewawa à Pembroke.....	9½ "
De Petewawa aux rapides des Allumettes .	13½ "
De l'estacade de Fort William aux rapides des Allumettes	12½ "
De l'estacade des Allumettes aux rapides de Paquette.....	6½ "
De l'estacade du chenal des Melons à Lapasse	4 "
De l'estacade des Chenaux à Braeside.....	10½ "
De l'estacade des Chenaux à Arnprior ou rapides des Chats	19½ "
De l'estacade de Quio et l'estacade de l'île de Mohr à Aylmer ou rapides Deschênes	24 "
De l'estacade de Quio à l'estacade de l'île de Mohr	2 "

Sur les étendues d'eau qui précèdent, les taux de remorquage pour le bois autre que les billes, de 17 pieds et moins, seront comme suit :—

Pin rouge et blanc, épinette rouge et blanche, et pruche, carré, ou flacheux en planches, par 1,000 pieds cubes, 15 fois les péages sur les billes.
Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de plus de 17 pieds et de moins de 30 pieds de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.
Pin rouge et blanc, épinette rouge et blanche, et pruche, rond ou méplat, de 30 pieds et plus de longueur, par 1,000 pieds M.P., 1½ des péages sur les billes.
Bois de chauffage, billes à bardeaux, et autre bois, par corde de 128 pieds cubes, 2 fois les péages sur les billes.

Remorquage par heure, là où il n'y a pas de taux spécifiques par 1000 pieds M.P. :—

	Par heure.
Vapeur Alexandra.....	\$ 7 00
Vapeurs :—Lady Minto, E. H. Bronson, Alex. Fraser, C. B. Powell, Hamilton, Hiram Robinson, G. B. Greene et Albert.....	6 00
Vapeur Pembroke.....	5 00
Vapeur Wabis.....	3 00
Vapeur Alert.....	2 50
Vapeurs G. B. Pattee, Pollux, Castor, Beaver et Muskrat.....	2 00
Vapeurs Hercules, Samson et Mink	1 00

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-1

(387]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 20e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que demande a été faite au nom de la Corporation Episcopale Catholique Romaine de Prince Albert de la concession de dix acres de terrain compris dans le coin nord-ouest du quart nord-ouest de la section 18, township 53, rang 22, à l'ouest du 3e méridien, pour les fins d'une église ;

Et attendu qu'on s'est conformé aux exigences ordinaires et que le terrain demandé est disponible d'après les livres du Ministère de l'Intérieur,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (d) de l'article 76 de la Loi des terres fédérales, de mettre en réserve et d'affecter aux fins d'une église dix acres de terrain compris dans le coin nord-ouest du quart nord-ouest de la section 18, township 53, rang 22, à l'ouest du 3e méridien, et d'en autoriser la concession à la Corporation Episcopale Catholique Romaine de Prince Albert, pour les dites fins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

5

[408]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 22e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que le Docteur R. G. Brett, de Banff, Alberta, a demandé le privilège d'embouteiller et de vendre l'eau des sources sulfureuses thermales de Banff, et d'ériger un établissement pour l'exploitation de cette industrie sur les lots 1 et 2, rang 8, dans l'emplacement de ville de Banff, ainsi qu'indiqué sur un plan des lots de villas, feuille n° 2, approuvé et confirmé par Edouard Deville le 16 octobre 1889 ;

Et attendu que l'article 18 de la Loi des réserves forestières et des parcs fédéraux, 1911, stipule que le Gouverneur en conseil peut faire des règlements pour le louage pour tout terme d'années de tels lopins de terre dans les parcs qu'il juge à propos, dans l'intérêt public, pour la construction de bâtiments et pour des fins commerciales et industrielles,—

Par conséquent, il plaît au Gouverneur général en conseil de décréter ce qui suit :

Le privilège est par ces présentes accordé au Docteur R. G. Brett, de Banff, Alberta, d'embouteiller et de vendre l'eau des sources sulfureuses thermales de Banff et de construire un établissement pour l'exploitation de cette industrie sur les terrains ci-dessus mentionnés, pendant une période de vingt-cinq ans à partir du 1er jour d'avril 1913, subordonné aux stipulations et conditions suivantes :

1. Les droits accordés par ces présentes seront en tout temps subordonnés aux exigences du gouvernement en ce qui concerne l'approvisionnement d'eau thermale pour ses établissements balnéaires ou autres fins, ainsi qu'aux concessions d'eau thermale que peut avoir fait le Ministère de l'Intérieur avant que ces droits aient été accordés.

2. Le dit Ministère a le droit de déterminer, d'après la quantité d'eau dans les sources à différentes saisons de l'année, la quantité d'eau qui sera employée.

3. L'eau thermale accordée au locataire servira à l'embouteillage et la concentration, et à aucune autre fin sans le consentement écrit du Ministre de l'Intérieur.

4. Le locataire érigera, dans le cours de l'année qui suivra le 1er avril 1913, un bâtiment convenable et installera des machines d'une capacité annuelle d'au moins deux cents chargements de wagon du produit embouteillé.

5. Les constructions seront érigées d'après un plan artistique approuvé par le surintendant du parc et seront entretenus à la satisfaction du surintendant.

6. L'exploitation se fera en tout temps de manière à ne créer aucune nuisance ou embarras, le Ministre de l'Intérieur étant le juge en dernier ressort dans toutes ces questions.

7. Le locataire érigera et entretiendra toutes clôtures, tous abris ou autres constructions que le surintendant du parc peut juger nécessaire pour la protection des intérêts du parc et du public.

8. Chaque année la production par le locataire d'eau embouteillée ou son équivalent en concentrés constituera telle proportion de la capacité totale de l'établissement que le Ministre de l'Intérieur exigera.

9. Le locataire paiera à la Couronne, sur toute eau fournie, un droit d'un demi-cent le gallon, ou son équivalent si l'eau est concentrée, le paiement de ce droit devant commencer le 1er jour de janvier 1915.

10. Le locataire présentera au Ministère de l'Intérieur des rapports trimestriels assermentés indiquant toutes les opérations et fera les paiements des droits dus sur ces opérations le 31 décembre, le 31 mars, le 30 juin et le 30 septembre de chaque année.

11. Afin de calculer les droits à percevoir le dit Ministère aura accès en tout temps aux livres et papiers du locataire.

12. Le locataire ne peut céder le bail du terrain en question ou les droits accordés par ces présentes sans le consentement écrit du Ministre de l'Intérieur.

13. Le Ministre peut cesser de fournir l'eau au locataire dès que ce dernier néglige de se conformer promp-

tement aux instructions raisonnables des fonctionnaires du gouvernement en ce qui concerne les droits conférés par ces présentes.

14. Toute infraction des dispositions de ce contrat rendra les droits accordés par ces présentes sujets à annulation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[427]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 22e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que le Commissaire des Douanes a demandé la mise en réserve d'un acre de terrain compris dans le quart nord-ouest de la section 10, township 1, rang 22, à l'ouest du 2e méridien, pour l'emplacement d'un bureau de douane à cet endroit;

Et attendu que le Ministre de l'Intérieur est d'avis que cette demande soit accordée,—

Par conséquent, il plaît à Son Altesse Royale en conseil de décréter que le terrain demandé, qui est disponible d'après les archives du Ministère de l'Intérieur, soit mis en réserve durant bon plaisir pour les fins du Ministère des Douanes, ce terrain étant décrit plus minutieusement comme suit :

“Commençant à un point sur la borne sud du dit quart de section éloigné du coin sud-ouest du dit quart de section de trois cent quatre-vingt-quinze pieds et soixante-cinq centièmes mesurés dans la direction est le long de la dite borne sud ; de là vers le nord et parallèle à la borne ouest sur une distance de deux cent huit pieds et sept dixièmes ; de là vers l'est et à angle droit avec la dernière direction sur une distance de deux cent huit pieds et sept dixièmes ; de là vers le sud et à angle droit avec la dernière direction sur une distance de deux cent huit pieds et sept dixièmes, plus ou moins, jusqu'à la dite borne sud ; de là vers l'ouest en suivant la dite borne sud sur une distance de deux cent huit pieds et sept dixièmes, plus ou moins, jusqu'au point de départ. Ce terrain couvre un acre, plus ou moins, et est coloré rose sur le plan ci-annexé.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[388]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 20e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 15 février 1913, que Frank Miller a obtenu l'inscription de homestead et de préemption pour le quart sud-ouest de la section 34 et le quart sud-est de la section 33, dans le township 26, rang 28, à l'ouest du 3e méridien, le 11 avril 1912.

La preuve présentée démontre que l'inscrit a eu les deux mains amputées à la suite d'un accident dont il a été victime le 25 mai 1912, et qu'il est maintenant physiquement incapable de remplir les conditions d'établissement en rapport avec cette demi-section.

Le Ministre soumet une copie d'un certificat médical de J. P. DeRosiers, M.D., et en vue des faits qui y sont contenus il recommande que M. Frank Miller soit exempté de l'accomplissement des prescriptions de la *Loi des terres fédérales* en vertu des dispositions du paragraphe 2 de l'article 20, et du paragraphe 5 de l'article 27 du chapitre 20, 7-8 Edouard VII, afin que les lettres patentes de son homestead et de sa préemption puissent lui être accordées dès qu'il aura été prouvé, de la manière ordinaire, que les autres conditions de la loi ont été observées.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[410]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 22e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que par suite d'un nouvel arpentage inexact de la borne nord de la section 19, township 26, rang 6, à l'ouest du 2e méridien, le propriétaire du quart sud-est de la section 30, dans le dit township, a construit sa maison sur la réserve de chemin établie par le premier arpentage ;

Et attendu qu'afin de réparer cette erreur il a été permis au propriétaire du quart nord-est de la section 19 de céder à la Couronne, pour le Canada, une partie de son homestead contenant deux acres et suffisante pour détourner la première réserve de chemin, afin que ce terrain soit transporté à la Couronne pour la province de la Saskatchewan dans le but d'y établir un chemin,—

Par conséquent, il plaît au Gouverneur général en conseil de décréter ce qui suit :

La Couronne est par ces présentes investie pour la province de la Saskatchewan, pour les fins d'un chemin, de cette partie du quart nord-est de la section 19, township 26, rang 6, à l'ouest du 2e méridien, plus minutieusement décrite comme suit :

Commençant au poteau et aux fosses marquant le coin nord-ouest du quart nord-est de la dite section 19 ; de là vers l'est le long de la borne nord de la dite section 19 sur une distance de 39 chaînes et 85 chaînons, plus ou moins, jusqu'au coin nord-est de la dite section 19 ; de là vers le sud le long de la borne est de la dite section 19 sur une distance d'une chaîne ; de là vers l'ouest en ligne droite sur une distance de 39 chaînes et 85 chaînons, plus ou moins, jusqu'au point de départ. Ce terrain contient deux acres, plus ou moins, et est coloré rose sur le plan ci-annexé.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[434]

HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 3e jour de mars 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 20 février 1913, que le titre de la moitié fractionnaire est de la section 34, township 48, rang 22, à l'ouest du 2e méridien, a été donné, par lettres patentes datées le 17 septembre 1901, à madame Elizabeth Jackson en sa qualité de représentant personnel de feu son mari, Thomas G. Jackson, qui avait obtenu l'inscription militaire de homestead pour ce terrain.

Le Ministre ajoute que vu le fait que M. Jackson, avant l'arpentage, avait fait certaines améliorations sur le quart fractionnaire nord-ouest de la dite section 34, situé au nord de la rivière, et que certaines parties de la moitié est de la dite section sont séparées du reste de la section par la branche sud de la rivière Saskatchewan, madame Jackson a demandé que le dit quart fractionnaire nord-ouest de la section 34, situé au nord de la rivière, lui soit cédé en échange des dites parties, dont la Couronne a été réinvestie et qui peuvent être décrites plus minutieusement comme suit :

Premièrement, toute cette partie du quart nord-est de la section 34, dans le township 48, rang 22, à l'ouest du 2e méridien, situé à l'est de la rive droite de la rivière Saskatchewan, ainsi qu'indiqué sur une carte ou un plan d'arpentage du dit township signé à Ottawa le 20e jour de juin 1895 par Edouard Deville, arpenteur général des terres fédérales, et déposé au Ministère de l'Intérieur, ce terrain contenant huit acres et quatre-vingt centièmes plus ou moins, et

Deuxièmement, toute cette partie de la moitié est de la dite section 34 située à l'ouest de la dite rive droite de la dite rivière, ainsi qu'indiqué sur le dit plan d'arpentage du dit township, contenant quarante-six acres et vingt centièmes, plus ou moins, et coloré vert sur le tracé ci-joint.

Etant d'avis que cette demande devrait être accordée, et la différence de 14 acres en superficie ayant été

payée au prix de \$3.00 l'acre, le Ministre recommande qu'en vertu des dispositions du paragraphe (f) de l'article 76 de la *Loi des terres fédérales* l'échange des terrains en question soit autorisé et que les lettres patentes soient accordées à madame Jackson, en sa qualité de représentant personnel de feu son mari, du dit quart fractionnaire nord-ouest de la section 34, township 48, rang 22, à l'ouest du 2e méridien, situé au nord de la rivière ; ce terrain peut être décrit plus minutieusement comme suit :

Toute cette partie du quart nord-ouest de la section 34, township 48, rang 22, à l'ouest du 2e méridien, située au nord de la rive gauche de la rivière Saskatchewan, ainsi qu'indiqué sur une carte ou un plan d'arpentage du dit township signé à Ottawa le 20e jour de juin 1895 par Edouard Deville, arpenteur général des terres fédérales, et déposé au Ministère de l'Intérieur. Ce terrain contient 69 acres, plus ou moins, et est coloré rose sur le tracé ci-joint.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[446]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 27e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Il plaît à Son Altesse Royale le Gouverneur général en conseil de décréter ce qui suit :

Le paragraphe (p) des règlements régissant l'octroi de licences et permis annuels de coupe de bois sur les terres fédérales, établi par un arrêté en conseil du 1er juillet 1898 et des arrêtés en conseil subséquents, et dont suit le texte :

"Tout avis, toute demande ou communication que Sa Majesté le Roi ou le Ministre de l'Intérieur peut vouloir ou désirer donner ou signifier au porteur du permis peut être valablement donné ou signifié par le secrétaire ou l'assistant secrétaire du Ministère de l'Intérieur."

est par ces présentes modifié en y ajoutant les mots suivants : "ou le contrôleur du département des terres boisées et des pâturages".

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

36-4

[448]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 27e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des pouvoirs que lui confère l'article 54 de la *Loi des pêcheries*, chapitre 45 des Statuts révisés du Canada, de décréter par ces présentes ce qui suit :

Le paragraphe (1) de l'article 10 des règlements de pêche spéciaux pour la province de la Nouvelle-Ecosse, établi par un arrêté en conseil du 6 juin 1912, est par ces présentes rescindé, et le paragraphe suivant lui est substitué :

"1. Il est défendu de pêcher, prendre ou tuer le saumon du 15e jour d'août de chaque année jusqu'au premier jour de mars suivant dans la province de la Nouvelle-Ecosse ; toutefois, il est permis de pêcher, prendre ou tuer le saumon à la ligne, de la manière connue comme pêche volante à la mouche, du 1er jour de février au 15e jour d'août de chaque année, sauf dans l'île du Cap-Breton où cette pêche est permise du 1er jour de juin au 26e jour de septembre de chaque année, ces deux jours compris."

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

36-2

5½

[435]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 1er jour de mars 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Le Ministre de l'Intérieur représente, le 20 février 1913, que certaines différences entre les arpentages par le gouvernement provincial et des arpentages par le gouvernement fédéral de terres concédées par la Couronne dans les sections 5, 6, 7 et 8, township 26, E. M. C., dans la municipalité de Chilliwack, Colombie-Britannique, ont causé un conflit d'intérêts entre un groupe de huit propriétaires qui y résident ;

Le Ministre ajoute que le résultat de l'enquête faite par des fonctionnaires du Ministère de l'Intérieur est que les intéressés ont, par entente mutuelle, exécuté quelque quinze transferts d'étendues fractionnaires de terrains, corrigeant ainsi les différences entre les diverses propriétés ;

Lewis Arthur Thornton, un des intéressés, a cédé trois acres de sa terre dans la subdivision légale 8 de la section 6, afin de permettre cette rectification, et il a été entendu avec les fonctionnaires du Ministère de l'Intérieur, conduisant les négociations, qu'en considération de cette cession il recevrait une partie disponible du quart nord-ouest de la section 4, dans le dit township (soit cette partie de l'étendue disponible du quart nord-ouest de la section 4 qui se trouve au sud de l'extension vers l'ouest de la ligne nord du lot provincial 439, groupe 2), couvrant une superficie d'environ 22.91 acres, plus ou moins, dont il acquerra le titre par voie d'achat au prix d'un dollar (\$1.00) l'acre ;

L'échange est justifié par le fait que les trois acres cédés par M. Thornton sont un riche terrain de fond, tandis que le terrain qu'il doit recevoir en échange est très élevé et accidenté et de peu de valeur, et parce qu'il était nécessaire, en tout cas, d'obtenir la cession de ces trois acres pour compléter la rectification mentionnée,—

Par conséquent, le Ministre recommande que la dite partie disponible du quart nord-ouest de la dite section 4 soit vendue à Lewis Arthur Thornton au prix de un dollar (\$1.00) l'acre.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[166]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 25e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

Le Ministre de l'Intérieur représente le 18 janvier 1913, que F. W. Anderson, ingénieur civil, de Kamloops, Colombie-Britannique, a demandé d'acheter aux conditions s'appliquant à la vente des terres pour l'irrigation certains terrains dans les townships 21 et 22, rang 17, et le township 22, rang 16, à l'ouest du 6e méridien, couvrant une superficie de 2,229 acres, plus ou moins, soit les terrains décrits dans l'annexe "A" ci-jointe ;

Les terrains demandés ont été inspectés par l'agent des terres fédérales, Kamloops, qui fait rapport que sans irrigation ils ne peuvent convenir à d'autres fins qu'au pâturage ;

Les terres demandées ont aussi été inspectées par l'ingénieur en chef du Service des levés hydrographiques de la zone des chemins de fer, qui fait rapport que l'irrigation est le meilleur moyen de développer ces terrains et de les cultiver et que sans eau ils ne seraient bons qu'au pâturage ; que ces terrains sont en partie découverts et en partie boisés de pin, et que par la sage application de bonnes méthodes d'irrigation on pourrait leur faire produire d'excellentes récoltes de fourrage et que les fruits y pourraient être avantageusement cultivés sur certains versants. L'ingénieur ajoute que la proposition de M. Anderson est faite de bonne foi, que son entreprise est

bien appuyée au point de vue financier, et qu'il a l'intention et est capable de développer lui-même ces terrains,—

En vue de ces rapports favorables, le Ministre demande l'autorisation de vendre à M. Anderson les terrains décrits à l'annexe "A" ci-jointe, aux conditions suivantes :

1. Le prix du terrain sera de \$1.00 l'acre, le premier paiement de 25 cents l'acre devant être fait lors de l'avis de vente, et la balance de 75 cents l'acre étant payable dès que les travaux d'irrigation auront été complétés de manière satisfaisante.

2. Au moins 35 pour cent des terres vendues doivent être couvertes par un système d'irrigation, à la satisfaction du Ministre, dans les deux ans qui suivra l'avis de vente, alors que les terrains ainsi traités seront vendus.

3. Le reste de ces terrains seront couverts d'un système d'irrigation, à la satisfaction du Ministre, dans les quatre ans qui suivront la date de la vente, alors que les terres ainsi traitées seront vendues.

4. Si 35 pour cent de ces terrains ne sont pas couverts par un système d'irrigation à la satisfaction du Ministre, dans les deux ans de l'avis de vente, la demande du requérant ne recevra plus aucune considération et il perdra tout intérêt dans le terrain et l'argent payé.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[351]

HOTEL DU GOUVERNEMENT A OTTAWA.

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît au Gouverneur général en conseil de décréter ce qui suit :

L'article 6 des "Règlements régissant la location pour l'extraction de l'argile réfractaire et l'administration des terres scolaires dans les provinces de Manitoba, Saskatchewan et Alberta", établis par un arrêté en conseil du 19 octobre 1912, est par ces présentes rescindé et l'article suivant lui est substitué :

1. Le locataire d'une concession pour l'extraction de l'argile réfractaire érigera, dans les deux ans de la date du bail, sur les terrains qui y sont décrits ou sur des terrains approuvés par le Ministre, un outillage pour la fabrication de la brique ou autres produits de l'argile réfractaire et, dans le même délai, fournira la preuve par affidavit de la nature et de la valeur de l'outillage installé et de la date de l'installation.

Si l'outillage requis n'est pas installé dans le délai spécifié et si la preuve de son installation n'est pas fournie dans le même délai, le bail sera sujet à annulation à la discrétion du Ministre. Toutefois, le Ministre n'exigera pas que la valeur de l'outillage ainsi installé excède la somme de \$10,000.

2. Pendant chaque année de la durée du bail après la deuxième année le locataire d'une concession pour l'extraction de l'argile réfractaire devra fabriquer sur sa concession au moins 100,000 briques prêtes pour l'expédition, ou leur équivalent en d'autres produits de l'argile réfractaire, à la satisfaction du Ministre. Si pendant une année après la deuxième de la durée du bail le locataire ne fabrique pas les quantités spécifiées, ou ne prouve pas de manière satisfaisante qu'il l'a fait, le bail sera sujet à annulation immédiate à la discrétion du Ministre.

Les articles 13 et 14 des "Règlements régissant la location pour l'extraction de l'argile réfractaire et l'administration des terres scolaires dans les provinces de Manitoba, Saskatchewan et Alberta", établis par un arrêté en conseil du 19 octobre 1912, sont par ces présentes rescindés, les dispositions des dits articles 13 et 14 étant couvertes par les articles établis par ces présentes.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

35-4

[409]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 22e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

SUR un mémoire, daté le 18 janvier 1913, du Ministre de l'Intérieur, représentant que l'article 12 de la *Loi des arpentages fédéraux*, stipule que "Le Ministre peut faire faire l'examen des aspirants soit à l'étude de la profession en qualité d'élèves stagiaires, soit aux brevets d'arpenteurs fédéraux, aux époques et lieux qu'il prescrit, par un des membres de la commission ou par un examinateur spécial qui doit être un arpenteur fédéral et être nommé à cet effet par le Gouverneur en conseil,"—

Par conséquent, le ministre recommande que Morrison Parsons Bridgland, de Calgary, Alberta, arpenteur des terres fédérales, soit nommé examinateur spécial en vertu des dispositions ci-dessus de la *Loi des arpentages fédéraux*.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

36-2

[354]

HOTEL DU GOUVERNEMENT A OTTAWA

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. Henri Cardinal a demandé la concession gratuite du quart sud-ouest de la section 5, township 73, rang 5, à l'ouest du 5e méridien, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser par ces présentes la concession gratuite à M. Cardinal du quart sud-ouest de la section 5, township 73, rang 5, à l'ouest du 5e méridien, contenant 160 acres plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

35-4

[353]

HOTEL DU GOUVERNEMENT A OTTAWA.

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. Benjamin Thoma a demandé la concession gratuite du lot n° 19 dans l'établissement de Shaftesbury, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser par ces présentes la concession gratuite à M. Thoma du lot n° 19 dans l'établissement de Shaftesbury, province d'Alberta, contenant 91.4 acres plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

35-4

[322]
HOTEL DU GOUVERNEMENT A OTTAWA.

Mercredi, le 12e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 6 février 1913, que demande a été faite pour la ville de Medicine-Hat d'acheter le quart sud-ouest de la section 5, township 13, rang 5, à l'ouest du 4e méridien, et la moitié fractionnaire est de la dite section 5, située à l'ouest de la rivière Saskatchewan-Sud, les dits terrains étant décrits plus minutieusement comme suit :—

Composés premièrement du quart sud-ouest de la section 5, dans le township 13, rang 5, à l'ouest du 4e méridien, dans la province de l'Alberta, contenant 160 acres, plus ou moins, et

Deuxièmement de toute cette partie de la moitié est de la dite section 5, située à l'ouest de la rive ouest de la rivière Saskatchewan-Sud, ainsi qu'indiqué sur une carte ou un plan d'arpentage du dit township, approuvé et confirmé à Ottawa, le 27e jour de juin 1885, par Edouard Deville, arpenteur général des terres fédérales, et déposé au ministère de l'Intérieur, contenant 107 acres, plus ou moins. Les terrains concédés par ces présentes couvrent ensemble une superficie de 267 acres, plus ou moins, et sont colorés rose sur le plan ci-annexé.

Le Ministre ajoute qu'il est d'avis que cette demande soit accordée, et les terrains en question ayant été soustraits par un arrêté en conseil du 3 octobre 1911, d'une réserve pour les fins de la gendarmerie à cheval du Nord-Ouest, il recommande que la vente à la ville de Medicine-Hat en soit autorisée au prix de \$45 l'acre.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,

34-4 Greffier du Conseil privé.

[352]
HOTEL DU GOUVERNEMENT A OTTAWA.

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. Félix Sowan a demandé la concession gratuite du quart nord-ouest de la section 25, township 72, rang 6 à l'ouest du 5e méridien, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser par ces présentes la concession gratuite à M. Félix Sowan du quart nord-ouest de la section 25, township 72, rang 6, à l'ouest du 5e méridien, contenant 160 acres plus ou moins.

RODOLPHE BOUDREAU,

35-4 Greffier du Conseil privé.

NOMINATIONS, PROMOTIONS
ET RETRAITES.

MILICE CANADIENNE.

1913.

QUARTIER GÉNÉRAL.—

OTTAWA, 11 février 1913.

Les nominations, promotions, retraits et confirmations de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la Milice.

G. O. 31.

CAVALERIE.

16E CHEVAU-LÉGERS.—Est nommé lieutenant provisoire : Alexander Spencer Page, gentilhomme. 1er février 1913.

27E CHEVAU-LÉGERS.—Est nommé adjudant : le lieutenant W. C. D. Crombie, 23 janvier 1913.

ARTILLERIE.

Artillerie de campagne canadienne.

2E BRIGADE, 9E BATTERIE.—Le lieutenant H. R. Hendy es transféré à la Réserve des corps. 28 janvier 1913.

INFANTERIE.

14E RÉGIMENT "THE PRINCESS OF WALES' OWN RIFLES."—Le capitaine G. T. Birch quitte la charge d'adjudant, et retourne à la Réserve des corps. 22 février 1913.

Les lieutenants B. N. Steacy et C. W. Livingston sont transférés à la Réserve des corps. 22 janvier 1913.

Le lieutenant (surnuméraire) G. R. Dolan a la permission de démissionner. 30 janvier 1913.

21E RÉGIMENT "ESSEX FUSILIERS."—Est nommé capitaine : le lieutenant J. G. Helliwell, *vice* le capitaine W. H. Isaacs, promu. 1er avril 1912.

22E RÉGIMENT "THE OXFORD RIFLES."—Les lieutenants Dunlop et P. C. Abell ont la permission de démissionner. 31 janvier 1913.

Le lieutenant provisoire A. F. Tomkins a la permission de se retirer. 31 janvier 1913.

24E RÉGIMENT DE KENT.—Les lieutenants F. C. Smythe et H. C. Campbell ont la permission de démissionner. 30 janvier 1913.

Est nommé lieutenant : Oliver Victor Jewitt, gentilhomme. 30 janvier 1913.

Est nommé lieutenant provisoire : le sergent-major John George Martin. 31 janvier 1913.

26E RÉGIMENT "MIDDLESEX LIGHT INFANTRY"—Sont nommés lieutenants : John Joseph Lorne Ardiel, gentilhomme. 13 janvier 1913.

Frederick William Jay, gentilhomme. 21 janvier 1913.

31E RÉGIMENT DE GREY.—Est nommé lieutenant provisoire : Nathan Harold Wilson, gentilhomme. 1er janvier 1913.

32E RÉGIMENT DE BRUCE.—Est nommé lieutenant provisoire : William Redford Paterson, gentilhomme. 29 janvier 1913.

35E RÉGIMENT "SIMCOE FORESTERS."—Sont nommés lieutenants : John James Evans Hessey, gentilhomme. 7 juin 1912.

John Russell Bell, gentilhomme. 29 janvier 1913.

46E RÉGIMENT DE DURHAM.—Est nommé lieutenant provisoire (surnuméraire) : Herbert Walters Cooper, gentilhomme. 24 janvier 1913.

49E RÉGIMENT "HASTINGS RIFLES."—La durée de service comme adjudant du lieutenant J. H. Sills est prolongée pour un autre terme.

57E RÉGIMENT "PETERBOROUGH RANGERS."—Le lieutenant G. K. Rackham quitte la charge d'officier signaleur et est transféré à la Réserve des corps. 20 janvier 1913.

59E RÉGIMENT DE STORMONT ET GLENGARRY.—Est nommé lieutenant provisoire : Frederick Summers Broder, gentilhomme. 23 janvier 1913.

67E RÉGIMENT "CARLETON LIGHT INFANTRY."—Est nommé lieutenant provisoire : Sanford Havlock James, gentilhomme. 21 novembre 1912.

75E RÉGIMENT DE LUNENBURG.—Est nommé lieutenant-colonel et commandant du régiment : le major F. A. Mulock, *vice* le lieutenant-colonel E. B. Fritze, qui est transféré à la Réserve des officiers, à l'expiration de sa durée de service au commandement. 1er janvier 1913.

Est nommé capitaine : le lieutenant W. L. Whitford, *vice* le capitaine C. W. L. Stanford, retraité.

83E RÉGIMENT DE JOLIETTE.—Le lieutenant provisoire P. A. Lupien et le lieutenant provisoire (surnuméraire) P. H. Duckett ont la permission de se retirer. 4 février 1913.

Est nommé lieutenant provisoire (surnuméraire) :
Eugène Emery Mackay Papineau, gentilhomme.
4 février 1913.

100E RÉGIMENT "WINNIPEG GRENADIERS."—Le lieutenant provisoire C. H. Manahan a la permission de se retirer. 24 janvier 1913.

103E RÉGIMENT "CALGARY RIFLES."—Le capitaine F. R. Exham est transféré à la Réserve des corps. 29 janvier 1913.

Est nommé instructeur de mousqueterie : le lieutenant J. S. Gilker. 2 janvier 1913.

INTENDANCE MILITAIRE CANADIENNE.

COMPAGNIE No 6.—Est nommé lieutenant provisoire :
Arthur Henry Keene, gentilhomme. 14 janvier 1913.

SERVICES DE SANTÉ DE L'ARMÉE.

Personnel du service de santé militaire.

Le lieutenant-colonel W. W. Thompson est transféré à la Réserve des Officiers. 16 décembre 1912.

Est nommé capitaine : le lieutenant M. A. Nickle. 30 janvier 1913.

CORPS DES INSTRUCTEURS DES CADETS D'ÉCOLE.

Est nommé lieutenant George James Smith, gentilhomme. 1er novembre 1912.

MEMORANDA.

Le nom du lieutenant-colonel le rév. Robert Johnston, D.D., est tel que donné ici et non tel que publié sous l'en-tête "Memorandum" dans l'Ordre Général 162 de 1912.

CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le lieutenant N. Alexander, 1er régiment. 20 février 1912.

Le lieutenant O. Thérien, 64e régiment. 29 novembre 1912.

Le lieutenant surnuméraire R. M. McRae, 14e régiment. 2 avril 1912.

Le lieutenant surnuméraire C. W. Day, 4e régiment. 3 avril 1912.

Par ordre,

V. A. S. WILLIAMS.

Colonel,
Adjudant-général.

NOMINATIONS, PROMOTIONS ET RETRAITES.

MILICE CANADIENNE.

1913.

QUARTIER GÉNÉRAL

OTTAWA, 18 février 1913.

Les nominations, promotions, retraits et confirmations de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

O. G. 35.

ÉTAT-MAJOR PERMANENT.

DIVISION DU MAÎTRE GÉNÉRAL DE L'ARTILLERIE.—Le colonel R. W. Rutherford, état-major permanent quitte la charge de maître général de l'artillerie à sa nomination d'officier commandant la 6e division. 1er mars 1913.

Est nommé maître-général de l'artillerie : le colonel T. Benson, état-major permanent, du commandement de la 3e division, *vice* le colonel R. W. Rutherford, nommé officier commandant de la 6e division. 1er mars 1913.

Le major et lieutenant-colonel à brevet H. M. Elliot (artillerie royale) M. C., quitte la charge de directeur d'artillerie, à sa nomination d'assistant adjudant général en charge de l'administration, 2e division. 1er mars 1913.

DIVISIONS TERRITORIALES.

2E DIVISION.—Est nommé adjudant général en charge de l'administration : le major et lieutenant-colonel à brevet H. M. Elliot (artillerie royale) M. C., *vice* le colonel T. D. R. Hemming, état-major permanent, nommé au commandement de la 3e division. 1er mars 1913.

3E DIVISION.—Est nommé officier commandant : le colonel T. D. R. Hemming, état-major permanent, qui quitte la charge d'assistant-adjudant général en charge de l'administration, 2e division, *vice* le colonel T. Benson, état-major permanent, nommé maître général de l'artillerie. 1er mars 1913.

2E BRIGADE DE CAVALERIE.—Le lieutenant-colonel R. Brown, commandant de brigade, retourne à la Réserve des officiers, à l'expiration de sa durée de service. 28 février 1913.

6E DIVISION.—Est nommé officier commandant : le colonel R. W. Rutherford, état-major permanent, *vice* le major général C. W. Drury, C.B., décédé. 1er mars 1913.

CAVALERIE.

3E DRAGONS CANADIENS DU PRINCE DE GALLES.—Est nommé capitaine : le lieutenant R. Cleghorn. 20 janvier 1913.

6E HUSSARDS ROYAUX CANADIENS DU DUC OF CONNAUGHT.—Est nommé capitaine et instructeur de mousqueterie : le lieutenant B. S. Spearman. 17 décembre 1912.

11E HUSSARDS.—Est nommé lieutenant-colonel et commandant du régiment : le major Boutelle, *vice* le lieutenant-colonel W. J. Ewing, transféré à la Réserve des officiers. 24 janvier 1913.

16E CHEVAU-LÉGERS.—Est nommé major, et restera hors cadre tant qu'il agira comme major de brigade, 7e brigade de cavalerie : le capitaine E. Thornton, *vice* le major W. H. Hewgill, transféré à la Réserve des corps. 23 janvier 1913.

Est nommé major : le capitaine l'honorable C. H. Manners, *vice* le major E. Thornton, hors cadre. 24 janvier 1913.

Est nommé capitaine : le lieutenant F. J. Hill, *vice* le capitaine l'honorable C. H. Manners, promu. 24 janvier 1913.

Est nommé lieutenant provisoire : Walter Henderson, gentilhomme. 20 janvier 1913.

Le lieutenant provisoire E. S. Atkinson a la permission de se retirer. 7 février 1913.

19E "ALBERTA DRAGOONS".—Le lieutenant C. R. Palmer est transféré à la Réserve des corps. 5 février 1913.

Est nommé aumônier (surnuméraire) avec le grade honoraire de capitaine : le révérend Christopher Carruthers. 1er février 1913.

20E "BORDER HORSE".—Est nommé lieutenant provisoire, John Addison Brandon, gentilhomme. 1er janvier 1913.

26E DRAGONS DE STANSTEAD.—Les lieutenants provinciaux J. A. W. Mactavish et H. P. Lovell ont la permission de se retirer. 11 février 1913.

29E CHEVAU-LÉGERS.—Est nommé lieutenant : Minton Mansell, gentilhomme. 10 juin 1912.

ARTILLERIE.

Artillerie de campagne canadienne.

8E BRIGADE.—Le lieutenant colonel E. W. B. Morrison, O. S. D., quitte la charge de commandant de brigade et sera inscrit surnuméraire sur la feuille d'activité de la milice tant qu'il remplira les devoirs de directeur de l'artillerie au quartier général de la Milice et Défense.

10E BRIGADE.—24E BATTERIE.—Est nommé major : le capitaine G. R. Hall, *vice* le major T. W. H. Young, promu. 31 décembre 1912.

INFANTERIE.

10E RÉGIMENT "ROYAL GRENADIERS."—Est nommé lieutenant provisoire (surnuméraire) : Gerald de Courcy O'Grady, Jr., gentilhomme, 1er octobre 1912.

24E RÉGIMENT DE KENT.—Est nommé lieutenant provisoire (surnuméraire) : Gordon Peter McRostie, gentilhomme. 1er février 1913.

26E RÉGIMENT "MIDDLESEX LIGHT INFANTRY."—Le lieutenant W. E. Clothier a la permission de se retirer avec son grade. 7 février 1913.

27E RÉGIMENT DE LAMBTON "ST. CLAIR BORDERERS."—Le lieutenant provisoire H. D. Jack a la permission de se retirer. 7 février 1913.

29E RÉGIMENT DE WATERLOO.—Est nommé lieutenant : le lieutenant J. D. Clarke, de la Réserve des corps, 57e régiment "Peterborough Rangers." 1er octobre 1912.

32E RÉGIMENT DE BRUCE.—Est nommé capitaine : le lieutenant J. L. Tranter, *vice* le capitaine G. W. Nelson, nommé adjudant. 22 juin 1912.

44E RÉGIMENT DE LINCOLN ET WELLAND.—Est nommé lieutenant provisoire (surnuméraire) : Frank Rutherford Fraser, gentilhomme. 13 janvier 1913.

49E RÉGIMENT "HASTINGS RIFLES."—Est nommé officier signaleur provisoire : le lieutenant surnuméraire) F. McK. Garrison. 25 janvier 1913.

54E RÉGIMENT "CARABINIERS DE SHERBROOKE."—Le lieutenant O. Chaput, et le lieutenant et officier signaleur J. N. C. Bourque sont retraités. 11 février 1913.

57E RÉGIMENT "PETERBOROUGH RANGERS."—Réserve des corps : le lieutenant J. D. Clarke est transféré au 29e régiment de Waterloo. 1er octobre 1912.

63E RÉGIMENT "HALIFAX RIFLES."—Le capitaine K. N. Forbes est transféré à la Réserve des corps. 20 janvier 1913.

Est nommé capitaine : le lieutenant H. N. Clarke, *vice* le capitaine K. N. Forbes. 20 janvier 1913.

Est nommé lieutenant provisoire : William Hoyes Grant, gentilhomme. 9 janvier 1913.

Le lieutenant provisoire A. Montgomerie a la permission de se retirer. 4 février 1913.

61E RÉGIMENT "CHATEAUGUAY ET BEAUHARNOIS."—Est nommé lieutenant provisoire (surnuméraire) : Joseph Adéard Lussier, gentilhomme. 13 janvier 1913.

65E CARABINIERS "MONT-ROYAL."—Le lieutenant provisoire J. E. L. Lémire a la permission de se retirer. 6 février 1913.

71E RÉGIMENT DE YORK.—Est nommé capitaine : le lieutenant H. F. G. Woodbridge, *vice* le capitaine J. P. McPeake, nommé adjudant. 21 octobre 1912.

75E RÉGIMENT DE LUNENBURG.—Est nommé capitaine : le lieutenant A. E. L. Fritze, *vice* le capitaine C. E. Miller, retraité. 1er février 1913.

Le lieutenant provisoire J. W. G. Larder est retraité. 5 février 1913.

79E "CAMERON HIGHLANDERS OF CANADA."—Est nommé lieutenant provisoire (surnuméraire) : Alexander Arthur Young, gentilhomme. 28 janvier 1913.

82E RÉGIMENT "ABEGWEIT LIGHT INFANTRY."—Le lieutenant W. J. N. Gill a la permission de démissionner. 12 février 1913.

85E RÉGIMENT.—Le lieutenant J. B. Cousineau est retraité. 6 février 1913.

91E RÉGIMENT "CANADIAN HIGHLANDERS."—Est nommé lieutenant provisoire (surnuméraire) : Bernard James Tait, gentilhomme. 5 février 1913.

99E RÉGIMENT "MANITOBA RANGERS."—Le lieutenant J. F. Scott est transféré à la Réserve des corps. 1er novembre 1912.

INTENDANCE MILITAIRE CANADIENNE.

COMPAGNIE N° 14.—Est nommé capitaine : le lieutenant W. S. Newton, *vice* le capitaine R. T. D. Aitken. 1er juin 1912.

Le lieutenant J. T. Macparland et le lieutenant (surnuméraire) P. J. E. Wood ont la permission de démissionner. 12 février 1913.

SERVICES DE SANTÉ DE L'ARMÉE.

Personnel du service de santé.

Est nommé lieutenant-colonel : le major C. A. Hodgetts, *vice* le lieutenant-colonel W. M. Thompson, transféré à la Réserve des officiers. 16 décembre 1912.

Les lieutenants provisoires F. W. McKinnon et H. H. McNally ont la permission de se retirer. 8 février 1913.

Sont nommés lieutenants provisoires (surnuméraires) : David Smith, gentilhomme. 24 janvier 1913.

Wallace Norman Rehfuß, gentilhomme. 1er février 1913.

VÉTÉRINAIRES MILITAIRES CANADIENS.

Est nommé lieutenant : Michael Patrick Kennedy, gentilhomme. 4 février 1913.

INSTRUCTEURS DES CADETS D'ÉCOLE.

Est nommé lieutenant : Walter Cyril Lawson, gentilhomme. 1er septembre 1912.

RÉSERVE DES OFFICIERS.

Le nom du lieutenant-colonel E. D. W. Lockerby est retranché de la liste des officiers de la milice active. 11 février 1913.

MEMORANDA.

Le lieutenant colonel E. W. B. Morrisson, O. S. D., milice active, est désigné pour remplir les devoirs de directeur d'artillerie au quartier général de la Milice et Défense, et à cette fin il est attaché à la division du maître général de l'artillerie avec solde et allocations d'un directeur, à compter du 1er mars 1913.

Le "Memoranda" de l'Ordre général 103 de 1910 est modifié comme suit :

"Les lieutenants-colonels et colonels à brevet G. R. White et F. S. Moore sont retraités avec leur grade. 31 mai 1910.

Le "Memoranda" de l'Ordre général 156 de 1910 est par la présent annulé.

COMITÉ PERMANENT DES ARMES PORTATIVES.—A. B. Goldwyer-Lewis, écuyer, B.A., personnel du service civil, Département de la Milice et de la Défense, est nommé secrétaire, *vice* le lieutenant C. T. Trotter, génie canadien, qui quitte la charge. 7 février 1913.

L'Ordre général 191 de 1912, en tant qu'il s'agit du major D. A. MacKay, 8e hussards, est modifié comme suit :—

"Le major D. A. MacKay est transféré à la Réserve des officiers." 12 octobre 1912.

Relativement aux Ordres généraux 109 et 181 de 1912, *biffez* le mot "provisoire" avant le nom du lieutenant (surnuméraire W. J. O'Brien, 42e régiment Lanark et Renfrew.

CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le lieutenant L. W. Fish, 26e dragons, 18 mai 1911.
Le lieutenant J. P. Roy, 82e régiment, 17 février 1912.

Le lieutenant W. Stewart, 94e régiment, 17 février 1912.

L'officier ci-dessous nommé, ayant passé l'examen voulu, est confirmé dans la nomination d'officier signaleur à compter du 1er février 1911 :

Le lieutenant H. H. Van Wart, 71e régiment.

Par ordre,

V. A. S. WILLIAMS,
Colonel,
Adjudant général.

AVIS DU GOUVERNEMENT.

COMMISSION DU SERVICE CIVIL.

AVIS public est par le présent donné que des examens de concours généraux seront tenus, sous la direction de la Commission du Service Civil du Canada, lundi, le 12 mai 1913, et les cinq jours suivants, à Halifax, Yarmouth, Sydney, Charlottetown, Saint-Jean, N.-B., Frédéricton, Moncton, Québec, Sherbrooke, Montréal, Ottawa, Kingston, Peterborough, Toronto, Hamilton, London, Sault-Sainte-Marie, Port-Arthur, Winnipeg, Brandon, Regina, Saskatoon, Calgary, Edmonton, Nelson, Prince Rupert, Vancouver et Victoria. Ces examens sont tenus en vue de remplir, du 1er juillet au 31 décembre 1913, les situations suivantes dans la division administrative de l'intérieur du Service Civil du Canada :—

70 emplois (pour hommes) dans la subdivision B de la troisième division.

10 emplois (pour femmes) dans la subdivision B de la troisième division.

15 emplois de sténo-dactylographe (pour hommes) dans la subdivision B de la troisième division.

35 emplois de sténo-dactylographe (pour femmes) dans la subdivision B de la troisième division.

70 emplois (pour hommes) dans la subdivision B de la 2e division. Pour sept de ces emplois, les candidats doivent connaître la sténographie et la dactylographie et subir néanmoins avec succès l'examen régulier de 2e division.

Le traitement initial des commis et des sténographes de la subdivision B de la 3e division est de \$500 et de \$800 pour ceux de la subdivision B de la 2e division. Toutefois, si les qualités nécessaires à l'accomplissement des fonctions d'une charge sont d'une nature exceptionnelle, le Gouverneur en Conseil peut ajouter à ces minimums une somme supplémentaire ne dépassant pas \$300 pour la 3e division et \$500 pour la 2e.

Un examen général pour positions de messenger, emballer ou trieur, sera tenu au même temps et aux mêmes lieux que les examens pour positions de commis.

Ceux qui désirent prendre part à ces différents examens pourront obtenir du Secrétaire de la Commission, sur demande personnelle ou par écrit, copies des règlements, formules de demandes d'inscription et toutes informations voulues.

Les aspirants devront produire entre les mains du Secrétaire leur demande d'inscription, accompagnée des honoraires requis, pas plus tard que le 15e jour d'avril prochain. Cette règle est de rigueur.

Par ordre de la Commission,

WM. FORAN,
Secrétaire.

Ottawa, le 14 mars 1913.

37-4

COMMISSION DU SERVICE CIVIL.

AVIS public est par le présent donné que les examens préliminaires et d'aptitudes pour la division administrative extérieure du Service Civil du Canada, seront tenus, sous la direction de la Commission du Service Civil du Canada, mardi, le 13e jour de mai 1913, et les jours suivants, à Sydney, Charlottetown, Halifax, Moncton, Yarmouth, Saint-Jean, N.-B., Frédéricton, Québec, Sherbrooke, Montréal, Ottawa, Kingston, Peterborough, Toronto, Hamilton, London, Sault-Sainte-Marie, Port-Arthur, Winnipeg, Brandon, Regina, Saskatoon, Calgary, Edmonton, Nelson, Prince Rupert, Vancouver et Victoria.

On peut obtenir la formule de demande d'inscription pour ces examens et tous les renseignements nécessaires en s'adressant au Secrétaire de la Commission du Service Civil, à Ottawa.

Les aspirants devront produire leur demande d'inscription, accompagnée des honoraires requis, pas plus tard que le 15 d'avril prochain. Cette règle est de rigueur.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, le 14 mars 1913.

37-4

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil donnent avis que des demandes seront reçues de candidats capables de remplir la situation ci-dessous dans la division intérieure du Service Civil du Canada :—

Un dessinateur dans le bureau du dessinateur en chef du ministère des Postes, dans la subdivision B de la deuxième division, au traitement initial de \$1,200 par année. Les candidats doivent être de bons dessinateurs généraux et de bons calligraphes, capables de dessiner des cartes sans lignes brisées ou imparfaites, telles qu'il faut qu'elles soient pour qu'elles puissent être photolithographiées. Les candidats doivent accompagner leur demande d'échantillons de leur travail authentiques.

Les candidats doivent être sujets britanniques de naissance ou naturalisés, doivent avoir demeuré au Canada au moins trois ans, et être âgés d'au moins 18 ans et de pas plus de 35.

Les formules de demande, dûment remplies, doivent parvenir au bureau de la Commission du Service civil pas plus tard que le 7 avril prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, 14 mars 1913.

37-4

DÉPARTEMENT DES ASSURANCES.

OTTAWA, 24 février 1913.

AVIS est donné par le présent que la "Mutual Life and Citizens Assurance Company, Limited," a ce jour reçu un permis, n° 337, l'autorisant à faire par tout le Canada les opérations d'assurance sur la vie. Le bureau-chef de la compagnie a été établi en la cité de Montréal, et Wilfrid Bovey a été nommé agent en chef.

W. FITZGERALD,
Surintendant des assurances.

36-4

Mechanical Engineering Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28e jour de février 1913, constituant en corporation Francis Adolph Jacobs, manufacturier, et Peter Graham, sténographe, de la cité de Montréal, dans la province de Québec; Norman Armand Voizard, de la ville de St-Pierre, dans la dite province de Québec, secrétaire-trésorier, et Thomas Doyle et John Melrose, de la ville de Verdun, dans la dite province de Québec, machinistes, pour les fins suivantes:—(a) Manufacturer, importer, exporter, acheter, vendre et autrement disposer de toutes sortes de fournaies à l'huile, à gaz, à houille, à coke et autres fourneaux pour fondre, affiner, griller et traiter autrement les métaux; des brûleurs d'huile et de gaz, producteurs de gaz, gazomètres, machines à gaz, machinerie, outils, grues électriques, à vapeur, hydrauliques, à air et à bras, moteurs électriques, pyromètres et autres instruments pour éprouver la chaleur et les fontes de toutes descriptions; (b) Manufacturer, acheter, vendre ou autrement disposer d'appareils et de matériaux de tous genres utilisés dans les usines, outillages et opérations susdites, et agir comme agents courtiers ou commissionnaires pour acheter ou autrement disposer des articles susdits; (c) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée dans une industrie ou transaction que la présente compagnie est autorisée à exercer, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les vendre, détenir ou réémettre, avec ou sans garantie, ou autrement en disposer; (d) Rémunérer, avec l'approbation des actionnaires, par des paiements en deniers comptants, actions ou autrement, toute personne ou compagnie pour services rendus pour placer ou aider à placer ou garantir le placement des actions du capital de la compagnie, ou toutes débentures, actions-débentures ou autres valeurs de la compagnie, ou relativement à la conduite de ses affaires; (e) Entreprendre, bâtir, construire et équiper des travaux publics et privés de toutes sortes, et acquérir, détenir, vendre, disposer, fournir, manufacturer et produire toutes sortes de matériaux pour servir dans la construction ou équipement des dits travaux publics et privés, et sous-louer tous tels contrats; (f) Se consolider ou se fusionner avec toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie, et acquérir par achat, bail ou autrement la propriété, franchises, entreprises et industrie de toute telle corporation et se charger de ses engagements et les payer en totalité ou en partie en deniers comptants, actions ou obligations ou autres valeurs de la présente compagnie; (g) Vendre, ou autrement disposer des entreprises de la compagnie, ou de toute partie de sa propriété, pour la compensation que la compagnie jugera raisonnable, et en particulier pour les actions, débentures, ou valeurs de toute compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie; (h) Acquérir ou entreprendre la totalité ou une partie de l'industrie, de la propriété et engagements de toute personne ou compagnie engagée dans une industrie que la compagnie est autorisée à exercer, ou qui pourrait être utile à la compagnie, et émettre des actions acquittées et partiellement acquittées en plein paiement ou en paiement partiel des dites valeurs, et prêter des fonds et garantir les contrats ou autrement aider toute personne, maison ou compagnie avec laquelle la présente compagnie aurait des relations d'affaires; (i) Acquérir, acheter, vendre, céder sans restrictions ou moyennant un droit régalien, des inventions brevetées de toutes sortes et les brevets à cet effet, ou demander des brevets pour les inventions ainsi achetées ou acquises, et acquérir, acheter, vendre, enregistrer, louer ou permettre l'usage, moyennant un droit régalien ou autrement, et détenir, utiliser, posséder, exploiter, introduire, vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou autrement, utiles à l'industrie de la compagnie, et utiliser, exercer,

développer, accorder des permis à leur sujet ou autrement faire valoir toutes telles marques de commerce, noms de commerce, inventions, licences, procédés et choses de même nature ou toute telle propriété ou droits; (j) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables; (k) Emettre des actions acquittées, obligations, débentures ou autres valeurs de la compagnie en plein paiement ou en paiement partiel de toute propriété ou droits qui seraient acquis par la compagnie ou pour tous services rendus, ou pour tout travail fait pour la compagnie en liquidation de toutes dettes dues à la compagnie, stock, actions, obligations, débentures ou autres valeurs de la compagnie; (l) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie, et en particulier toutes actions, débentures ou autres valeurs de toute autre compagnie dont la compagnie pourrait disposer; (m) Acheter, vendre, manufacturer, arrenter, importer, exporter et faire le commerce de toutes sortes d'effets, articles ou marchandises qui seraient nécessaires pour les fins de l'une quelconque des dites industries, ou qui seraient capables d'être avantageusement utilisés en rapport avec l'une quelconque des dites industries de la compagnie; (n) Acquérir, développer et exploiter toute chute d'eau ou forces hydrauliques, et générer, produire et accumuler de la vapeur, du gaz, de l'électricité ou autre force motrice pour la production de la lumière, de la chaleur et de la force pour les fins de la compagnie, avec le pouvoir de vendre ou autrement disposer de tout excédent dont la compagnie n'aura pas besoin, et la fournir pour la lumière, la chaleur et la force à toute personne ou corporation aux conditions qui seront agréées, pourvu que si les pouvoirs ci-dessus sont exercés au delà de la propriété de la compagnie, ils seront subordonnés à tous les statuts et règlements provinciaux et municipaux à ce sujet; (o) Exercer toute autre industrie manufacturière ou autre que la compagnie croira capable d'être convenablement exercée en rapport avec son industrie ou ses objets, ou censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables; et faire tous les actes et exercer tous les pouvoirs propres à atteindre les objets pour lesquels la compagnie est formée, et nécessaires pour permettre à la compagnie d'exercer profitablement ses entreprises; (p) Acquérir par bail, achat, licence ou autrement, et vendre, permettre l'usage, ou autrement disposer de marques de commerce, noms de commerce et dessins industriels; (q) Conclure des conventions avec toute autorité fédérale, provinciale, municipale, locale ou autre qui seraient de nature à atteindre les objets de la compagnie ou aucuns d'eux. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Mechanical Engineering Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 4e jour de mars 1913.

THOMAS MULVEY,

36-2

Sous-secrétaire d'Etat.

The Mutual Trust Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de février 1913, constituant en corporation Abraham Komaroff, courtier d'immeubles, Louis Abraham Ship et Maxwell Robert Ship, manufacturiers, Frank Ethelbert McKenna, notaire public, et Raoul Guillaume de Lorimier, avocat et conseil du Roi, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—(a) Accepter, remplir et exécuter tous fidéicommiss confiés à la compagnie par toute personne ou corporation, ou par toute

cour de justice, aux conditions qui seront agréées ou que le tribunal, en cas d'incapacité, approuvera ; prendre, recevoir, détenir et transférer tous biens-fonds et propriétés mobilières et immobilières qui pourront être accordés, confiés ou transférés à la compagnie avec son consentement à ces fiducies ; (b) Agir en qualité d'administrateur, exécuter, syndic, cessionnaire, liquidateur, receveur, curateur aux biens des faillis, aux interdits, à la personne ou aux personnes auxquelles des curateurs peuvent être nommés, ou curateurs aux biens ou substitutions ; gardiens de la personne ou de la propriété, séquestre judiciaire, tuteur, subrogé-tuteur à des mineurs, et aviseur légal ; agir comme agent pour l'achat, vente et administration de propriété mobilière et immobilière, agir comme agent ou courtier pour placer toute assurance que ce soit et agir comme dispacheur, évaluateur et agent dans toute réclamation d'assurance ; (c) Construire, entretenir et exploiter ou louer des bâtiments et constructions convenables pour recevoir et emmagasiner des biens meubles de tous genres ; agir en qualité d'agents, consignataires et dépositaires de tels biens et prendre toutes sortes de biens meubles en dépôt et garde aux conditions qui seront agréées et faire des avances sur tels biens meubles ; (d) Prêter et placer les fonds confiés à la compagnie à cette fin, et assurer le remboursement de ces fonds ou le paiement de l'intérêt ou les deux, accepter et disposer de toute propriété cédée, engagée, hypothéquée, déposée ou entreposée entre les mains de la compagnie en rapport avec ce prêt ou placement ; (e) Promouvoir ou aider à promouvoir toutes autres compagnies ; assurer, placer ou aider à placer et garantir l'émission ou le paiement de l'intérêt sur les actions, débetures, obligations ou valeurs de toute telle compagnie ; (f) Clore et liquider les affaires de personnes, sociétés, compagnies, corporations, associations et biens ; (g) Agir comme syndic au sujet de toute débeture, mortgage, hypothèque ou autre garantie émise selon la loi par toute corporation municipale ou autre, constituée au Canada ; détenir la propriété mortgagée, hypothéquée et engagée pour assurer le paiement de débetures et autre dette, et disposer de telle propriété conformément et pour les fins énoncées dans l'instrument créant ce mortgage, hypothèque, gage ou obligation ; (h) Se porter garant de tout placement opéré par la compagnie en qualité d'agent ou autrement ; (i) Examiner, vérifier et faire rapport sur les livres, comptes, condition, solvabilité de corporations, sociétés et individus, lorsque la compagnie en sera sollicitée ou autorisée à cet effet par telles corporations, sociétés et individus, et aussi lorsqu'elle en sera requise par l'ordre d'un tribunal de juridiction compétente ; (j) Acheter, vendre et faire des placements dans des stocks, obligations, débetures et valeurs de corporations municipales ou autres, garantis par hypothèque ou autrement, et dans des valeurs fédérales, provinciales, britanniques, étrangères ou autres effets publics ; (k) Vendre ou disposer de toute propriété mobilière ou immobilière détenue par la compagnie ou en sa capacité fiduciaire, ou pour elle-même ou autrement, mais la compagnie ne pourra pas disposer d'aucune propriété détenue par elle en sa capacité fiduciaire, à moins d'y être dûment autorisée selon la loi ou par l'instrument créant ce fidéicommis ; (l) Généralement exiger, percevoir et recevoir toute rémunération légale ordinaire et frais et loyaux coûts convenus et raisonnables pour tous services passés ou futurs, devoirs, fiducies ou choses rendus, observés, exécutés ou faits en conformité des pouvoirs de la compagnie, même lorsque la dite compagnie agit en qualité de tuteur, subrogé-tuteur, curateur, conseil judiciaire, gardien, exécuter, administrateur, syndic, mandataire ou toute autre capacité lorsque les services sont gratuits d'après la loi ou la coutume ; (m) Agir en qualité d'agents ou fondés de pouvoirs pour la transaction de toutes affaires, l'administration de successions, le placement, et le recouvrement de deniers, loyers, intérêts, dividendes, hypothèques, obligations, comptes, billets et autres valeurs ; agir en qualité d'agents aux fins d'enregistrer, émettre et contresigner des transferts et certificats d'actions, obligations, débetures ou autres valeurs de la Puissance du Canada ou de toute province du Canada, ou de toute corporation, association ou municipalité, et recevoir et régir tous fonds d'amortissement s'y rattachant ; (n) Faire le commerce des immeubles, hypo-

thèques, baux et autres droits immobiliers, ainsi que de propriété mobilière ; (o) Exercer toute autre industrie que la compagnie jugera capable d'être convenablement exercée en rapport avec ce qui précède ou de nature à augmenter directement ou indirectement la valeur des biens et droits de la compagnie ou les rendre profitables ; (p) Acquérir par achat, bail ou autrement, la totalité ou une partie de l'industrie, de la propriété et engagements de toute personne ou compagnie engagée dans une industrie que la compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la présente compagnie ; (q) Demander, acheter ou autrement acquérir et vendre tous brevets, brevets d'invention, marques de commerce, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre au sujet d'une invention ou procédé qui pourrait être utilisé pour les fins de la compagnie, ou dont l'acquisition sera censée profiter, directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des permis à leur sujet ou autrement faire valoir la propriété, les droits ou informations ainsi acquises ; (r) Construire, acquérir, détenir, entretenir, arrenter, vendre et transférer toute propriété mobilière et immobilière et tous droits ou privilèges que la compagnie jugera nécessaires ou utiles aux fins de son industrie, et en particulier tous terrains, bâtiments et dépendances, et accepter des mortgages et gages sur toute propriété mobilière ou immobilière ou toutes autres valeurs que ce soit et portant intérêt ou autrement que la compagnie jugera bon, de toute personne ou corporation en relations d'affaires avec la compagnie, et vendre, céder ou autrement disposer de toutes telles valeurs et garanties ; (s) Placer et employer les fonds disponibles de la compagnie en la manière qui sera déterminée de temps à autre ; (t) Emettre des actions acquittées, obligations, ou débetures ou autres valeurs en paiement complet ou partiel de toute propriété mobilière ou immobilière, services, droits, bail, affaire, franchise, entreprise, pouvoir, privilège, licence ou concession que la présente compagnie pourra légalement acquérir, et en plein paiement ou en paiement partiel d'actions, obligations, débetures ou autres valeurs de toute autre compagnie engagée dans une industrie semblable ou reliée à l'industrie de la présente compagnie ; (u) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la compagnie, ou de toutes débetures, actions-débetures ou autres valeurs de la compagnie ou relativement à la formation ou promotion de la compagnie ou la conduite de ses affaires ; (v) Vendre ou autrement céder l'entreprise de la compagnie, ou toute partie de son entreprise, pour la compensation que la compagnie jugera convenable, et en particulier pour les actions, débetures, obligations ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (w) Faire tous et chacun les actes et choses ci-dessus en qualité de principaux, entrepreneurs, syndics ou autrement, et par et au moyen de syndics, agents, ou autrement, et soit seuls ou conjointement avec d'autres ; (x) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (y) Distribuer sous forme de dividende ou autrement tous biens de la compagnie en espèces ou en nature entre les membres, et en particulier les actions acquittées, débetures ou debetures-actions de toute autre compagnie ; (z) Les pouvoirs conférés par chaque paragraphe ne seront en aucune manière ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Mutual Trust Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

Associated Stores, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26^e jour de février 1913, constituant en corporation John Michael Ferguson, James Melton Adam et Samuel Cameron Arrell, avocats, et Edwin Francis McDonald et William Harold Male, étudiants en droit, tous de la cité de Toronto, dans la province d'Ontario, pour les fins suivantes :—

(a) Manufacturer et faire le commerce de toutes sortes de marchandises, articles et produits, et cultiver, récolter, manufacturer, vendre et céder des denrées de toutes sortes ; (b) Acheter, arrenter, prendre en échange ou autrement acquérir des terrains ou intérêts en des terrains, ainsi que tous les bâtiments ou constructions qui pourraient se trouver sur ces dits terrains ou sur une partie quelconque des dits terrains, et vendre, arrenter, échanger ou autrement disposer de la totalité ou de toute partie des terrains et de la totalité ou de toute partie des bâtiments ou constructions qui y sont actuellement érigées ou qui pourraient l'être plus tard et prendre les garanties qui seront jugées nécessaires ; ériger des bâtiments et faire le commerce de matériaux de construction ; prendre ou détenir des hypothèques pour garantir le solde du prix d'achat de tous terrains, bâtiments ou constructions ainsi vendues, et vendre ou autrement disposer de ces dites hypothèques ; embellir, altérer et régir les dits terrains et bâtiments, et garantir et autrement aider à l'exécution des contrats ou hypothèques de personnes, maisons ou corporations avec lesquelles la présente compagnie aurait des relations d'affaires, et prendre et se charger de ces hypothèques ou contrats par défaut ; (c) Etablir et fournir toutes sortes de commodités et attractions aux clients et autres, et en particulier des salles de lecture, de correspondance et fumeurs, compartiments sous clé et coffres de sûreté, téléphone, télégraphe, clubs, magasins, boutiques, logements et salles de toilette ; (d) Agir en qualité d'agents et courtiers pour toutes sortes de transactions qui sont reliées aux objets de la compagnie et aider, moyennant rémunération ou autrement, tous clients ou locataires de la compagnie dans toute partie de leur industrie ou entreprise ; (e) Construire, acquérir, affréter, mettre en service, louer, arrenter, vendre ou autrement disposer de toutes sortes de navires, bateaux, chalans et autres embarcations à vapeur et à voiles, quais, docks, élévateurs, entrepôts, hangars à marchandises et autres bâtiments ; (f) Acquérir par achat, bail ou autrement des lots de grève, privilèges hydrauliques et chutes d'eau et de la force ou énergie à vapeur, électrique, pneumatique, hydraulique ou autre ; fabriquer ou produire et livrer et fournir de la force du genre de celle précédemment mentionnée, utiliser cette énergie, et en vendre, louer ou autrement céder tout excédent pour des fins de lumière, de chaleur et de force motrice, subordonné aux règlements locaux et municipaux à cet effet ; (g) Acquérir ou se charger de la totalité ou de toute partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie ; (h) Demander, acheter ou acquérir autrement tous brevets, brevets d'invention, permis, concessions et autres choses semblables conférant un droit exclusif ou non exclusif, ou limité, ou toute information secrète ou autre concernant toute invention qui pourrait être utile pour les fins quelconques de la compagnie, ou dont l'acquisition pourrait être considérée de nature à profiter à la compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des permis pour leur usage ou faire valoir autrement les biens, droits ou informations ainsi acquises ; (i) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute personne ou compagnie engagée ou à la veille de s'engager dans une entreprise ou transaction de même nature que celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirecte-

ment à la présente compagnie et prêter des fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie et prendre ou autrement acquérir les actions et valeurs de toute telle autre compagnie, et les vendre, détenir, réemettre, avec ou sans garantie, ou autrement en disposer ; (j) Souscrire, acheter ou autrement acquérir et prendre, détenir, vendre, échanger et céder les actions, obligations, débiteures ou autres valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la dite loi, et les payer en actions, obligations, débiteures ou autres valeurs de la présente compagnie, ou autres biens de la présente compagnie, et, tant qu'elle les détiendra elle en exercera tous les droits et pouvoirs d'un propriétaire, y compris le droit de voter en vertu de ces valeurs, et garantir le paiement du principal ou des dividendes et intérêts sur les actions, obligations, débiteures ou autres valeurs de toute autre compagnie ou corporation avec laquelle la présente compagnie aurait des relations d'affaires, et promouvoir toute compagnie ou corporation ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie ; (k) Conclure des conventions avec toute autorité fédérale, provinciale, municipale, locale ou autre qui seront jugées propres à atteindre les objets de la compagnie, ou aucun d'eux, et obtenir de toute telle autorité tous droits, privilèges, franchises et concessions que la compagnie jugera désirable d'obtenir, et exécuter, exercer et accomplir toutes telles conventions, droits, privilèges, franchises et concessions ; (l) Acheter, arrenter, ou autrement acquérir et détenir, exercer et utiliser en son propre nom ou au nom des personnes, maisons, compagnies ou compagnies ci-après mentionnées, si elle y est dûment autorisée à cet effet, tout ou partie de la propriété, franchises, clientèle, droits, pouvoirs et privilèges détenus ou exercés par toute personne, maison ou par toute compagnie ou compagnies exerçant ou formées pour exercer toute industrie en tout ou en partie semblable à celle que la présente compagnie est autorisée à exercer, et payer pour telle propriété, franchises, clientèle, droits, pouvoirs et privilèges entièrement ou partiellement en deniers comptants ou entièrement ou partiellement en actions acquittées ou valeurs de la compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie et exercer les droits, pouvoirs et franchises de toute compagnie dont le capital-actions est possédé par la présente compagnie au nom de telle compagnie ou en son propre nom ; (m) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et engagements de la présente compagnie, et pour toutes autres fins qui seront jugées propres à profiter, directement ou indirectement à la présente compagnie ; (n) Prendre part à l'administration, la surveillance ou le contrôle de l'industrie ou exploitation de toute compagnie ou entreprise ayant des objets semblables ou en partie semblables à ceux de la présente compagnie, et à cet effet, nommer et rémunérer, tous directeurs, comptables ou autres experts ou agents ; (o) Généralement, pour les fins susdites, exercer et entreprendre toute affaire, entreprise, transaction ou exploitation ordinairement exercée ou entreprise par les capitalistes, organisateurs, financiers, commissionnaires, entrepreneurs de travaux publics ou autres, ou toute industrie, manufacturière ou autre, que la compagnie croirait capable d'être convenablement exercée en rapport avec ce qui précède, ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (p) Rémunérer, avec l'approbation des actionnaires, au moyen d'actions ou de toute autre manière toute personne, ou compagnie pour services rendus ou à rendre à la compagnie en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la présente compagnie, ou de toutes débiteures ou autres valeurs de la présente compagnie ou relativement à la formation ou la promotion de la présente compagnie ou la conduite de ses affaires ; (q) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommis et choses de nature à profiter aux employés ou aux ex-employés de la compagnie (ou de ses prédécesseurs en affaires) ou les per-

sonnes dépendant ou alliées à ces employés ou ex-employés, et accorder des pensions et allocations, et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition ou pour tout objet public, général ou utile ; (r) Prêter des fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et se porter garant de l'exécution des contrats par toutes telles personnes ; (s) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ; (t) Vendre ou céder l'entreprise de la compagnie ou toute partie de son entreprise pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la compagnie ; (u) Faire tous les actes et choses ci-dessus comme principaux, agents, entrepreneurs, mandataires ou autrement, et soit seuls ou conjointement avec d'autres ; (v) Obtenir que la compagnie soit enregistrée licenciée ou autrement reconnue dans tout pays étranger et désigner et nommer des personnes qui y résident, conformément aux lois de ce pays étranger, comme fondés de pouvoirs ou représentants de cette compagnie, avec pleins pouvoirs de représenter la présente compagnie dans toutes matières, conformément aux lois de ce pays étranger, et accepter la signification de pièces pour et au nom de la compagnie dans toutes procédures ou poursuites ; (w) Distribuer entre ses membres, en espèces ou autrement, selon ce qu'il sera décidé, tous biens de la compagnie, et en particulier, les actions, obligations, débentures ou autres valeurs de toute autre compagnie qui prendra la totalité ou une partie de l'actif ou du passif de la présente compagnie ; (x) Faire toutes autres choses incidentes ou avantageuses à l'accomplissement des objets ci-dessus ; (y) Le but ou intention de la compagnie est de faire de temps à autre un ou plusieurs des actes et choses énoncés aux présentes, et tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint, par induction ou déduction des termes d'aucun autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Associated Stores, Limited," avec un capital-actions de cent mille dollars, divisé en 10,000 actions de dix dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

Raymond Construction Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 27e jour de février 1913, constituant en corporation Louis Athanase David et George Leonard Alexander, avocats, Bruce Campbell Macfarlane et Edward Charles Baker, comptables, et Segfried Hinson Read Bush, étudiant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie générale d'entrepreneurs pour la construction, érection, altération et réparation de travaux publics et privés, et de constructeurs, charretiers et voituriers dans toutes les diverses spécialités de cette industrie, et faire les opérations de commerçants d'immeubles, d'agents d'assurance et agents financiers en général ; (b) Demander, acheter et autrement acquérir toutes patentes, brevets d'invention, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité de se servir de toute information secrète ou autre au sujet d'une invention capable d'être exercée convenablement en rapport avec les fins de la compagnie ou dont l'acquisition serait censée être profitable, directement ou indirectement, à la compagnie, et utiliser, exercer, développer, accorder des permis à leur sujet ou autrement faire valoir la propriété, les droits ou informations ainsi acquises ; (c) Souscrire et acquérir et détenir, soit comme principal

ou comme agent et absolument comme propriétaire ou par voie de garantie collatérale, et échanger ou autrement disposer des actions du capital, obligations ou débentures de toute compagnie ou corporation avec laquelle elle a ou est à la veille d'avoir des relations d'affaires, nonobstant l'article 44 de la dite loi ; (d) Se fusionner avec toute autre personne ou compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, ou conclure des conventions au sujet du partage des profits ; (e) Payer pour tous services rendus à la compagnie et pour toute propriété ou droits acquis par la compagnie de la manière qui sera jugée opportune, et en particulier par l'émission d'actions ou de valeurs de la compagnie entièrement ou partiellement acquittées ; (f) Vendre ou autrement disposer de la totalité ou de toute partie des biens-fonds ou autre propriété possédée par la compagnie pour la compensation et aux termes et conditions que la compagnie jugera bon, et accepter des deniers comptants, actions, débentures, stock ou valeurs de toute autre compagnie dont les objets sont semblables en tout ou en partie à ceux de la présente compagnie en plein paiement ou en paiement partiel de cette propriété ; (g) Acquérir des chutes d'eau et droits hydrauliques pour manifacter et produire de la vapeur, du gaz et de l'électricité pour la chaleur, la lumière et la force pour les fins de la compagnie, et en vendre l'excédent ; (h) Prospector, acquérir, ouvrir, explorer, développer, exploiter, améliorer, entretenir et gérer des mines d'or, d'argent, cuivre, houille, cobalt, nickel, fer et autres, des carrières, dépôts miniers et autres propriétés, et fouiller, sortir, broyer, laver, fondre, essayer, analyser, réduire, amalgamer, affiner et autrement traiter les minerais, métaux et minéraux, qu'ils appartiennent ou non à la compagnie, et les rendre marchands, et les vendre et autrement en disposer en tout ou en partie ou de tout intérêt s'y rattachant ; (i) Pour les fins de la compagnie exercer toutes ou chacune des industries de marchands et fabricants du bois de construction et de service, de fer et de bois de pulpe, de sylviculteurs, importateurs et exportateurs, de propriétaires de scieries de navires, barges et chalans, de manufacturiers et expéditeurs et commerçants de toutes sortes de bois, planches, meubles et accessoires de constructeurs, de boutiquiers et marchands en général, et acheter, prendre à bail ou autrement acquérir des outillages, abattre et disposer de terres boisées et concessions forestières de toutes sortes, et construire, posséder, louer ou autrement acquérir des moulins, outillages et fabriques ; (j) Agir comme agents pour toute compagnie, sociale ou personne engagée dans une industrie semblable à celle de la présente compagnie ; (k) Distribuer entre les membres de la compagnie en nature toutes actions, débentures, valeurs ou propriété appartenant à la compagnie ; (l) Les pouvoirs contenus dans chacun des paragraphes de la présente charte ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Raymond Construction Company, Limited," avec un capital-actions de quarante mille dollars, divisé en 400 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

Kelly Tire Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de février 1913, constituant en corporation Errol Malcolm McDougall, John Jennings Creelman et Pierre François Casgrain, avocats, John Buchanan Henderson, commis, et Florence Ellen Seymour, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, vendre et négocier, et agir comme agents pour la vente d'automobiles, camions

à moteur et fournitures et accessoires de moteurs en général ; (b) Demander, obtenir, enregistrer, acheter, louer ou permettre l'usage moyennant un droit régalien ou autrement, acquérir et détenir, posséder, utiliser, exploiter et introduire, et vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés, enregistrés ou autres, et utiliser, exercer et développer, accorder des permis pour leur usage ou autrement faire valoir toutes telles marques de commerce, noms de commerce, inventions, licences, procédés et choses semblables ou tous autres biens ou droits ; (c) Nonobstant les dispositions de l'article 44 de la dite loi, acheter et acquérir et détenir, posséder et vendre, avec ou sans garantie, les actions, débetures et obligations de toute corporation, manufacturière ou autre, exerçant une industrie semblable à celle de la présente compagnie, et se fusionner avec toute compagnie constituée dans le but d'exercer toute industrie semblable, et acquérir par achat, bail ou autrement, et régir, exploiter et exercer la propriété, l'entreprise et l'industrie de toute corporation semblable ; (d) Acquérir et se charger de la totalité ou d'une partie des affaires, propriété et engagements de toute personne ou personnes, maison ou corporation engagée dans une industrie que la présente compagnie est autorisée à exercer ou en possession de toute propriété au droits propres aux fins de la présente compagnie ; (e) Emettre, répartir et livrer comme acquittées et non cotisables toutes actions, débetures ou autres valeurs de la présente compagnie en plein paiement ou en paiement partiel de toute propriété, contrats, droits, actions, débetures ou valeurs de toute autre compagnie que la présente compagnie pourra acquérir pour les fins de son industrie ; (f) Rémunérer toute personne, maison ou compagnie pour services rendus ou à rendre à la compagnie en plaçant ou en aidant à placer ou en garantissant le placement de toute partie des actions du capital de la compagnie, ou de toutes obligations, débetures ou autres valeurs de la compagnie, ou au sujet de la formation ou promotion de la compagnie ou la conduite de ses affaires, et, avec l'approbation des actionnaires, émettre, répartir et délivrer comme acquittées et non cotisables des actions du capital de la compagnie en plein paiement ou en paiement partiel pour services ainsi rendus ; (g) Promouvoir ou aider à promouvoir toute autre compagnie subsidiaire, alliée ou autre exerçant ou ayant pour objet l'exercice de toute industrie en tout ou en partie semblable à celle de la présente compagnie, et accepter en paiement de ses services dans la promotion de telle compagnie des actions acquittées, obligations ou valeurs de la dite compagnie, et acheter, souscrire ou autrement acquérir ses actions, obligations et valeurs, et les détenir, vendre, réémettre, avec ou sans garantie ou autrement en disposer ; (h) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute personne ou compagnie engagée ou à la veille de s'engager dans une entreprise ou transaction que la présente compagnie peut exercer ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie ; (i) Aider de quelque manière toute corporation dont une partie des actions du capital, des obligations ou autres valeurs est détenue ou de quelque manière garantie par la compagnie ; garantir les contrats de toute telle corporation, et faire tous les actes ou choses pour la préservation et protection, amélioration ou accroissement de valeur de toutes telles parts du capital-actions, obligations ou autres valeurs ; faire tous les actes et choses propres à accroître la valeur de la propriété en aucun temps possédée ou contrôlée par la compagnie ; (j) Vendre, arrenter, ou autrement disposer de la propriété et entreprise de la compagnie ou toute partie de sa propriété en la manière et pour la compensation que la compagnie jugera bon, et en particulier pour des actions (acquittées ou partiellement acquittées), débetures, actions-débetures ou valeurs de toute autre compagnie promue par la présente compagnie pour cet objet ou non ; (k) Améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété et des droits de la compagnie, et distribuer toute partie de la

propriété de la compagnie en espèces entre ses membres ; (l) Placer et disposer des deniers disponibles de la compagnie selon que la chose sera déterminée de temps à autre ; (m) Accepter en paiement de tout travail fait par la compagnie des stocks, actions, obligations, débetures ou autres valeurs de toute compagnie ; (n) Faire toutes les choses autorisées par la présente charte soit comme principaux, agents, syndics ou autrement et soit seuls ou conjointement avec d'autres, et par l'entremise d'agents, sous-entrepreneurs, syndics ou autrement ; (o) Faire tous les actes et choses propres à atteindre les objets ci-dessus ou aucun d'eux ; (p) Les pouvoirs accordés dans un paragraphe quelconque ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe ou du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Kelly Tire Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

The Hygela Ice Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27e jour de février 1913, constituant en corporation Wilfrid Bovey et Robertson Fleet, avocats, Joseph Alphonse L'Heureux, teneur de livres, et Lillian Montgomery Gamble et Edith Helen Delight, stenographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :— (a) Exercer l'industrie de commerçants et fournisseurs de glace et de fabricants de glace, et manifacter et faire le commerce de machinerie réfrigérante et d'entrepôts frigorifiques et tous les autres outillages et machineries nécessaires ou utiles pour la fabrication de la glace, ou la réfrigération ou l'entreposage frigorifique, et construire, ériger, exploiter, régir, entretenir et mettre en service des entrepôts frigorifiques et des outillages pour la réfrigération, et réfrigérer et faire le commerce de marchandises, effets et articles emmagasinés ou pouvant être emmagasinés dans les entrepôts de la compagnie ; (b) Manifacter et faire le commerce de toutes denrées et articles produits ou utilisés ou devant être utilisés en rapport avec les produits manufacturés par la compagnie ou dans le cours des opérations de la compagnie, et spécialement manifacter et faire le commerce de réfrigérateurs, glacières et tous les outils et instruments convenables pour la production, la manutention ou l'usage ou qui peuvent être utilisés dans la production ou la manutention ou autrement en rapport avec les produits ou articles manufacturés par la compagnie ; (c) Tirer et acheter, vendre ou autrement faire le commerce de l'eau, et la filtrer, la distiller, l'aérer ou en disposer autrement ; (d) Acquérir toute entreprise ou industrie en totalité ou en partie semblable à celle de la présente compagnie ou à toute industrie qu'elle est autorisée à exercer, ainsi que son matériel, fonds de commerce, clientèle, franchises et biens de toute nature, et les payer en deniers comptants, actions, obligations, débetures ou valeurs de la présente compagnie ou autrement ; (e) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, les concessions réciproques ou la coopération avec toute personne, maison ou compagnie et promouvoir et aider à promouvoir, constituer, former ou organiser des compagnies, syndicats ou sociétés aux fins d'acquérir toute propriété et entreprise et engagements de la présente compagnie, ou pour en promouvoir directement ou indirectement les objets ou pour toutes fins que la compagnie jugera convenables ; (f) Acheter, louer ou autrement acquérir, détenir, posséder, utiliser, développer, échanger, vendre ou autrement faire valoir et disposer de concessions, licences, droits, privilèges, permis et franchises convenables, propres ou avanta-

geuses pour l'industrie de la compagnie ; (g) Vendre ou céder l'entreprise de la compagnie, ou toute partie de son entreprise, pour la compensation que la compagnie jugera bon, et en particulier pour les actions, débetures ou valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (h) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (i) Distribuer en espèces, de temps à autre, entre les actionnaires de la compagnie toute propriété, biens ou droits de la compagnie et vendre, améliorer, régir, développer, échanger, arrêter, disposer, faire valoir ou autrement céder la totalité ou une partie des biens et droits de la compagnie ; (j) Placer les deniers disponibles de la compagnie en les valeurs qui seront déterminées de temps à autre ; (k) Faire des avances de fonds, aux conditions qui seront jugées acceptables, aux clients et autres ayant des relations d'affaires avec la compagnie, et garantir l'exécution des contrats par toutes telles personnes ; (l) Acheter, acquérir, détenir ou céder les actions, obligations ou autres preuves de dettes de toute corporation domestique ou étrangère et exercer tous les droits et privilèges s'y rattachant, y compris le droit de voter en vertu de ces valeurs, et donner en échange ses propres actions, obligations ou valeurs, ou les payer autrement, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (m) Acquérir par achat ou autrement, et utiliser et céder aussi tous brevets, droits de brevet, dessins industriels et marques de commerce, et manufacturer, utiliser et céder les inventions obtenues en vertu de tels brevets ; (n) Émettre et répartir comme acquittées les parts du capital-actions de la présente compagnie en paiement de stocks, droits, intérêts, brevets ou toute autre propriété achetée ou acquise ou pour travail exécuté ou pour toute garantie donnée ou reçue ou pour services rendus ou à rendre dans l'intérêt de la compagnie, et, avec l'approbation des actionnaires, y compris les services rendus ou à rendre par les organisateurs de la compagnie ; (o) Conclure des conventions avec tout gouvernement ou autorité municipale, locale ou autre qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de cette autorité des droits et privilège et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (p) Faire toutes les autres choses avantageuses pour atteindre les objets ci-dessus ou s'y rattachant ; (q) Tout pouvoir accordé dans un paragraphe quelconque de la présente ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe, ni par induction ou déduction du nom de la compagnie ; (r) Acheter des biens meubles et immeubles et les payer en actions ou obligations de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Hygeia Ice Company, Limited," avec un capital-actions d'un million cinq cent mille dollars, divisé en 15,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28^e jour de février 1913

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

St. Mathew's Heights Realty, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28^e jour de février 1913, constituant en corporation l'honorable Alexandre Chauveau, conseil du Roi, l'honorable Nemèse Garneau, conseiller législatif, l'honorable Isidore Noël Belleau, un des juges de la cour Supérieure de la province de Québec, Victor Châteauvert, et Napoléon George Kirouac, marchands, Napoléon Drouin, marchand et manufacturier, Pierre Henri Garneau, agent d'immeubles, et René Pamphile Lemay, architecte, tous de la cité de Québec, dans la province de Québec, pour les fins suivantes :—(a) Acquérir, par achat, bail ou autrement toute propriété mobi-

lière et immobilière, et la clientèle, franchises, droits, privilèges, contrats et actif de toute nature, utiles ou reliés à l'industrie de la compagnie, aux termes et conditions qui seront jugés convenables, de tout individu, maison ou corporation, et les payer en deniers comptants, ou partie en deniers comptants et partie en actions acquittées, obligations ou autres valeurs de la compagnie ou autrement, selon ce qui sera convenu, et les vendre, céder ou autrement en disposer en tout ou en partie ; et faire les opérations d'agent d'immeuble et d'entrepreneur pour la construction de travaux publics et privés, et de manufacturiers de matériaux de construction ; (b) Acquérir, détenir et posséder des actions dans toute autre corporation engagée dans une semblable entreprise, et les payer en deniers comptants ou partie en deniers comptants et émettre des actions acquittées, obligations, débetures ou autres valeurs de la compagnie en plein paiement ou en paiement partiel, ou autrement, selon convention, et les vendre ou autrement en disposer, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (c) Eriger des bâtiments et des structures, faire le commerce d'édifices, de matériaux de construction, détenir des mortgages pour tout solde de prix d'achat, ou d'aucuns des terrains, bâtiments ou structures ainsi vendus, vendre ou autrement disposer des dits mortgages ; (d) Améliorer, altérer, et gérer les dits terrains, bâtiments et structures et autrement se charger de l'exécution de contrats de même nature ou mortgages de personnes, maisons et corporations avec lesquelles la compagnie aurait des relations d'affaires, et se charger et prendre à son nom ces mortgages, ou contrats par défaut ou autrement ; (e) Vendre, arrêter ou autrement disposer en tout ou en partie, de la propriété, biens et entreprises de la compagnie pour la compensation qui sera convenue, et en particulier pour des actions, débetures ou valeurs de toute compagnie ou corporation s'en rendant acquéreurs, et distribuer entre les actionnaires de la présente compagnie, en nature, la propriété ou les fonds de la compagnie, ou les produits en provenant, et en particulier toutes actions, débetures ou valeurs d'autres compagnies appartenant à la présente compagnie, ou dont la présente compagnie pourra disposer ; (f) Agir comme agent pour tout individu, maison ou corporation exerçant une industrie semblable à celle de la présente compagnie ; (g) Faire tous les actes et choses jugés propres à atteindre les objets susdits. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "St. Mathew's Heights Realty, Limited," avec un capital-actions de un million de dollars, divisé en 10,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 4^e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

Mutual Motor and Truck Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28^e jour de février 1913, constituant en corporation Michael Arthur Phelan, de la cité de Westmount, dans la province de Québec, avocat, Wilfrid Bovey et Robertson Fleet, avocats, et Harry Arthur Ellis et Joseph Alphonse L'Heureux, teneurs de livres, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—(a) Manufacturer, en totalité ou en partie, réparer, entretenir, prendre soin, emmagasiner, acheter, vendre, louer, troquer et faire valoir des moteurs et machines mus par la vapeur, l'électricité, l'explosion ou la combustion interne, l'eau, l'air comprimé ou tout autre pouvoir, des automobiles, camions, taxicabs, et tous les autres moyens de transport, mus par la force mécanique ou non, employés ou pouvant être utilisés sur terre, sur l'eau ou dans l'air, ainsi que de tous leurs accessoires et fournitures s'y rattachant ; (b) Mettre en service, pour le transport des voyageurs et du fret, des automobiles, taxicabs et autres véhicules moteurs de tous genres, bateaux-

moteurs, aéroplanes et navires aériens et généralement toutes sortes de moyens de transport automobiles, quelle qu'en soit la machine ou le moteur, et recevoir des prix de passage et autre compensation pour leur usage ; (c) Exploiter des garages et débarcadères, usines et ateliers de réparation, entrepôts et magasins pour les fins de la compagnie et l'accommodation du public en général, construire aussi, ériger, acquérir à quelque titre que ce soit, entretenir et exploiter des chutes d'eau, installations à vapeur, récipients, réservoirs pour le gaz, la gasoline, le pétrole ou tout autre liquide ou explosif, subordonné à toutes les lois et règlements locaux et généraux à leur sujet, dans le but de créer de l'énergie pour être employée en rapport avec l'industrie de la compagnie, et vendre, arrenter et autrement céder à profit tout excédent de force non requise à une époque quelconque pour l'usage de la compagnie, et ériger, entretenir et exploiter des bâtiments, barrages et autres constructions nécessaires à ses fins ; (d) Demander, acheter ou acquérir autrement tous brevets, brevets d'invention, permis, concessions et autres choses semblables conférant un droit exclusif ou non exclusif, ou limité, ou toute information secrète ou autre concernant toute invention qui pourrait être utile pour les fins quelconques de la compagnie, ou dont l'acquisition pourra être considérée de nature à profiter à la compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des permis pour leur usage ou faire valoir autrement les biens, droits ou informations ainsi acquises ; (e) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute personne ou compagnie engagée ou à la veille de s'engager dans une entreprise ou transaction de même nature que celle que la présente compagnie est autorisée à exercer ou entreprendre, ou dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (f) Exercer toute autre industrie (manufacturière ou autre) que la compagnie croira capable d'être convenablement exercée en rapport avec l'industrie de la compagnie et censée augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (g) Acheter, louer, prendre à son nom ou autrement acquérir la totalité ou une partie des affaires, propriété, franchises, clientèle, droits, agences et privilèges détenus par toute personne, maisons ou corporations exerçant une industrie que la présente compagnie peut exercer ou toute industrie semblable, ou en possession de propriété propre aux fins de la présente compagnie et les payer en totalité ou en partie en deniers comptants ou en totalité ou en partie en obligations, actions acquittées ou autres valeurs de la présente compagnie ou autrement, et se charger des engagements de toutes telles personnes, maisons ou corporations ; (h) Conclure des conventions avec tout gouvernement ou autorité municipale, locale ou autre qui sembleront avantageuses pour les objets de la compagnie ou l'un de ses dits objets, et obtenir de cette autorité tous les droits, privilèges et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer à ses conventions, droits, privilèges et concessions ; (i) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et engagements de la présente compagnie, et pour toutes autres fins qui seront jugées propres à profiter, directement ou indirectement, à la présente compagnie, et généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens meubles et immeubles et tous les droits ou privilèges que la compagnie jugera nécessaires ou convenables pour les fins de son industrie ; (j) Distribuer entre les actionnaires de la compagnie, en nature, toute propriété de la compagnie, et en particulier toutes actions, débentures ou autres valeurs d'autres compagnies appartenant à la compagnie, ou dont la compagnie pourrait disposer ; (k) Vendre ou disposer de la totalité ou d'une partie des biens et entreprises de la compagnie, comme industrie active ou autrement, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, obligations, débentures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (l)

Placer et disposer des fonds disponibles de la compagnie en la manière qui sera déterminée de temps à autre ; (m) Rémunérer toute compagnie ou personne pour services rendus ou à rendre à la compagnie en plaçant ou en aidant à placer ou en garantissant le placement d'une partie quelconque des actions du capital de la compagnie, ou toutes obligations, débentures ou autres valeurs de la compagnie, ou au sujet de la formation ou promotion de la compagnie ou la conduite de ses affaires, subordonné à l'approbation des actionnaires de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Mutual Motor and Truck Company, Limited," avec un capital-actions de quatre-vingt-dix mille dollars, divisé en 900 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 4e jour de mars 1913.

36-2 THOMAS MULVEY,
Sous-secrétaire d'Etat.

Vallières, Limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28e jour de février 1913, constituant en corporation Louis Adhémar Rivet, conseil du Roi, Louis Gordon Glass et John Alexander Sullivan, avocats, James Joseph Sullivan, ingénieur des mines, et Flore Lalumière, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire les opérations d'un magasin à rayons et de commerçants en gros et en détail, et d'acheteurs et fabricants de toutes catégories de marchandises vendues par les magasins à rayons et de toutes sortes d'effets s'y rattachant ou entrant dans la production de ces effets, et agir comme agents pour les commerçants ou fabricants de tous tels effets, articles et marchandises ; (b) Exercer toute autre industrie manufacturière ou autrement que la compagnie jugera capable d'être avantageusement exercée en rapport avec son industrie, ou censée accroître directement ou indirectement la valeur de la propriété ou des droits de la compagnie ou les rendre profitables ; (c) Acquérir par achat, concession, échange ou autre titre légal, et construire, ériger, exploiter, entretenir et gérer des biens-fonds, fabriques, boutiques, magasins, dépôts, ateliers de machines, rotondes et autres structures et constructions nécessaires à son industrie, et toute autre propriété, mobilière et immobilière, nécessaire et utile à l'exercice de l'une quelconque des industries de la compagnie, et les louer, vendre et en disposer ; (d) Demander, obtenir, enregistrer, acheter, arrenter ou permettre l'usage, moyennant un droit régalien ou autrement, acquérir et détenir, utiliser, posséder, exploiter, introduire, et vendre, céder ou autrement disposer de toutes marques de commerce, noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou non, utiles aux fins de la compagnie, et utiliser, exercer, développer, accorder des licences à leur sujet ou autrement faire valoir toutes telles marques de commerce, noms de commerce et inventions, licences, procédés et choses de même nature ou toute telle autre propriété ou droits ; (e) Développer et mettre en service toute force hydraulique, et générer, produire et accumuler de l'énergie électrique et des forces électro-motrices ou autre agent semblable pour produire la lumière, la chaleur ou la force pour les fins de la compagnie, avec la faculté de vendre ou autrement disposer de tout excédent dont la compagnie n'aura pas besoin, et la fournir pour des fins de lumière, de chaleur ou de traction à toute personne ou corporation aux conditions qui seront convenues, pourvu, toutefois, que toutes ventes, distribution et transmission de l'énergie ou force électrique, hydraulique ou autre force au delà des terres de la compagnie seront subordonnées aux règlements locaux et municipaux à cet égard ; (f) Conclure des conventions avec toute autorité, municipale, locale ou autre qui sembleront avantageuses pour

les objets de la compagnie ou l'un de ses dits objets et obtenir de cette autorité tous les droits, privilèges et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer à ces conventions, droits, privilèges et concessions ; (g) Emettre et répartir des actions acquittées du capital de la compagnie en plein paiement ou en paiement partiel de toute propriété mobilière ou immobilière ou mixte, et de tous droits et concessions achetés ou acquis par la compagnie, ou pour services rendus ou à rendre à la compagnie ; (h) Nonobstant les dispositions de l'article 44 de la dite loi, acheter et acquérir, et prendre, détenir, vendre et réémettre les actions, débiteures, obligations et autres valeurs de toute compagnie ou corporation, et les payer en tout ou en partie en deniers comptants, actions, obligations, débiteures et autres valeurs de la compagnie, et garantir le paiement du principal ou des dividendes ou de l'intérêt sur ces actions, obligations, débiteures ou autres valeurs, et exploiter, exercer et gérer la propriété, franchise, entreprise et industrie de toute corporation dont une partie des actions, obligations, débiteures ou autres valeurs est détenue par la compagnie, pour la compensation qui sera jugée raisonnable et à propos ; (i) Se fusionner ou s'associer avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la compagnie, et acquérir par achat, bail ou autrement, la propriété, franchises, entreprise et industrie de toute telle corporation, et se charger de ses engagements, et les payer en tout ou en partie en deniers comptants, actions, obligations ou autres valeurs de la compagnie ; (j) Promouvoir ou aider à promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et des engagements de la compagnie, ou pour toute autre fin qui sera jugée propre à profiter directement ou indirectement à la compagnie, et devenir actionnaire dans toute compagnie subsidiaire, alliée ou autre exerçant quelque industrie en tout ou en partie semblable à celle de la présente compagnie, et conclure des conventions au sujet du partage des profits, la fusion des intérêts, les risques communs, les concessions réciproques ou autrement avec toute telle personne ou compagnie, et, nonobstant les dispositions de l'article 44 de la dite loi, prendre ou autrement acquérir les actions et valeurs de cette compagnie, et les payer en tout ou en partie en deniers comptants, actions, obligations ou autres valeurs de la compagnie, et les détenir, vendre, réémettre, avec ou sans garantie du principal, des intérêts et dividendes, ou autrement en disposer ; (k) Acquérir la clientèle, la propriété, les droits et actif et se charger des engagements de toute personne, maison ou compagnie endettée à la compagnie, ou engagée dans toute industrie semblable à celle exercée par la compagnie, et les payer en deniers comptants ou en valeurs de la compagnie ou autrement ; (l) Vendre, arreter ou autrement disposer de la propriété, des droits, franchise et entreprises de la compagnie, ou toute partie de sa propriété, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débiteures, obligations ou autres valeurs de toute autre compagnie dont les objets sont, en tout ou en partie semblables à ceux de la compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (m) Acheter, arreter ou autrement acquérir et détenir, exercer et jouir de toutes et chacune des propriétés, franchises, clientèle, droits, pouvoirs et privilèges détenus ou utilisés par toute personne ou maison ou par toute compagnie ou compagnies exerçant ou formées pour exercer toute industrie semblable en tout ou en partie à celle que la présente compagnie est autorisée à exercer, soit en son propre nom ou au nom de toute telle personne, maison ou compagnie, et payer pour ces propriétés, franchises, clientèle, droits, pouvoirs et privilèges en tout ou en partie en deniers comptants, ou en tout ou en partie en actions acquittées de la compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie ; (n) Prêter des fonds aux clients et autres ayant des relations d'affaires avec la compagnie et garantir l'exécution des contrats ou autres obligations de toutes telles personnes ; (o) Accepter en paiement de toute dette due à la compagnie, des stocks, actions, obligations, débiteures ou autres valeurs de toute compagnie ; (p) Dis-

tribuer en espèces ou autrement, selon que la chose sera résolue, toute partie des biens de la compagnie entre ses membres, et en particulier les actions, obligations, débiteures ou autres valeurs de toute autre compagnie qui se chargerait de la totalité ou d'une partie de l'actif ou du passif de la compagnie ; (q) Placer et disposer des fonds disponibles de la compagnie en les valeurs et de la manière qui seront déterminées de temps à autre ; (r) Aider de toute manière que ce soit toute corporation dont une partie des parts de son capital-actions, obligations ou autres engagements est détenue ou est de quelque manière garantie par la présente compagnie, et faire tous les actes ou choses pour la préservation et protection, amélioration ou accroissement de valeur de toutes telles parts du capital-actions, obligations ou autres engagements, et faire tous les actes et choses tendant à accroître la valeur d'une partie quelconque de la propriété en aucun temps détenue ou contrôlée par la compagnie ; (s) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommiss et choses de nature à profiter aux employés ou aux ex-employés de la compagnie (ou de ses prédécesseurs en affaires) ou les personnes dépendant ou alliées à ces employés ou ex-employés, et accorder des pensions et allocations, et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition ou pour tout objet public, général ou utile ; (t) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ; (u) Rémunérer au moyen de deniers comptants, ou, avec l'approbation des actionnaires, en stocks, obligations ou de toute autre manière, toute personne ou personnes ou compagnies pour services rendus ou à rendre, en plaçant ou en aidant à placer, ou en garantissant le placement de toute partie des actions du capital de la compagnie, ou de toutes débiteures ou autres valeurs de la compagnie, ou relativement à la formation ou promotion de la compagnie, ou la conduite de ses affaires ; (v) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement de l'une quelconque des fins ou objets plus haut énumérés ou qui sera ou paraîtra en aucun temps nécessaire à la protection ou avantage de la corporation soit comme détenteurs ou intéressés dans toute propriété ou autrement ; (w) Les pouvoirs accordés dans un paragraphe quelconque ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Vallières, Limitée," avec un capital-actions de deux cent cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

H. H. Martyn & Company of Canada, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 5e jour de mars 1913, constituant en corporation Louis Athanase David et George Leonard Alexander, avocats, Bruce Campbell Macfarlane, comptable patenté, Segfried Hinson Read Bush, commis, et Edward Charles Baker, comptable, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer la profession et l'industrie de sculpteurs, décorateurs d'architecture, artistes et dessinateurs sur bois, verre, pierre, marbre, fer, métal et autres matériaux et de manufacturiers, acheteurs et vendeurs de menuiserie et ébénisterie de tous genres et de toutes sortes d'appareils et choses requises et s'y rattachant, et acheter et vendre, préparer, manufacturer et faire le commerce d'articles en bois, verre, pierre, marbre, fer et métaux et de produits ou commo-

dités minérales, animales ou végétales propres à la fabrication d'objets d'art ou leurs accessoires ; (b) Acheter ou autrement acquérir et se charger de la totalité ou d'une partie des affaires ou droits et engagements de toute personne ou compagnie exerçant une industrie reliée aux objets de la présente compagnie ; (c) Souscrire, acquérir et détenir, soit comme principal ou agent et absolument, soit comme propriétaire ou par voie de garantie collatérale, et échanger, engager ou autrement céder les actions du capital, obligations ou débetures de toute compagnie ou corporation avec laquelle elle a ou est sur le point d'avoir des relations d'affaires, nonobstant les dispositions de l'article 44 de la dite loi ; (d) Demander, acheter ou autrement acquérir tous brevets, brevets d'invention, marques de commerce, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre au sujet d'une invention qui pourrait être utilisée pour les fins de la compagnie, ou dont l'acquisition sera censée profiter, directement ou indirectement, à la présente compagnie, et utiliser, exercer, développer ou accorder des permis à leur sujet ou autrement faire valoir la propriété, les droits ou informations ainsi acquises ; (e) Etablir ou supporter ou souscrire à toute association ou institution censée profiter aux personnes employées par la compagnie ou ayant des relations d'affaires avec la présente compagnie ; (f) Placer et appliquer les fonds disponibles de la compagnie en les valeurs et de la manière qui sera déterminée de temps à autre ; (g) Agir en qualité d'agent pour toute personne, société ou compagnie exerçant une industrie semblable, et faire les opérations d'expéditeurs, marchands et agents à commission pour les fins de la compagnie ; (h) Promouvoir toute autre compagnie dans le but d'acquérir la totalité ou une partie de la propriété, des droits et engagements de la présente compagnie ou pour toute autre fin censée profiter directement ou indirectement à la présente compagnie, et se fusionner avec telle compagnie ou toute autre personne, compagnie ou société dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (i) Vendre la totalité ou une partie des entreprises de la compagnie pour la compensation que la compagnie jugera acceptable, et en particulier pour les actions, obligations, débetures ou valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (j) Distribuer entre les actionnaires de la compagnie, en nature, toutes actions, débetures, valeurs ou propriété appartenant à la compagnie ; (k) Payer pour tous services rendus et pour toute propriété et droits acquis par la compagnie en la manière qui sera jugée convenable, et en particulier par l'émission d'actions ou valeurs de la compagnie, acquittées en totalité ou en partie ; (l) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité, ni restreint par induction ou déduction des termes d'aucun autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "H. H. Martyn & Company of Canada, Limited," avec un capital-actions de dix mille dollars, divisé en 100 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

Kneen Realities, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 4e jour de mars 1913, constituant en corporation Walter Robert Lorimer Shanks, avocat, Francis George Bush, teneur de livres, George Robert Drennan, sténographe, Michael Joseph O'Brien et Herbert William Jackson, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire les opérations d'agents d'immeubles et de commerçants en biens-fonds, y compris

les terrains, bâtiments et améliorations qui s'y trouvent ; (b) Acheter, arrenter ou autrement acquérir, posséder, vendre ou autrement disposer de terrains, bâtiments et autres propriétés mobilières et immobilières, ou tout intérêt en ces propriétés, et généralement disposer de telle propriété d'une manière quelconque ; (c) Développer, améliorer, exploiter et diviser toute telle propriété en rues, squares, ruelles, subdivisions de lots, ou autrement ; ériger des maisons, bâtiments et autres constructions sur la propriété acquise par la compagnie, ou sur toute partie de telle propriété ; et généralement développer et faire valoir tous terrains ou autre propriété acquise par la compagnie ou dans laquelle elle est intéressée ; (d) Disposer de toutes rues, squares ou terrains en faveur de personnes ou municipalités aux termes et conditions que la compagnie jugera convenables, et faire et conclure toute convention ou contrat pour paver, macadamiser, niveler, réparer, nettoyer et arroser les rues et grands chemins, et pour la construction, ouverture et réparation des conduites, citernes, drains ou égouts ; (e) Avancer des fonds au moyen de prêt ou prêts à l'acheteur ou aux acheteurs ou locataires d'une partie quelconque de la propriété de la compagnie pour y construire ou y faire d'autres améliorations ; aider par voie d'avances de fonds à la construction et entretien des chemins, rues, ruelles, aqueducs, drains, égouts et autres ouvrages censés donner un meilleur accès à la propriété de la compagnie et en augmenter la valeur ; (f) Exercer toute autre industrie que la compagnie croira capable d'être exercée en rapport avec son entreprise, ou censée augmenter directement ou indirectement la valeur des droits ou propriétés de la compagnie ou de les rendre profitables ; (g) Acquérir par achat, bail ou autrement, ou entreprendre la totalité ou une partie de l'industrie, propriété, biens et engagements de toute personne, maison ou compagnie ou les actions, obligations, débetures ou autres valeurs de toute compagnie engagée dans une industrie en tout ou en partie semblable à celle de la présente compagnie, ou en possession de propriété propre aux fins de la présente compagnie ; (h) Payer pour toute propriété ou droits acquis par la compagnie ou pour services rendus ou à rendre à la compagnie, soit en deniers comptants ou en actions acquittées, ou en valeurs que la présente compagnie a le pouvoir d'émettre ou partie d'une manière et partie de l'autre ou autres, et généralement aux termes et conditions que la compagnie agréera ; (i) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec tout gouvernement, autorité municipale ou locale ou avec toute personne ou compagnie exerçant ou engagée, ou sur le point d'exercer ou entreprendre une industrie ou transaction que la présente compagnie peut exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter directement ou indirectement à la présente compagnie, se porter garants des entreprises, avec ou sans garantie, et faire des avances de fonds ou autrement aider cette personne ou compagnie ou toute personne ou compagnie qui entreprend la construction ou l'embellissement de toute propriété dans laquelle la présente compagnie est intéressée ; (j) Vendre, arrenter ou autrement disposer de toute l'entreprise, propriété et biens de la compagnie, ou d'une partie de ses biens, pour la compensation et aux termes et conditions que la compagnie jugera convenables, et en particulier pour des actions, débetures et valeurs de toute autre compagnie ; (k) Distribuer entre les actionnaires, en espèces, sous forme de dividende ou de bonus, des actions acquittées ou de toute autre manière jugée convenable, toute propriété de la compagnie ou tous produits de la vente ou cession de toute propriété de la compagnie ; (l) Exercer toute autre industrie, et faire tous autres actes et choses ci-dessus, soit en qualité de principaux, agents ou fidéicommissaires, ou par l'entremise de fidéicommissaires, agents ou autrement, et soit seuls ou conjointement avec d'autres ; (m) Faire tout ce qui sera nécessaire, convenable ou propre à atteindre l'une quelconque des fins de la compagnie ou l'un ou plusieurs des objets ci-dessus énumérés ; (n) C'est l'intention de la compagnie que les objets mentionnés dans les paragraphes (a), (b), (c) et (d) de la présente charte ne seront ni limités ni restreints par induction ou déduction des termes de

tout autre paragraphe ou par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Kneen Realities, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 5e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

The Railway Centre Park Co., Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de mars 1913, constituant en corporation Napoléon Thomas Turgeon, marchand de bois, du village de Beauceville, dans la province de Québec, Joseph DeVarenes, marchand, Gustave Proteau, rentier et Napoléon Bédard, hôtelier, tous trois de la cité de Québec, dans la dite province de Québec, et Joseph Napoléon Matte, agent, de la cité de Montréal, dans la dite province, pour les fins suivantes, savoir :—(a) Acquérir par achat, bail ou autrement et posséder des immeubles, construire des maisons et autres édifices sur les dites propriétés ou sur toute partie de telles propriétés dans tout le Dominion du Canada ; (b) Vendre, arrenter, transporter, échanger les dits immeubles ou toutes parties de tels immeubles et en disposer, et développer, améliorer et diviser ces propriétés en lots à bâtir, rues, ruelles, squares ou autrement ; (c) Faire des avances de fonds ou prêts aux acheteurs ou aux locataires de toute partie des propriétés de la compagnie pour des fins de construction et autres embellissements ; (d) Prendre et détenir les hypothèques, privilèges et gages pour garantir le paiement du prix d'achat de toute propriété vendue par la compagnie ou avances faites par la compagnie pour des fins de construction ou autres embellissements ; (e) Acheter, acquérir, posséder, transporter, vendre des actions, obligations ou valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (f) Agir en qualité d'agents ou fidéicommissaires pour toute compagnie, société ou personne exerçant un commerce en totalité ou en partie semblable à celui de la présente compagnie ; (g) Vendre toute partie des biens-fonds ou autre propriété appartenant à la compagnie pour la compensation et aux clauses et conditions que la compagnie jugera avantageuses et céder, accepter des deniers, actions, débiteures ou valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie, en plein paiement ou en paiement partiel de telle propriété. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Railway Centre Park Company, Limited," avec un capital-actions de deux cent mille dollars, divisé en 2,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

The Brunelle Furnace & Boiler Company, à responsabilité limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de mars 1913, constituant en corporation Joseph Antonio Jutras, chirurgien-dentiste, Johnny Boivin, commerçant, Wilfrid Descoteaux et Joseph Benjamin Godbout, agents de commerce, tous de la cité de Trois-Rivières, dans la province de Québec ; Arthur Héroux, industriel, et Hercule Descoteaux, marchand, tous deux du village d'Ya-

machiche, dans la dite province, pour les fins suivantes savoir :—(a) Acquérir à titre onéreux ou gratuit, louer sous-louer, posséder, vendre, transférer ou échanger des meubles ou des immeubles pour les fins de son entreprise ; (b) Exploiter les mines de fer, de cuivre, d'argent et d'autres métaux, qu'elle peut posséder, occuper ou détenir en vertu du pouvoir ci-dessus, et faire le commerce du produit de ses mines ; (c) Bâtir, construire, ériger ou faire bâtir, construire, ériger, soit pour elle-même ou pour le public en général, des usines, édifices, maisons, constructions, et aussi faire ou faire faire des travaux de tous genres ; (d) Emettre des obligations, actions et autres valeurs de la compagnie et les donner en garantie ou les vendre pour les prix ou sommes jugées convenables ; (e) Acheter, posséder, fabriquer, vendre, louer, sous-louer, échanger, aliéner, (1) Des fournaises, bouilloires, calorifères, radiateurs, tuyaux et autres accessoires et appareils servant au chauffage à l'eau, à l'air, à la vapeur ou autrement ; (2) Des colonnes, pièces, articles, objets généralement quelconques et utiles à l'industrie, à l'agriculture et au commerce ; (f) Conclure, relativement à son établissement et son exploitation, des conventions avec les corporations municipales et autres et avec les individus ; (g) Se fusionner avec une autre corporation ou compagnie, poursuivant ou ayant un but similaire au sien, et faire à ce sujet les conventions, transactions, compromis, qu'elle jugera à propos ; (h) Exercer tous les pouvoirs que lui confère la loi générale applicable à l'espèce et tous ceux nécessaires pour lui permettre d'atteindre le but de sa destination. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Brunelle Furnace & Boiler Company," à responsabilité limitée, avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Trois-Rivières, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

F. J. Jago Co., Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de février 1913, constituant en corporation Eratus Edwin Howard, avocat et conseil du Roi, Jacob DeWitt, avocat, et Wilbert Harvard Howard, étudiant en droit, tous de la cité de Montréal, dans la province de Québec ; Orville Sievwright Tyndale, et Archibald Forster McGoun, tous deux de la cité de Westmount, dans la dite province de Québec, étudiants en droit, pour les fins suivantes :—(a) Exercer l'industrie de constructeurs et d'entrepreneurs pour la construction, équipement, démolition, réparation, reconstruction et décoration de travaux et édifices publics et privés ou toute partie de travaux semblables ; (b) Manufacturer, utiliser, acheter, vendre et autrement faire le commerce du ciment, sable, gravier, chaux, marne, argile, briques, tuiles, pierre (artificielle ou autre), béton armé, bois de construction et de service, châssis, portes, persiennes, moulures, meubles, voitures, peinture, engrais, désinfectants, et généralement faire le commerce de toutes sortes de matériaux de construction, et de toutes compositions dans lesquelles les susdits articles et matériaux peuvent être convertis ou utilisés ; (c) Acheter, prendre, arrenter ou autrement acquérir, développer, travailler, exploiter, détenir, gérer, louer, vendre et disposer de toute propriété mobilière ou immobilière, concessions forestières, permis de coupes de bois, carrières, mines, minéraux, et droits miniers et faire des opérations minières, de fonte et d'affinage ; construire et exploiter sur la propriété de la compagnie des tramways jusqu'à des chemins de fer et les eaux navigables et aux divers dépôts de pierre à ciment, terrains argileux, dépôts de minéraux, mines et carrières et autres propriétés de la compagnie, subordonnement aux statuts et règlements municipaux, provinciaux ou autres ; (d) Construire, acheter, arrenter, nolisier, naviguer et utiliser des vaisseaux et bateaux mus par la vapeur, l'électricité ou autre force

motrice ; (e) Acheter, affermer ou autrement acquérir des chutes d'eau et privilèges hydrauliques dans le but de produire de la force ou de l'électricité pour servir aux opérations de la compagnie, et construire et utiliser les outillages nécessaires pour produire et distribuer la dite force, et disposer de tout excédent d'électricité ou autre énergie créée par la compagnie ; pourvu, toutefois, que toute distribution de force au delà de la propriété de la compagnie sera subordonnée aux règlements locaux et municipaux à ce sujet ; (f) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et choses semblables conférant un droit exclusif, non exclusif ou limité d'utiliser ou toute information secrète ou autre au sujet d'une invention pouvant être utilisée pour les fins de la compagnie ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer, permettre l'usage ou autrement faire valoir, la propriété, les droits ou informations aussi acquises ; (g) Acquérir ou entreprendre la totalité ou une partie de l'industrie, propriété et engagements de toute personne ou compagnies exerçant une industrie que la compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la compagnie ; (h) Prendre en garantie de toute dette due à la compagnie, des gages sur la propriété mobilière, mortgages et hypothèques sur la propriété des débiteurs de la compagnie ; prendre en gage la propriété mobilière et immobilière des débiteurs de la compagnie ; (i) Acquérir et posséder des actions et valeurs de toute autre compagnie ou compagnies engagées dans une industrie de même nature, nonobstant les dispositions de l'article 44 de la dite loi, et les vendre ou autrement en disposer ; (j) Emettre des actions acquittées en plein paiement ou en paiement partiel du prix d'achat de toute propriété mobilière ou immobilière, brevets, droits de brevet ou actions d'autres compagnies que pourrait acquérir la compagnie ; (k) Acquérir de toute personne, maison ou corporation toute industrie de même nature ou reliée à l'industrie ci-dessus, ou capable d'être exploitée conjointement avec la présente, et émettre des actions acquittées de la compagnie en plein paiement ou en paiement partiel du prix d'achat de toute autre industrie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "F. J. Jago Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

Commercial Properties, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de février 1913, constituant en corporation Andrew Ross McMaster, de la cité de Westmount, dans la province de Québec, conseil du Roi ; Talbot Mercer Papineau, avocat, George Charles Gifford Hodge, comptable, et Margaret Hartley, secrétaire, de la cité de Montréal, dans la dite province de Québec ; et Gertrude Harriet Flawn, de la ville d'Ottawa, dans la dite province de Québec, secrétaire, pour les fins suivantes :—(a) Acheter, arrenter, prendre en échange ou autrement acquérir des terrains ou des intérêts dans des terrains, ainsi que tous bâtiments ou structures qui existent sur ces terrains ou aucuns d'eux, et détenir, vendre, louer, échanger ou autrement disposer de la totalité ou de toute partie des dits terrains, et tous ou aucuns des bâtiments ou structures qui y existent actuellement ou qui y seront érigés plus tard, et prendre et détenir des mortgages pour toute balance impayée du prix d'achat sur aucuns des terrains, bâtiments ou structures ainsi vendues et autrement améliorer, altérer et gérer les dits terrains et bâtiments ; (b) Acheter, prendre en échange ou autre-

ment acquérir et disposer de terrains ou d'intérêts s'y rattachant, avec tous les bâtiments ou structures qui s'y trouvent ; (c) Exercer l'industrie de constructeurs et d'entrepreneurs dans toutes ses spécialités pour les fins de la compagnie ; (d) Développer, tracer, améliorer et de toute autre manière disposer de sa propre propriété immobilière ou autre, y compris la division des plus grands morceaux de terre en lots à bâtir, rues, squares, ruelles et places de jeu, et sur et en rapport avec ces propriétés, faire, construire, bâtir et entretenir des chemins, ponts et autres moyens de communication, égouts, drains, aqueducs et constructions de toutes sortes nécessaires ou utiles pour l'occupation, amélioration ou utilisation de la propriété ; (e) Prendre ou détenir des hypothèques, et tous autres gages, polices d'assurance et autres valeurs pour garantir le paiement du prix d'achat de toute propriété vendue par la compagnie, ou deniers dus à la compagnie par des acheteurs ou toutes autres personnes, ou avancés par la compagnie aux acheteurs ou autres personnes ; (f) Faire des avances de fonds aux acheteurs sur la propriété possédée par la compagnie ou à d'autres personnes ayant des relations d'affaires avec la compagnie ; (g) Acquérir de quelque manière toute propriété ou autres choses nécessaires ou utiles à l'exercice de l'industrie de la compagnie et la payer en actions ou autres valeurs de la compagnie ; (h) Exercer toute industrie que la compagnie jugera capable d'être convenablement exercée en rapport avec ses opérations ou objets ou censée accroître la valeur des biens ou droits de la compagnie ou les rendre profitables ; (i) De mandier et acquérir, accepter et détenir des bonis ou des concessions de toute municipalité et se joindre à toute municipalité pour favoriser quelque projet par lequel la propriété de la compagnie pourrait être améliorée ; (j) Payer pour tous services rendus à la compagnie soit avant soit subséquemment à sa formation, organisation ou autrement en obligations ou autres valeurs ou biens de la compagnie ou par l'émission et la distribution de parts acquittées et non cotisables de son capital-actions ; (k) Affecter les fonds ou biens de la compagnie à l'achat ou l'acquisition d'actions, obligations ou autres valeurs ou biens de toute autre corporation exerçant une industrie semblable à celle de la présente compagnie, et aussi acquérir ces dites actions en donnant en compensation les obligations, débentures ou autres valeurs de la présente compagnie ou par l'émission et la distribution de ses propres actions, comme acquittées et non cotisables, le tout nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (l) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ou qui pourraient être profitables à la présente compagnie ; (m) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie engagée ou exerçant ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou dont la présente compagnie pourrait tirer un bénéfice quelconque soit directement ou indirectement ; (n) Vendre, arrenter ou autrement disposer de l'entreprise et de la propriété de la compagnie ou de toute partie de telle propriété pour la compensation que la compagnie jugera bon, y compris les actions, débentures ou autres valeurs de toute autre compagnie dont le but est en tout ou en partie semblable à celui de la compagnie, et distribuer entre ses actionnaires tous deniers comptants, valeurs ou compensation ainsi reçue ; (o) Distribuer en deniers comptants ou en nature, entre ses actionnaires, tous biens de la compagnie ; (p) Faire toutes les autres choses qui seraient de nature à promouvoir les objets de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Commercial Properties, Limited," avec un capital-actions de cent cinquante mille dollars, divisé en 1,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de février 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

36-2

The Oriental Trust Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 7e jour de mars 1913, constituant en corporation Armand Lavergne, Charles Smith, Ernest Taschereau, avocats, Arthur Moisan, comptable, et Joseph Ernest Langlois, agent commercial, tous de la cité de Québec, dans la province de Québec, pour les fins suivantes : (a) Accepter, remplir et exécuter tout fidéicommis confié à la compagnie, par toute personne ou personnes, ou par toute corporation, ou par toute cour de justice, à telles conditions que l'on pourra arrêter, et suivant que les tribunaux les détermineront, et prendre, recevoir, détenir et percevoir, par transport, tout actif et toute propriété mobilière et immobilière, qui pourraient être accordés, confiés ou transmis à la compagnie, avec son assentiment, en vertu de tels fidéicommis ; (b) Agir comme fidéicommissaires, par rapport à toutes débetures, obligations, garanties, hypothèques ou autres valeurs, émises suivant la loi, de toute corporation, municipale ou autre ; détenir les propriétés hypothéquées ou affectées à la sûreté du paiement de telles débetures, obligations, garanties, hypothèques ou autres valeurs, et disposer de telles propriétés, conformément aux actes créant ces titres ; (c) Acheter ou autrement acquérir, détenir et vendre des propriétés mobilières ou immobilières ou en disposer autrement ; (d) Souscrire, assurer, acheter, prendre ou autrement acquérir, et détenir, comme principaux ou agents, et en toute propriété, comme possesseurs, ou par voie de garantie collatérale, mettre à profit, vendre, échanger ou autrement affecter les parts du capital-actions, obligations, débetures et autres valeurs de toute corporation municipale, ou compagnie industrielle ou financière, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (e) Former, organiser, gérer ou développer, ou aider dans leur formation, organisation, administration et développement, toute corporation et compagnie, tout syndicat et toute entreprise ou opération, et faire tous actes qui leur sont nécessaires ou accessoires ; agir comme agents ou courtiers, pour le placement, le maniement, le prêt, le paiement, la transmission et le recouvrement de deniers, et accepter et exécuter tout fidéicommis confié à la compagnie, par tout individu et toute corporation, maison ou cour de justice, et prendre, recevoir, détenir, transporter et céder toutes propriétés, mobilières ou immobilières, qui pourraient être accordées, transmises ou confiées à cette compagnie, avec son assentiment, en vertu de tel fidéicommis ou s'y rattachant ; (f) Faire des recherches, examens, auditions et rapports, ayant pour objet les livres, la situation, les chances de succès, les affaires et la condition de toutes personnes, maison ou corporation, et faire enquêtes, études et rapports concernant les titres et la valeur des propriétés, immobilières ou mobilières, particulières ou publiques, ou sur la légalité de toute émission d'obligations, débetures ou autres valeurs de toute corporation, ou sur les circonstances affectant tout établissement d'affaires ou entreprise, et généralement sur tous actifs, propriétés ou droits ; (h) Agir comme agents ou procureurs pour la négociation de toute affaire, l'administration des successions, la vente des propriétés, le placement et le recouvrement de deniers, loyers, intérêts, dividendes, hypothèques, obligations, factures, billets et autres valeurs ; (i) Accepter et remplir les fonctions et accomplir les devoirs de receveur, fidéicommissaire, syndic, cessionnaire pour le bénéfice des créanciers, liquidateur, exécuteur testamentaire, administrateur et curateur aux faillites, et administrer, gérer, terminer et liquider les affaires des successions, personnes, sociétés, associations ou corporations, et faire tous les actes accessoires et nécessaires à ces fins ; (j) Agir comme agents pour les fins de l'enregistrement, l'émission et le transfèrement des transferts et certificats d'actions, obligations, débetures ou autres valeurs de toute association ou corporation, municipale ou autre, et recevoir et gérer tout fonds d'amortissement s'y rattachant, à telles conditions dont il serait convenu, et garantir le paiement de toutes débetures, débetures-actions, obligations ou autres valeurs, ou les intérêts en dérivant ; (k) Demander, acheter ou au-

trement acquérir tous brevets d'invention, permis, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité de se servir de toute invention ou de tout secret, ou autre renseignement au sujet de toute invention, et faire valoir, vendre, arrêter ou autrement disposer de tous tels brevets, permis ou concessions ; (l) Vendre, louer les biens et les entreprises de la compagnie, ou en disposer autrement, en totalité ou en partie, pour telle compensation que la compagnie jugera à propos d'accepter et, en particulier, pour des actions, débetures, obligations ou valeurs de toute autre compagnie ; (m) Conclure des conventions au sujet du partage des profits ou la fusion des intérêts avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, et prendre ou autrement, acquérir des actions et valeurs de toute telle compagnie et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer ; (n) Distribuer entre les actionnaires de la compagnie, en nature, tous biens de la compagnie, et en particulier, toutes actions, débetures ou valeurs de toute autre compagnie appartenant à la présente compagnie, ou dont elle peut avoir le droit de disposer, et faire tous actes et exercer tous pouvoirs de faire toute opération accessoire à l'accomplissement des objets pour lesquels la compagnie est constituée en corporation ; (o) Se fusionner avec toute autre compagnie dont les objets sont semblables, en totalité ou en partie, à ceux de la présente compagnie ; (p) Acheter, louer ou autrement acquérir toute industrie semblable, dans son caractère ou ses objets, à celle de la présente compagnie ; (q) Faire tous les actes nécessaires à la mise en marche, à la poursuite et au parachèvement d'une quelconque des entreprises que la compagnie est autorisée à poursuivre ou exécuter ; et pour tous services rendus, devoirs et fidéicommis remplis, exiger, percevoir et encaisser toute rémunération convenable, ainsi que tous dépens et frais légaux, usuels et ordinaires ; (r) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par l'application ou l'interprétation de tout autre pouvoir ainsi accordé. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Oriental Trust Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

37-2

The Mount Royal Bond Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de mars 1913, constituant en corporation Walter George Mitchell, conseil du Roi, René Chênevert et Frank Callaghan, avocats, Ernest Bertrand, étudiant en droit et Percy Gregory, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :— (a) Souscrire, entreprendre, acheter ou autrement acquérir et détenir, soit absolument comme propriétaire ou par voie de garantie collatérale ou autrement, et vendre, garantir la vente, échanger, engager et céder, transférer ou autrement disposer d'obligations, débetures, stocks, actions et autres valeurs de toute corporation ou compagnie municipale, industrielle ou financière, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (b) Offrir à la souscription du public les actions, stocks, obligations, débetures ou autres valeurs de toute corporation ou compagnie ; (c) Promouvoir, organiser, gérer ou développer et aider à la promotion, organisation, régie ou développement de toute corporation ou compagnie ou entreprise ; (d) Acheter ou autrement acquérir, et détenir, vendre, échanger ou autrement disposer de propriété, mobilière ou immobilière, et la payer au moyen d'actions ou valeurs de la compagnie ou autrement ; (e) Conduire une agence générale et de

courtage, et agir en qualité d'agents et de courtiers pour le placement, prêt, paiement, transmission et recouvrement de deniers, pour le transfert et l'enregistrement d'obligations, débentures, actions ou autres valeurs, et pour l'achat, vente et amélioration, développement et gérance de toute propriété, industrie ou entreprise, et la régie, contrôle ou direction de syndicats, sociétés, associations, compagnies ou corporations; (f) Accepter, remplir et exécuter tout fidéicommis confié à la compagnie par toute corporation ou par toute cour de justice, aux conditions qui seront agréées et que le tribunal approuvera, et prendre, détenir, recevoir et transférer, tous biens et propriété, mobilière et immobilière qui peuvent être accordés, transférés et confiés à la compagnie, avec son consentement à ce trust ou trusts; (g) Agir en qualité de fidéicommissaire au sujet d'obligations, débentures, mortgages, hypothèques ou autres valeurs; (h) Vendre, arrenter ou autrement, disposer de la propriété et entreprise de la compagnie, ou de toute partie d'icelle, pour la compensation que la compagnie jugera suffisante, et en particulier pour des actions, débentures, obligations ou valeurs de toute autre compagnie; (i) Emettre et répartir comme acquittées des actions de la compagnie en plein paiement ou en paiement partiel de toute industrie, franchise, entreprise, stock, obligations ou débentures, ou autre propriété ou droits qu'elle peut légitimement acquérir en vertu de la présente charte; (j) Distribuer entre les actionnaires de la compagnie en nature et en particulier des parts, débentures, obligations ou valeurs d'autres compagnies appartenant à la compagnie, ou que la compagnie aura le droit de céder; (k) Faire tout ce qui précède en qualité de principaux, d'agents ou de fondés de pouvoirs; (l) Faire tous les actes et choses propres à atteindre les objets ci-dessus mentionnés ou aucuns d'eux. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Mount Royal Bond Company, Limited," avec un capital-actions de vingt-cinq mille dollars, divisé en 250 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

Canadian De La Vergne Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 5e jour de mars 1913, constituant en corporation Francis George Bush, teneur de livres, George Robert Drennan, sténographe, Michael Joseph O'Brien et Herbert William Jackson, commis, et Gordon Francis MacNaughton, étudiant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—(a) Exercer l'industrie de manufacturiers et de commerçants de toutes sortes de machinerie réfrigérante et les accessoires se rattachant à l'installation ou fonctionnement de telle machinerie; aussi manufacturer et faire le commerce de machines, machinerie et appareils mécaniques et isolants de toutes sortes; (b) Construire, installer et mettre en service des outillages frigorifiques et emmagasinage au froid; (c) Acquérir par bail, achat ou autrement, et utiliser, exploiter et vendre des droits de brevets, franchises ou pouvoirs concernant l'industrie de la compagnie ou reliés à la compagnie; (d) Se fusionner avec toute autre compagnie ayant des pouvoirs semblables ou en partie semblables aux pouvoirs de la présente compagnie; (e) Acquérir, détenir, vendre et disposer d'actions et valeurs d'autres compagnies autorisées à entreprendre toute industrie que la présente compagnie est autorisée à exercer; (f) Acheter et acquérir toute industrie d'une nature identique, et acheter et acquérir tout intérêt ou contrôle dans toute industrie d'une nature semblable à celle que la présente compagnie est autorisée à exercer, et la payer en tout ou en partie en deniers comptants, obligations ou actions acquittées de la présente compagnie; (g) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération,

les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement; (h) Vendre, arrenter ou autrement disposer de la totalité ou d'une partie ou succursale des industries, entreprise, propriété, engagements ou franchises de la compagnie à toute autre personne ou compagnie pour la compensation que la compagnie jugera suffisante, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie; (i) Distribuer, en espèces ou autrement, tous biens de la compagnie entre ses membres, et en particulier les actions, obligations, débentures ou autres valeurs de toute autre compagnie formée dans le but de se charger de la totalité ou d'une partie des biens et engagements de la présente compagnie; (j) Exercer toute autre spécialité ou spécialités d'affaires se rattachant aux objets ci-dessus ou propres à les atteindre, qui seront jugées nécessaires pour permettre à la compagnie de mener à bonne fin ses entreprises; (k) Généralement faire tous les actes et choses se rattachant à l'exécution des entreprises de la compagnie; (l) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes de toute autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Canadian De La Vergne Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

37 2

Nadeau Lumber Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de mars 1913, constituant en corporation Napoléon Nadeau, marchand de bois, Eratus Edwin Howard, conseil du Roi; Jacob DeWitt, avocat, et Wilbert Harvard Howard, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, et Orville Sievwright Tyndale, de la cité de Westmount, dans la dite province de Québec, étudiant en droit, pour les fins suivantes:—(a) Exercer l'industrie de manufacturiers et commerçants de bois de construction et de service, châssis, portes, persiennes, moulures, meubles, voitures, instruments agricoles, et toutes sortes d'articles dans la manufacture desquels le bois est nécessaire ou utilisé, et en général exercer l'industrie de constructeurs et d'entrepreneurs pour la construction, équipement, démolition, réparation, reconstruction, et décoration de travaux et édifices publics et privés ou de toute partie de travaux semblables; (b) Manufacturer, utiliser, acheter, vendre et autrement faire le commerce du ciment, sable, gravier, chaux, marne, argile, briques, tuiles, pierre (artificielle ou autre), béton armé, peinture, engrais, désinfectants, et généralement faire le commerce de toutes sortes de compositions dans lesquelles les susdits articles et matériaux ou aucuns d'eux, forment partie, ou en lesquels ils peuvent être convertis ou utilisés; (c) Acheter, prendre, arrenter ou autrement acquérir, développer, travailler, exploiter, détenir, gérer, louer, vendre et disposer de toute propriété mobilière ou immobilière, concessions forestières, permis de coupes de bois, carrières, mines, minéraux et droits miniers, et faire des opérations minières, de fonte et d'affinage; construire et exploiter sur la propriété de la compagnie des tramways jusqu'à des chemins de fer et les eaux navigables et aux divers dépôts de pierre à ciment, terrains argileux, dépôts de minéraux, mines

37-2

et carrières et autres propriétés de la compagnie, subordonnées aux statuts et règlements municipaux, provinciaux ou autres ; (d) Construire, acheter, arrêter, nolisier, naviguer et utiliser des vaisseaux et bateaux mus par la vapeur, l'électricité ou autre force motrice ; (e) Acheter, affermer ou autrement acquérir des chutes d'eau et privilèges hydrauliques dans le but de produire de la force ou de l'électricité pour servir aux opérations de la compagnie, et construire et utiliser les outillages nécessaires pour produire et distribuer la dite force, et disposer de tout excédent d'électricité ou autre énergie créée par la compagnie ; pourvu, toutefois, que toute distribution de force au delà de la propriété de la compagnie sera subordonnée aux règlements locaux et municipaux à ce sujet ; (f) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et choses semblables conférant un droit exclusif, non exclusif ou limité d'utiliser ou toute information secrète ou autre au sujet d'une invention pouvant être utilisée pour les fins de la compagnie ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer, permettre l'usage ou autrement faire valoir, la propriété, les droits ou informations aussi acquises ; (g) Acquérir ou entreprendre la totalité ou une partie de l'industrie, propriété et engagements de toute personne ou compagnie exerçant une industrie que la compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la compagnie ; (h) Prendre en garantie de toute dette due à la compagnie, des gages sur la propriété mobilière, mortgages et hypothèques sur la propriété des débiteurs de la compagnie ; prendre en gage la propriété mobilière et immobilière des débiteurs de la compagnie ; (i) Acquérir et posséder des actions et valeurs de toute autre compagnie ou compagnies engagées dans une industrie de même nature, nonobstant les dispositions de l'article 44 de la dite loi, et les vendre ou autrement en disposer ; (j) Emettre des actions acquittées en plein paiement ou en paiement partiel du prix d'achat de toute propriété mobilière ou immobilière, brevets, droits de brevet ou actions d'autres compagnies que pourrait acquérir la compagnie ; (k) Acquérir de toute personne, maison ou corporation toute industrie de même nature ou reliée à l'industrie ci-dessus, ou capable d'être exploitée conjointement avec la présente, et émettre des actions acquittées de la compagnie en plein paiement ou en paiement partiel du prix d'achat de toute telle industrie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Nadeau Lumber Company, Limited," avec un capital-actions de vingt-cinq mille dollars, divisé en 250 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1913.

THOMAS MULVEY,

37-2

Sous-secrétaire d'Etat.

Canadian Wire Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 4e jour de mars 1913, constituant en corporation William Stewart, Thomas Shearer Stewart et Harold Earle Walker, avocats, Christina Imrie, sténographe, et Laurence Tannenbaum, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer et faire le commerce du fer, de l'acier, du laiton, du cuivre, de l'aluminium de tous les autres métaux depuis le minerai jusqu'aux produits finis, et aussi manufacturer le laiton, le cuivre, l'aluminium et faire le commerce de tous effets, articles et marchandises dans lesquels entrent le fer ou l'acier, le laiton, le cuivre, l'aluminium ou dans lesquels tout autre métal est utilisé ou peut être utilisé, et en particulier manufacturer et faire le commerce du fil métallique de toutes sortes et de tous produits et articles fabriqués de

fil métallique, ou dans la fabrication desquels le fil métallique est utilisé, ainsi que tous leurs produits secondaires, et enduire, recouvrir, isoler ou autrement traiter tout fil métallique, câble métallique, métal ou autre substance, et manufacturer, acheter, vendre et disposer de produits chimiques de toutes sortes s'y rattachant ; (b) Manufacturer, broyer ou autrement préparer pour le marcher, et importer, acheter, vendre et disposer de peintures, huiles, couleurs, teintures, ciment, ocres et vernis et autres préparations chimiques et industrielles de toutes sortes dans toutes leurs diverses spécialités ; (c) Acheter, arrêter, ou autrement acquérir des terrains contenant du gaz naturel, des mines, droits miniers, terrains métallifères et terres boisées, concessions forestières et chutes d'eau et tout intérêt en telles propriétés, et les explorer, exploiter, exercer ou les développer et les faire valoir ; (d) Rechercher, obtenir, travailler, extraire, préparer pour le marché et faire le commerce de gaz naturel, bois de construction, fer, houille, minerai, terre à brique, ciment et autres métaux, minéraux et substances ainsi que leurs produits ; (e) Bocarder, obtenir, extraire, fondre, calciner, affiner, tailler, amalgamer, manipuler et préparer pour le marché, acheter et vendre du gaz naturel, du bois de construction, du minerai, des métaux et substances minérales de toutes sortes, et poursuivre toutes autres opérations métallurgiques qui sembleront avantageuses pour les objets de la compagnie, et acheter, vendre, manufacturer et faire le commerce de minéraux, matériel, machinerie, instruments, commodités, provisions et choses capables d'être employées en rapport avec les opérations métallurgiques et autres que la compagnie pourra poursuivre, ou dans lesquelles elle sera intéressée ou requises par les ouvriers et autres employés de la compagnie ; (f) Construire, exécuter, entretenir, améliorer, régir, travailler, contrôler et surveiller tous chemins, voies, lignes de tuyaux, tramways et voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, ponts, réservoirs, cours d'eau, aqueducs, quais, hauts fourneaux, scieries, bocards, usines hydrauliques, usines électriques, fabriques, entrepôts, ateliers, maisons d'habitation et autres travaux et facilités qui sembleront être directement ou indirectement avantageux ou convenables pour les objets de la compagnie, et contribuer, subventionner ou autrement aider ou prendre part à ces dites opérations ; (g) Manufacturer, acheter, vendre et fournir de la lumière, de la chaleur, et de la force motrice de tout genre, et faire les opérations d'une compagnie de gaz dans toutes leurs spécialités, pourvu toutefois, que la vente, distribution ou transmission de force ou énergie électrique, pneumatique ou autre ou de gaz pour des fins de lumière, de chaleur ou de force au delà des terrains de la compagnie sera subordonnée aux règlements locaux et municipaux à ce sujet ; faire le commerce, manufacturer et rendre vendable du coke, houille, goudron, poix, asphalte, liqueur ammoniacale et autres résidus obtenus dans la fabrication de tout article que ce soit que la compagnie est autorisée à manufacturer ou à traiter ; (h) Demander, acheter ou autrement acquérir des marques de commerce, brevets d'invention, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre au sujet d'une invention capable d'être employée pour toutes les fins de la compagnie, ou dont l'acquisition sera censée profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer ou accorder des permis pour leur usage, ou autrement faire valoir la propriété, les droits ou informations ainsi acquises ; (i) Acheter, vendre et manufacturer, affiner, manipuler, exporter et importer et faire le commerce de toutes substances, appareils ou choses capables d'être employées dans l'industrie que la compagnie est autorisée à exercer ou requises par les clients ou autres personnes ayant des relations d'affaires avec la compagnie ; (j) Exercer toute industrie, manufacturière ou autre, que la compagnie jugera propre à être exercée en rapport avec l'un quelconque des objets susdits, ou censée accroître directement ou indirectement la valeur des biens et des droits de la compagnie ou les rendre profitables ; (k) Acquérir ou autrement entreprendre la totalité ou une partie de l'industrie, les biens, engagements de toute compagnie exerçant une industrie semblable à celle que cette compagnie est au-

torisée à exercer, ou en possession de propriétés propres aux fins de la présente compagnie, et les payer en actions ordinaires ou en actions-priorité acquittées ou en partie acquittées de la compagnie, ou en obligations, débiteures ou autres valeurs de la compagnie ou autrement ; (l) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute compagnie exerçant ou engagée, ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement ; et faire des avances de fonds, garantir les contrats ou autrement aider toute telle personne, et prendre ou acquérir autrement des actions et valeurs de telle compagnie et les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer ; (m) Prendre ou autrement acquérir et détenir des actions de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie, ou engagée dans une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (n) Conclure des conventions avec tous gouvernements ou autorités municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (o) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommiss et choses de nature à profiter aux employés ou ex-employés de la compagnie ou les personnes dépendant ou alliées à ces employés ou ex-employés, et accorder des pensions et allocations et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition ou pour tout objet public, général ou utile ; (p) Promouvoir toute compagnie ou compagnies aux fins d'acquérir la totalité ou une partie des biens ou engagements de la présente compagnie ou pour toute autre fin qui semblerait directement ou indirectement profitable à la présente compagnie ; (q) Généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens meubles et immeubles et tous droits ou privilèges que la compagnie croira à propos, nécessaires ou convenables pour les fins de son industrie ; (r) Construire, acquérir et mettre en services des vaisseaux, bateaux à vapeur et chalans, et exercer l'industrie de marchands de bois, agents de compagnies de navigation, systèmes de camionnage, agents de camionnage, gardiens de quais, entreposeurs et expéditeurs en rapport avec l'industrie de la compagnie ; (s) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autres et faire des avances de fonds aux clients et autres ayant des relations d'affaires avec la compagnie et se porter garants de l'exécution des entreprises de toute compagnie ayant des relations d'affaires avec la présente compagnie ; (t) Rémunérer toute compagnie, pour services rendus ou à rendre à la présente compagnie en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la présente compagnie ou de toutes obligations, débiteures ou autres valeurs de la présente compagnie ou au sujet de la formation ou de la promotion de la présente compagnie ou la conduite de ses affaires ; (u) Vendre ou disposer de la totalité ou d'une partie des biens et entreprises de la compagnie, comme industrie active ou autrement, pour la compensation que la compagnie jugera acceptable, et en particulier pour les actions, obligations, débiteures ou valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (v) Vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie ; (w) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant ; (x) Faire tous les actes et choses ci-dessus comme

principaux, agents, entrepreneurs, mandataires ou autrement et par l'entremise de mandataires, agents ou autres, et soit seuls ou avec d'autres ; (y) Le mot "compagnie," dans les clauses (a) à (v) inclusivement, sera censé comprendre toute personne, société ou autre corps de personnes et domiciliées au Canada ou ailleurs, et les objets spécifiés dans chacune des dites clauses ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tout autre paragraphe que ce soit, ni par induction ou déduction du nom de la compagnie ; (z) Se fusionner avec tout autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ; (aa) Distribuer toute propriété de la compagnie en nature entre ses actionnaires. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Canadian Wire Company, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de mars 1913.

37-2

THOMAS MULVEY,
Sous-secrétaire d'Etat.

The Browne Stores, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 5e jour de mars 1913, constituant en corporation Fitzjames Ethelbert Browne, encanteur, Arthur Plow, agent d'immeubles, Nelson Hill Truett, organisateur de commerce, et William John Weldon et Frederick Oscar Reynolds, vendeurs d'immeubles, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer et faire le commerce de toutes sortes de marchandises, articles et produits, et cultiver, récolter, manufacturer, vendre et céder des denrées de toutes sortes ; (b) Acheter, arrenter, prendre en échange ou autrement acquérir des terrains ou intérêts en des terrains ainsi que tous les bâtiments ou constructions qui pourraient se trouver sur ces dits terrains ou sur une partie quelconque des dits terrains, et vendre, arrenter, échanger ou autrement disposer de la totalité ou de toute partie des terrains et de la totalité ou de toute partie des bâtiments ou constructions qui y sont actuellement érigées ou qui pourraient l'être plus tard et prendre les garanties qui seront jugées nécessaires : ériger des bâtiments et faire le commerce de matériaux de construction ; prendre ou détenir des hypothèques pour garantir le solde du prix d'achat de tous terrains, bâtiments ou constructions ainsi vendues, et vendre ou autrement disposer de ces dites hypothèques ; embellir, altérer et régir les dits terrains et bâtiments, et garantir et autrement aider à l'exécution des contrats ou hypothèques de personnes, maisons ou corporations avec lesquelles la présente compagnie aurait des relations d'affaires, et prendre et se charger de ces hypothèques ou contrats par défaut ; (c) Etablir et fournir toutes sortes de commodités et attractions aux clients et autres, et en particulier des salles de lecture, de correspondance et fumoirs, compartiments sous clé et coffres de sûreté, téléphone, télégraphe, clubs, magasins, boutiques, logements et salles de toilette ; (d) Agir en qualité d'agents et courtiers pour toutes sortes de transactions qui sont reliées aux objets de la compagnie et aider, moyennant rémunération ou autrement, tous clients ou locataires de la compagnie dans toute partie de leur industrie ou entreprise ; (e) Construire, acquérir, affréter, mettre en service, louer, arrenter, vendre ou autrement disposer de toutes sortes de navires, bateaux, chalans et autres embarcations à vapeur et à voiles, quais, docks, élévateurs, entrepôts, hangars à marchandises et autres bâtiments ; (f) Acquérir par achat, bail ou autrement des lots de grève, privilèges hydrauliques et chutes d'eau et de la force ou énergie à vapeur, électrique, pneumatique, hydraulique ou autre ; fabriquer ou produire et livrer et fournir de la force du genre de celle précédem-

ment mentionnée, utiliser cette énergie, et en vendre, louer ou autrement céder tout excédent pour des fins de lumière, de chaleur et de force motrice, subordonné-ment aux règlements locaux ou municipaux à cet effet ; (g) Acquérir ou se charger de la totalité ou de toute partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie ; (h) Demander, acheter ou acquérir autrement tous brevets, brevets d'invention, permis, concessions et autres choses semblables conférant un droit exclusif ou non exclusif, ou limité d'utiliser, ou toute information secrète ou autre concernant toute invention qui pourrait être considérée de nature à profiter à la compagnie, ou dont l'acquisition sera censée profiter, directement ou indirectement, à la présente compagnie, et utiliser, exercer, développer ou accorder des permis pour leur usage ou faire valoir autrement les biens, droits ou informations ainsi acquises ; (i) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute personne ou compagnie engagée ou à la veille de s'engager dans une entreprise ou transaction de même nature que celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prêter des fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie et prendre ou autrement acquérir les actions et valeurs de toute telle autre compagnie, et les vendre, détenir, réémettre, avec ou sans garantie, ou autrement en disposer ; (j) Souscrire, acheter ou autrement acquérir et prendre, détenir, vendre, échanger et céder les actions, obligations, dében-tures ou autres valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la dite loi, et les payer en actions, obligations, dében-tures ou autres valeurs de la présente compagnie, ou autres biens de la présente compagnie, et, tant qu'elle les détiendra, elle en exercera tous les droits et pouvoirs d'un propriétaire, y compris le droit de voter en vertu de ces valeurs, et garantir le paiement du principal ou des dividendes et intérêts sur les actions, obligations, dében-tures ou autres valeurs de toute autre compagnie ou corporation avec laquelle la présente compagnie aurait des relations d'affaires, et promouvoir toute compagnie ou corporation ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie ; (k) Conclure des conventions avec toute autorité fédérale, provinciale, municipale, locale ou autre qui seront jugées propres à atteindre les objets de la compagnie, ou aucun d'eux, et obtenir de toute telle autorité tous droits, privilèges, franchises et concessions que la compagnie jugera désirable d'obtenir, et exécuter, exercer et accomplir toutes telles conventions, droits, privilèges, franchises et concessions ; (l) Acheter, arrenter, ou autrement acquérir et détenir, exercer et utiliser en son propre nom ou aux noms des personnes, maisons, compagnie ou compagnies ci-après mentionnées, si elle y est dûment autorisée à cet effet, tout ou partie de la propriété, franchise, clientèle, droits, pouvoirs et privilèges détenus ou exercés par toute personne ou maison ou par toute compagnie ou compagnies exerçant ou formées pour exercer toute industrie en tout ou en partie semblable à celle que la présente compagnie est autorisée à exercer, et payer pour telle propriété, franchises, clientèle, droits, pouvoirs et privilèges entièrement ou partiellement en deniers comptants ou entièrement ou partiellement en actions acquittées ou valeurs de la compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie, et exercer les droits, pouvoirs et franchises de toute compagnie dont le capital-actions est possédé par la présente compagnie au nom de telle compagnie ou en son propre nom ; (m) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et engagements de la présente compagnie ou pour toutes autres fins qui seront jugées propres à profiter, directement ou indirectement, à la présente compagnie ; (n) Prendre part à l'administration, la sur-

veillance ou le contrôle de l'industrie ou opération de toute compagnie ou entreprise ayant des objets semblables ou en partie semblables à ceux de la présente compagnie, et à cet effet, nommer et rémunérer tous directeurs, comptables ou autres experts ou agents ; (o) Généralement, pour les fins susdites, exercer et entreprendre toute affaire, entreprise, transaction ou exploitation ordinairement exercée ou entreprise par les capitalistes, organisateurs, financiers, commissionnaires, entrepreneurs de travaux publics ou autres, ou toute industrie, manufacturière ou autre, que la compagnie croirait capable d'être convenablement exercée en rapport avec ce qui précède, ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (p) Rémunérer, avec l'approbation des actionnaires, au moyen d'actions ou de toute autre manière toute personne ou compagnie pour services rendus ou à rendre à la compagnie en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la présente compagnie, ou de toutes dében-tures ou autres valeurs de la présente compagnie ou relativement à la formation ou la promotion de la présente compagnie ou la conduite de ses affaires ; (q) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommiss et choses de nature à profiter aux employés ou aux ex-employés de la compagnie (ou de ses prédécesseurs en affaires) ou les personnes dépendant ou alliées à ces employés ou ex-employés, et accorder des pensions et allocations, et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition ou pour tout objet public, général ou utile ; (r) Prêter des fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et se porter garant de l'exécution des contrats par toutes telles personnes ; (s) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ; (t) Vendre ou céder l'entreprise de la compagnie ou toute partie de son entreprise, ou tous produits de la compagnie, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, dében-tures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la compagnie ; (u) Faire tous les actes et choses ci-dessus comme principaux, agents, entrepreneurs, mandataires ou autrement, et soit seuls ou conjointement avec d'autres ; (v) Obtenir que la compagnie soit enregistrée, licenciée ou autrement reconnue dans tout pays étranger et désigner et nommer des personnes qui y résident, conformément aux lois de ce pays étranger, comme fondés de pouvoirs ou représentants de cette compagnie, avec pleins pouvoirs de représenter la présente compagnie dans toutes matières, conformément aux lois de ce pays étranger, et accepter la signification de pièces pour et au nom de la compagnie dans toutes procédures ou poursuites ; (w) Distribuer entre ses membres, en espèces ou autrement, selon ce qu'il sera décidé, tous biens de la compagnie, et en particulier les actions, obligations, dében-tures ou autres valeurs de toute autre compagnie qui prendra la totalité ou une partie de l'actif ou du passif de la présente compagnie ; (x) Faire toutes autres choses incidentes ou avantageuses à l'accomplissement des objets ci-dessus ; (y) Le but ou intention de la compagnie est de faire de temps à autre un ou plusieurs des actes et choses énoncés aux présentes, et tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes d'aucun autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Browne Stores, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

Rawdon Heights Realities, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de mars 1913, constituant en corporation Walter Robert Lorimer Shanks, avocat, Francis George Bush, teneur de livres, George Robert Drennan, sténographe, Herbert William Jackson et Michael Joseph O'Brien, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes : — (a) Faire les opérations d'agents d'immeubles et de commerçants en biens-fonds, y compris les terrains, bâtiments et améliorations qui s'y trouvent; (b) Acheter, arrenter ou autrement acquérir, posséder, vendre ou autrement disposer de terrains, bâtiments et autres propriétés mobilières et immobilières, ou tout intérêt en ces propriétés, et généralement disposer de telle propriété d'une manière quelconque et en faire le trafic; (c) Développer, améliorer, exploiter, et diviser toute telle propriété en rues, squares, ruelles, subdivisions de lots, ou autrement; ériger des maisons, bâtiments et autres constructions sur la propriété acquise par la compagnie ou sur toute partie de telle propriété; et généralement développer et faire valoir tous terrains ou autre propriété acquise par la compagnie ou dans laquelle elle est intéressée; (d) Disposer de toutes rues, squares ou terrains en faveur de personnes ou municipalités aux termes et conditions que la compagnie jugera convenables, et faire et conclure toute convention ou contrat pour paver, macadamiser, niveler, réparer, nettoyer et arroser les rues et grands chemins, et pour la construction, ouverture et réparation des conduites, citernes, drains ou égouts; (e) Avancer des fonds au moyen de prêt ou prêts à l'acheteur ou aux acheteurs ou locataires d'une partie quelconque de la propriété de la compagnie pour y construire ou y faire d'autres améliorations; aider par voie d'avances de fonds à la construction et entretien des chemins, rues, ruelles, aqueducs, drains, égouts et autres ouvrages censés donner un meilleur accès à la propriété de la compagnie et en augmenter la valeur; (f) Exercer l'industrie d'une compagnie d'éclairage, de chauffage et de force motrice électrique dans toutes ses spécialités, pourvu que la vente, la transmission et la distribution de force électrique ou autre énergie seront subordonnées aux règlements locaux ou municipaux; (g) Fournir, acheter, arrenter ou autrement acquérir et construire, poser, ériger, établir, exploiter, entretenir et mettre en service tous travaux, barrages, coursiers, conduites, ponts, stations, machines à vapeur, machinerie, matériel, câbles, fils, lignes, générateurs, accumulateurs, lampes, mètres, transformateurs, appareils, circonstances et dépendances reliés à la production, l'accumulation, la distribution, la transmission, l'approvisionnement, la vente, l'usage et l'emploi de l'électricité, et produire, accumuler, transmettre, distribuer, fournir et vendre de l'électricité pour des fins d'éclairage, de chauffage, de traction et de force motrice électriques et pour des fins industrielles et autres, et se charger et conclure des contrats et conventions pour l'éclairage des cités, villes, rues, édifices et autres endroits, et pour fournir le courant électrique pour la lumière, la chaleur, la traction et la force motrice, et pour des fins industrielles et pour d'autres fins publiques ou privées; (h) Faire, ériger, construire, poser et entretenir et exploiter des bâtiments, ponts, réservoirs, aqueducs, citernes, barrages, canaux, tunnels, ponceaux, coursiers, conduites, tuyaux, principaux et autres, machinerie et appareils, et exécuter et faire tous les autres travaux nécessaires ou convenables pour obtenir, emmagasiner, vendre, livrer, mesurer et distribuer de l'eau pour créer, entretenir et développer de la force hydraulique, électrique ou autre, ou pour irriguer des terres ou pour toutes autres fins de la compagnie; (i) Exercer toute autre industrie que la compagnie croira capable d'être exercée en rapport avec son entreprise, ou censée augmenter directement ou indirectement la valeur des droits ou propriétés de la compagnie ou les rendre profitables; (j) Acquérir par achat, bail ou autrement, ou entreprendre la totalité ou une partie de l'industrie, propriété, biens ou engagements de toute personne, maison ou compagnie ou les actions, obligations, débiteures ou autres valeurs de toute compagnie enga-

gée dans une industrie en tout ou en partie semblable à celle de la présente compagnie, ou en possession de propriété propre aux fins de la présente compagnie; (k) Payer pour toute propriété ou droits acquis par la compagnie ou pour services rendus ou à rendre à la compagnie, soit en deniers comptants ou en actions acquittées, ou en valeurs que la présente compagnie a le pouvoir d'émettre ou partie d'une manière et partie de l'autre ou autres, et généralement aux termes et conditions que la compagnie agréera; (l) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec tout gouvernement, autorité municipale ou locale ou avec toute personne ou compagnie exerçant ou engagée, ou sur le point d'exercer ou entreprendre une industrie ou transaction que la présente compagnie peut exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter directement ou indirectement à la présente compagnie; se porter garants des entreprises, avec ou sans garantie, et faire des avances de fonds ou autrement aider cette personne ou compagnie ou toute personne ou compagnie qui entreprend la construction ou l'embellissement de toute propriété dans laquelle la présente compagnie est intéressée; (m) Vendre, arrenter ou autrement disposer de toute l'entreprise, propriété et biens de la compagnie, ou d'une partie de ses biens, pour la compensation et aux termes et conditions que la compagnie jugera convenables, et en particulier pour des actions, débiteures et valeurs de toute autre compagnie; (n) Distribuer entre les actionnaires, en espèce, sous forme de dividendes ou de bonis, des actions acquittées ou de toute autre manière jugée convenable, toute propriété de la compagnie ou tous produits de la vente ou cession de toute propriété de la compagnie; (o) Exercer toute autre industrie, et faire tous autres actes et choses ci-dessus, soit en qualité de principaux, agents ou fidéicommissaires, ou par l'entremise de fidéicommissaires, agents ou autrement, et soit seuls ou conjointement avec d'autres; (p) Faire tout ce qui sera nécessaire, convenable ou propre à atteindre l'une quelconque des fins de la compagnie ou l'un ou plusieurs des objets ci-dessus énumérés; (q) C'est l'intention de la compagnie que les objets mentionnés dans les paragraphes (a), (b) et (c) de la présente charte ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe ou par induction ou déduction du nom de la compagnie; (r) Et généralement faire toutes les choses se rattachant à la bonne exécution des objets de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Rawdon Heights Realities, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de mars 1913.

THOMAS MULVEY,

Sous secrétaire d'Etat.

37-2

The Lion Porcupine Gold Mines Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de mars 1913, constituant en corporation Walter George Mitchell, René Chênevert et Frank Callaghan, avocats, Ernest Bertrand, étudiant en droit, et Percy Gregory, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes : — (a) Prospector, creuser, explorer, développer, exploiter, améliorer, entretenir, et gérer des mines d'or, d'argent, de cuivre, de nickel, de plomb, de houille, de fer, et autres mines, carrières, dépôts, minéraux et autres propriétés, et creuser, draguer, sortir, broyer, laver, fondre, brûler, essayer, analyser, réduire et amalgamer, et autrement traiter le minerai, les métaux et substances minérales de toutes sortes, qu'ils appartiennent ou non à la compa-

guie, et les rendre marchands et les vendre ou en disposer autrement, en tout ou en partie, ou de tout intérêt s'y rattachant, et généralement exercer l'industrie d'une compagnie de mines, réduction et développement ; (b) Acquérir par achat, bail, concession, permis, échange ou autre titre légal, des mines, terrains miniers, servitudes, propriétés minières ou tout intérêt s'y rattachant, des minéraux, minéral et droits miniers, options, pouvoirs, privilèges, droits hydrauliques et autres, procédés et améliorations mécaniques, et soit d'une façon absolue ou conditionnelle, et soit seuls ou conjointement avec d'autres, et agir en qualité de principaux, agents, entrepreneurs ou autrement, et les louer, mettre sous licence, vendre, céder ou autrement en faire le commerce, en tout ou en partie, et de tout intérêt s'y rattachant ; (c) Construire, maintenir, changer, faire, travailler, et mettre en service sur la propriété de la compagnie, ou sur une propriété sous le contrôle de la compagnie, des tramways, des lignes de télégraphe et de téléphone, réservoirs, digues, canaux, flumes ou autres voies, pouvoirs d'eau, aqueducs, puits, chemins, jetées, quais, bâtiments, ateliers, hauts fourneaux, raffineries, dragues, fourneaux, moulins et autres usines et machines, appareils et accessoires électriques et autres de toutes sortes, et acheter, vendre, manufacturer, et faire le commerce de toutes sortes de marchandises, matériaux, instruments, provisions, articles et effets requis par la compagnie ou par ses ouvriers et domestiques ; (d) Construire ou acquérir par bail, achat ou autrement et exploiter et entretenir des entreprises, installations, machinerie, usines et appareils pour la production de vapeur, de force ou énergie électrique, pneumatique, hydraulique ou autre, ainsi que de lignes de fils, poteaux, tunnels, conduites, travaux et appareils pour l'emmagasinage, la livraison et la transmission, au-dessous ou au-dessus du sol, de vapeur, de force ou énergie électrique, pneumatique, hydraulique ou autre pour les fins pour lesquelles cette force peut être employée, et conclure des conventions avec toute compagnie ou personne, aux conditions qui seront agréées, dans le but de raccorder les lignes de fils, poteaux, tunnels, conduites, travaux et appareils de la compagnie avec ceux de toute telle compagnie ou personne, et généralement produire et transmettre de la vapeur, de la force ou énergie électrique, pneumatique, hydraulique ou autre ; acquérir par bail, achat ou autrement de la vapeur, de la force ou énergie électrique, pneumatique, hydraulique ou autre, et l'utiliser, la vendre, arreter ou autrement en disposer, et de toute force ou énergie produite par la compagnie ; pourvu, toutefois, que la vente, la distribution ou la transmission de force ou énergie électrique, pneumatique, hydraulique ou autre au delà des terrains de la compagnie sera subordonnée aux règlements locaux et municipaux ; (e) Prendre, acquérir et détenir en compensation de minéral, métaux ou minéraux vendus ou autrement cédés, ou pour marchandises fournies, ou pour travaux exécutés à l'entreprise ou autrement, des actions, débentures, obligations ou autres valeurs de toute autre compagnie ayant des objets semblables à ceux de la présente compagnie, et les vendre ou autrement en disposer, nonobstant les dispositions de l'article 44 de la dite loi ; (f) Manufacturer et faire le commerce de billes, bois de sciage, bois de construction et autre bois, métaux et de tous les articles dans la fabrication desquels entre le bois ou les métaux, et de tous leurs produits naturels ou produits secondaires ; (g) Construire, développer, cultiver, affermer, établir et autrement améliorer et utiliser les terrains de la compagnie, et les louer, vendre ou autrement en disposer ; et aider au moyen de bonis, avances de fonds ou autrement, avec ou sans garanties, les colons et futurs colons sur les terrains appartenant à la compagnie ou vendus par elle ou dans le voisinage des dits terrains, et généralement encourager l'établissement des dits terrains ; (h) Acheter ou autrement acquérir, et entreprendre et se charger de la totalité ou d'une partie de l'actif, industrie, propriété, privilèges, contrats, droits, obligations, et engagements de toute personne, maison ou compagnie, exerçant toute industrie que la présente compagnie est autorisée à exercer, ou toute industrie identique ou en possession de propriétés convenables aux fins précitées ; (i) Exercer toute industrie, manufacturière ou autre,

que la compagnie jugera capable d'être convenablement exercée en rapport avec l'industrie ou les objets de la compagnie ; (j) Lever et aider à lever des fonds et aider au moyen de bonis, prêts, promesses, endossements, garantie ou autrement toute corporation dont la présente compagnie détient des parts du capital-actions ou avec laquelle la présente compagnie aurait des relations d'affaires, et agir en qualité d'employé, agent ou gérant de toute telle corporation, et garantir l'exécution des contrats par toute telle corporation ou par toute personne ou personnes avec lesquelles la présente compagnie aurait des relations d'affaires ; (k) Construire, acquérir, posséder, affréter, naviguer et utiliser des vaisseaux à vapeur et autres ; (l) Demander, acheter ou autrement acquérir tous brevets d'invention, marques de commerce, droits d'auteur ou privilèges de même nature qui seront jugés utiles pour l'industrie de la compagnie ou s'y rattachant et les vendre ou autrement en disposer selon que la chose sera jugée avantageuse ; (m) Se joindre, se consolider et se fusionner avec toute personne, société, compagnie ou corporation exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie et les payer ou en recevoir le prix convenu en deniers comptants ou en actions acquittées et non cotisables, obligations ou débentures ou autres valeurs ou garanties de la présente compagnie ; (n) Développer ou aider au développement de toute compagnie auxiliaire ou alliée exerçant une industrie de même nature ou toute industrie reliée à celle de la présente compagnie et devenir actionnaire de telle compagnie ; (o) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engagée, ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que cette compagnie est autorisée à exercer ou entreprendre ; (p) Vendre, arreter, ou autrement disposer de l'entreprise, propriété et actif de la compagnie ou toute partie de sa propriété, pour la compensation que la compagnie jugera bon, et en particulier pour les actions, débentures, ou valeurs de toute autre compagnie ; (q) Faire tous les actes et exercer tous les pouvoirs, et faire toutes les opérations se rattachant à la bonne exécution des objets pour lesquels la présente compagnie est constituée, et qui seront nécessaires pour permettre à la compagnie de poursuivre ses entreprises d'une manière profitable. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Lion Porcupine Gold Mines Company, Limited," avec un capital-actions d'un million cinq cent mille dollars, divisé en 1,500,000 actions d'un dollar chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

37-2

Missisquoi Lantz Corp'n, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de mars 1913, constituant en corporation Andrew Ross McMaster, de la cité de Westmont, dans la province de Québec, conseil du Roi, Talbot Mercer Papineau, avocat, John Kerry, étudiant en droit, et Margaret Hartley, secrétaire, de la cité de Montréal, dans la dite province de Québec, et Gertrude Harriet Flawn, de la ville d'Outremont, dans la dite province de Québec, secrétaire, pour les fins suivantes : (a) Acheter, prendre à bail ou autrement acquérir des carrières, sablières, sablonnières, mines, droits miniers et terrains métallifères et tout intérêt en telles propriétés, et les explorer, exploiter, exercer, développer et les faire valoir ; (b) Acquérir comme industrie active les affaires et entreprises de toutes compagnies ou personnes engagées dans une industrie semblable en tout ou en partie à celle de la présente compagnie, et les payer, selon que la com-

pagnie le jugera bon, et soit en deniers comptants ou entièrement ou partiellement en valeurs et actions de la présente compagnie ; (c) Broyer, obtenir, tailler, extraire, fondre, affiner, dégrossir, amalgamer, manipuler et préparer pour le marché toutes sortes de pierre, métaux et substances minérales de tous genres et faire toutes les autres opérations métallurgiques ou minières qui sembleront avantageuses pour les objets de la compagnie ; (d) Acheter, vendre, fabriquer et faire le commerce de carrières, terrains miniers, minéraux, matériel, machinerie, instruments, moyens de transport, provisions et choses capables d'être employées en rapport avec les opérations minières et métallurgiques de la compagnie ou requises par ses ouvriers et autres employés ; (e) Construire, exécuter, entretenir, améliorer, régir, exploiter, contrôler et surveiller tous droits, voies et tramways et aiguillages de voies ferrées et voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, ponts, réservoirs, cours d'eau, aqueducs, usines électriques, fabriques, entrepôts, ateliers et autres usines et installations qui sembleront directement ou indirectement avantageuses pour les objets de la compagnie, et subventionner ou autrement aider ou prendre part à toutes telles opérations ; (f) Exercer l'industrie de camionneurs et voituriers pour les fins de la compagnie ; (g) Fabriquer, pour les fins de la compagnie, de l'énergie électrique pour la lumière, la chaleur et la force motrice, et en vendre et distribuer tout excédent, la distribution de cette force au delà des terrains de la compagnie étant subordonnée à tous les règlements municipaux ou autres à ce sujet ; (h) Acquérir, ériger et entretenir des bâtiments, maisons d'habitation et maisons de pension pour l'usage des employés de la compagnie et autres ; (i) Exercer toute industrie manufacturière ou autre que la compagnie jugera propre à être exercée en rapport avec l'un quelconque des objets susdits, ou censée accroître directement ou indirectement la valeur des biens et des droits de la compagnie ou les rendre profitables ; (j) Acquérir ou autrement entreprendre la totalité ou une partie de l'industrie, les biens, engagements de toute personne ou compagnie exerçant une industrie semblable à celle que cette compagnie est autorisée à exercer, ou en possession de propriétés propres aux fins de la présente compagnie ; (k) Souscrire, assurer et acquérir par achat, échange ou autre titre légal, et détenir soit absolument ou comme détenteur par voie de garantie collatérale ou autrement, et détenir, vendre, céder, transférer, et autrement disposer de tous stocks, obligations, débetures ou autres valeurs de toute autre compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (l) Demander, acheter ou acquérir autrement tous brevets, brevets d'invention, permis, concessions et autres choses semblables conférant un droit exclusif, ou non exclusif, ou limité, ou toute information secrète ou autre concernant toute invention qui pourrait être utilisée pour les fins quelconques de la compagnie, ou dont l'acquisition pourrait être considérée de nature à profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer ou accorder des permis pour leur usage ou faire valoir autrement les biens, droits ou informations ainsi acquises ; (m) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prêter des fonds, garantir les contrats ou autrement aider toute autre personne ou compagnie ; (n) Conclure des conventions avec tout gouvernement ou autorité, municipale, locale ou autre qui sembleront avantageuses pour les objets de la compagnie ou l'un de ses dits objets, et obtenir de cette autorité tous les droits, privilèges et concessions que la compagnie croira désirable d'obtenir et exécuter, exercer et se conformer à ces conventions, droits, privilèges et concessions ; (o) Payer pour toute

propriété acquise par la compagnie ou pour services rendus à la compagnie, avant ou après sa formation, par l'émission d'actions acquittées en paiement de cette propriété ou en récompense de tels services ; (p) Vendre ou céder l'entreprise de la compagnie ou toute partie de son entreprise pour la compensation que la compagnie jugera suffisante, et en particulier pour les actions, débetures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (q) Faire toutes les choses susdites soit en qualité de principaux, agents, entrepreneurs ou syndics ou par l'entremise d'agents ou autres et soit seuls ou conjointement avec d'autres ; (r) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (s) Faire tout ce qui sera avantageux pour atteindre les objets susdits ou s'y rattachant ; (t) Les susdits objets, pouvoirs ou fins de la compagnie seront censés distincts et ne pas dépendre l'un de l'autre, et l'interprétation de tous pouvoirs ci-dessus mentionnés pourra être étendue mais ne sera pas limitée par induction des termes de toute autre pouvoir. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Missisquoi-Lautz Corp'n, Limited," avec un capital-actions d'un million cinq cent mille dollars, divisé en 15,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera dans le village de Phillipsburg, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 11e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

37-2

The Consolidated Film Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 6e jour de mars 1913, constituant en corporation Alexander Huntley Duff, Harold Earle Walker, William Stewart, Ralph Burnett, avocats, et Janet Howat McCulloch, secrétaire, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie générale de marchands, importateurs et exportateurs, et manufacturer, acheter, vendre et disposer de toutes sortes d'effets, articles et marchandises ; (b) Acheter, posséder, manufacturer, arrenter et produire des machines à vues animées, des pellicules et des négatifs, et vendre, arrenter ou autrement disposer de machines à vues animées, pellicules et négatifs, acquis ou manufacturés par la compagnie, à toute autre personne ou compagnie pour la compensation que la compagnie jugera bon ; (c) Construire, posséder, louer, arrenter ou acquérir des théâtres, salles de musique ou de spectacle, et y donner des représentations publiques ou privées de tous les genres ou à d'autres endroits ; (d) Prendre des scènes, événements et hasards en vues animées dans le but de les reproduire à toute salle de spectacle, théâtre ou salle de musique appartenant à la compagnie, et louer, arrenter ou autrement autoriser toute autre personne ou compagnie de produire des vues animées prises par la compagnie ; (e) Manufacturer, acheter, vendre, céder, posséder, contrôler, licencier ou autrement faire valoir toute machinerie, outils, appareils et inventions nécessaires ou utiles à l'exercice de l'industrie de la compagnie et manufacturer, vendre et exploiter ses produits ; (f) Manufacturer, développer, acheter, ou autrement produire ou acquérir de la vapeur, énergie électrique, ou autre force motrice pour la traction, la chaleur ou la lumière pour le fonctionnement de l'outillage et machinerie de la compagnie, ou l'exercice de son industrie, et disposer de l'excédent de force pour l'avantage de la compagnie, subordonné à tous les règlements municipaux à cet égard ; (g) Acquérir et se charger comme industrie active de l'entreprise, des biens et engagements de toute personne, maison ou compagnie engagée dans une industrie semblable en tout ou en partie à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété propre à ses fins, ou qui pourrait être avantageusement exercée

en rapport avec son industrie, et émettre des actions acquittées ou partiellement acquittées de la compagnie, en plein paiement ou en paiement partiel de toute telle propriété, ou pour toute propriété ou droit acquis par la compagnie ; (h) Demander, acheter ou autrement acquérir tous brevets d'invention, marques de commerce, licences, concessions, procédés industriels ou choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser ou toute information secrète ou autre qui semblerait capable d'être utilisée avantageusement pour toutes les fins de la compagnie, ou dont l'acquisition semblera profitable à la présente compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des permis pour leur usage ou autrement faire valoir la propriété, les droits, intérêts ou informations ainsi acquises ; (i) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, prendre, acheter, acquérir, souscrire et détenir, et de temps à autre en disposer, ou autrement les faire valoir, des valeurs, obligations ou actions ou autres biens de toute autre compagnie dont les objets sont, en tout ou en partie, semblables à ceux de la présente compagnie, ou exerçant une industrie capable d'être conduite de façon à profiter à la présente compagnie, et les payer en deniers comptants, valeurs ou actions acquittées de la compagnie, et exercer tous les droits d'un détenteur de telles actions, par l'entremise des officiers nommés par les directeurs de la présente compagnie ; (j) Distribuer de temps à autre, entre ses actionnaires selon que la chose sera décidée, toute partie des biens de la compagnie, et en particulier, les valeurs, obligations et actions de toute autre compagnie que la présente compagnie peut acquérir, ou avec laquelle la présente compagnie peut conclure des arrangements au sujet des risques communs, ou coopération, ou à laquelle la présente compagnie pourra céder de la totalité ou toute partie de son entreprise ; (k) Faire tous les actes et choses autorisés par la présente charte soit seuls ou conjointement avec toute autre compagnie ou personne, et soit comme principaux ou agents ; (l) Exercer toute autre industrie reliée ou découlant de l'industrie ci-dessus ou que la compagnie croira capable d'être convenablement exercée en rapport avec ses pouvoirs ou son entreprise ou censée accroître la valeur des biens, droits ou entreprises de la compagnie ou les rendre profitables ; (m) Les pouvoirs mentionnés dans chaque paragraphe ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Consolidated Film Company, Limited", avec un capital-actions de cent cinquante mille dollars, divisé en 15,000 actions de dix dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

37-2

Hudon & Orsali, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de mars 1913, constituant en corporation Alexandre Orsali et Albert Hudon, marchands, Jules Huysman et Alexandre Dostaler, comptables, et Joseph Olier Lévesque, voyageur, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, vendre, céder, importer et exporter des effets, articles et marchandises ; (b) Manufacturer des vins, vinaigres et cordiaux, et manufacturer ou distiller des alcools, des acides, de l'éther et des essences produites soit au moyen de la fermentation ou de la distillation destructive du grain, du bois ou autre matière végétale ou des produits de matière végétale ; manufacturer en entrepôt et hors d'entrepôt toutes sortes de liqueurs spiritueuses et alcooliques, et les mûrir, acheter, vendre et en disposer ; exercer l'industrie ou le commerce d'entreposage, d'élévateurs et d'expédition pour les fins de la compagnie,

faire des arrangements et prendre des moyens pour la consommation ou l'utilisation économique des rebuts ou des produits secondaires provenant des opérations manufacturières de la compagnie ; (c) Importer ou manufacturer la machinerie ou les appareils propres à la manufacture de tout article, substance ou matériel dont la compagnie fait le commerce, et acheter, louer ou autrement acquérir, et manufacturer, réparer, utiliser, céder, vendre ou autrement disposer de toutes sortes de machinerie, machine, appareils, effets, inventions, articles, agencements, meubles fixes, instruments, matériaux et outils qui seront utiles, nécessaires ou profitables dans l'exercice de l'industrie de la compagnie ; (d) Acheter, louer ou autrement acquérir et détenir ou vendre, arrenter ou autrement céder toute propriété mobilière et immobilière et tous droits en telles propriétés ; (e) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira avantageuse pour les objets de la compagnie ; (f) Demander, acheter ou acquérir autrement et céder toutes marques de commerce, brevets, licences, concessions et choses semblables conférant un droit exclusif, non exclusif ou limité d'employer toute information secrète ou autre concernant toute invention qui pourrait être employée pour aucune des fins de la compagnie ou dont l'acquisition pourrait sembler profitable à la compagnie, directement ou indirectement, et employer, exercer, développer ou accorder des permis pour leur usage ou mettre à profit autrement les biens, droits ou informations ainsi acquises ; (g) Acheter, louer ou autrement acquérir la totalité ou une partie des affaires, propriété, franchises, clientèle, droits et privilèges détenus ou possédés par la maison "Hudon & Orsali" et par toute maison ou personne ou par toute corporation exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie, et les payer en actions-priorité ou en actions ordinaires acquittées ou en partie acquittées de la présente compagnie, ou en obligations, débiteures ou autres valeurs de la présente compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou corporation ; (h) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou entreprendre une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, et prêter des fonds, garantir les contrats ou autrement aider toute telle personne, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les vendre, détenir, réemettre, avec ou sans garantie, ou autrement en disposer ; (i) Nonobstant les dispositions de l'article 44 de la dite loi, acheter, prendre ou acquérir par souscription originale ou en échange d'actions, obligations, débiteures ou autres valeurs de la présente compagnie ou autrement, et détenir, vendre ou autrement céder les actions ordinaires ou actions-priorité, débiteures, obligations et autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie pouvant être conduite de manière à profiter à la présente compagnie, directement ou indirectement, et voter en vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs désigneront ; (j) Conclure des conventions avec tous gouvernements ou autorités municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (k) Vendre, arrenter ou céder la totalité ou une partie des biens et entreprises de la compagnie pour la compensation que la compagnie jugera acceptable, et en particulier pour les actions, obligations, débiteures ou valeurs de toute autre compagnie ou corporation ; (l) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie, et en particulier les actions, débiteures ou autres valeurs d'autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer,

et faire tous les actes et exercer tous les pouvoirs nécessaires pour exercer toute industrie reliée à celle de la compagnie, ou que la compagnie croirait capable d'être convenablement exercée en rapport avec l'industrie de la compagnie ; (m) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (n) Faire tous les actes nécessaires pour entreprendre, poursuivre et terminer toute affaire que la présente compagnie est autorisée à entreprendre ou poursuivre ; (o) Contribuer à la formation d'autres compagnies et leur aider à lever des fonds, et autrement favoriser au moyen de bonis, prêt, promesse, endossements, garantie d'obligations, débiteures ou autres valeurs ou autrement, toute corporation dont la présente compagnie détient des parts du capital-actions, ou avec laquelle la compagnie a des relations d'affaires ; (k) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change ou connaissements, mandats et autres instruments négociables ou transférables ; (q) L'industrie ou le but de la compagnie est de faire de temps à autre l'un ou plus des actes et choses énoncés dans la présente charte et tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes d'aucun autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Hudon & Orsali, Limited," avec un capital-actions d'un million de dollars, divisé en 10,000 actions de cent dollars chacune et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 12e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

37-2

Bourse Foncière de Montréal, Limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de mars 1913, constituant en corporation Walter George Mitchell, René Chênevert et Frank Callaghan, avocats, Ernest Bertrand, étudiant en droit, et Percy Gregory, stenographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer une industrie foncière en général, et dans toutes ses formes, et faire toutes les opérations commerciales et financières s'y rattachant ; (b) Agir comme agents et intermédiaires entre acheteurs et vendeurs de biens-fonds ; (c) Conduire une bourse foncière composée de diverses catégories d'associés ; (d) Faire tous les actes et choses reliées ou nécessaires aux objets ci-dessus. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Bourse Foncière de Montréal, à responsabilité limitée," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

37-2

Wm. Jackson Company of Canada, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de mars 1913, constituant en corporation Robert Cooper Smith et Frederick Henry Markey, tous deux conseils de Sa Majesté, George Gordon Hyde et William Gilbert Pugsley, avocats et Ronald Cameron Grant, comptable, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Etablir, entretenir et exploiter des manufactures, entrepôts, agences et dépôts pour fabriquer des matériaux de construction et pour leur

vente et distribution ; (b) Faire, conclure, accomplir et exécuter des contrats pour construire, altérer, décorer, entretenir et meubler, agencer et embellir des bâtiments de toutes sortes ; (c) Acheter ou autrement acquérir des brevets, marques de commerce et procédés secrets se rattachant de quelque manière à l'industrie de la compagnie et accorder des permis pour leur usage ou vendre ou autrement céder les brevets, marques de commerce et procédés secrets requis par la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Wm. H. Jackson Company of Canada, Limited," avec un capital-actions de vingt-cinq mille dollars, divisé en 250 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

37-2

C. Emile Morissette, à responsabilité limitée.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de mars 1913, constituant en corporation Claude Emile Morissette, entrepreneur, Claude Tancrede Morissette, Arthur Boucher, et Arthur Mercier, menuisiers, et David Albert Gagnon, comptable, tous de la cité de Québec, dans la province de Québec, pour les fins suivantes :—(a) Acheter, vendre, importer, exporter, manufacturer, contracter et faire le commerce de constructeur et d'entrepreneur de travaux généraux, et d'acheter, vendre, importer, exporter et faire le commerce de cloches, de la pose des cloches et de toutes sortes de machines se rapportant aux dits commerces soit comme principal, soit comme agent de manufactures ; (b) Passer des contrats avec toute personne, association, société, corps public ou municipalité, pour faire, bâtir, construire et mettre en opération toutes bâtisses publiques ou privées, travaux ou entreprises de toute description ou sorte ; acquérir, entreprendre et exécuter des contrats de toute description, et transférer, céder tous contrats, entreprises de la compagnie, en tout ou en partie, ou en disposer autrement, et entreprendre, effectuer, exécuter et sous-louer des contrats pour l'exécution de travaux et fourniture de matériaux y ayant rapport ; (c) Acquérir, construire, manufacturer, bâtir, entretenir et mettre en opération tout fonds de commerce, matériel, machines, outillage et appareils nécessaires ou utiles pour conduire convenablement aucune de ces entreprises ; faire les affaires de commerçant en général ou de manufacturier de toutes sortes de biens et effets, marchandises et fournitures qui sont requis par la compagnie ou dont elle peut faire commerce avec profit en rapport avec ses opérations comme entrepreneur en général, entrepreneurs spéciaux ou commerçants de cloches ; (d) Acquérir par achats, concessions, échanges ou autre titre légal, et construire, ériger, exploiter, entretenir et gérer toutes fabriques, boutiques, entrepôts, dépôts, ateliers de construction de machines, chambres de machines à vapeur et autres bâtisses et constructions nécessaires à son industrie et à son commerce et toute autre propriété mobilière ou immobilière nécessaire et utile pour toutes les fins de la compagnie, et de les louer, les vendre ou autrement en disposer ; (e) Acquérir par achat, bail, échange ou autrement, et posséder, améliorer, subdiviser, construire sur, utiliser, administrer, louer, vendre ou échanger toutes sortes d'immeubles et propriétés mobilières ou immobilières et en disposer ; (f) Prendre et détenir des hypothèques, obligations, garanties et charges sur propriété immobilière, pour garantir toutes dettes dues à la compagnie ou avances faites par icelle ; (g) Demander, obtenir, enregistrer, acheter, louer, ou obtenir en payant un droit régalien ou autrement, acquérir et détenir, utiliser, posséder, exploiter, introduire, vendre, céder ou autrement disposer de toutes marques et noms de commerce, brevets, inventions, perfectionne-

ments et procédés enregistrés ou non, utiles à l'industrie et au commerce de la compagnie, et utiliser, exercer, développer, permettre l'usage, ou autrement rendre profitables ces marques et noms de commerce et inventions, licences, procédés et choses semblables, et les autres biens ou droits ; (h) Exercer tout commerce et toute industrie manufacturière ou autre, qui pourraient être exercés en rapport avec les fins de la compagnie ou qui pourraient lui être profitables ; (i) Développer et exploiter toute force hydraulique et générer, produire et accumuler de l'énergie électrique et électromotrice ou autre agent semblable, pour produire de la lumière, de la chaleur et de la force pour les fins de la compagnie, avec pouvoir d'en vendre ou céder tout surplus non requis, et la fournir pour des fins de chaleur, de lumière ou de force à toute personne ou corporation aux conditions qui pourront être convenues, pourvu que les pouvoirs ci-dessus, lorsqu'ils seront exercés au delà de la propriété de la compagnie, soient subordonnés à toutes les lois et règlements provinciaux et municipaux à ce sujet ; (j) Conclure des conventions avec toute autorité, municipale, locale ou autre qui sembleront avantageuses aux objets de la compagnie ou l'un d'eux, et obtenir de cette autorité tous droits, privilèges et concessions que la compagnie croira désirable d'obtenir, et accomplir, exercer, exécuter ces conventions, droits, privilèges et concessions ; (k) Emettre et distribuer des parts entièrement acquittées du capital-actions de la compagnie en paiement complet ou partiel de toute propriété mobilière ou immobilière et de tous droits et concessions, achetés ou acquis par la compagnie ; (l) Nonobstant les dispositions de l'article 44 de la dite loi, acheter et acquérir, posséder, détenir, vendre et réémettre les actions, débetures, obligations et autres valeurs de toute compagnie ou corporation, et les payer en totalité ou en partie en deniers comptants, actions, obligations et autres valeurs de la présente compagnie, et garantir le paiement du principal ou des dividendes, ou intérêts de ces actions, obligations ou autres valeurs, et gérer, exploiter et exercer comme gérants, la propriété, les immunités, l'entreprise et l'industrie de toute corporation dont la présente compagnie détiendra les actions, obligations, débetures ou autres valeurs pour la compensation qui sera jugée raisonnable et convenable ; (m) Se fusionner avec toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie, et acquérir par achat, bail ou autrement la propriété, les immunités, l'entreprise et l'industrie d'une telle corporation, et prendre ses engagements et les payer, en totalité ou en partie, en deniers comptants, actions, obligations ou autres valeurs de la présente compagnie ; (n) Promouvoir ou aider à promouvoir et devenir actionnaire de toute compagnie subsidiaire, alliée ou autre exerçant ou ayant pour l'un de ses objets l'exercice de toute industrie ou commerce en totalité ou en partie semblables à ceux de la présente compagnie, et conclure des conventions au sujet du partage des profits, la fusion des intérêts, les risques communs, les concessions réciproques ou autrement avec toute telle personne ou compagnie et, nonobstant les dispositions de l'article 44 de la dite loi, prendre ou autrement acquérir des actions et valeurs d'une compagnie semblable, et les payer en totalité ou en partie, en deniers comptants, actions, obligations ou autres valeurs de la présente compagnie, et les détenir, vendre, réémettre avec ou sans garantie du principal, des intérêts, des dividendes ou en disposer autrement ; (o) Vendre, arrenter ou autrement céder, en totalité ou en partie, la propriété, les droits, immunités et entreprises de la compagnie pour la compensation que la compagnie jugera à propos, et en particulier pour les actions, débetures, actions obligations ou toutes autres valeurs de toute autre compagnie ayant des objets, en totalité ou en partie semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (p) Acheter, prendre à bail ou autrement acquérir et déte-

nir, exercer ou posséder en totalité ou en partie, la propriété, les immunités, l'achalandage, les droits, pouvoirs et privilèges détenus ou possédés par toute personne ou maison, ou par toute compagnie ou compagnies formées dans le but d'exercer, en totalité ou en partie, toute industrie ou commerce semblables à ceux que la présente compagnie est autorisée à exercer, soit en son propre nom ou au nom de cette personne, maison ou compagnie, et payer en totalité ou en partie, pour cette propriété, ces immunités, achalandage, droits, pouvoirs et privilèges en deniers comptants ou en actions acquittées de la présente compagnie, et prendre les engagements de cette personne, maison ou compagnie et particulièrement les engagements de C. Emile Morissette, ou de toute personne, maison ou compagnie endettée vis-à-vis de la présente compagnie, ou faisant un genre de commerce semblable à celui que dirige la présente, et les payer en deniers comptants ou en valeurs de la présente compagnie ou autrement, pour tel montant qui peut être convenu ; (q) Faire des avances de fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et garantir l'accomplissement des entreprises de ces personnes ; accepter en paiement de toutes dettes dues à la compagnie, des actions, obligations, débetures ou autres valeurs ; (r) Distribuer en espèces ou autrement selon qu'ils auront décidé, tous biens de la compagnie entre ses membres, et en particulier les actions, débetures, obligations ou autres valeurs de toute compagnie qui pourrait prendre la totalité ou partie des biens ou engagements de la présente compagnie ; (s) Placer les fonds de la compagnie qui ne sont pas immédiatement requis, en valeurs et de telle manière qui sera décidée de temps à autre ; (t) Aider de toute manière toute corporation dont les parts du capital-actions, les obligations ou autres valeurs seront détenues ou garanties de quelque manière par la présente compagnie, et faire tous les actes et choses pour protéger, augmenter ou donner de la valeur à ces parts du capital-actions, obligations, ou autres valeurs ; (u) Faire tous les actes et choses tendant à augmenter la valeur de tous biens détenus ou contrôlés par la présente compagnie à une époque quelconque ; (v) Rémunérer aux moyens de deniers comptants ou, avec l'approbation des actionnaires, en actions, obligations ou autrement, toute personne ou personnes, ou corporation ou corporations, pour services rendus ou à rendre, en plaçant ou en aidant à placer, ou en garantissant le placement de toutes actions de la compagnie, ou au sujet de la formation ou promotion de la compagnie, ou la conduite de ses affaires ; (w) Faire toutes les choses nécessaires, convenables ou propres à atteindre l'un ou plusieurs des objets énumérés dans les présentes ou qui pourraient paraître nécessaires pour la protection et le bénéfice de la présente compagnie, soit comme détenteurs ou intéressés dans toute propriété ou autrement ; (x) Procurer la pension et le logement, vêtements, provisions et tous les objets en général à ceux engagés dans ou concernant tous travaux faits par la compagnie, ou contracter pour la fourniture d'iceux ; (y) Agir comme agent pour toute compagnie, corporation, société ou personne faisant aucune des affaires ou entreprises ci-dessus ; (z) Les pouvoirs contenus dans chacun des présents paragraphes ne seront ni limités ni restreints par déduction ou induction des termes de tout autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "C. Emile Morissette, à responsabilité limitée", avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

COMPTE de la Caisse d'Épargne des Postes, pour le mois de janvier 1913.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargnes, chap. 30, Statuts Refondus Can., 1906.)

Dr.

Av.

	\$	c.		\$	c.
BALANCE en caisse chez le Ministre des Finances au 31 décembre 1912.....	42,034,988	79	REMBOURSEMENTS durant le mois.....	967,629	74
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	878,655	40			
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—					
PRINCIPAL.....					
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert.....					
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	5,644	06			
INTÉRÊT acquis aux comptes des déposants et porté au capital le 31 mars.....					
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois.....	11,381	68	BALANCE au crédit des comptes des déposants au 31 janvier 1913.....	41,963,040	19
	42,930,669	93		42,930,669	93

Certifié,
W. H. HARRINGTON,
Surintendant, Division des Caisses d'Épargne.
DÉPARTEMENT DES POSTES, OTTAWA, 5 mars 1913.

R. M. COULTER,
Sous-maître général des Postes.

37- tf

État non révisé des Revenus de l'Intérieur, acquis durant le mois de janvier 1913.

Source des revenus.	Montants.	Total.
ACCISE.	\$	\$
	c.	c.
Spiritueux.....	731,858	54
Liqueur de malt.....	9,549	40
Malt.....	142,367	25
Tabac.....	791,597	21
Cigares.....	44,880	29
Fabrications en entrepôt.....	2,800	61
Acide acétique.....	549	98
Saisies.....	100	00
Autres revenus.....	12,173	67
Total du revenu de l'accise.....		1,735,876 95
Spiritueux pyroxyliques.....		9,550 06
Passages d'eau.....		7,521 12
Inspection des poids et mesures.....		4,714 30
Inspection du gaz.....		6,483 05
Inspection de la lumière électrique.....		653 70
Timbres de pièces judiciaires.....		441 00
Autres revenus.....		
Grand revenu total.....		1,765,240 18

WM. HIMSWORTH,
Sous-ministre suppléant.

34 tf

MINISTÈRE DU REVENU DE L'INTÉRIEUR,
Ottawa, 14 février 1913.

ETAT

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances le dernier jour de février, 1912 et 1913.

DETTE PUBLIQUE.		1912.	1913
PASSIF.		\$ c	\$ c.
DETTE FLOTTANTE—			
Payable au Canada.....		4,815,024 35	4,769,539 48
Payable à Londres.....		263,131,936 77	258,669,833 07
Fonds de rachat de la circulation des banques.....		4,661,776 85	5,254,436 21
Billets du Dominion.....		113,188,879 65	113,602,030 40
CAISSES D'ÉPARGNES—	1912. 1913.		
Caisses d'épargnes des Postes.....	\$42,505,664 65 \$41,489,154 33		
Caisses d'épargnes du Gouvernement.....	14,417,669 26 14,175,042 95		
Fonds en fidéicommis.....		56,923,333 91	55,664,197 28
Comptes des provinces.....		9,712,794 30	9,648,224 99
Divers, et comptes de banque.....		11,920,582 42	11,920,486 07
		22,928,039 35	26,884,575 74
Total de la dette brute.....		487,282,367 60	485,913,323 24
ACTIF.			
PLACEMENTS—			
Fonds d'amortissement.....		12,209,066 21	13,585,901 41
Autres placements.....		29,776,851 20	42,207,784 52
COMPTES DES PROVINCES.....		2,296,429 12	2,296,332 77
DIVERS, ET COMPTES DE BANQUES.....		120,211,026 21	123,695,479 41
Total de l'actif.....		164,493,372 74	181,785,498 11
Total de la dette nette.....		322,788,994 86	304,127,825 13
“ au 28 février.....		324,986,426 97	309,308,436 20
Diminution de la dette.....		2,197,432 11	5,180,611 07

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois de février 1912.	Total au 29 février 1912.	Mois de février 1913	Total au 28 février 1913.
REVENU :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Douanes.....	7,258,941 86	77,759,234 43	8,979,793 80	102,737,401 19
Accise... ..	1,623,017 35	17,400,599 84	1,787,992 97	19,575,562 07
Département des Postes.....	850,000 00	8,834,183 59	950,000 00	10,228,507 14
Travaux Publics, y compris les chemins de fer et canaux.....	839,974 21	10,642,932 80	1,154,322 50	12,300,327 47
Divers.....	506,700 36	6,008,666 19	263,761 31	6,314,007 88
Total.....	11,078,633 78	120,645,616 85	13,135,870 58	151,155,805 75
DÉPENSES.....	6,490,236 28	77,145,824 97	6,293,008 12	88,944,332 86
DÉPENSES À COMPTE DU CAPITAL, ETC.				
Travaux publics, y compris chemins de fer et canaux.....	2,075,413 39	26,279,398 37	1,796,373 09	22,697,068 50
Subventions aux chemins de fer.....	315,552 00	735,640 25	279,117 00	4,920,207 35
Total.....	2,390,965 39	27,015,038 62	2,075,490 09	27,617,275 85

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion.

DÉPARTEMENT DES FINANCES, Ottawa, 4 mars 1913.

T. C. BOVILLE,
Sous-ministre des Finances.

AUX ANNONCEURS DANS LA GAZETTE.

CEUX qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.

3. TRANSMETTRE INVARIABLEMENT LE PRIX DE L'ANNONCE AINSI QUE LE PRIX D'UN EXEMPLAIRE DE LA GAZETTE, TELS QUE DONNÉS PLUS BAS; SANS CELA L'ANNONCE NE SERA PAS PUBLIÉE.

Les prix sont de dix cts. pour la première insertion et cinq cts. pour chaque insertion subséquente par ligne de neuf mots, chaque chiffre comptant pour un mot.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous :—

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UNE PIASTRE.

Les annonces reçues jusqu'à 2 heures p.m. le vendredi seront insérées dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cts., et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

C. H. PARMELEE,
Imprimeur du Roi et Contrôleur
de la Papeterie.

Département des Impressions
et de la Papeterie publiques,
Ottawa, 2 février 1909.

DEMANDES AU PARLEMENT.

CHAMBRE DES COMMUNES.

RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, et tout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'Examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

Instruction aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou

en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill ; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents piastres.

Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent savoir :—

- | | |
|--|-----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$ 100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième | 100 00 |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... | 200 00 |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000 et n'excède pas \$500,000..... | 100 00 |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... | 150 00 |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... | 200 00 |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... | 300 00 |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000 et n'excède pas \$2,000,000..... | 400 00 |
| (i) Pour chaque million ou fraction de million de dollars additionnel..... | 100 00 |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter, sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans le cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, telle qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,
Greffier des Communes.

RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada* ; le dit avis devra énoncer clairement et distinctement la nature et l'objet

de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires ; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis ; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés ; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans *quelque journal important* comme suit :—

A. Lorsque la demande sera faite pour un acte constituant en corporation,—

1. *Une compagnie de chemin de fer ou de canal* :— Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés

2. *Une compagnie de télégraphe ou de téléphone* :— Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. *Une compagnie pour la construction de travaux quelconques* de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation ; ou pour obtenir quelques droits ou privilèges exclusifs ; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers :— Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. *Une compagnie de banque ; une compagnie d'assurance ; une compagnie de fidéicommis ; une compagnie de prêt ; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques* :— Dans la *Gazette du Canada* seulement.

B. Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal :— Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par ce prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés ; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs) ; ou pour l'augmentation ou la réduction du capital social de quelque compagnie ; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie :— Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

(C.) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes : dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives ; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français ; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal ; et la preuve de la publication régulière de l'avis sera

établie dans chaque cas par une déclaration conforme à la loi ; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

(D.) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

(E.) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir ; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général ; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,

Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes :—

CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit".

CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a.) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelquel effet sur la dite région ; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait ;

(b.) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

SENAT.

SUBSTANCE DES RÈGLES ET FORMES DE PROCÉDER DU SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1906

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé ; il fait insérer cet avis, pendant trois

mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province ; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district ; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, et la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration ; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu ; les faits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants :

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat :

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

SENAT.

Avis de bills privés.

EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada* ; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires ; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit :—

A. Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée ;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer ;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière ; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse ;

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de crédit ; une compagnie de prêt ou une compagnie industrielle, sans pouvoirs exclusifs—dans la *Gazette du Canada* seulement ;

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis ; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés ; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B. Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal ;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège ;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs) ; d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie, —dans un des principaux journaux du lieu de la situation de son siège.

c. Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives ; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires *marqués* de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots : "*Avis de bill privé*" ; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au Secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents ; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'une compagnie de canal, ou pour l'extension de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres Permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux ; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session ; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session ; aucun rapport d'un comité permanent ou spécial sur un bill privé n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre,

huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français ; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts ; et elle remettra au commissaire-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

AVIS est donné par le présent que Andrew Lorne Hamilton, de la ville de Portage La Prairie, dans la province de Manitoba, et actuellement de la cité de Québec, dans la province de Québec, gérant de banque, s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un bill de divorce d'avec son épouse, Maud Louise Hamilton, ci-devant de la cité de Toronto, dans la province d'Ontario, mais maintenant de lieux inconnus, pour cause d'adultère.

Daté à Montréal, dans la province de Québec, ce 17e jour de décembre 1912.

W. G. MITCHELL,

Solliciteur du requérant,

222 rue Saint-Jacques,

25-14

Montréal, P. Q.

CHEMIN DE FER TERMINAL DE LA POINTE AUX TREMBLES.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, à l'effet d'obtenir un acte constituant en corporation une compagnie de chemin de fer sous le nom de "Chemin de fer Terminal de la Pointe aux Trembles," autorisée à construire, poser et mettre en service une ligne de voie ferrée partant du dock que doit construire la Commission du havre de Montréal sur l'extrémité sud-est de la propriété de la Compagnie de ciment du Canada, lot n° 74, paroisse de la Pointe aux Trembles, et se prolongeant le long de la devanture du dock jusque près de la borne sud-ouest de la propriété de la Compagnie de ciment du Canada, de là dans une direction nord-ouest jusqu'au moulin de la Compagnie de ciment, traversant la rue Notre-Dame, et le droit de passage du chemin de fer Canadien Nord Québec et le chemin de fer Terminal de Montréal ; et avec la faculté de construire, arrenter et louer des gares, facilités, quais, docks, élévateurs, entrepôts, etc., et faire des opérations d'agents expéditeurs, gardiens de quais et entrepositaires, et de conclure des conventions avec d'autres compagnies.

Le dit chemin de fer sera pour l'avantage général du Canada.

Fait à Montréal, ce 4e jour de février A.D. 1913.

BROWN, MONTGOMERY & McMICHAEL,

34-5

Solliciteurs des requérants.

GREAT WEST PERMANENT LOAN CO.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte modifiant un acte constituant en corporation The Great West Permanent Loan Company, étant le chapitre 89 des statuts du Canada, 1909, cette modification autorisant la dite compagnie à faire des prêts sur la garantie des débiteures, obligations et actions de toute compagnie (sauf les compagnies de prêt) constituée en corporation par charte fédérale ou provinciale, et acquérir les dites valeurs.

Daté à Winnipeg, ce 21e jour de février 1913.

TAYLOR, MACALPINE & ROSS,

35-7

Solliciteurs des requérants.

BEAVER FIRE INSURANCE CO.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation la Beaver Fire Insurance Company, autorisée à faire des opérations d'assurance contre l'incendie, et autre genre d'assurance, tel qu'énoncé à l'article 8, alinéa 2, clause (b) de la *Loi des Assurances*, 1910, et les autres opérations d'assurance qui seront de temps à autre autorisées par permis délivré à la compagnie en vertu des dispositions de la *Loi des Assurances*, 1910, et tous actes la modifiant, avec tous les pouvoirs nécessaires à cet effet et s'y rattachant.

Daté à Winnipeg, Manitoba, 13 février 1913.

MUNSON, ALLAN, LAIRD & DAVIS,
Winnipeg, Manitoba,
Solliciteurs des requérants.

LEWIS & SMELLIE,
Agents à Ottawa. 34-5

CORPORATION DE LA CITÉ D'OTTAWA.

AVIS est donné par le présent que la corporation de la cité d'Ottawa demandera au parlement du Canada, à sa présente session, un acte ou des actes—

(a) Autorisant la dite corporation à faire venir de l'eau d'un ou de plusieurs des lacs dans le comté d'Ottawa, dans la province de Québec, se déversant soit dans la rivière Gatineau ou la rivière du Lièvre dans la province de Québec à la cité de Hull, dans la province de Québec, et la cité d'Ottawa, dans la province d'Ontario, pour l'usage des habitants des dites cités, et la fournir aux habitants des dites cités, et construire les travaux qui pourront être nécessaires à ces dites fins dans le dit comté d'Ottawa et dans la dite cité de Hull, dans la province de Québec, et dans la dite cité d'Ottawa, et dans le comté de Carleton, dans la province d'Ontario.

(b) Autorisant la dite corporation à acquérir, par donation, achat ou expropriation, la dite eau, lacs, ou lacs et terrains dans le dit comté d'Ottawa et dans la dite cité de Hull et dans la dite cité d'Ottawa et dans le dit comté de Carleton, qui seront nécessaires pour l'approvisionnement de l'eau et comme site ou sites des bâtiments ou autres constructions qu'il sera opportun de construire en rapport avec les dits travaux, et pour un droit de passage d'une ligne de tuyaux à partir de ce lac ou de ces lacs jusqu'à la dite cité d'Ottawa, subordonnement, quant à ce droit de passage à travers la dite cité de Hull, à une convention à conclure entre la corporation de cette cité à ce sujet, les termes de cette dite convention, en cas de désaccord, devant être réglés par la Commission des chemins de fer du Canada.

(c) Autorisant la dite corporation à conclure une convention avec la corporation de la dite cité de Hull pour l'approvisionnement d'eau aux habitants de la dite cité au moyen de ces dits travaux ;

(d) Autorisant la dite corporation à conclure des conventions avec d'autres municipalités soit dans la province de Québec ou dans la province d'Ontario pour l'approvisionnement d'eau aux habitants des dites municipalités au moyen des dits travaux.

(e) Déclarant que les dits travaux seront pour l'avantage général du Canada.

Daté à Ottawa, ce 6e jour de mars 1913.

TAYLOR McVEITY,
Solliciteur de la requérante.

36-5

AVIS DIVERS.

CAMPBELLFORD, LAKE ONTARIO & WESTERN RAILWAY COMPANY.

UNE assemblée spéciale des actionnaires de la compagnie dite Campbellford, Lake Ontario & Western Railway Company aura lieu à son bureau-chef, en la cité de Montréal, le 16e jour d'avril 1913, à onze heures de l'avant-midi, pour les fins suivantes :—

1. Prendre en considération l'opportunité d'affermir la voie ferrée de la compagnie à la Compagnie de chemin de fer Pacifique-Canadien, et si la chose est résolue dans l'affirmative, approuver les clauses, les conditions et la forme du bail.

2. Prendre en considération et décider quels moyens il conviendra d'adopter pour réaliser des fonds pour défrayer le coût de la construction, l'achèvement et l'équipement des voies ferrées et embranchements de la compagnie, et, si une émission d'obligations est résolue, alors en fixer leurs montants respectifs, le taux de l'intérêt et les autres conditions auxquelles elles seront émises, et autoriser et approuver aussi la forme de l'hypothèque, s'il y a lieu, qui sera donnée pour garantir le paiement des dites obligations.

Daté à Montréal, ce 13e jour de mars 1913.

H. C. OSWALD,
37-5 Secrétaire.

EASTERN TOWNSHIPS POULTRY FARMS, LTD.

RÈGLEMENT spécial No 1 intitulé Règlement à l'effet de changer le bureau-chef de la compagnie de la cité de Montréal à Foster, Qué.

ATTENDU qu'il est opportun que le bureau-chef de la compagnie soit changé de la cité de Montréal à Foster, Qué.—

Qu'il soit en conséquence statué comme un règlement de la compagnie—

Que le bureau-chef de la compagnie soit et il est par le présent changé de la cité de Montréal à Foster, Qué.

Je, soussigné, certifie par le présent que ce qui précède est une copie fidèle du Règlement spécial No 1 des Eastern Townships Poultry Farms, Limited, adopté à une assemblée du conseil de direction de la dite compagnie tenue le 5e jour de mars 1913, et ratifié, confirmé et approuvé par le vote unanime des actionnaires présents en personne ou représentés à une assemblée générale spéciale de la compagnie convoquée dans le but de le prendre en considération et tenue le dit 5e jour de mars 1913, à laquelle assemblée était représenté tout le capital-actions souscrit de la compagnie.

Montréal, 5 mars 1913.

JAMES G. CARTWRIGHT,
37-1 Secrétaire.

LA BANQUE PROVINCIALE DU CANADA

DIVIDENDE TRIMESTRIEL N° 37.

AVIS est par les présentes donné qu'un dividende de un et demi pour cent (1½ %) étant au taux de six pour cent l'an, sur le capital payé de cette institution, a été déclaré pour le trimestre finissant le 31 mars 1913, et sera payable au bureau-chef de la banque à Montréal, et à ses succursales, le ou après le premier jour d'avril 1913, aux actionnaires enregistrés dans les livres le 25 mars prochain.

Par ordre du bureau de direction,

TANCRÈDE BIENVENU,
Gérant général.

Montréal, 28 février 1913. 36-4

BANQUE DE L'AMÉRIQUE BRITANNIQUE DU NORD.

CONSTITUÉE PAR CHARTE ROYALE.

LA cour des directeurs donne avis par le présent qu'un dividende de 40 schellings par action, moins la taxe du revenu, sera payable le 4 avril prochain, aux propriétaires d'actions enregistrées dans le Dominion du Canada, étant au taux de 8 pour cent l'an, pour l'année finissant le 30 novembre dernier.

Le dividende sera payable au taux du change courant, le 4e jour d'avril prochain, lequel sera fixé par les gérants.

Il ne pourra être fait de transferts entre le 22 courant inclusivement, et le 3 prox., inclusivement, vu que les livres doivent être fermés durant cet intervalle.

Par ordre de la cour,

A. G. WALLIS,
Secrétaire.

No. 5 Gracechurch St., Londres, E.C.
4 mars 1913.

36-4

PROVINCE DE QUÉBEC,
District de St-Hyacinthe. } COUR SUPÉRIEURE.
No. 246.

LA BANQUE DE ST-HYACINTHE,

En liquidation,

ET

L. F. PHILIE,

Liquidateur.

AVIS est par les présentes donné, à toutes fins que de droit, que, conformément à un jugement rendu le 5 mars 1913, par l'honorable Juge Paul G. Martineau, le soussigné paiera, le 22 mars prochain, à tous les créanciers et déposants de la Banque de St-Hyacinthe dont la réclamation a été reconnue, un quatrième et dernier dividende de douze cents et un dixième, comprenant la distribution de la balance de tout l'actif et le paiement de la balance en capital de toutes les créances et de tous les dépôts dus par la Banque et deux et un dixième pour cent pour les intérêts accrus sur les réclamations.

Toute contestation de ce dividende devra être produite par écrit entre les mains du soussigné, avant la date fixée pour son paiement, suivant l'article 86 de la *Loi des liquidations*.

St-Hyacinthe, 7 mars 1913.

L. F. PHILIE,

Liquidateur.

37-1

THE ROBERT MITCHELL CO., LTD.

RÈGLEMENT N° 18.

RÈGLEMENT à l'effet de réduire le nombre des directeurs.

QU'IL soit statué par les directeurs de The Robert Mitchell Company, Limited, comme règlement de la compagnie, ce qui suit :

1. Le nombre des directeurs de la compagnie est par le présent réduit de cinq à quatre.

2. Le règlement n° 6 est modifié en insérant le mot " quatre " au lieu du mot " cinq " partout où il apparaît dans le dit règlement.

Je, soussigné, secrétaire de The Robert Mitchell Company, Limited, certifie par le présent que ce qui précède est une copie authentique du règlement n° 18 de la dite compagnie, statué et adopté par les directeurs le 25e jour de février 1913, et approuvé à une assemblée générale spéciale des actionnaires de la dite compagnie tenue le 13e jour de mars 1913.

Montréal, 13 mars 1913.

[Sceau]
37-1

N. V. SHAW,

Secrétaire.

CHEMIN DE FER CANADIEN DU PACIFIQUE.

AVIS AUX ACTIONNAIRES.

Nouvelle émission de capital-actions ordinaire
(\$60,000,000).

AVIS est donné par le présent qu'en vertu d'une résolution passée à une assemblée spéciale générale des actionnaires de la compagnie, tenue le 2 octobre 1912, les directeurs ont fait et font par le présent des demandes de versements à tous les actionnaires souscrivant à la dite nouvelle émission du capital-actions ordinaire, sur laquelle 20% ont été déposés à l'époque de la dite souscription, et que ces versements sont payables à la Banque de Montréal à Londres, Angleterre, New-York ou Montréal, dans les proportions et aux époques fixées plus bas, c'est-à-dire 20% ou \$35 par action le 14 avril 1913; 20% ou \$35 par action le 16 juin 1913; 20% ou \$35 par action le 18 d'août 1913; 20% ou \$35 par action le 20 octobre 1913

W. R. BAKER,

Secrétaire.

Montréal, 14 de février 1913.

34-5

LA BANQUE INTERNATIONALE DU CANADA, ET THE HOME BANK OF CANADA.

AVIS est donné par le présent qu'après la publication du présent avis durant quatre semaines dans *La Gazette du Canada* et dans la *Montreal Gazette* et *La Presse* papiers-nouvelles publiées en la cité de Montréal, P.Q., et dans le *Mail and Empire*, un journal publié en la cité de Toronto, Ontario, La Banque Internationale du Canada et la Home Bank of Canada, ont l'intention de s'adresser au Gouverneur général en conseil, par l'entremise du Ministre, afin d'obtenir que soit approuvée une convention conclue entre les dites banques relative à l'achat par la Home Bank of Canada de tout l'actif de la Banque Internationale du Canada et la vente de tel actif, par la dite Banque Internationale du Canada à la dite Home Bank of Canada.

Cet avis est donné conformément aux dispositions de la *Loi des Banques*.

Daté ce 12e jour de février 1913.

GODFREY BIRD,

Gérant général de la Banque
Internationale du Canada.

JAMES MASON,

Gérant général de la Home
Bank of Canada.

33-5

DANS LA COUR DE L'ECHIQUIER DU CANADA.

DANS L'AFFAIRE d'une requête de Charles H. McNellen,
des cité et district de Montréal, commis aux ventes.
et

DANS L'AFFAIRE de la marque de commerce " Anti-Dust " appliquée à une composition pour balayer.

AVIS est donné par le présent que le quatorzième jour de février 1913, une requête de Charles H. McNellen, des cité et district de Montréal, commis aux ventes, a été déposée au greffe de la Cour de l'Echiquier du Canada, demandant que la marque de commerce numéro 64, folio 15678, "Anti-Dust" accordée à Edmond Bouchard, et enregistrée le 10e jour d'avril 1911 soit biffée et que la marque de commerce du requérant consistant en les mots "Anti-Dust" soit enregistrée dans le registre des marques de commerce, au Ministère de l'Agriculture du Canada, à Ottawa, conformément aux dispositions de la *Loi des marques de commerce et dessins industriels*.

Toute personne désirant faire opposition à la dite requête doit produire, sous quatorze jours de la date de la dernière insertion du présent avis dans la *Gazette du Canada* (la date de la dernière insertion étant le 15e jour de mars 1913) une déclaration de ses objections au greffe du Registraire de la Cour de l'Echiquier du Canada, à Ottawa, et en servir une copie au requérant ou à ses solliciteurs.

Daté ce 19e jour de février 1913.

GREENSHIELDS, GREENSHIELDS

& LANGUEDOC,

86 rue Notre-Dame-Ouest,
Montréal, P.Q.

34-4

Solliciteurs du requérant.

COMPAGNIE LAURENTIDE, LTÉE.

AVIS est donné par le présent que la Laurentide Company, Limited, a fait déposer au ministère des Travaux publics, Dominion du Canada, à Ottawa, et au greffe du registraire des titres pour le district de Trois-Rivières, province de Québec, à Trois-Rivières, et pour le comté de Champlain à Ste-Geneviève, une description de l'emplacement et les plans de son développement hydro-électrique projeté sur la rivière St-Maurice à Grand'Mère, Qué., et qu'une demande sera adressée à Son Altesse Royale le Gouverneur général en conseil à l'effet de faire approuver l'emplacement et les plans de son développement hydro-électrique projeté.

Montréal, 13 février 1913.

BROWN, MONTGOMERY ET McMICHAEL,

Solliciteurs de la compagnie.

33-5

COMPAGNIE DE CHEMIN DE FER CENTRAL
DU CANADA.

UNE assemblée générale spéciale des actionnaires de la Compagnie de chemin de fer Central du Canada aura lieu au bureau de la compagnie, 44, Côte du Beaver Hall, Montréal, mardi, le 22 avril 1913, à trois heures de l'après-midi, dans le but d'étudier la question d'émettre des obligations portant première hypothèque sur la ligne de la compagnie entre Montréal et Midland et ses embranchements, le rachat des obligations en circulation de la compagnie et les questions s'y rattachant, l'augmentation du capital-actions de la compagnie et les changements à apporter dans les conventions conclues entre la compagnie et d'autres compagnies.

Montréal, 12 mars 1913.

J. D. WELLS,
Secrétaire.

37-4

GRAND-TRONC-PACIFIQUE.

AVIS est donné par le présent qu'une assemblée spéciale des actionnaires de la compagnie de chemin de fer Grand-Tronc-Pacifique aura lieu aux bureaux généraux de la compagnie, rue McGill, en la cité de Montréal, vendredi, le 11e jour d'avril A.D. 1913, à midi, dans le but d'adopter un règlement autorisant l'émission d'actions-déventures créées par la *Loi du Grand-Tronc-Pacifique, 1913*, et pour l'expédition d'autres affaires reliées ou se rattachant à l'entreprise de la compagnie, qui pourront être soumises à l'assemblée.

Montréal, P. Q., 6 mars 1913.

HENRY PHILIPS,
Secrétaire.

36-5

INDEX OF NEW MATTER IN THIS GAZETTE.

No. 37.

APPOINTMENTS.....	3353
INVESTITURE.....	3353
BILLS ASSENTED TO.....	3354
PUBLIC ACTS ASSENTED TO.— <i>See</i> Supplement 15th March, 1913.	
DESPATCHES, etc.—	
Knighthood conferred.....	3354
ORDERS IN COUNCIL—	
Free patent to Frank Miller.....	3354
Free grant to La Corporation Episcopale Catholique Romaine de Prince Albert.....	3354
Upper Ottawa Improvement Co., tolls. (Corrected).....	3355
Land vested in Mrs. Elizabeth Jackson.....	3356
Lease to Dr. R. O. Brett, of Banff, Alta.....	3356
Land sold to Lewis Arthur Thornton.....	3357
Lands sold to Mr. F. W. Anderson.....	3357
Land vested in the Crown in the right of the Province of Saskatchewan, for road purposes.	3357
Land reserved for the purpose of a site for a customs house.....	3357
CANADIAN MILITIA—	
Appointments, etc.....	3360-3361

GOVERNMENT NOTICES—

Copyrights entered, 12th March, 1913.....	3362
General Competitive Examination.....	3363
Preliminary and Qualifying Examinations, C.S.....	3363
Vacancy in the office of Chief Draughtsman, P.O. Dept.....	3363
Standard Machines, Ltd., name changed.....	3378
Name of the gasoline vessel "Pacific" changed to that of "Bentinck".....	3393
Name of the steamer "Pacific" changed to that of "Roi-Tan".....	3393
Name of the steamer "Britannic" changed to that of "Sarnor".....	3393
Transcontinental Realty Co., Ltd., increase of capital stock.....	3393

Charters granted to—

Missisquoi-Lautz Corp'n, Ltd.....	3379
Ottawa Contractors, Ltd.....	3379
Oriental Trust Co., Ltd.....	3380
Rawdon Heights Realty, Ltd.....	3381
Hudon & Orsali Ltd.....	3382
Stamped and Enamelled Ware, Ltd. (Corrected notice).....	3382
Federal Stone and Supply Co., Ltd.....	3383
Wm. H. Jackson Co. of Canada, Ltd.....	3384
Realty Exchange of Montreal, Ltd.....	3384
Cook Construction Co., Ltd.....	3385
Conger Lehigh Coal Co., Ltd.....	3385
Gold Lion Brewery, Ltd.....	3386
Western Provincial Lands, Ltd.....	3387
Homes, Ltd.....	3388
McDonald Hydro-Electro Heating Co., Ltd.....	3389
Cartier Realty Co., Ltd.....	3390
La Cie. Industrielle de Restigouche, Ltée... ..	3391
C. Emile Morissette, Ltée.....	3445
Circulation and Specie, 28th February, 1913..	3398
Post Office Savings Bank, January, 1913.....	3399
Government Savings Banks, deposits, February.	3400
List of New Post Offices, 1st March, 1913.....	3402

ADVERTISEMENTS—

Applications to Parliament.

John Walker Ford and others, <i>re</i> Glebe Lot in the City of Brantford.....	3409
Commercial Acetylene Co., patent.....	3409

Miscellaneous.

Eastern Townships Poultry Farms, Ltd., head office.....	3409
Banque de St. Hyacinthe, dividend to creditors and depositors.....	3409
Canadian Northern Railway Company, lease of rolling stock.....	3409
Erb Estate, works in Lime Bay, Victoria, B.C., plans deposited.....	3410
Britannia Mining and Smelting Co., Ltd., plan of wharf deposited.....	3410
Robert Mitchell Co., Ltd., number of directors.	3410
Ottawa Transportation Co., Ltd., number of directors.....	3410
Rapids Power Co., Ltd., transmission line with towers, plans deposited.....	3410
Campbellford, Lake Ontario & Western Railway Co., meeting.....	3410
Central Railway Co. of Canada, meeting.....	3411

SUPPLEMENT

TO



The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, MARCH 15, 1913.

3 GEORGE V.

BILL 76.

An Act respecting the purchase by the Government of the Grand Trunk Pacific Railway Company's Three Per Cent Bonds.

[Assented to 24th January, 1913.]

HIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. This Act may be cited as *The Grand Trunk Pacific* Short title.
Bond Purchase Act, 1913.

2. In this Act, unless the context otherwise requires,— Definitions.

(a) "the Company" means the Grand Trunk Pacific "the
Railway Company; Company."

(b) "Schedule A" means the deed of trust by way of "Schedule
mortgage set forth in Schedule A to chapter 98 of A."
the statutes of 1905.

3. The Governor in Council is authorized and empowered Purchase of
to purchase at par from the Company such of the three certain bonds
per cent bonds of the Company, the issue and sale of authorized.
which is provided for by chapter 98 of the statutes of 1905, c. 98.
and Schedule A, as may be unsold at the time of the passing
of this Act.

2. The authority given in subsection 1 of this section Part may be
may be exercised by purchases from time to time of such purchased.

part of the said unsold bonds as the Governor in Council deems expedient.

Money for purchase.

Proceeds of sale.

4. The price of any bonds purchased under the authority of this Act shall be paid by the Minister of Finance out of the Consolidated Revenue Fund, and the proceeds of such sale shall be applied in the manner and for the purposes set out in Schedule A.

Crown to have equal rights with other purchasers.

5. The Crown in the right of Canada shall have the same rights and privileges in respect of bonds purchased under the authority of this Act as have the purchasers or holders of the portion of the issue of the said bonds now outstanding.

Loan may be raised for purchase of bonds.

6. The Governor in Council may, in addition to the sums now remaining unborrowed and negotiable, of the loans authorized by any Act of Parliament heretofore passed, raise by way of loan such sum or sums of money as are required for the purpose of making any payment on account of the purchase of bonds authorized by this Act.

How loan to be raised.

7. The sum or sums of money by this Act authorized to be raised by way of loan shall be so raised in accordance with and under the provisions of that portion of chapter 24 of the Revised Statutes, 1906, relating to the public debt and the raising of loans authorized by Parliament, and the sums so raised shall form part of the Consolidated Revenue Fund.

BILL 27.

An Act to amend the Canada Shipping Act.

[Assented to 7th March, 1913.]

HIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

R.S. c. 113,
new s. 18.

1. Section 18 of *The Canada Shipping Act*, chapter 113 of the Revised Statutes, 1906, is repealed and the following is substituted therefor:—

Wrecked ships may be registered.

“18. If any British or foreign registered ship is either actually or constructively wrecked, and the register thereof is closed and the certificate of registry is delivered up to the proper officer and cancelled, or, if any ship, sailing under a pass from the Governor General, or under a pass from a lieutenant governor under this Part, is either actually or constructively wrecked on the voyage and during the time and within the limits mentioned in such pass, the Minister may direct that such ship may be registered as a British ship in any port in Canada at and for which there is a Registrar, on proof being adduced to the satisfaction of the Minister, that—

Conditions.

“(a) such ship has been thoroughly repaired and made seaworthy;

“(b) all the transactions connected with the wreck, condemnation and sale of such ship were in good faith; and,

“(c) all the requirements of the law have been complied with.

"2. No registrar shall register any such ship without the authority of the Minister." Authority of Minister.

2. Section 27 of the said Act, and section 2 of chapter 65 of the statutes of 1908, are repealed, and the following is enacted as section 27 of *The Canada Shipping Act*:— New s. 27; 1908, c. 65, s. 2 repealed.

"**27.** The following rules shall be observed with respect to the names of ships registered in Canada under this Part:— Rules as to names of ships.

"(a) A ship shall not be described by any name other than that by which she is, for the time being, registered; Description.

"(b) No change shall be made in the name of a ship without the previous permission of the Minister, the application for which shall be made in writing; if the application is made on reasonable grounds, the Minister may entertain the same, and may thereupon require notice thereof to be published in such form and manner as he thinks fit; and, upon such permission being granted, the ship's name shall forthwith be altered in the register book, in the ship's certificate of registry, and on her bows and stern; Change of name.

"(c) If, in any case, it is shown to the satisfaction of the Minister that the name of any ship has been changed without his previous permission, the Minister may direct that her name be altered to that which she bore before such change, and the name shall be altered in the register book, in the ship's certificate of registry, and on her bows and stern accordingly; Name to be restored if changed without authority.

"(d) If a ship which has once been registered has ceased to be so registered, no person, unless he is ignorant of such previous registry, proof of which shall lie on him, shall apply to register, and no registrar shall knowingly register such ship, except by the name by which she was previously registered, unless he has the permission of the Minister. In new registry, previous name to be used.

"(e) The Governor in Council may make regulations enabling the Minister to refuse the registry of any ship by the name by which it is proposed to register that ship if it is already the name of a registered British ship, or a name so similar thereto as to be calculated to deceive, and may by those regulations require notice to be given in such manner as is directed by the regulations before the name of the ship is marked on the ship, or before the name of the ship is entered in the register; Power to refuse registry.

"(f) If the registry of a ship by the name by which it is proposed to register that ship is refused by the Minister, or if any requirements of the regulations are not complied with in the case of any ship which it is proposed to register, that ship shall not be registered under the name proposed or until the regulations are complied with, as the case may be." Regulations to be complied with.

3. Section 582 of the said Act is repealed and the following is substituted therefor:— R.S. c. 113, new s. 582.

"**582.** There shall be a board to be called the Board of Steamboat Inspection, to be composed of the inspectors and such other persons as the Minister may appoint. Board of Steamboat Inspection.

"2. The Governor in Council may appoint any member of the Board chairman. Chairman.

Quorum.

"3. Three of the members shall form a quorum, one of which shall be the chairman."

BILL 24.

An Act to amend the Royal Northwest Mounted Police Act.

[Assented to 7th March, 1913.]

HIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

R. S., c. 91,
new s. 6.

1. Section 6 of *The Royal Northwest Mounted Police Act*, chapter 91 of the Revised Statues, 1906, is repealed and the following is substituted therefor:—

Appointment
of com troller
and officers.

"**6.** The Governor General may, by commission, appoint an officer who shall be called the Comptroller of the Royal Northwest Mounted Police, a commissioner of police, two assistant commissioners of police and one or more staff and other superintendents and inspectors, surgeons, assistant surgeons and veterinary surgeons of the police."

New s. 10

2. Section 10 of the said Act is repealed and the following is substituted therefor:—

Rank and
duties of
comptroller.

"**10.** The Comptroller shall have the rank and salary of a deputy head of a department, and shall, under the Minister have the control and management of the Force, and of all matters connected therewith."

New s. 11

3. Section 11 of the said Act is repealed and the following is substituted therefor:—

Assistant
commis-
sioners

"**11.** In the absence of the Commissioner, the assistant commissioners, or either of them, shall exercise all the powers which by this or any other Act are conferred upon the Commissioner."

New s. 21.

4. Section 21 of the said Act is repealed and the following is substituted therefor:—

Pay of force
to be fixed by
Governor in
Council.

"**21.** The Governor in Council may fix the sums to be paid to the commissioner and other members of the Force, regard being had to the number of constables actually organized and enrolled, and the consequent responsibility attaching to their offices respectively, and to the nature of the duty or service and amount of labour devolving upon them; but such sums shall not exceed the amounts following, that is to say:—

Not to
exceed
certain sums.

Commissioner of police, per annum...	\$4,000 00
Each assistant commissioner, per annum.....	2,800 00
Each superintendent, per annum.....	2,200 00
Each inspector, per annum.....	1,600 00
Each surgeon, or veterinary surgeon, per annum.....	2,200 00
Each assistant surgeon, or assistant veterinary surgeon, per annum.....	1,600 00
Three staff officers employed at headquarters, additional, per annum.....	300 00
Eight staff sergeants, each per diem ..	2 50
Other staff sergeants, each per diem ..	2 00
Other non-commissioned officers, per diem.....	1 75

Constable, per diem.....	1 25
Special constables and scouts, per diem.....	2 50
Buglers, under eighteen years of age, per diem.....	75
Working pay to artisans and others specially employed, per diem.....	75

"2. The Governor in Council may authorize extra pay and allowances to be paid to members of the Force employed as detectives, and to those serving in the Northwest Territories and the Yukon Territory." E tra pay.

BILL 22.

An Act respecting the Harbour Commissioners of Montreal.

[Assented to 7th March, 1913.]

HIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. Subsection 2 of section 6 of *The Montreal Harbour Commissioner's Act, 1894*, chapter 48 of the statutes of 1894 (hereinafter called "the said Act"), as the said section is enacted by section 2 of chapter 24 of the statutes of 1909, is repealed, and the following is substituted therefor:—

"2. Within the limits of the said harbour the corporation shall have no right in or jurisdiction over any island, beach or territory, whether covered with water or not, which has heretofore been granted, alienated or leased by the Crown: Provided that if any such island, beach or other territory reverts to the Crown for any reason whatsoever it shall thereby become vested in and subject to the jurisdiction of the commissioners to the same extent as the other portions of the harbour."

2. Subsection 3 of the said section 6 is repealed.

3. The following is enacted as section 12 of the said Act:—

"**12.** Before any commissioner enters upon the execution of his duties as such, he shall take and subscribe an oath that he will truly and impartially, to the best of his skill and understanding, execute the powers vested in him as a member of the corporation of the harbour commissioners, which oath shall be filed of record in the office of the corporation."

4. Paragraph (d) of section 26 of the said Act is repealed and the following is substituted therefor:—

"(d) The good government, improvement and regulation of the harbour."

5. Paragraph (e) of section 26 of the said Act, and section 8 of chapter 24 of the statutes of 1909, are repealed, and the following is substituted for the said paragraph (e):—

"(e) The prevention of injury to and of encroachments and encumbrances on channels and waters generally within the limits of the harbour of Montreal; the prohibiting of the deposit of ballast; and the removal of material of a nature to cause such injury, encroachment or encumbrance."

1894, c. 48,
s. 6
amended.

1909, c. 24,
s. 2.

Jurisdiction
of corpo-
ration
limited.

1894, c. 48,
s. 6
amended.

Section
added

Oath of
commission-
ers.

S. 26
amended.

By-laws of
corporation.

S. 26
amended.
1909, c. 24,
s. 8
repealed.

Encroach-
ments.

Ballast.

1894, c. 48,
s. 26
amended.
Harbour
in winter.

6. Paragraph (f) of section 26 of the said Act is repealed and the following is substituted therefor:—

“(f) The supervision and control of the harbour during the winter, so as to prevent anything which, in the opinion of the corporation, would be likely to damage the harbour or any works therein, or to injure navigation.”

S. 36
amended.

7. Subsection 1 of section 36 of the said Act is repealed and the following is substituted therefor:—

Duty of
finder of
lost property

“**36.** If any thing belonging to any vessel or used for purposes of navigation is found on any beach or in any waters within the jurisdiction of the corporation, the finder shall give notice thereof and a description of the thing found to the secretary of the corporation, within four days.”

S. 38, and
1909, c. 24,
s. 10,
repealed.

8. Section 38 of the said Act, and section 10 of chapter 24 of the statutes of 1909, are repealed.

1894, c. 48,
s. 39
amended.
Seizure of
vessels.

9. Section 39 of the said Act is amended by striking out the words “or pilotage dues” in the fifth line of paragraph (h), and the words “pilotage dues” in the third line of paragraph (i), thereof.

BILL 65.

An Act respecting the National Transcontinental Railway.

[Assented to 7th March, 1913.]

Preamble.

WHEREAS, under the agreement made the eighteenth day of February, one thousand nine hundred and four, between His late Majesty King Edward the Seventh, acting in respect of the Dominion of Canada, and the Grand Trunk Pacific Railway Company, set out in the Schedule to chapter 24 of the statutes of 1904, which agreement was confirmed by section 1 of the said chapter 24, the time for completion of the Western Division of the National Transcontinental Railway expired on the first day of December, one thousand nine hundred and eleven; and whereas under chapter 37 of the statutes of 1912, the Governor in Council was empowered, notwithstanding anything in the said agreement, to extend the time for the completion of the Prairie Section of the said Western Division for a period not exceeding twelve months from the first day of December, one thousand nine hundred and eleven; and whereas, in pursuance of such power, the Governor in Council did extend the time for the completion of the said Prairie Section for twelve months from the first day of December, one thousand nine hundred and eleven; and whereas the said Prairie Section was not completed within the said twelve months: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1904, c. 24.

1912, c. 37.

Governor in
Council
may extend
time for
completion
of Prairie
Section.

Time limit.

1. Notwithstanding anything in the said chapter 37 of the statutes of 1912, the Governor in Council may, on such terms and conditions and for such periods as he may deem advisable, extend the time for the completion of the said Prairie Section: Provided that such extension of time shall not exceed twelve months from the first day of December, one thousand nine hundred and twelve.

BILL 76.

Loi concernant l'achat par le gouvernement des obligations trois pour cent de la Grand Trunk Pacific Railway Company.

[Sanctionné le 24 janvier 1913.]

SA Majesté, de l'avis et du consentement du Sénat et de la Chambre des Communes du Canada, décrète:

1. La présente peut être citée sous le titre: *Loi d'achat* Titre abrégé.
d'obligations du Grand Trunk Pacific, 1913.

2. Dans la présente loi, à moins que le contexte n'exige Définitions.
une interprétation différente,

(a) «la Compagnie» signifie la Compagnie du chemin « La Compa-
gnie ».
de fer Grand Trunk Pacific;

(b) «Annexe A» signifie l'acte de *trust* par voie de « Annexe A ».
mortgage énoncé à l'annexe A du chapitre 98 des
lois de 1905.

3. Le Gouverneur en conseil a l'autorité et le pouvoir Achat de
certaines
obligations
autorisé.
d'acheter, au pair, de la Compagnie telle partie des obliga-
tions trois pour cent de la Compagnie, dont l'émission et la
vente est prévue par le chapitre 98 des lois de 1905, et 1905, c. 98.
l'annexe A, qui peut n'être pas vendue à l'époque de l'a-
doption de la présente loi.

2. L'autorité donnée au paragraphe premier du présent Une partie
peut être
achetée.
article peut être exercée par l'achat fait de temps à autre
de telle partie desdites obligations non vendues que le Gou-
verneur en conseil juge à propos.

4. Le prix des obligations achetées sous l'autorité de la Argent pour
l'achat.
présente loi doit être payé par le ministre des Finances à
même le Fonds du revenu consolidé du Canada, et le produit Produit de la
vente.
de cette vente doit être appliqué de la manière et pour les
objets énoncés à l'annexe A.

5. La Couronne au nom du Canada doit avoir relative- La Couronne
a des droits
égaux à ceux
des autres
acheteurs.
ment aux obligations achetées sous l'autorité de la présente
loi, les mêmes droits et privilèges que possèdent les acheteurs
ou les porteurs de la partie de l'émission desdites obligations
maintenant en cours.

6. Le Gouverneur en conseil, en sus des sommes qui Un emprunt
peut être fait
pour l'achat
des obliga-
tions.
restent présentement non empruntées et négociables sur les
emprunts autorisés par quelque loi du Parlement jusqu'à
présent adoptée, peut prélever par voie d'emprunt telle
somme ou telles sommes d'argent qui sont requises pour
effectuer quelque paiement sur l'achat des obligations
autorisé par la présente loi.

7. La somme ou les sommes d'argent dont la présente Comment
l'emprunt
doit être fait.
loi autorise le prélèvement doivent être prélevées en confor-
mité et sous l'autorité des dispositions de cette partie du
chapitre 24 des Statuts révisés, 1906, qui a rapport à la
dette publique et au prélèvement des emprunts autorisés
par le Parlement, et les sommes ainsi prélevées doivent
faire partie du Fonds du revenu consolidé.

BILL 27.

Loi modifiant la Loi de la Marine Marchande au Canada.

[Sanctionné le 7 mars 1913.]

SA Majesté, de l'avis et du consentement du Sénat et de la Chambre des Communes du Canada, décrète:—

S.R. c. 113,
nouv. a. 18.

1. Est abrogé l'article 18 de la *Loi de la Marine Marchande au Canada*, chapitre 113 des Statuts révisés, 1906, et remplacé par le suivant:—

Un navire
naufragé
peut être
enregistré.

«**18.** Si un navire enregistré, britannique ou étranger, est réellement naufragé ou tenu comme tel, et que sa matricule ait été close et le certificat d'enregistrement remis au fonctionnaire qu'il appartient et annulé; ou si un navire qui navigue muni d'un passeport du Gouverneur général ou d'un lieutenant-gouverneur, donné conformément à la présente Partie, est réellement naufragé ou tenu comme tel dans le voyage, pendant le temps et dans l'étendue que mentionne le passeport, le Ministre peut ordonner qu'il soit enregistré comme navire britannique à tout port du Canada pour lequel il y a un registrateur, s'il lui est prouvé, à sa satisfaction, que,—

Conditions.

«a) ce navire a été entièrement réparé et mis en état de navigabilité;

«b) tout ce qui concerne le naufrage, la condamnation et la vente du navire a été fait de bonne foi; et,

L'autorisa-
tion du
Ministre est
nécessaire.

«c) toutes les prescriptions de la loi ont été remplies.

«**2.** Nul registrateur n'enregistre un tel navire sans en avoir eu l'autorisation du Ministre.»

Nouv. a 27.
1908, c. 65,
a. 2, abrogé.

2. Sont abrogés l'article 27 de ladite loi et l'article 2 du chapitre 65 des lois de 1908, et ce qui suit est édicté à titre d'article 27 de la *Loi de la Marine Marchande au Canada*:—

Règles
quant aux
noms des
navires.

«**27.** Les règles qui suivent doivent être observées à l'égard des noms des navires enregistrés en Canada:—

Description.

«a) Un navire ne peut être désigné sous un autre nom que celui sous lequel il est alors enregistré;

Changement
de nom.

«b) Nul changement n'est fait au nom d'un navire sans la permission préalable du Ministre, et la demande d'un tel changement se fait par écrit. Si le Ministre est d'avis que la demande est fondée sur des motifs raisonnables, il peut l'accueillir, et exiger qu'avis de cette demande soit publié en la forme et de la manière qu'il juge à propos. Si cette permission est accordée, le nom du navire est immédiatement changé dans le livre d'enregistrement, dans le certificat du navire, et sur ses bossoirs et sur sa poupe;

Le nom chan-
gé sans auto-
rité doit être
rétabli.

«c) Si en aucun temps, il est démontré, à la satisfaction du Ministre, que le nom d'un navire a été changé sans sa permission préalable, le Ministre peut ordonner que ce nom soit remplacé par celui que ce navire portait avant ce changement, et le nom est changé en conséquence dans le livre d'enregistrement, dans le certificat du navire, et sur ses bossoirs et sur sa poupe;

Au nouvel
enregistrement,
l'ancien nom
doit servir.

«d) Si un navire déjà enregistré cesse d'être ainsi enregistré, nulle personne, à moins qu'elle ne soit ignorante de cet enregistrement, ignorance dont elle est tenue de fournir la preuve, ne peut demander à faire enregistrer ce navire, et nul registrateur ne doit sciemment l'enregistrer, excepté au nom sous lequel il avait été antérieure-

ment enregistré, à moins qu'il n'en ait la permission du Ministre.

«e) Le Gouverneur en conseil peut faire des règlements permettant au Ministre de refuser l'enregistrement de tout navire au nom sous lequel on se propose d'enregistrer ce navire, si c'est déjà le nom d'un navire britannique enregistré, ou un nom qui lui ressemble tellement qu'il est de nature à induire en erreur, et il peut par ces règlements exiger qu'avis soit donné, en la manière indiquée par les règlements, avant que le nom du navire ne soit marqué sur le navire, ou avant que le nom du navire ne soit inscrit au registre.

Pouvoir de refuser l'enregistrement.

«f) Si l'enregistrement d'un navire au nom sous lequel on se propose d'enregistrer le navire est refusé par le Ministre ou si quelque-une des exigences des règlements n'a pas été remplie dans le cas d'un navire que l'on se propose d'enregistrer, ce navire ne doit pas être enregistré sous le nom proposé, ni tant que les règlements n'auront pas été observés, selon le cas.»

Les règlements doivent être observés.

3. Est abrogé l'article 582 de ladite loi et remplacé par le suivant:—

S.R. c. 113, nouv. a. 582.

«**582.** Il y a un conseil appelé le Bureau d'inspection des bateaux à vapeur et se compose des inspecteurs et de telles autres personnes que peut désigner le Ministre.

Bureau d'inspection des bateaux à vapeur.

«2. Le Gouverneur en conseil peut nommer tout membre président du Bureau.

Président.

«3. Trois de ces membres forment quorum, et l'un d'eux préside.»

Quorum.

BILL 24.

Loi modifiant la Loi de la Royale Gendarmerie à cheval du Nord-Ouest.

[Sanctionné le 7 mars 1913.]

SA Majesté, de l'avis et du consentement du Sénat et de la Chambre des Communes du Canada, décrète:

1. Est abrogé l'article 6 de la *Loi de la Royale Gendarmerie à cheval du Nord-Ouest*, chapitre 91 des Statuts révisés, 1906, et remplacé par le suivant:

S.R. c. 91, nouvel a. 6.

«**6.** Le Gouverneur général peut nommer, par commission, un officier appelé le Contrôleur de la Royale Gendarmerie à cheval du Nord-Ouest, un commissaire de gendarmerie, deux sous-commissaires de gendarmerie, un ou plusieurs surintendants et des inspecteurs, des chirurgiens, des aides-chirurgiens et des médecins vétérinaires d'état-major et autres, de gendarmerie.»

Nomination du contrôleur et des officiers.

2. Est abrogé l'article 10 de ladite loi et remplacé par le suivant:

Nouv. a. 10.

«**10.** Le Contrôleur a le rang et le traitement d'un sous-chef de ministère, et il a, sous la direction du Ministre, le contrôle et la direction de la gendarmerie et de tout ce qui s'y rattache.»

Rang et fonctions du contrôleur.

3. Est abrogé l'article 11 de ladite loi et remplacé par le suivant:

Nouvel a. 11.

«**11.** En l'absence du Commissaire, les sous-commissaires exercent tous les pouvoirs que la présente loi ou toute autre loi confère au Commissaire.»

Ou l'un d'eux sous-commissaires.

Nouv. a 21.

4. Est abrogé l'article 21 de ladite loi et remplacé par le suivant:

Solde de la
gendarmerie
fixée par le
Gouverneur
en conseil:

Ne peut
dépasser
certaines
sommes.

« 21. Le Gouverneur en conseil peut déterminer les sommes à payer au commissaire et aux autres membres de la gendarmerie, ayant égard au nombre des gendarmes effectivement organisés et enrôlés et à la responsabilité s'attachant en conséquence à leurs charges respectives, ainsi qu'à la nature des fonctions ou du service et à la somme de travail qui leur incombent; mais ces sommes ne peuvent excéder les chiffres qui suivent, savoir:—

Pour le Commissaire de la gendarmerie,	
par année.....	\$4,000 00
Chaque sous-commissaire, par année.	2,800 00
Chaque surintendant, par année.....	2,200 00
Chaque inspecteur, par année.....	1,600 00
Chaque chirurgien ou médecin vétérinaire, par année.....	2,200 00
Chaque aide-chirurgien ou aide-médecin vétérinaire, par année.....	1,600 00
Trois sergents d'état-major employés au quartier-général, en supplément, par année.....	300 00
Huit sergents d'état-major, par jour, chacun.....	2 50
Les autres sergents d'état-major, par jour, chacun.....	2 00
Les autres sous-officiers, par jour.....	1 75
Les gendarmes, par jour.....	1 25
Les gendarmes surnuméraires et les éclaireurs, par jour.....	2 50
Les clairons âgés de moins de dix-huit ans, par jour.....	0 75
Les salaires des artisans et autres spécialement employés, par jour.....	0 75

Suppléments

« 2. Le Gouverneur en conseil peut autoriser le paiement de suppléments de solde et d'allocations aux membres de la gendarmerie employés comme détectives et à ceux qui servent dans les territoires du Nord-Ouest et dans le territoire du Yukon. »

BILL 22.

Loi concernant les Commissaires du havre de Montréal.

[Sanctionné le 7 mars 1913.]

SA Majesté, de l'avis et du consentement du Sénat et de la Chambre des Communes du Canada, décrète:

1894, c. 48.
art. 6,
modifié.

1909, c. 24,
a. 2.

Détermination de l'autorité de la corporation.

1. Est abrogé le paragraphe 2 de l'article 6 de l'Acte de 1894 concernant les commissaires du havre de Montréal, chapitre 48 des lois de 1894, (ci-après appelé «ledit Acte») tel que ledit article est édicté pour l'article 2 du chapitre 24 des lois de 1909, et remplacé par le suivant:

« 2. Dans les limites dudit havre la dite corporation n'a aucun droit ni aucune autorité sur aucune île, grève ou aucun territoire, recouvert d'eau ou non, qui a été ci-devant concédé, aliéné ou loué par la Couronne; mais si pareille île, grève ou pareil territoire fait retour à la Cou-

ronne pour quelque raison que ce soit, il ou elle appartiendra dès lors aux commissaires et deviendra assujéti à leur autorité comme les autres parties du havre.

2. Est abrogé le paragraphe 3 dudit article 6.

1894, c. 48.
a. 6,
modifié.

3. Ce qui suit est édicté à titre d'article 12 dudit Acte:

«**12.** Tout commissaire, avant d'entrer dans l'exercice de ses fonctions en cette qualité, doit prêter et souscrire le serment d'exercer fidèlement et impartialement, au meilleur de son habileté et de son jugement les pouvoirs qui lui sont conférés en sa qualité de membre de la corporation des commissaires du havre, lequel serment doit être déposé aux archives du bureau de la corporation.»

Article
ajouté.
Serment des
commissaires.

4. Est abrogé l'alinéa *d*) de l'article 26 dudit Acte et remplacé par le suivant:

A. 26,
modifié.

«*d*) La bonne administration, l'amélioration et la réglementation du havre.»

Règlements
de la
corporation.

5. Sont abrogés l'alinéa *e*) de l'article 26 dudit Acte, et l'article 8 du chapitre 24 des lois de 1909, et ce qui suit est substitué audit alinéa *e*):

A. 26,
modifié.
1909, c. 24,
a. 8,
abrogé.

«*e*) La prévention des détériorations, empiètements et obstructions des chenaux, et des eaux en général, dans les limites du port de Montréal; l'interdiction des dépôts de lest et l'enlèvement des matières de nature à causer ces détériorations, empiètements ou obstructions.»

Empiète-
ments.

Lest.

6. Est abrogé l'alinéa *f*) de l'article 26 dudit Acte, et remplacé par le suivant:

1894, c. 48,
a. 26,
modifié.

«*f*) La surveillance et le contrôle du port durant l'hiver pour prévenir tout ce qui, dans l'opinion de la corporation serait vraisemblablement de nature à endommager le port ou quelques uns des ouvrages du port ou à nuire à la navigation.»

Havre en
hiver.

7. Est abrogé le paragraphe premier de l'article 36 dudit Acte et remplacé par le suivant:

A. 36,
modifié.

«**36.** Quiconque trouve quelque objet appartenant à un navire ou servant à la navigation, sur une rive ou dans des eaux soumises à la juridiction de la corporation, doit en donner avis, avec une description de l'objet trouvé, au secrétaire de la corporation, sous quatre jours.»

Devoir de
celui qui
trouve
des objets
perdus.

8. Sont abrogés l'article 38 dudit Acte et l'article 10 du chapitre 24 des lois de 1909.

A. 38 et
1909, c. 24.
a. 10,
abrogés.

9. Est modifié l'article 39 dudit Acte par le retranchement des mots «ou les droits de pilotage» à la sixième ligne de l'alinéa *h*) et des mots «droits de pilotage» à la troisième ligne de l'alinéa *i*) dudit article.

1894, c. 48,
a. 39,
modifié.
Saisie des
navires.

BILL 65.

Loi concernant le chemin de fer National Transcontinental.

[Sanctionné le 7 mars 1913.]

Préambule.

1904, c. 24

1912, c. 37.

CONSIDÉRANT qu'aux termes du contrat intervenu le dix-huitième jour de février mil neuf cent quatre, entre Sa Majesté le Roi, traitant pour le Canada et la Compagnie dite «The Grand Trunk Pacific Railway Company», figurant à l'annexe du chapitre 24 des lois de 1904, lequel contrat a été ratifié par l'article premier dudit chapitre 24, le délai pour la construction de la division de l'Ouest du chemin de fer National Transcontinental expirait le premier jour de décembre mil neuf cent onze; et considérant que sous l'autorité du chapitre 37 des lois de 1912, le Gouverneur en conseil a été autorisé, nonobstant toute disposition dudit contrat, à proroger le délai pour l'achèvement de la section des Prairies de ladite division de l'Ouest pour une période ne dépassant pas douze mois à compter du premier jour de décembre mil neuf cent onze; et considérant que conformément à cette autorisation, le Gouverneur en conseil a prorogé le délai pour l'achèvement de ladite section des Prairies de douze mois à compter du premier jour de décembre mil neuf cent onze; et considérant que ladite section des Prairies n'a pas été achevée dans lesdits douze mois: A ces causes, Sa Majesté, de l'avis et du consentement du Sénat et de la Chambre des Communes du Canada, décrète:

Le Gouverneur en conseil peut proroger le délai pour l'achèvement de la section des Prairies. Limite du délai.

1. Nonobstant toutes dispositions dudit chapitre 37 des lois de 1912, le Gouverneur en conseil peut, aux termes et conditions et pour tels délais qu'il juge convenables, proroger le délai pour l'achèvement de ladite section des Prairies: mais cette prorogation du délai ne doit pas dépasser douze mois à compter du premier jour de décembre mil neuf cent douze.



The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, MARCH 22, 1913.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL has been pleased to make the following appointment, viz :—

OTTAWA, 7th March, 1913.

MALCOLM McDONALD, Harbour Master of the Port of Goderich, in the Province of Ontario : to be Wharfinger of the Government wharf at that place, in the room and stead of William Marlton, resigned.

DESPATCHES, Etc.

CANADA.
No. 156.

CONFERENCE ON INFANT MORTALITY,

TO BE HELD IN LONDON, 4TH AND 5TH AUGUST, 1913.

From the Secretary of State for the Colonies to the Governor General.

DOWNING STREET,
27th February, 1913.

SIR,—I have the honour to request Your Royal Highness to inform your Ministers, that the Subcommittee of the National Association for the Prevention of Infant Mortality and for the Welfare of

Infancy, which has been appointed to make arrangements for the English-speaking conference on infant mortality, would be glad if your Government would be so good as to make it known throughout Canada that the association would welcome offers from experts of suitable papers bearing on the subject set down for discussion,* and that places will be reserved on the programme for any such papers which may be offered.

I have, etc.,

L. HARCOURT.

Governor General

His Royal Highness

The Duke of Connaught and
of Strathearn, K.G.,
&c., &c., &c.

* The subjects proposed for discussion include :—

The responsibility of central and local authorities in the matter of infant and child hygiene.

The administrative control of the milk supply.

The necessity for special education in infant hygiene.

Medical milk problems.

Ante-natal hygiene.

38-1

ORDERS IN COUNCIL.

[591]

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 18th day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council, under the authority of section 54 of The Fisheries Act, chapter 45 of the Revised Statutes of Canada, 1906, is pleased to order as follows :—

Sections 20 and 22 of the Fishery Regulations for the Province of British Columbia, established by Order-in-Council of the 12th March, 1910, are hereby rescinded, and the following substituted in lieu thereof :—

No one shall fish for, catch or kill trout of any kind, including steelhead of two pounds in weight undressed, or under, from the 15th November in each year to the 25th March following, both days inclusive, except in the waters east of the 120th Meridian, where no one

shall fish for, catch or kill trout of any kind from the 15th November in each year to the 30th April following, both days inclusive, provided that these close seasons shall not apply to Seton and Anderson Lakes and waters tributary thereto, nor to dolly varden trout nor steelhead caught in tidal waters by rod and line, or in Okanagan, Kamloops, Shuswap, Arrow and Kootenay Lakes, nor to land-locked salmon, weighing five pounds, undressed, or over. Provided further, that during the present year trout fishing west of the 180th Meridian may begin on the 15th March.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

38-2

[387]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 20th day of February, 1913

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of La Corporation Episcopale Catholique Romaine de Prince Albert for a grant of ten acres of land comprised in the north-west corner of the N.W. $\frac{1}{4}$ of Section 18, Township 53, Range 22, west of the Third Meridian, for church purposes ;

And whereas the customary requirements have been complied with and the land applied for is available according to the records of the Department of the Interior,—

Therefore His Royal Highness the Governor General in Council, under and in virtue of the provisions of subsection (d) of section 76 of The Dominion Lands Act, is pleased to set aside and appropriate for church purposes, ten acres of land comprised in the north-west corner of the N.W. $\frac{1}{4}$ of Section 18, Township 53, Range 22, west of the Third Meridian, and to authorize a grant thereof to La Corporation Episcopale Catholique Romaine de Prince Albert for the said purposes.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

37-4

[388]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 20th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 15th February, 1913, that Frank Miller was granted homestead and pre-emption entries for the S.W. $\frac{1}{4}$ of Section 34, and the S.E. $\frac{1}{4}$ of Section 33, in Township 26, Range 28, west of the Third Meridian, on the 11th April, 1912.

That the evidence on file shows that the entrant has had both hands amputated as a consequence of an accident which happened on the 25th May, 1912, and that he is now physically incapable of completing the requisite settlement duties in connection with this half-section.

The Minister submits a copy of a medical certificate from J. P. DeRosiers, M.D., and recommends in view of the statements contained therein that the residence requirements of The Dominion Lands Act be dispensed with in this case in accordance with the provisions of subsection 2 of section 20, and subsection 5 of section 27 of chapter 20, 7-8 Edward VII, so that a free patent may be issued to Frank Miller for his homestead and pre-emption upon proof being furnished in the ordinary way that the other conditions of the law have been fulfilled.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

37-4

[408]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 22nd day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS Dr. R. G. Brett, of Banff, Alberta, has applied for the privilege of bottling the water of the Hot Sulphur Springs at Banff and of disposing of the same and of erecting a plant for the carrying on of this industry on lots 1 and 2, in Range 8, in the town-site of Banff, as shown on a plan of villa lots, sheet No. 2, approved and confirmed by Edouard Deville, on the 16th October, 1889 ;

And whereas it is provided under section 18 of The Forest Reserves and Parks Act, 1911, that the Governor in Council may make regulations for the leasing for any term of years of such parcels of land in the parks as he deems advisable in the public interest for the construction of buildings and for purposes of trade and industry,—

Therefore the Governor General in Council is pleased to order as follows :—

Dr. R. G. Brett, of Banff, Alberta, is hereby granted the privilege of bottling the water of the Hot Sulphur Springs at Banff and of disposing of the same and of erecting a plant for the carrying on of this industry on the lands above mentioned, for a period of twenty-five years from the first day of April, 1913, subject to the following provisos and conditions :—

1. That the rights hereby authorized shall be subject to the requirements of the Government at any time with respect to a supply of hot water for its bath-houses or any other purposes and shall also be subject to any grants of hot water which the Department of the Interior shall have made prior to the granting of these rights.

2. That the said Department shall have the right to regulate, in accordance with the flow of the springs at various seasons of the year, the amount of water to be used.

3. That the hot water allotted to the lessee, shall be used for bottling purposes and concentration and for no other purpose without the consent of the Minister of the Interior in writing.

4. That the lessee shall, within one year from the first day of April, 1913, erect a suitable building and instal machinery of a minimum capacity of two hundred car loads of the bottled product yearly.

5. That the building or buildings so to be erected shall be of artistic design approved by the Superintendent of the Park and shall be constructed and maintained in a manner satisfactory to the Superintendent.

6. That the plant shall be operated at all times in such a manner as not to create a nuisance or annoyance, the Minister of the Interior to be the final judge in all such matters.

7. That the lessee shall erect and maintain all fences, screens or other structure that may be deemed necessary by the Superintendent in connection with the protection of the interests of the park or of the public.

8. That each year the production of bottled water or its equivalent in concentrates by the lessee shall constitute such a proportion of the total capacity of the plant erected as the Minister of the Interior may require.

9. That a royalty of one-half cent per gallon, or its equivalent if the water is concentrated, shall be paid to the Crown by the lessee on all water supplied, such payment of royalty to commence from the first day of January, 1915.

10. That the lessee shall furnish the Department of the Interior with sworn quarterly returns, showing all operations carried on, and shall make payments of the royalties due on such operations on the 31st day of December, the 31st day of March, the 30th day of June, and the 30th day of September of each year.

11. That for the purpose of calculating the royalty to be collected, the said Department shall have access at all times to all books and records of the lessee.

12. That the lessee shall not assign the lease of the land in question, or of any of the rights hereby author-

ized, without the consent in writing of the Minister of the Interior.

13. That on failure on the part of the lessee to promptly carry out the reasonable instructions of government officers in respect of the rights hereby authorized, the said Minister may discontinue the supply of water to the lessee.

14. That violation of any of the provisions of this contract shall render the rights herein granted liable to cancellation.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

37-4

[434]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 3rd day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 20th February, 1913, that title to the fractional E. $\frac{1}{2}$ of Section 34, Township 48, Range 22, west of the Second Meridian, was, by letters patent bearing date the 17th September, 1901, vested in Mrs. Elizabeth Jackson in her capacity of personal representative of her late husband, Thomas G. Jackson, he having made military homestead entry therefor.

The Minister further states that,—as Mr. Jackson, prior to survey, located certain improvements on the fractional N.W. $\frac{1}{4}$ of the said Section 34, lying north of the river, and that certain portions of the E. $\frac{1}{2}$ of the said Section are separated by the south branch of the Saskatchewan River from the remainder,—Mrs. Jackson has applied to be given the said fractional N.W. $\frac{1}{4}$ of Section 34, lying north of the river, in exchange for the said portions which have been revested in the Crown and which may be more particularly described as follows :—

Firstly : all that portion of the north-east quarter of Section 34, in the forty-eighth Township, in the twenty-second Range, west of the Second Meridian, which lies to the east of the right bank of the Saskatchewan River as shown upon a map or plan of survey of the said Township, signed at Ottawa on the twentieth day of June, A.D. 1895, by Edouard Deville, Surveyor General of Dominion Lands, and of record in the Department of the Interior and containing by admeasurement eight and eighty hundredths acres, more or less, and

Secondly : all that portion of the east half of said Section thirty-four, which lies to the west of the said right bank of the said river as shown on said plan of survey of the said Township and containing by admeasurement forty-six and twenty hundredths acres, more or less, and as shown coloured green on the sketch hereto attached.

The Minister, being of opinion that the application should receive favourable consideration and the difference in area of 14 acres having been paid for at the rate of \$3.00 an acre, recommends that, under the provisions of subsection (f) of Section 76 of The Dominion Lands Act, an exchange of the parcels in question be authorized and that letters patent be issued to Mrs. Jackson in her capacity of personal representative of her late husband for the said fractional N.W. $\frac{1}{4}$ of Section 34, Township 48, Range 22, west of the Second Meridian, lying north of the river, which land may be more particularly described as follows :—

All that portion of the north-west quarter of Section thirty-four, in the forty-eighth Township, in the twenty-second Range, west of the Second Meridian, which lies to the north of the left bank of the Saskatchewan River as shown upon a map or plan of survey of the said Township, signed at Ottawa, on the twentieth day of June, A.D. 1895, by Edouard Deville, Surveyor General of Dominion Lands and of record in the Department of the Interior and containing by admeasurement sixty-nine acres, more or less, and as shown coloured pink on the sketch hereto attached.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

37-4

11

[410]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 22nd day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS on account of an erroneous resurvey of the north boundary of Section 19, Township 26, Range 6, west of the Second Meridian, the owner of the south-east quarter of Section 30 in the said township built his house on the road allowance as established by the original survey ;

And whereas, in order to adjust the matter, the owner of the north-east quarter of section 19 was allowed to relinquish to the Crown in the right of the Dominion, a parcel of land out of his homestead containing 2 acres, sufficient to deflect the original road allowance, so that the said parcel might be conveyed to the Crown in the right of the Province of Saskatchewan for road purposes,—

Therefore the Governor General in Council is pleased to order as follows :—

All that portion of the north-east quarter of Section Nineteen, in the Twenty-sixth Township, in the Sixth Range, west of the Second Meridian, more particularly described as follows :—

“ Commencing at the post and pits defining the north-west corner of the north-east quarter of said Section Nineteen, thence easterly along the north boundary of said Section Nineteen a distance of thirty-nine chains and eighty-five links, more or less, to the north-east corner of said Section Nineteen ; thence southerly along the east boundary of said Section Nineteen a distance of one chain ; thence westerly in a straight line a distance of thirty nine chains and eighty-five links, more or less, to the point of commencement, and containing by admeasurement two acres, more or less, as shown coloured pink on the plan, hereto attached,”—is hereby vested in the Crown in the right of the Province of Saskatchewan, for road purposes.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

37-4

[435]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 1st day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 20th February, 1913, that certain discrepancies had arisen in connection with the surveys of land Crown granted by the Provincial Government and surveys made by the Dominion Government in Sections 5, 6, 7 and 8, Township 26, E. C. M., in the Municipality of Chilliwack, British Columbia, causing a conflict of interests between a group of eight owners of the ground ;

The Minister further states that investigation of the matter was made by officers of the Department of the Interior with the result that the various parties by mutual arrangement executed some fifteen transfers of fractional pieces of land rectifying the discrepancies between their various holdings ;

That Lewis Arthur Thornton, one of the parties affected, gave up and assigned 3 acres of his land in Legal Subdivision 8 of Section 6, for the purpose of the rectification and it was agreed by the officers of the Department of the Interior conducting the negotiations that in consideration of his doing so he was to receive an available portion of the north-west quarter of Section 4, in the said Township, (being that part of the available portion of the north-west quarter of Section 4 which is south of the extension westerly of the north line of Provincial Lot 439, Group 2), containing an area of approximately 22.91 acres, more or less, title to same to pass to him by way of purchase at one dollar (\$1.00) per acre ;

That the exchange was justified as the 3 acres given up by Mr. Thornton is valuable bottom land and the acreage he is to receive in exchange is of a high altitude and rough and of little value and because it was, in any event, necessary to secure the relinquishment of the 3 acres in order to complete the rectifications mentioned,—

The Minister, therefore, recommends that the said available portion of the north west quarter of Section 4 be sold to Lewis Arthur Thornton at one dollar (\$1.00) per acre.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

37-4

[427]

AT THE GOVERNMENT HOUSE AT OTTAWA

Saturday, the 22nd day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by the Commissioner of Customs for the reservation of one acre of land, comprized in the N. W. $\frac{1}{4}$ of Section 10, Township 1, Range 22, west of the Second Meridian, for the purpose of a site for a Customs House at that point ;

And whereas the Minister of the Interior is of the opinion that the application should receive favourable consideration,—

Therefore His Royal Highness in Council is pleased to order that the land applied for, which is available according to the records of the Department of the Interior, be reserved during pleasure for the purposes of the Department of Customs ; the said land being more particularly described as follows :—

“ Commencing at a point on the south boundary of said quarter Section, distant three hundred and ninety-five feet and sixty-five hundredths of a foot measured easterly along the said south boundary from the south-west corner of the said quarter Section ; thence, northerly and parallel to the said west boundary a distance of two hundred and eight and seven-tenths feet ; thence, easterly and at right angles to the last course a distance of two hundred and eight and seven-tenths feet ; thence, southerly and at right angles to the last course a distance of two hundred and eight and seven-tenths feet, more or less, to the said south boundary ; thence, westerly, following the said south boundary a distance of two hundred and eight and seven-tenths feet, more or less, to the place of commencement, containing by admeasurement one acre, more or less, and as shown coloured pink on a sketch hereto attached.”

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

37-4

[446]

AT THE GOVERNMENT HOUSE AT OTTAWA

Thursday, the 27th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order as follows :

Clause (p) of the regulations governing the granting of yearly licenses and permits to cut timber on Dominion Lands, established by Order in Council of the 1st July, 1898, and subsequent Orders in Council, which reads,—

“ Any notice, demand or other communication which “ His Majesty or the Minister of the Interior may require or desire to give or serve upon the licensee, may “ be validly given and served by the Secretary or “ Assistant Secretary of the Department of the Interior.” is hereby amended by the addition thereto of the following words “ or the Controller of the Timber and Grazing Lands Branch.”

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

36-4

[166]

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 25th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 18th January, 1913, that an application has been made by F. W. Anderson, C.E., of Kamloops, British Columbia, to purchase on irrigation conditions certain lands in Townships 21 and 22, Range 17, and Township 22, Range 16, west of the 6th Meridian, comprising an area of 2,229 acres, more or less, and being the lands set out in the accompanying schedule marked “ A ” ;

That the lands applied for have been inspected by the Agent of Dominion Lands, Kamloops, who reported that, without irrigation, they are unsuitable for anything but grazing ;

That the lands applied for have also been inspected by the Chief Engineer of the Railway Belt Hydrographic Survey, who reported that the lands can best be developed and cultivated by irrigation and without water are suited only for grazing ; that they are partly open grazing lands and partly timbered with pine, and, by a careful application of water by irrigation methods, they may be made to produce excellent forage crops and on some sloping benches fruit could be advantageously grown. He also states that Mr Anderson's proposition is a *bona fide* one, that his financial backing is good, and that he intends to and is capable of developing the land himself,—

The Minister recommends, in view of these favourable reports, that he be authorized to sell Mr. Anderson the lands set out in schedule “ A,” hereto attached, on the following conditions :

1. The price of the land to be \$1.00 per acre, the first payment of 25 cents per acre to be made upon notification of sale, and the balance of 75 cents per acre payable upon the satisfactory completion of the irrigation scheme.

2. That at least 35% of the lands sold must be covered by an irrigation system satisfactory to the Minister within two years of notification of the sale, when the lands so covered will be sold.

3. That the remaining lands be covered by an irrigation system to the satisfaction of the Minister within four years from date of sale, when the lands so covered will be sold.

4. That if 35% of the lands are not covered by an irrigation system satisfactory to the Minister, within two years of notification of sale, no further consideration will be given his application and his interest in all the land and the moneys paid in will be forfeited.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

37-4

[409]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 22nd day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

ON a Memorandum dated 18th January, 1913, from the Minister of the Interior, submitting that section 13 of The Dominion Lands Surveys Act provides that “ The Minister may cause examinations of candidates “ for admission as articulated pupils or for Commissions “ as Dominion Land Surveyors to be held at such times “ and places as he directs, by one of the members of “ the Board or by a special examiner who is a Dominion “ Land Surveyor, and is appointed thereto by the “ Governor in Council,”—

The Minister, therefore, recommends that Morrison Parsons Bridgland, of Calgary, Alberta, Dominion Land Surveyor, be appointed as special examiner under the above provisions of The Dominion Lands Surveys Act.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

36-4

[448]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 27th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council, under and in virtue of section 54 of The Fisheries Act, chapter 45 of the Revised Statutes, is pleased to order as follows :—

Subsection 1 of section 10 of the Fishery Regulations for the Province of Nova Scotia, as established by Order in Council of the 6th of June, 1912, is hereby rescinded, and the following substituted in lieu thereof,—

1. Salmon shall not be fished for, caught or killed from the 15th day of August to the 1st day of March in each year, in the Province of Nova Scotia : Provided always, that it shall be lawful to fish for, catch and kill salmon with rod and line, in the manner known as fly surface fishing, between the 1st day of February and the 15th day of August, in each year, except in the Island of Cape Breton, where such fishing shall be lawful from the 1st of June to the 26th of September, both days inclusive.

36-4
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[351]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Governor General in Council is pleased to order as follows :—

Clause 6 of the "Regulations for the leasing and administration of School Lands in the Provinces of Manitoba, Saskatchewan and Alberta, for the purpose of extracting fire clay therefrom," established by Order in Council of 19th October, 1912, is hereby cancelled and the following clauses are hereby substituted therefor :—

1. The lessee of a fire clay location shall, within two years from the date of the lease, erect upon the lands described therein, or on lands acceptable to the Minister, a plant suitable for the manufacture of bricks or other fire clay products and shall, within the same periods, furnish evidence, supported by affidavit, showing the character and value of the plant installed and the date of its installation.

If the required plant is not installed within the time specified, and if evidence of its installation is not furnished within the same time, the lease shall be subject to cancellation in the discretion of the Minister. Provided, however, that the Minister shall not require that the value of the plant so installed shall exceed the sum of \$10,000.00.

2. The lessee of a fire clay location shall, during each year of the term of the lease after the second year, manufacture from his leasehold and produce ready for shipment not less than 100,000 bricks, or their equivalent in some other form of fire clay products, to the satisfaction of the Minister. If during any year, after the second year of the term of the lease, the lessee fails to manufacture the quantities specified, or fails to furnish satisfactory evidence of his having done so, the lease shall be subject to immediate cancellation in the discretion of the Minister.

Clauses 13 and 14 of the "Regulations for the leasing and administration of school lands in the Province of Manitoba, Saskatchewan and Alberta, for the purpose of extracting fire clay therefrom," established by Order in Council of 19th October, 1912, are hereby cancelled—the provisions of said clauses 13 and 14 being covered by the clauses hereby established.

35 4
RODOLPHE BOUDREAU,
Clerk of the Privy Council

[353]
AT THE GOVERNMENT HOUSE AT OTTAWA

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Benjamin Thoma for a free grant of Lot numbered 19 of Shaftesbury Settlement, in the Province of Alberta, by virtue of occupation of the land at the date of the extinguishment of the Indian title ;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, is pleased to authorize and doth hereby authorize a free grant to Mr. Thoma of Lot numbered 19, Shaftesbury Settlement, in the Province of Alberta, containing by admeasurement 91.4 acres, more or less.

35-4
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[354]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Henri Cardinal for a free grant of the S.W. $\frac{1}{4}$ of Section 5, Township 73, Range 5, west of the Fifth Meridian, by virtue of occupation of the land at the date of the extinguishment of the Indian title ;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, is pleased to authorise and doth hereby authorize a free grant to Mr. Cardinal of the S.W. $\frac{1}{4}$ of Section 5, Township 73, Range 5, west of the Fifth Meridian, containing by admeasurement 160 acres, more or less.

35-4
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[352]
AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 17th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by Mr. Felix Sowen for a free grant of the N.W. $\frac{1}{4}$ of Section 25, Township 72, Range 6, west of the Fifth Meridian, by virtue of occupation of the land at the date of the extinguishment of the Indian title ;

And whereas evidence has been submitted showing the applicant to have been in occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore His Royal Highness the Governor General in Council, under the provisions of subsection (c) of section 76 of The Dominion Lands Act, is pleased to authorize and doth hereby authorize a free grant to Mr. Sowen of the N.W. $\frac{1}{4}$ of Section 25, Township 72, Range 6, west of the Fifth Meridian, containing by admeasurement 160 acres, more or less.

35-4
RODOLPHE BOUDREAU,
Clerk of the Privy Council.

RAILWAY COMMISSION.

NOTICE is hereby given that by Supplement 1 to Canadian Freight Classification No. 16, submitted for approval to the Board of Railway Commissioners for Canada, that it is proposed to make the following changes in Canadian Freight Classification No. 16, and the approval of the Board to such changes has been requested, viz :—

ADDITION:

L.C.L.

Machines: Adding, computing, envelope ceiling, document and letter duplicating or folding, boxed..... D-1

CLASSIFICATION No. 16 READS

CHANGE TO READ

L.C.L. C.L.

CHANGES:

L.C.L. C.L.

Page 67, item 22:

Baskets—

Laundry with wooden bottoms, nested, in bundles or crates..... 1.....

Page 80, item 2:

Empties, returned, exclusive of baskets and crates (except as noted below), from original consignee to original shipper, and by same line over which originally shipped, every package to be fully marked or addressed.

Page 97, item 24:

Hardware—

Machines, washing and wringing, hand (clothes and mop):

S. U. not boxed, C. L. min. 20,000 lbs..... 1½ .. 5

Crated or boxed, C. L. min. 20,000 lbs..... 2.... 5

K. D., crated or slatted, C. L. min. 20,000 lbs. 2 5

Page 112, item 28:

Machines—

Washing and wringing, clothes and mop, hand:

S. U. not boxed, C. L. min. 20,000 lbs..... 1½... 5

Crated or boxed, C. L. min. 20,000 lbs.... 2.... 5

K. D. crated or slatted, C. L. min. 20,000 lbs.. 2.... 5

Page 113, item 44:

Meats—

Hogs, dressed O. R. W 5.... 5

Page 116, item 4:

Opticians' instruments—

X-Ray instruments, boxed..... D-1.....

Page 134, item 62:

Woodenware and indurated ware—

Frames, door and window screen with or without wire cloth. (See Note):

S. U., O. R. D. 1

K. D., in bundles, crates or boxes 3

NOTE.—For C. L. ratings, see items 26 and 28, page 105.

Baskets—

Bread and laundry:

Not nested..... D-1.....

Nested..... 1½.....

Empties, returned, exclusive of baskets, crates, and chicken coops (except as noted below), from original consignee to original shipper, and by same line over which originally shipped, every package to be fully marked or addressed.

Hardware—

Machines, laundry or washing (not steam laundry)—Hand:

S. U., not boxed 1½.....

S. U., crated or boxed..... 1.....

Gears and legs in the machine tubs, and tubs in boxes or crates 2

C. L. min. weight 20,000 lbs..... 5

Other than hand:

Crated or boxed ... 1.....

In packages named, C. L. min. weight 20,000 lbs 5

Wringers, clothes or mop, hand:

In packages or loose 1½.....

Crated or boxed..... 2.....

C. L. min. weight 20,000 lbs..... 5

Wringers, mop and steel or wood buckets, combined:

In crates or boxes..... 1.....

C. L. min. weight 20,000 lbs..... 5

Eliminate. See item 2, page 12 of this supplement.

Eliminate. See item 40, page 113, of the classification.

Eliminate.

Woodenware and indurated ware—

Screen doors or window screens—(frames and wire cloth combined). (See Note):

Flat or nested, in boxes, cleated bundles or crates..... 1.....

Other than flat or nested, in boxes, cleated bundles or crates..... 1½.....

NOTE.—For C. L. ratings, see items 26 and 28, page 105.

38-2

GOVERNMENT NOTICES.

DOMINION LANDS SURVEYS ACT.

IN accordance with the provisions of section 58 of The Dominion Lands Surveys Act, public notice is hereby given that the Minister of the Interior has received a petition from owners of lands or from persons holding lands as homesteads in Township Twenty-two, Range Four, west of the Principal Meridian, representing that the monuments of the original survey of the said township have disappeared, and requesting that a resurvey be ordered.

Any person who claims to know the position of one or more of the survey monuments defining the lands to be resurveyed, or to be in possession of information whereby the position of such monuments can be estab-

lished, is hereby requested to give notice thereof by registered letter addressed to the Minister of the Interior on or before the 30th April, 1913.

E. DEVILLE,

Surveyor General of Dominion Lands.

Ottawa, 27th February, 1913.

36-4.

DEPARTMENT OF MARINE AND FISHERIES

OTTAWA, 17th March, 1913.

PUBLIC Notice is hereby given that under the provisions of section 27 of The Canada Shipping Act, the Minister of Marine and Fisheries has granted permission to change the name of the barge "Bangor," which has been purchased from foreigners, to that of "C. S. & B. No. 1".

A. JOHNSTON,

38-2

Deputy Minister of Marine and Fisheries.

DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 17th March, 1913. ■

PUBLIC Notice is hereby given that under the provisions of section 27 of The Canada Shipping Act, the Minister of Marine and Fisheries has granted permission to change the name of the gasoline vessel "Union," which has been purchased from foreigners, to that of "Baboe."

A. JOHNSTON,
38-2 Deputy Minister of Marine and Fisheries.

INSURANCE DEPARTMENT,

OTTAWA, 13th March, 1913.

NOTICE is hereby given that the Providence Washington Insurance Company has this day received a license, No. 338, for the transaction throughout Canada of the business of automobile insurance, in addition to the business of fire insurance for which it is already licensed. The chief agency of the company is established in the City of Montreal, and Robt. Hampson and Son, Ltd., are the chief agents.

W. FITZGERALD,
38-4 Superintendent of Insurance.

INSURANCE DEPARTMENT,

OTTAWA, 18th March, 1913.

NOTICE is hereby given that The Merchants and Employers Guarantee and Accident Company has this day received a license, No. 339, for the transaction in the Province of Quebec of the business of Accident and Sickness Insurance. The head office of the company is established in the City of Montreal, and J. George Dubeau has been appointed chief agent.

W. FITZGERALD,
38-4 Superintendent of Insurance.

INSURANCE DEPARTMENT,

OTTAWA, February 24, 1913.

NOTICE is hereby given that The Mutual Life and Citizens Assurance Company, Limited, has this day received a license, No. 337, for the transaction throughout Canada of the business of life insurance. The chief agency of the company has been established at the City of Montreal, and Wilfrid Bovey has been appointed chief agent.

W. FITZGERALD,
36-4 Superintendent of Insurance.

INSURANCE DEPARTMENT,

OTTAWA, 24th February, 1913.

NOTICE is hereby given that the North American Accident Insurance Company has this day received a license, No. 336, for the transaction throughout Canada of the business of Sickness Insurance in addition to the business of Accident Insurance and Plate Glass Insurance for which it is already licensed. The chief agency of the Company is established in the City of Toronto, and H. E. Ridout has been appointed chief agent.

W. FITZGERALD,
35-4 Superintendent of Insurance.

CIVIL SERVICE EXAMINATION.

PUBLIC Notice is hereby given that general competitive examinations, under the direction of the Civil Service Commission of Canada, will be held beginning Monday, the 12th day of May, 1913, at Victoria, Vancouver, Nelson, Prince Rupert, Edmonton, Calgary, Saskatoon, Regina, Brandon, Winnipeg, Port

Arthur, Sault Ste. Marie, London, Hamilton, Toronto, Peterboro, Kingston, Ottawa, Montreal, Sherbrooke, Quebec, Fredericton, St. John, Moncton, Charlottetown, Yarmouth, Halifax, and Sydney. The examinations will have reference to the following positions, to be filled during the period from the 1st July to the 31st December, 1913, in the Inside Division of the Civil Service of Canada :—

70 clerkships (for men) in Subdivision B of the Third Division.

15 positions as stenographer and typist (for men) in Subdivision B of the Third Division.

10 clerkships (for women) in Subdivision B of the Third Division.

35 positions as stenographer and typist (for women) in Subdivision B of the Third Division.

70 clerkships (for men) in Subdivision B of the Second Division. In the case of seven of these clerkships the persons to be appointed must, in addition to being successful in the regular examination, possess a knowledge of stenography and typewriting.

The initial salary for clerks and stenographers in Subdivision B of the Third Division is \$500, and in Subdivision B of the Second Division \$800, but, in case the qualifications required for the performance of the duties of a position are of an exceptional character, a further sum, not to exceed \$300 in the Third Division or \$500 in the Second Division, may be added to the said salary by the Governor in Council.

A general examination will also be held at the same time and places for positions as messengers, porters, packers, and sorters, in the Inside Division of the Civil Service.

The Preliminary and Qualifying Examinations for the Outside Division of the Civil Service of Canada will be held at the same places beginning on Tuesday, the 13th May, 1913.

Persons desiring to present themselves for any of the above examinations may obtain all necessary information, copies of the rules and regulations, and forms of application from the Secretary of the Commission, Ottawa, either on personal application or by writing.

Application forms of intending candidates, duly filled in and accompanied by the prescribed examination fee, must be filed with the Civil Service Commission on or before the 15th April, 1913. No exception can or will be made to this rule.

By order of the Commission.

WM. FORAN,
Secretary
Ottawa, 14th March, 1913. 37-4

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from persons qualified to fill the following position in the Inside Division of the Civil Service of Canada :

A Draughtsman in the office of the Chief Draughtsman of the Post Office Department, Subdivision B of the Second Division, initial salary \$1,200 per annum. Candidates must be good general draughtsmen, and neat penmen, capable of drawing maps free from broken or imperfect lines such as are required for reproduction by photolithography. Certified samples of the candidate's work must be submitted with each application.

Candidates must be natural-born or naturalized British subjects, must have been resident in Canada for at least three years, and must be of the full age of eighteen years and not more than thirty-five years.

Application forms, properly filled in, must be filed in the office of the Civil Service Commission not later than the 7th day of April next. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,
Secretary.
Ottawa, 14th March, 1913. 37-4

Ottawa Contractors, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 8th day of March, 1913, incorporating William Henry Poupore, of the Village of Chapleau, contractor, James William Hennessy, of the Village of Fort Coulonge, lumberman, both of the Province of Quebec, and William Henry Dwyer, merchant, John Taylor, civil engineer, and John Robinson Osborne, barrister-at-law, all three of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—(a) To carry on business as a construction company, and as contractors and engineers for the erection, construction, repairs and alteration of public and private works; (b) To manufacture, buy, sell and deal in lumber, timber and to own, construct, acquire, equip, hold, operate, maintain, manage and control lumber yards, storehouses, mills and all other plants and properties pertaining thereto, and the same to sell, lease, hire, exchange or otherwise dispose of, and to buy, sell, grow, prepare for market, manufacture, import, export, and to deal in timber and wood of all kinds, and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used, and all articles that can be made from or extracted from wood or the waste products of wood; (c) To acquire, enter into and take over contracts of every description, and to transfer, assign or otherwise dispose of any contract or undertaking of the company, in whole or in part, and to enter into, carry out, perform and sublet contracts for doing work and supplying material in connection therewith; (d) To construct, acquire, improve, own buildings, stores, warehouses, elevators, docks, dry-docks, wharves, tunnels, tracks, bridges, canals, breakwaters, and embankments; (e) To purchase or otherwise acquire, and to sell, develop, work or otherwise deal with land, water powers, water power supplies, and water power works; (f) To purchase, acquire, receive, own, sell and dispose of shares in the capital stock of, and bonds, debentures, debenture stock of other companies, notwithstanding the provisions of section 44 of the said Act; (g) To enter into partnership and partnership ventures with other trading corporations and with individuals and firms; (h) To acquire the good-will, rights and property of any kind, and to acquire and undertake the whole or any part of the assets and liabilities of any person, firm, association or corporation, having powers similar to those of this company, and to pay for the same in cash, stock or bonds of this corporation or otherwise; (i) To amalgamate with any other company carrying on a business similar in whole or in part to that of this company; (j) To issue the whole or any part of the stock of the company as fully paid-up and non-assessable stock in payment or part payment of any property real or personal, movable or immovable or other assets acquired or leased by the company, or in the payment of franchises acquired by it, or for such other considerations as the directors may deem advisable in the interest of the company; (k) To sell or otherwise dispose of any portion of the assets of the company, for such consideration, and upon such terms and conditions as the directors shall see fit to accept, and to accept cash, shares and debentures, stock or securities in any other company having objects similar in whole or in part; (l) To distribute, in specie or otherwise, as may be determined, any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (m) To procure the company to be registered and recognized in any foreign country and to designate persons therein, according to the laws of such foreign country, to represent this company, and to accept service for and on behalf of the company of any process or suit. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Ottawa Contractors, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred

dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 11th day of March, 1913.

THOMAS MULVEY,
37-2 Under-Secretary of State.

Missisquoi-Lautz Corp'n, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of March, 1913, incorporating Andrew Ross McMaster, of the City of Westmount, in the Province of Quebec, King's counsel, Talbot Mercer Papineau, advocate, John Kerry, student-at-law, and Margaret Hartley, secretary, of the City of Montreal, in the said Province of Quebec, and Gertrude Harriet Flawn, of the Town of Outremont, in the said Province of Quebec, secretary, for the following purposes, viz:—(a) To purchase, take on lease or otherwise acquire any quarries, gravel pits, sand pits, mines, mining rights and metalliferous land and any interest therein, and to explore, work, exercise, develop and turn to account the same; (b) To acquire as going concerns the businesses and undertakings of any companies or persons engaged in a business similar in whole or in part to that of this company, and to pay for the same as the company may deem expedient and either in cash or wholly or in part in securities and shares of the company; (c) To crush, win, cut, quarry, smelt, refine, dress, amalgamate, manipulate and prepare for market all kinds of stone, metals and mineral substances of all kinds and to carry on any other quarrying, metallurgical or mining operations which may seem conducive to any of the company's objects; (d) To buy, sell, manufacture and deal in quarries, mining lands, minerals, plant, machinery, implements, conveyances, provisions and things capable of being used in connection with quarrying, mining and metallurgical operations, or required by workmen and others employed by the company; (e) To construct, carry out, maintain, improve, manage, work, control and superintend any rights, ways and tramways and railway switches and sidings on lands owned or controlled by the company, bridges, reservoirs, water courses, aqueducts, electrical works, factories, warehouses, shops and other works and conveniences which may seem directly or indirectly conducive to any of the objects of the company, and to subsidize or otherwise aid or take part in any such operations; (f) To carry on the business of carters and carriers for the purposes of the company; (g) To manufacture, for the purposes of the company, electrical energy for light, heat and power and to sell and distribute any surplus thereof, the distribution beyond the company's property to be subject to all municipal or other legal regulations in that behalf; (h) To acquire, erect and maintain dwellings, lodging houses and boarding houses for the use of the company's employees and others; (i) To carry on any business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of any property suitable for the purposes of the company; (k) To subscribe for, underwrite and acquire by purchase, exchange or other legal title and to hold either absolutely or as holders by way of collateral security or otherwise, and to hold, sell, assign, transfer and otherwise disposal of any stocks, bonds, debentures or other securities of any other company, notwithstanding the provisions of section 44 of The Companies Act; (l) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited

right to use, or any information as to any invention which may seem capable of being used for any purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (m) To enter into partnership or into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any other person or company; (n) To enter into any arrangements with any authority or government, whether municipal, local or otherwise, which may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise or comply with any such arrangements, rights, privileges and concessions; (o) To pay for any property acquired by or any services rendered to the company prior to or after its incorporation by the issue of fully paid-up stock as the price of such property or reward of such services; (p) To sell or dispose of the undertaking and property of the company or any part thereof, for such consideration as the company may see fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (q) To do all or any of the above things as principals, agents, contractors or otherwise and by and through agents or otherwise and either alone or in conjunction with others; (r) To amalgamate with any other company having objects altogether or in part similar to those of this company; (s) To do all such things as are incidental or conducive to the attainment of the above objects; (t) The above objects, powers and purposes of the company shall be deemed to be several and not dependent, and the construction of any of the powers hereinabove set forth may be extended, but shall not be limited by reference to any other powers. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Missisquoi-Lautz Corp'n, Limited," with a capital stock of one million five hundred thousand dollars, divided into 15,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Village of Phillipsburg, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 11th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

The Oriental Trust Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of March, 1913, incorporating Armand Lavergne, Charles Smith, Ernest Taschereau, advocates, Arthur Moisan, accountant, and Joseph Ernest Langlois, commercial agent, all of the City of Quebec, in the Province of Quebec, for the following purposes, viz:—(a) To accept, fulfill and execute any trust committed to the company by any person or persons or by any corporation or by any court of law on such terms as may be agreed upon and as the court shall approve, and to take, receive, hold and convey all assets and property, both real and personal, which may be granted, committed or conveyed to the company, with its assent, upon such trust or trusts; (b) To act as trustee in respect of any debentures, bonds, mortgage, hypothec or other securities, issued according to the law of any corporation, municipal or otherwise; to hold property

mortgaged or pledged to secure the payment of such debentures, bonds, mortgage, hypothec or other securities, and to deal with such property in accordance with the instruments creating the same; (c) To buy or otherwise acquire, to hold and to sell, or otherwise dispose of, property both movable or immovable; (d) To subscribe for, underwrite, buy, take or otherwise acquire, and to hold either as principal or agent, and absolutely as owner or by way of collateral security, and enjoy, sell, exchange, pledge or otherwise deal in the stock, bonds, debentures and other securities of any municipal, industrial or financial corporation or company, notwithstanding the provisions of section 44 of The Companies Act; (e) To promote, organize, manage or develop, or to assist in the promotion, organization, management or development of any corporation, company, syndicate, enterprise or undertaking, and to do all acts necessary or incidental thereto; (f) To act as agents and brokers for the investment, handling, loan, payment, transmission and collection of money and to accept or fulfill any trust committed to the company by any individual, corporation, firm or court of law, and to take, receive, hold, transfer and convey all property, real or personal, which may be granted, conveyed or committed to this company with its assent upon or in connection with such trust; (g) To investigate, examine, audit and report on the books, standing, prospects, business, affairs and condition of any person, firm or corporation and to investigate, examine and report on the title to and the value of properties, real or personal, private or public, or on the legality of any issue of bonds, debentures or other security of any corporation, or on the circumstances of any business concern or undertaking and generally on any assets, property or rights; (h) To act as agents or attorneys for the transaction of any business, the management of estates, the sale of property, the investment and collection of moneys, rents, interests, dividends, mortgages, bonds, bills, notes and other securities; (i) To accept and hold the office and perform all the duties of receiver, trustee, assignee, trustee for the benefit of creditors, liquidators, executor, administrator and curator to insolvent estates, and to administer, manage, close and wind up the business of estates, persons, partnerships, associations or corporate bodies and to do all such incidental acts as are necessary for such purposes; (j) To act as agents for the purposes of registering, issuing and countersigning the transfer and certificates of stock, bonds, debentures or other obligations of any association or corporation, municipal or otherwise, and to receive and manage any sinking fund connected therewith upon such terms as may be agreed upon, and to guarantee the payment of any debentures, debenture stock, bonds, obligations, or other securities or the interest thereon; (k) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention and to turn to account, sell, lease or otherwise deal in such patents, licenses or concessions; (l) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company; (m) To enter into any agreement for sharing profits or union of interests with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal in the same; (n) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or securities in other companies belonging to the company, or which the company may have the power to dispose of, and to do all acts, and exercise all power to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated; (o) To amalgamate with any other company having objects similar in whole or in part to those of this company; (p) To purchase, lease or otherwise acquire any business

similar in character or objects to any of the business of this company ; (g) To do all acts necessary for the undertaking, carrying on or completion of any of the business which the company is authorized to engage in or carry on, and for all services, duties and trusts to charge, collect and receive all proper remuneration, legal, usual and customary costs, charges and expenses ; (r) No power granted herein shall be limited or restricted by the application or interpretation of any other power so granted. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Oriental Trust Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 hundred shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of March, 1913.

THOMAS MULVEY,

37-2

Under-Secretary of State.

Rawdon Heights Realities, Limited.

PUBLIC NOTICE is hereby given that under the 1st part of Chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of March, 1913, incorporating Walter Robert Lorimer Shanks, advocate, Francis George Bush, bookkeeper, George Robert Drennan, stenographer, and Herbert William Jackson and Michael Joseph O'Brien, clerks, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on business as real estate agents and dealers in real estate, including lands, buildings and improvements thereon ; (b) To purchase, lease or otherwise acquire, own, sell or otherwise dispose of lands, buildings and other properties, movable or immovable, or any interest therein, and generally to deal and traffic in such property in any manner whatsoever ; (c) To develop, improve, exploit and lay out any such property in subdivision lots, streets, squares, lanes or otherwise and to erect houses, buildings and other constructions on the property acquired by the company or any part thereof, and generally to develop and turn to account any lands or other property acquired by, or in which the company is interested ; (d) To dispose of any streets, squares or lands in favour of persons or municipalities upon such terms and conditions as the company may think fit ; to make and enter into any agreement or contract for paving, macadamizing, grading, repairing, cleaning and watering streets and highways and for the construction, opening and repairing of conduits, cisterns, drains or sewers ; (e) To advance moneys by way of loan or loans to the purchaser or purchasers or lessees of any part of the company's property for purposes of building or other improvements thereon ; to aid by advances of money the construction and maintenance of roads, streets, lanes, waterworks, drains, sewers and other works calculated to give better access to the property of the company and to enhance its value ; (f) To carry on the business of an electric light, heat and power company in all its branches, provided that the sale, transmission and distribution of electric or other power or force shall be subject to local or municipal regulations ; (g) To provide, purchase, lease or otherwise acquire, and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works, dams, flumes, conduits, bridges, stations, engines, machinery, plant, cables, wires, lines, generators, accumulators, lamps, meters, transformers, apparatus, appurtenances and appliances connected with the generation, accumulation, distribution, transmission, supply, sale, use and employment of electricity, and to generate, accumulate, transmit, distribute, supply and sell electricity for the purposes of electric lighting, heating, traction and motor power and for industrial and other purposes, and to undertake and to enter into contracts and agree-

ments for the lighting of cities, towns, streets, buildings and other places, and for the supply of electric current for lighting, heating, traction and motive power, and for industrial and any or all public or private purposes ; (h) To make, build, construct, erect, lay down and maintain and operate buildings, bridges, reservoirs, waterworks, cisterns, dams, canals, tunnels, culverts, flumes, conduits, main and other pipes, machinery and appliances and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the creation, maintenance and development of hydraulic, electrical or other power, or for irrigating lands, or for any other purpose of the company ; (i) To carry on any other business which may seem to the company capable of being carried on in connection with its business or any of the objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's rights or property ; (j) To acquire by purchase, lease or otherwise or undertake the whole or any part of the business, property or liabilities of any person, firm or company, or the shares, bonds, debentures or other securities of any company carrying on any business in whole or in part similar to that carried on by this company, or possessed of property suitable for the purposes of this company ; (k) To pay for any property or rights acquired by the company, or services rendered or to be rendered to the company, either in cash or in fully paid-up shares or by any securities which the company has power to issue, or partly in one mode and partly in another or others, and generally on such terms and conditions as the company may determine ; (l) To enter into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any government, municipal or local authority, or with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company ; to guarantee the contracts of, either with or without security, or to lend money to or otherwise assist any such person or company or any person or company undertaking to build on or improve any property in which the company is interested ; (m) To sell, lease or otherwise dispose of the entire undertaking, property and assets of the company, or any part thereof, for such consideration and upon such terms and conditions as the company may think fit, and in particular for the shares, debentures and securities of any other company ; (n) To distribute among the shareholders in specie by way of dividend or bonus, or in any other manner deemed advisable, any property of the company or any proceeds of the sale or disposal of any property of the company ; (o) To carry on or do any of the businesses, acts and things aforesaid, either as principals, agents or trustees or by or through trustees, agents or otherwise, and either alone or in conjunction with another or others ; (p) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or conducive to the attainment of any one or more of the objects hereinabove enumerated ; (q) The intention is that the objects specified in paragraphs (a), (b) and (c) hereof shall be independent objects and shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company ; (r) And generally to do all such things as are incidental to the carrying out of the objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Rawdon Heights Realities, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 10th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

37-2

Hudon & Orsali, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 10th day of March, 1913, incorporating Alexandre Orsali and Albert Hudon, merchants, Jules Huysman and Alexandre Dostaler, accountants, and Joseph Olier Lévesque, traveller, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To manufacture, buy, sell, deal in, import and export goods, wares and merchandise; (b) To manufacture wines, vinegars and cordials and to manufacture or distil alcohols, acids, ether and essences produced either in the fermentation or destructive distillation of grain, wood or other vegetable matter or products of vegetable matter; to manufacture in and out of bond all kinds of spirituous and alcoholic liquors and to age, buy, sell and deal in the same; to carry on the trade or business of warehousing, elevating and forwarding, for the purposes of the company, and to arrange and provide for the consumption or economic use of the refuse or by-product in connection with the manufacturing done by the company; (c) To import or manufacture machinery appliances or other apparatus suitable for the manufacture of any article, substance or material dealt in by the company and to purchase, lease or otherwise acquire and to manufacture, repair, use, deal in, sell or otherwise dispose of all kinds of machinery, machines, apparatus, goods, devices, articles, contrivances, fixtures, instruments, materials, implements and tools which may be useful, necessary or profitable in the carrying on of the business of the company; (d) To purchase, lease or otherwise acquire and hold or sell, lease or otherwise dispose of any property, real and personal, movable and immovable, and any rights in or to the same; (e) To carry on any other business, whether manufacturing or otherwise, which the company thinks conducive to the carrying on of the objects of the company; (f) To apply for, purchase or otherwise acquire and dispose of any trade marks, patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (g) To purchase, lease or otherwise acquire the whole or any part of the business, property, franchises, good-will, rights and privileges held or enjoyed by the firm of "Hudon & Orsali" and by any firm or person or by any corporation carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company, and to pay for the same in fully paid-up or partly paid-up preference or ordinary shares of the company, or in the bonds, debentures or other securities of the company or otherwise, and to undertake the liabilities of any such person, firm or corporation; (h) To enter into partnership or any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in; to lend money to, to guarantee the contracts of or otherwise assist any such person, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (i) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or in exchange for the shares, bonds, debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations of any other company having objects similar in whole or in part to the objects of this company or carrying on any business capable of being conducted so as to directly or indirectly benefit this company, and to vote all shares so held through such agent

or agents as the directors may appoint; (j) To enter into any arrangements with any authorities or government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on, exercise and comply with any such arrangement, rights, privileges and concessions; (k) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures or other securities of any company or corporation; (l) To distribute amongst the shareholders of the company in kind any property of the company and in particular any shares, debentures or other securities in other companies belonging to the company, or which the company may have the power to dispose of, and to do all acts and exercise all power necessary to carry on any business incidental to or that the company think may be conveniently carried on in connection with the business of the company; (m) To amalgamate with any other company having objects in whole or in part similar to those of this company; (n) To do all acts necessary for the undertaking, carrying on and completion of any of the business which the company is authorized to engage in or carry on; (o) To aid in the incorporation of other companies and to raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsements, guarantee of bonds, debentures or other securities or otherwise, any corporation in the capital stock of which the company holds shares, or with which the company may have business relations; (p) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (q) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Hudon & Orsali, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 12th day of March, 1913.

THOMAS MULVEY,

37-2

Under-Secretary of State.

Stamped and Enamelled Ware, Limited.

(CORRECTED NOTICE)

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of February, 1913, incorporating George Duthie Forbes, of the Town of Hespeler, in the Province of Ontario, manufacturer, Frederick Clare, George Adam Clare and Alfred Norway William Clare, of the Town of Preston, in the said Province of Ontario, manufacturers, William Henry Carrick, of the City of Hamilton, in the said Province of Ontario, manufacturer, David Findlay and William Findlay, of the Town of Carleton Place, in the said Province of Ontario, manufacturers, and Martin Nichol Todd, of the Town of Galt, in the said Province of Ontario, manufacturer, for the following purposes, viz:—(a) To carry on the business of smelting, casting, forging, rolling, tinning, galvanizing, enamelling, pressing, coating and plating of metals, pierced and stamped tinware and of manufacturing, buying, selling, dealing in and contracting for the manufacture, sale, purchase and exchange of metal and of articles made wholly or partly therefrom, enamelled, japanned and painted wares on sheet and other metals, and pierced and stamped tinware; kitchen and household wares and ornaments made from and upon metals,

factory, warehouse, household and all other classes of furniture and furnishings consisting of enamelled, stamped, galvanized and other wares of iron, steel, tin or any other metal or substance and all articles made of or upon metal or other substance including crockery, china, pottery and glassware, coal oil and gas stoves, and to manufacture, sell, buy and generally deal in all materials used in the manufacture of any of the above described wares or in any business similar thereto or connected therewith; (b) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (c) To manufacture, buy, sell and supply light, heat and power of every kind and description and to carry on the works of a gas company in all its branches, provided, however, that any sale, distribution or transmission of electric, pneumatic or other power or force or gas for the purpose of light, heat or power beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (d) To carry on any other business, whether manufacturing or otherwise, capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (e) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (f) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (g) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (h) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (i) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (j) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or its predecessors in business, or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (k) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (l) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or con-

venient for the purposes of its business and in particular any machinery, plant and stock-in-trade; (m) To construct, improve, maintain, work, manage, carry out or control any roads, ways and tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, watercourses, wharves, manufacturing, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (n) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (o) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (p) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, if authorized so to do by the vote of a majority in number of the shareholders present or represented by proxy, at a general meeting duly called for considering the matter and holding not less than two-thirds of the issued capital stock of the company; (q) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (r) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (s) To do all or any of the above things and all things authorized by the letters patent or supplementary letters patent as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (t) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Stamped and Enamelled Ware, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Hespeler, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 13th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

The Federal Stone and Supply Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of March, 1913, incorporating John Fosbery Orde, King's counsel, Montagu Grant Powell and Norman Wood Lyle, barristers-at-law, and Sarah Lurena Farrell and Mary Pigott, stenographers, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz: (a) To carry on business as quarry owners, road and pavement makers and repairers, carriers, builders and general contractors for the execution of works and buildings of all kinds; to quarry, win, get, work, crush, prepare, manufacture, buy, sell and deal in all kinds of stone, sand, lime, cement, mortar, whitening, plaster, asphalt, clay, gravel, earth, minerals, artificial stone, bricks, fire-bricks, cement blocks, fire-clay, glass, fuel, coke, pipes, tile, pottery, earthenware, terra cotta, timber, hardware and all other building, contracting and paving requisites; (b) To act as agents for manufacturers of or dealers in all or any of the foregoing articles, goods, wares and merchandise; (c) To carry on any other business, whether manufacturing or otherwise, which

may seem to the company capable of being conveniently carried on in connection with the above objects or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (d) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of this company; (e) To purchase or otherwise acquire as a going concern the whole or any part of the undertaking and business of any person, firm or company carrying on any business which this company may carry on, and the lands, both freehold and leasehold, quarries, plant, machinery, stock-in-trade, book-debts, good-will and other assets of any such person, firm or company, and to assume the debts and liabilities thereof, and to pay for the same either in cash or in fully paid-up shares of the company, or partly in cash and partly in fully paid-up shares of the company; (f) To apply for, purchase or otherwise acquire any patents of invention, licenses, concessions and the like, capable of being used for any of the purposes of the company, and to use, exercise, develop or grant licenses in respect of the property or rights so acquired; (g) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; (h) To lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (i) Notwithstanding the provisions of section 44 of The Companies Act, to take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company; (j) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (k) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company, or for any other purpose which any seem directly or indirectly calculated to benefit this company; (l) To construct, improve, maintain, work, manage, carry out or control any roads, ways and tramways, branches or sidings, on lands owned or controlled by the company, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (m) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (n) To sell or dispose of the undertaking of this company, or any part thereof, for such consideration as this company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (o) To distribute amongst the shareholders of the company in specie any property of the company and in particular any shares, debentures or securities belonging to the company; (p) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Federal Stone and Supply Company, Limited," with a capital stock of fifty thousand dollars, divided

into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 12th day of March, 1913.

THOMAS MULVEY,

37-2

Under-Secretary of State.

Wm. H. Jackson Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of March, 1913, incorporating Robert Cooper Smith and Frederick Henry Markey, both of His Majesty's Counsel learned in the law, George Gordon Hyde and William Gilbert Pugsley, advocates, and Ronald Cameron Grant, accountant, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To establish, maintain and operate manufactories, warehouses, agencies and depots for manufacturing building products and for their sale and distribution; (b) To make, inter into, perform and carry out contracts for constructing, altering, decorating, maintaining and furnishing, fitting up and improving buildings of every sort and kind; (c) To purchase or otherwise acquire patents, trade marks and secret processes for or in any way relating to the company's business, and to grant licenses for the use of or sell or otherwise deal in patents, trade marks and secret processes required by the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wm. H. Jackson Company of Canada, Limited," with a capital stock of twenty-five thousand dollars, divided into 250 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of March, 1913.

THOMAS MULVEY,

37-2

Under-Secretary of State.

The Realty Exchange of Montreal, Limited-- Bourse Foncière de Montréal, à responsabilité limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of March, 1913, incorporating Walter George Mitchell, René Chênevert and Frank Callaghan, advocates, Ernest Bertrand, student-at-law, and Percy Gregory, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on a real estate business generally and in all its forms and to do all commercial and financial operations relating thereto; (b) To act as agents and intermediaries between buyers and sellers of real estate; (c) To operate a real estate exchange composed of different classes of members; (d) To do all such things and business incidental or necessary to the above mentioned objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Realty Exchange of Montreal, Limited"—"Bourse Foncière de Montréal, à responsabilité limitée," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 13th day of March, 1913.

THOMAS MULVEY,

37-2

Under-Secretary of State.

Cook Construction Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of March, 1913, incorporating Andrew Braid Cook, of the City of Helena, in the State of Montana, one of the United States of America, contractor: Harry Falconer McLean, contractor, Walter Joseph Boland, barrister-at-law, and Elizabeth Curnoe and Catherine Iurig, stenographers, of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To carry on the business of general contractors for the erection, construction, repair and alteration of public and private works; (b) To acquire, hold and transfer stock or shares of other corporations, notwithstanding the provisions of section 44 of the said Act; (c) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (d) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company; (e) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (f) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (g) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (h) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (i) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade; (j) To construct, improve, maintain, work, manage, carry out or control any roads, ways and tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (k) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (l) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading,

warrants and other negotiable or transferable instruments; (m) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (n) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (o) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (p) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (q) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Cook Construction Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Sudbury, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 13th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

Conger Lehigh Coal Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of March, 1913, incorporating Arthur John Thomson, Reginald Holland Parmenter and Norman Baillie Wormwith, solicitors, Roy Beverley Whitehead, student-at-law, and Violet Moffat, accountant, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz: (a) To acquire and take over as a going concern the undertaking and all or any of the liabilities of The Conger Coal Company of Toronto, Limited, incorporated by letters patent under The Ontario Companies Act, and with a view thereto to adopt an agreement dated the sixth day of March, 1913, made between Sterling Coal Company, Limited, of the one part and William Symon Morlock as trustee for the company, of the other part, being an agreement for the acquisition of the undertaking and all or any of the liabilities of The Conger Coal Company of Toronto, Limited, and to carry such agreement into effect with or without modification; (b) To carry on business as dealers in and producers of coal, wood and fuel of all kinds; to carry on all kinds of exploration work and business and to search for, prospect, open, explore, develop, work, improve, maintain and manage coal, salt, gas, oil, iron, gold, silver, copper and other mines, minerals and other deposits and properties, and to prospect, dig for, raise, crush, wash, smelt, assay, analyze, reduce and amalgamate and otherwise treat ores, metals, minerals, oil, gases and other deposits, whether belonging to the company or not, and to render the same merchantable and to sell and otherwise dispose of the same, or any part thereof, or any interest therein; (c) To acquire by purchase, lease, concession, license, exchange or other legal title, mines, mining and other lands, easements, mineral properties, or any interest therein, minerals and ores and mining claims, options, powers, privileges, water and other rights, letters patent of invention, processes and mechanical or other contrivances and patent rights and either absolutely or conditionally and either solely or jointly with others and as principals, agents, contractors or otherwise, and to lease, place under license, sell, dispose of and otherwise deal with the same, or any part thereof, or any interest therein; (d) To build, acquire, own, charter, navigate and use steam and other vessels; (e) To contract, improve, operate, maintain, develop or manage, carry out or control roads, ways, railway

sidings, bridges, reservoirs, water courses, wharves and vessels, calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (f) To own and operate, either by steam, electricity or other power, tramways and railway sidings on or over lands owned or controlled by the company, or on or over lands adjacent to the lands of the company, with the consent of the owner or holder thereof; (g) To acquire and take over as going concerns the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such companies; (h) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertakings, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (i) To apply for, purchase or otherwise acquire any patents of invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect to or otherwise turn to account the property, rights or information so acquired; (j) To purchase, take or acquire, by original subscription or otherwise, and to hold, sell, or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint; (k) To enter into partnership or any arrangements for sharing profits, union or interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (l) To promote any company or companies for the purposes of acquiring or taking over all or any of the property and liabilities of the company, or for any other purposes which may seem directly or indirectly calculated to benefit the company; (m) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant and stock-in-trade; (n) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (o) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (q) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privi-

leges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (r) To do all or any of the matters hereby authorized either alone or in conjunction with, or as factors, trustees or agents, for any other companies or persons or by or through any factors, trustees or agents; (s) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (t) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Conger Lehigh Coal Company, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 13th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

37-2

The Gold Lion Brewery, Limited—La Brasserie du Lion d'Or, à responsabilité limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of March, 1913, incorporating Edouard Hébert, of the Town of Valleyfield, in the Province of Quebec, merchant; François Xavier Dupuis, gentleman, Arsène Leroux, accountant, and Roger Valois and Joseph Edouard Marier, journalists, of the City of Montreal, in the said Province of Quebec, for the following purposes, viz:—(a) To carry on the business of brewers and maltsters in all its branches; (b) To carry on any business ancillary to or which can be carried on in connection with the aforesaid business, including but not limited to hop merchants and growers, malt factors, corn merchants, coopers, bottlers, bottle makers, bottle stopper makers, potters, manufacturers of and dealers in aerated and mineral waters and other drinks, wine and spirit merchants and importers, licensed victuallers, hotel keepers, beer house keepers, ice manufacturers and merchants, yeast dealers, grain sellers and dryers, box manufacturers, millwrights, wheelwrights and other businesses incidental thereto; (c) To buy, sell, handle and deal in, both wholesale and retail, commodities, articles and things of all kinds which can be conveniently dealt in by the company in connection with any of its objects; (d) To purchase or otherwise acquire any formulæ, recipes, processes, letters patent, trade marks, trade names or copyrights relating to the products of the company, or any rights or interests in the same, or in the mode of manufacturing or selling the same; (e) To apply for, purchase or otherwise acquire any patents, concessions and the like, conferring exclusive or non-exclusive or limited right to the use of any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem to benefit this company, and to use, exercise, develop and grant licenses in respect of or otherwise turn to account the property, rights and information so acquired; (f) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the company; (g) To establish and carry on agencies, depots and branch places of business; (h) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's businesses or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (i) To purchase, lease or otherwise acquire the whole or any part of the busi-

ness, property, franchises, good-will, rights and privileges held or enjoyed by any persons of firm or by any corporation carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company, or in the bonds, debentures or other securities of the company or otherwise, and to undertake the liabilities of any such person, firm or corporation ; (j) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company ; to lend money to, guarantee the contracts of or otherwise assist any such person, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ; (k) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or in exchange for the shares, bonds, debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint ; (l) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions ; (m) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company, and generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business ; (n) To construct, acquire and operate vessels, steamboats and barges and to carry on the business of vessel agents, cartage system, cartage agents, wharfingers, warehousemen and forwarders for the purposes of the company ; (o) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ; (p) To pay out of the funds of the company or with approval of the shareholders, by shares in the company or by both cash and shares, all expenses of or incidental to the formation, floatation, advertising and procuring the charter of the company, and to remunerate any person or company for services rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company ; (q) To pay by issue of bonds, debentures or other securities as well as to use and apply its surplus earnings or accumulated profits authorized by law to be reserved to the purchase or acquisition of property, and the purchase and acquisition of its own capital stock from time to time, to such extent and in such manner and upon such terms as the board of directors shall determine ; (r) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ; (s) To obtain any provisional order or Act of Parliament for enabling the company to carry any of its objects into effect, or for any other purpose which may seem expedient, and to oppose any proceedings or applica-

tion which may seem calculated directly or indirectly to prejudice the company's interests ; (t) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; (u) To do all such other things as are incidental or conducive to the attainment of the above objects ; (v) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and by or through trustees, agents or otherwise and either alone or in conjunction with others ; (w) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of this company ; (x) To distribute any of the property of the company in kind among the shareholders ; (y) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Gold Lion Brewery, Limited,"—"La Brasserie du Lion d'Or, à responsabilité limitée,"—with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Valleyfield, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1913.

THOMAS MULVEY,

37-2

Under-Secretary of State.

Western Provincial Lands, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of March, 1913, incorporating Arthur John Thomson, Reginald Holland Parmenter, William Symon Morlock and Norman Baillie Wormwith, solicitors, and Roy Beverley Whitehead, student-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—(a) To acquire by purchase, lease, exchange, or otherwise, and to use, hold and improve lands, tenements, hereditaments, immovables and interest therein, and generally to carry on the business of a land company with the power of purchasing, holding, developing, improving, clearing, settling, cultivating, renting, exchanging, selling and otherwise dealing in and disposing of real estate and lands, whether cultivated or not, and any interest or right therein, and in and upon such lands to make, construct, erect, build and maintain roads, bridges and other internal communications, houses, mills, factories and manufactories, and other buildings and works necessary or expedient for the occupation or improvement of any such lands, and to operate and carry on any works or improvements thereon ; (b) To sell, lease, convey, exchange, dispose of, or otherwise deal with such real estate or any portion thereof, and to develop, improve and lay out any such property in building lots, streets, lanes, squares or otherwise ; (c) To make advances by way of loans to purchasers or lessees of any part of the company's real estate for building purposes or other improvements, to aid by way of advances or otherwise in the construction and maintenance of roads, streets, water works, sewers and other works of improvement calculated to render the company's property more accessible and to enhance its value ; (d) To take and hold mortgages, hypothecs, liens and charges to secure the payment of the purchase price of any property sold by the company or any money due to the company from purchasers or advanced by the company to purchasers for building purposes or other improvements ; (e) To invest moneys in immovable property for the benefit of any person or corporation ; to undertake the care and management of investments so made and similar investments, and guarantee the security of the same ; (f) To acquire and own office buildings, apartment

houses and any and all other classes of buildings, and to sell or lease the same or parts thereof and to act as managers or agents for such buildings; (g) To act as an agency or association for and on behalf of others who entrust the company with money to lend or invest, and also secure the repayment of the principal, or the payment of the interest, or both, of any moneys entrusted with the company for investment, and for the purpose of securing the company against loss, upon any guarantee or obligation, or any advance made by the company, and to receive and dispose of any description of assets or security which is conveyed, pledged, mortgaged or assigned to or warehoused with the company in connection with such guarantee, obligation, advance or investment; (h) To guarantee any investment made by the company as agent or otherwise; (i) To construct or acquire by lease, purchase or otherwise and to operate works for the production, sale and disposal of steam, electric, pneumatic, hydraulic and other power or force and to produce, create, develop, acquire by lease or otherwise and to control and generally deal in and use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic and other power for any uses and purposes to which the same are adapted; provided always that the rights, privileges and powers hereby conferred upon the company in this paragraph in acquiring, using and disposing of electric, hydraulic, pneumatic or other power or force shall be subject to all the laws and regulations of the provincial and municipal authorities in that behalf; (j) To apply for and acquire on any terms, letters patent of invention, patent rights, processes, concessions, licenses, trade marks, copyrights, or any other privileges or protections of a like nature for or connected with any matter, article or subject of manufacture or convenient for the business of the company, and to turn the same to account by manufacturing or working the same or granting licenses in respect thereof or otherwise; (k) To purchase or otherwise acquire or undertake all or any part of the business property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company, or possessed of property suitable and proper for the purposes of the company; (l) To issue paid-up shares, bonds or debentures for the payment either in whole or in part of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company; (m) To purchase, acquire, hold and own shares of the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold, pledge or otherwise dispose of such shares, bonds or other securities, notwithstanding the provisions of section 44 of The Companies Act; (n) To enter into partnership or any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, partnership or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on or to amalgamate with any such company; (o) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or otherwise, securities or otherwise of any other company or corporation, and to guarantee the performance of contracts by any such persons with whom the company may have business relations; (p) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (q) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purpose of its business; (r) To invest

the moneys of the company not immediately required in such manner as may from time to time be determined; (s) To distribute among the shareholders of the company in kind, any property or assets of the company and in particular any shares, debentures or securities of any other company or companies which may have purchased or taken over, either in whole or in part, the property, assets or liabilities of this company; (t) To amalgamate with any other company or companies having objects similar to those herein enumerated; (u) To sell, lease, exchange or otherwise dispose of in whole or in part the property, rights or undertaking of the company for such consideration as may be agreed upon and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (v) To enter into any arrangement with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which it may be desirable to obtain, and to carry out, exercise and comply with or sell and dispose of any such arrangements, rights, privileges and concessions; (w) To do all such other acts and things as are incidental or conducive to the attainment of the above objects, or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth, and which may seem to the company capable of being conveniently carried on by the company, or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights; (x) To do all or any of the matters hereby authorized either alone or in conjunction with others, or as factors, trustees or agents of others; (y) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Western Provincial Lands, Limited," with a capital stock of one million dollars, divided into 200,000 shares of five dollars each, and the chief place of business of the said company to be at the City of Prince Albert, in the Province of Saskatchewan.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

Homes, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of March, 1913, incorporating John Wilson Cook, King's counsel, Allan Angus Magee, advocate, Thomas Barnard Gould, solicitor, Kenneth Archibald, student-at-law, and Pearl Catherine Mahoney, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To acquire by purchase, lease, exchange or otherwise and to use, hold and improve lands, tenements, hereditaments, immovables and interest therein, and generally to carry on the business of a land company and real estate agency, with the power of renting, exchanging, selling and otherwise dealing in real estate and any interest or right therein; (b) To erect, construct, alter, improve, decorate, furnish, let contracts for, maintain and manage houses, buildings and works of every description; to act as civil engineers, designers and architects for all kinds, of constructions, and to manufacture, buy, sell and deal in all kinds of building material, fittings and decorations; (c) To develop, improve and lay out any such property in building lots, streets, lanes, squares or otherwise, and upon such property make, construct, build and maintain roads, bridges and other internal communications, houses, mills, factories and other buildings necessary or expedient for the occupation or improvement of any such property; (d) To dispose of any streets, squares or lands in favour

of persons or municipalities upon such terms and conditions as the company may think fit, and to make and enter into any agreement or contract for paving, macadamizing, grading, repairing, cleaning and watering streets and highways, and for the construction, opening and repairing of conduits, cisterns, drains or sewers ; (e) To make advances by way of loans to purchasers, or lessees of any part of the company's real estate for building purposes or other improvements, and to aid by way of advances or otherwise in the construction and maintenance of roads, streets, waterworks, sewers and other works of improvement calculated to render the company's property more accessible or to enhance its value ; (f) To take and hold mortgages, hypothecs, liens and charges to secure the payment of the purchase price of any property sold by the company, or any money due to the company from purchasers for building purposes or other improvements ; (g) To invest money in immovable property for the benefit of any person or corporation ; to undertake the care and management of investments so made and similar investments, and guarantee the security of the same ; (h) To act as an agent or association for and on behalf of others who entrust the company with money for the purchase of real estate, and to guarantee the repayment of any money entrusted with the company for such investment, and to guarantee any investment made by the company as an agent or otherwise ; (i) To manufacture and produce steam and electricity for heat, light and power for the purpose of the company's business and to sell the surplus thereof, subject to all provincial or municipal laws and regulations in that behalf ; (j) To purchase or otherwise acquire or undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company, or possessed of property suitable and proper for the purposes of the company ; (k) To pay for any property or rights acquired by the company, or services rendered or to be rendered to the company, either in cash or in fully paid-up shares or by any securities which the company has power to issue, or partly in one mode and partly in another or others, and generally on such terms and conditions as the company may determine ; (l) To purchase, acquire, hold and own shares of the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which the company is empowered to carry on or engage in, and to acquire, hold or otherwise dispose of such shares, bonds or other securities, notwithstanding the provisions of section 44 of The Companies Act ; (m) To enter into any arrangements for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, partnership or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to carry on, or to amalgamate with such company ; (n) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, the guarantee of bonds, debentures or other securities or otherwise, any person, company or corporation, and to guarantee the performance of contracts by any such persons or corporation with whom the company may have business relations ; (o) To distribute among the shareholders of the company in kind any property or assets of the company and in particular any shares, debentures or securities of any other company or companies which may have purchased or taken over, either in whole or in part, the property, assets or liabilities of this company ; (p) To sell, lease, exchange or otherwise dispose of, in whole or in part, the property, rights or undertakings of the company for such consideration as may be agreed upon and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ; (q) To enter into any arrangement with any government or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which it may be desirable to obtain, and to carry out, exercise and comply with or sell and dispose of any such arrange-

ments, rights, privileges and concessions ; (r) To do all such other acts and things as are incidental or conducive to the attainment of the above objects, or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth and which may seem to the company capable of being conveniently carried on by the company, or calculated directly or indirectly to enhance the value of or render profitable any of its properties or rights ; (s) To do all or any of the matters hereby authorized either alone or in conjunction with others or as factors, trustees or agents of others ; (t) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Homes, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

McDonald Hydro-Electro Heating Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of March, 1913, incorporating John D. McDonald, smelter foreman, and Richard Watson DeMorest and Edward Hamilton Low, civil engineers, of the Town of Sudbury, in the Province of Ontario ; Rinaldo McConnell, miner, James Beaton Watson, accountant, and William Clark Perkins and Angus William Fraser, barristers-at-law, of the City of Ottawa, in the said Province of Ontario, for the following purposes, viz :— (a) To carry on the business of an electric heat, light and power company in all its branches, provided that the sale, transmission and distribution of electric or other power or force shall be subject to local or municipal regulations ; (b) To provide, purchase, lease or otherwise acquire and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works, stations, engines, machinery, plant, cables, wires, lines, generators, accumulators, radiators, lamps, meters, transformers, apparatus, appurtenances and appliances connected with the generation, accumulation, distribution, transmission, supply, sale, use and employment of electricity, and to generate, accumulate, transmit, distribute, supply and sell electricity, for the purposes of electric heating, lighting, traction and motive power and for industrial and other purposes ; and to undertake and to enter into contracts and agreements for heating houses, offices and other buildings, and for the lighting of cities, towns, streets, buildings and other places, and for the supply of electric current for heating, lighting, traction and motive power, and for industrial and any or all public or private purposes ; (c) To make, build, construct, erect, lay down and maintain and operate buildings, bridges, reservoirs, water works, cisterns, dams, canals, tunnels, culverts, flumes, conduits, mains and other pipes, machinery and appliances, and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the creation, maintenance and development of hydraulic, electrical or other power, or for irrigating lands or for any other purpose of the company ; (d) To construct, improve, work, maintain, manage, carry out or control, and to purchase, lease, or otherwise acquire, and to hold, use, sell, lease or otherwise dispose of any lands, works, mains, machinery, or any roads, ways, bridges, reservoirs, water courses, wharves, manufactories, warehouses, electrical works, shops, stores and other works and conveniences which may seem capable of being used or operated in connection with any part of the

company's undertaking for the time being, or calculated directly or indirectly to benefit the company, and to equip, maintain and operate by electric, hydraulic or other power all work belonging to the company, or in which the company may be interested, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (e) To apply for and receive, or to acquire by enactment, grant, assignment, transfer, lease or otherwise, and to exercise, carry out and enjoy any statute, ordinance or concession, license, power, authority, franchise, right or privilege relating to the generation, accumulation, development, distribution, supply, sale, use and employment of electric energy, water powers or water which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof; (f) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (g) To apply for, purchase or otherwise any patents, brevets d'invention, grants, licenses, leases, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights, interests or information so acquired; (h) To purchase or otherwise acquire the shares, bonds, debentures or other securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in the shares or other securities of this company, and to hold, sell, vote or otherwise deal in the shares or other securities so purchased, and to guarantee payment of the principal of or dividends and interest on said shares or other securities; to promote or assist in promoting and to become a shareholder in any subsidiary, allied or other company carrying on or having for its objects the operation of any business altogether or in part similar to that of this company, or capable of being carried on so as to directly or indirectly benefit this company; (i) To sell, lease or otherwise dispose of the property, rights, franchises and undertakings of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of this company; (j) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of this company; (k) To enter into any agreement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, issue or re-issue the same, with or without guarantee of principal or interest, or otherwise to deal in the same; (l) To distribute in specie or otherwise any assets of the company among its members, and particularly any shares, bonds, debentures or other securities received as the consideration for the sale of the whole or any portion of the property of the company, or the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (m) To purchase, lease or otherwise acquire, hold and enjoy all or any of the property, fran-

chises, good-will, rights and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar to that which this company is authorized to carry on, and to pay for the same wholly or partly in cash, or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company; (n) To procure the company to be registered, licensed or otherwise recognized in any foreign country, and to designate and appoint persons therein as attorneys or representatives of this company, with full power to represent this company in all matters according to the laws of such foreign country, and to accept service for and on behalf of this company of any process or suit; (o) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges or concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (p) To do all or any of the matters hereby authorized, either alone or in conjunction with others or as factors, trustees or agents, for any other companies or persons, or by or through any factors, trustees or agents; (q) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (r) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "McDonald Hydro-Electro Heating Company, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State

37-2

Cartier Realty Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of March, 1913, incorporating George Archibald Campbell, King's counsel, Talbot Mercer Papineau, advocate, and Minnie Bradley and Margaret Hartley, secretaries, of the City of Montreal, in the Province of Quebec, and Andrew Ross McMaster, of the City of Westmount, in the said Province of Quebec, King's counsel, for the following purposes, viz:—(a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein, together with any buildings or structures that may be on the said lands or any of them, and to hold, sell, lease, exchange or otherwise dispose of or deal with the whole or any portion of the said lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take and hold mortgages for any unpaid balance of the purchase money on any of the lands, buildings or structures so sold, and to otherwise improve, alter and manage the said lands and buildings; (b) To purchase, take in exchange or otherwise acquire and deal in lands or interests therein with all buildings or structures that may be thereon; (c) To carry on the business of builders and contractors in all branches for the purposes of the company; (d) To purchase, lease or otherwise acquire or to construct, operate and maintain and to sell or otherwise dispose of apartment houses, residences, stores or other buildings; (e) To develop, lay out, improve and in any other way deal with its own or other immovable property, including the division of larger parcels of land into building lots, streets, squares, lanes and playgrounds, and upon

and in connection with such properties to make, construct, build and maintain roads, bridges and other means of communication, sewers, drains, water works and erections of all sorts and kinds necessary to or expedient for the occupation, improvement or use of the property; (f) To take and hold hypothecs and all other liens, insurance policies and other securities to secure the payment of the purchase price of any property sold by the company, or money due to the company from purchasers or any other persons, or advanced by the company to purchasers or to any other persons; (g) To advance money to purchasers of property owned by the company or to other persons having dealings with the company; (h) To acquire in any way whatsoever any property or other things necessary or expedient for the carrying on of the company's business and to pay for the same in shares or other securities of the company; (i) To carry on any business which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated to enhance the value of or render profitable any of the company's property or rights; (j) To apply for and acquire, accept and hold any bonus or any concession from any municipality and to enter jointly with any municipality into any scheme whereby the property of the company can be improved; (k) To pay for any services rendered to the company, either prior or subsequent to its incorporation, organization or otherwise, by bonds or other securities or assets of the company, or by the issue and delivery of fully paid-up and non-assessable shares of the capital stock; (l) To use any of the funds or assets of the company for the purchase or acquisition of the shares, bonds or other securities or assets of any other corporation carrying on a business similar to that of the company, and also to acquire such shares by giving as consideration bonds, debentures or other securities of the company or by the use and delivery of its shares as fully paid up and non-assessable, the whole notwithstanding the provisions of section 44 of The Companies Act; (m) To amalgamate with any other company having objects wholly or in part similar to the objects of the present company, or which may be conducted advantageously with the present company; (n) To enter into any arrangements for sharing profits, co-operation, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; (o) To sell, lease or otherwise dispose of the whole or any part of the undertaking or assets of the company for such consideration as the company may deem fit, including shares, debentures or other securities of any other corporation having objects similar, wholly or in part, to those of the company, and to distribute among its shareholders any cash, securities or any consideration so received; (p) To distribute in cash or kind among its shareholders any assets of the company; (q) To do any such other things as may be incidentally conducive to the advancement of the company's objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Carrier Realty Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1913.

THOMAS MULVEY,

37-2

Under-Secretary of State.

La Cie Industrielle de Restigouche, Limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of

March, 1913, incorporating Pierre Edmond Bergeron of the Parish of Dalhousie, in the Province of New Brunswick, merchant, Alphonse Chevretils Belle-Isle, of the Town of Campbellton, in the said Province of New Brunswick, manufacturer's agent, and François Lachance, merchant, Stanley Tremblay, contractor, and Cyprien Langlois, accountant, of the Village of Richard Station, in the said Province of New Brunswick, for the following purposes, viz:—(a) To carry on and conduct the business of general timber and lumber merchants, brokers, manufacturers and commission merchants, in all branches, including the cutting, driving, manufacturing, buying, selling, importing, exporting, shipping, preparing for market and marketing and otherwise trading and dealing in and with logs, pulp wood and lumber, manufactured or unmanufactured, and all products of lumber and wood and all articles and commodities in the manufacture of which lumber or wood is used; (b) To carry on any other business or businesses which may seem to the company capable of being carried on in connection with any of the above or calculated directly or indirectly to render profitable or enhance the value of the company's property or rights; (c) To purchase, hire, take in exchange or by way of license or lease, or by way of assignment, or as security, and otherwise acquire, employ, use, own, hold, control, work and operate, lands, lumber and timber limits, leases, Crown land lumber or timber licenses, or other lumber or timber licenses, mills, machinery, plant, wharves, booms, steamers, vessels, tugs, scows, boats and other craft, and other real and personal property and any interest therein, and any easements, franchises, rights or privileges which the company may think necessary, suitable, desirable or convenient for the purposes of its business; (d) To manufacture, buy and sell bricks, tiles, drain and sewer pipes, terra cotta and clay goods of every description and other materials made of clay, cement blocks and concrete products of all kinds and descriptions; (e) To buy, sell, deal in, store, warehouse and transport goods, wares and merchandise of every kind and description; (f) To manufacture, buy, sell or deal in all kinds of automobiles, aeroplanes, trucks, vehicles, electric or otherwise, and their accessories and supplies, and all other kinds of machinery that may be required for the purposes of the company; (g) To acquire by purchase, lease or otherwise and equip, maintain, own and operate transportation facilities, whether by land or water, and to sell, lease or otherwise dispose of the same; (h) To acquire, have, hold, own, manage, control and operate water, water rights, water powers and water privileges for the purposes of the company; (i) To generate, transmit, distribute and sell electricity for lighting, heating, power or other purposes and erect, construct, maintain and operate poles, pole lines and other fixtures for such purposes, subject to local and municipal regulations; (j) To erect, construct, maintain and operate any buildings, works, machinery and conveniences; (k) To issue paid-up shares, bonds or debentures for the payment, either in whole or in part, of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of the company; (l) To enter into any arrangement with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on and exercise and comply with any such arrangements, rights, privileges and concessions; (m) To build, maintain and operate hotels, restaurants, theatres, amusement parks, docks, boat liveries and other accessories to water and land sports and amusements; (n) To sell, lease or otherwise dispose of the whole or any part of the property, assets, rights and undertakings or good-will of the company and to accept payment for the same, wholly or in part in cash, bonds,

stocks or other securities in any corporation or company; (o) To acquire and hold, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose of the stock, shares, securities or undertakings of any other company having for one of its objects the exercise of any of the powers of the company, or to transfer its undertaking or assets to or to amalgamate with any such company; (p) To pay all or any costs, charges or expenses preliminary or incidental to or incurred in connection with the promotion, organization, formation, establishment, registration and incorporation of the company; (q) To do any and all such things above set forth as objects, purposes, powers or otherwise and any and all things necessary or incidental thereto, or which shall at any time appear conducive or expedient to the accomplishment of the purposes or attainment of the objects or exercise of the powers hereinbefore mentioned or any of them, as fully as natural persons might do. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "La Cie Industrielle de Restigouche, Limitée," with a capital stock of forty-nine thousand dollars, divided into 490 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Campbellton, in the Province of New Brunswick.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

The Brunelle Furnace & Boiler Company, à responsabilité limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1913, incorporating Joseph Antonio Jutras, surgeon-dentist, Johnny Boivin, trader, Wilfrid Descoteaux and Joseph Benjamin Godbout, commercial agents, all of the City of Three Rivers, in the Province of Quebec, Arthur Héroux, manufacturer, and Hercule Descoteaux, merchant, both of the Village of Yamachiche, in the said Province, for the following purposes, viz:—(a) To acquire for consideration or gratuitously, lease, sub-let, own, sell, transfer or exchange movable or immovable property for the purposes of its undertaking; (b) To operate iron, copper, silver mines and other metals which it may own, occupy or hold in virtue of the powers herein named, and to deal in and deal with the products of its mines; (c) To build, construct, erect or to cause to be built, constructed and erected, for itself or for the general public, factories, buildings, dwelling houses, structures, and also to execute or to cause to be executed works of all kinds and description; (d) To issue bonds, shares and other securities of the company and to give the same as security or to sell the same for such price or consideration as may be deemed advisable; (e) To purchase, own, manufacture, sell, lease, sub-let, exchange, alienate: (1) furnaces, boilers, heaters, radiators, pipes and other equipment and apparatus for water, air, steam heating or otherwise; (2) columns, pieces, articles and objects generally useful and required for any manufacturing, farming and commercial business; (f) To enter into any arrangements, as to its establishment and operation, with any municipal or other corporations and with any individuals; (g) To amalgamate with any other corporation or company carrying on or having for its purpose the carrying on of any similar objects, and, to that end, to enter into any arrangements, transactions or compromise which the company may deem advisable; (h) To exercise all powers conferred upon the company by the general law relating to such business and all other powers necessary to the attainment of its objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Brunelle Furnace & Boiler Company," à responsabilité limitée, with a capital

stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Three Rivers, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

The Railway Centre Park Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 6th day of March, 1913, incorporating Napoléon Thomas Turgeon, lumber merchant, of the Village of Beauceville, in the Province of Quebec, Joseph DeVarennnes, merchant, Gustave Proteau, gentleman, and Napoléon Bédard, hotelkeeper, all three of the City of Quebec, in the said Province of Quebec, and Joseph Napoléon Matte, agent, of the City of Montreal, in the said Province, for the following purposes, viz:—(a) To acquire by purchase, lease or otherwise and to own real estate; to construct dwelling houses and other buildings on such property or any part thereof, throughout the Dominion of Canada; (b) To sell, lease, transfer, exchange such immovable property or any part thereof and to dispose of, and to develop, improve and lay out such property in building lots, streets, lanes, squares or otherwise; (c) To make cash advances or loans to purchasers or lessees of any part of the company's property for building purposes or other improvements; (d) To take and hold mortgages, hypothecs, liens and charges to secure the payment of the purchase price of any property sold by the company or advanced by the company for building purposes or other improvements; (e) To purchase, acquire, own, transfer, sell shares, bonds or securities in any other company having objects similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (f) To act as agents or trustees for any company, partnership or persons carrying on a business similar, in whole or in part, to that of this company; (g) To sell any part of the real estate or other property belonging to the company for such consideration and upon such terms and conditions as the company shall see fit, and to dispose of the same, and to accept cash, shares, debentures or securities of or in any other company having objects similar to those of this company in payment or part payment therefor. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Railway Centre Park Company, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 7th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

The Transcontinental Realty Company, Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of March, 1913, decreasing the capital stock of "The Transcontinental Realty Company, Limited," from the sum of five hundred thousand dollars to the sum of one hundred thousand dollars, such decrease to consist of four thousand shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

Standard Machines, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 7th day of March, 1913, changing the name of "Standard Machines, Limited" to that of "Wall Papering Machines, Limited."

Dated at the office of the Secretary of State of Canada, this 10th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

37-2

D'Allaird, Rettie, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of March, 1913, incorporating George Jockow D'Allaird, merchant, William Rettie, traveller, Francis George Bush, bookkeeper, George Robert Drennan, stenographer, and Herbert William Jackson, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on the business of wholesale and retail merchants and manufacturers, and to manufacture, buy, sell, traffic and deal in all manner and kinds of dry goods, waists, dresses, whitewear, underwear, shirts, collars, haberdashers' supplies, men's, women's and children's clothing and wearing apparel of every description and all other articles necessary or convenient to be used in connection with the sale of the same ; (b) To carry on any other business which may seem to the company capable of being carried on in connection with its business or any of the objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's rights or property ; (c) To guarantee the contracts of or to assist by way of loan, endorsement or in any form whatsoever any other company carrying on any business similar in whole or in part to that carried on by this company, and in which this company owns any shares, bonds, debentures or other securities, and to acquire the shares, bonds, debentures or any other securities of any other company, notwithstanding the provisions of section 44 of The Companies Act, Canada ; (d) To apply for, purchase, acquire by license or otherwise any patent, patent rights, trade marks, industrial designs or any invention which the company may deem useful for its business, and to hold, use, sell, lease, license or otherwise dispose of such patents, patent rights, inventions, trade marks and industrial designs ; (e) To acquire and undertake the whole or any part of the business, assets, rights and liabilities of any person, firm or corporation carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to amalgamate with any person or company carrying on business of a similar nature ; (f) To purchase, lease or otherwise acquire movable and immovable, real and personal property of any kind or nature that may be deemed suitable for the purposes of the company ; (g) To pay for any property, movable or immovable, acquired by the company or to remunerate any person for services rendered or to be rendered to the company in whole or in part by the issue and allotment of the capital stock of the company fully paid up and non-assessable ; (h) To lease, sell or otherwise dispose of the business, property, assets or undertakings of the company, or any part thereof, for such consideration and upon such terms and conditions as the company may deem fit, and in particular for shares, bonds, debentures or securities of any other company having objects similar to those of this company ; (i) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or securities of any companies belonging to the company, or which the company may have power to dispose of ; (j) To do all

or any of the matters hereby authorized either alone or in conjunction with or as factors, trustees or agents for any other companies or persons, or by or through any factors, trustees or agents ; (k) And generally to do all such things as are incidental to the carrying out of the objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "D'Allaird, Rettie, Limited," with a capital stock of seventy thousand dollars, divided into 700 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

The A. A. Ayer Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of March, 1913, incorporating Albert Azro Ayer, Albert Johnson Ayer, Arthur Adam McKergow and Charles Thomas Pickett, merchants, and Thomas Barnard Gould, solicitor, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To buy, sell and deal in butter, cheese and all classes of produce and machinery, fixtures, fittings and findings for the manufacture, treatment, reduction or otherwise of all classes of produce, and to manufacture, buy, sell and deal in any products or by-products of produce, food stuffs and live stock of every nature and kind ; (b) To carry on the business of cold storage, refrigerator and general warehousemen for the purposes of the company, and to do all matters and things incidental thereto or necessary therefor ; (c) To enter into any agreement as to the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession, amalgamation and consolidation with and to aid by guarantee of contract or by endorsement any person, firm or corporation carrying on any business of a like nature or of a nature incidental or in any way allied to the business for which incorporation is now sought, and, notwithstanding the provisions of section 44 of The Companies Act, to acquire, own, hold and dispose of stocks, debentures or other securities of any such person, firm or corporation ; (d) To let, lease, sell, alienate and dispose of the whole or any part of the undertakings of the business upon a majority vote of the shareholders thereof, and to receive in payment therefor any stocks, bonds, debentures or other securities of any person, firm or corporation carrying on business of a like nature or incidental to, or in any way akin to, the business for which incorporation is now sought ; (e) To do all matters and things, own all property, trade marks, patent rights, franchises or privileges for the purpose of enlarging and extending the scope and intention of the objects of this company, and to do all such matters and things without restriction or reserve which are incidental to or convenient or necessary for the business for which incorporation is now sought, and notwithstanding that such objects are not especially provided herein, to do all such manner of business as would necessarily or conveniently flow from the intention herein expressed. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The A. A. Ayer Company, Limited," with a capital stock of seven hundred and fifty thousand dollars, divided into 7,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 17th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

Wedgewood Park Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of March, 1913, incorporating Edouard Napoleon Hebert, manufacturer, Ernest Remi Decary, Joseph Crossman Barlow and Lionel Joron, notaries, and Pauline Alberta Hodgson, bookkeeper, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on the business of real estate dealers ; to buy, own, hold, develop, improve, acquire, settle, cultivate, let, exchange and sell immovable properties of every description and kind whatsoever, including timber and timber limits, and to trade and otherwise dispose thereof and generally deal in the same or any interest therein and to act as insurance brokers and general agents in all its branches ; (b) To construct, erect, operate and maintain apartment and dwelling houses, factories, shops or other buildings ; (c) To manufacture and produce electricity, steam and gas for heat, light and power, for the purposes of the company, and to sell the surplus thereof, provided that the foregoing power, when exercised outside the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf ; (d) To organize, promote and assist in organizing or promoting and become a shareholder in any subsidiary company, allied or other company carrying on a business similar to or in part similar to that of this company, and to purchase and hold shares in any company carrying on a similar business, notwithstanding the provisions of section 44 of the said Act ; (e) To do all and everything necessary, convenient, appertaining to or proper for the complete fulfilment of any one or more and all the objects for which this company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wedgewood Park Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 18th day of March, 1913.

THOMAS MULVEY,

38-2

Under-Secretary of State.

The Canadian Tabulating Machine Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of March, 1913, incorporating Francis George Bush, bookkeeper, George Robert Drennan, stenographer, Michael Joseph O'Brien and Herbert William Jackson, clerks, and Gordon Francis Macnaughton, student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To manufacture, buy, sell and otherwise deal in automatic tabulating and sorting machines, card punching machines and appliances generally connected therewith, and all materials and supplies relating thereto ; (b) To acquire by purchase, lease or otherwise and utilize, operate and sell any patent rights, franchises or powers related to or connected with the business of the company ; (c) To acquire, hold, sell and dispose of shares and securities in other companies authorized to do any business which this company is authorized to carry on ; (d) To purchase and acquire any business of a similar nature and to purchase and acquire any interest or control in any business of a similar nature to that which this company is authorized to carry on, and to pay for the same in whole or in part in cash, bonds or paid-up shares of this company ; (e) To issue and allot fully paid-up shares, bonds or debentures for the payment either in whole or in part of any assets, property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire ;

(f) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company engaged in or carrying on or about to engage in or carry on any business or transaction which this company is authorized to engage in or carry on, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company ; (g) To sell, lease or otherwise dispose of the whole or any part or branch of the business, undertaking, property, liabilities or franchises of the company to any other person or company, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company ; (h) To distribute in specie or otherwise any assets of the company among its members, and particularly the shares, bonds, debentures and securities of any other company formed to take over the whole or any part of the assets or liabilities of this company ; (i) To carry on any branch or branches of business incidental to the due carrying out of the aforesaid objects and subsidiary thereto, which may be deemed necessary to enable the company to profitably carry out its undertakings ; (j) To amalgamate with any other company having powers similar or in part similar to the powers of this company ; (k) Generally to do all such other things as are incidental to the carrying out of the objects of the company ; (l) The powers enumerated in each paragraph hereof to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian Tabulating Machine Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 17th day of March, 1913.

THOMAS MULVEY,

38-2

Under-Secretary of State.

B. Silver & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of March, 1913, incorporating Benjamin Silver, merchant, Lazarus Phenias Silver, mining engineer, Henry Winfield and Pierre Ledieu, advocates, and Virginia Miles, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To acquire and take over as a going concern the business now carried on at the City of Montreal, in the Province of Quebec, under the name and firm of B. Silver & Co., and any or all of the assets and liabilities of the owner of the said business, and to pay for the same in shares of the capital stock of the company ; (b) To establish, conduct and operate trading posts and stores for the sale, barter or exchange of merchandise of whatsoever nature ; to carry on the trade and business of manufacturers of and dealers in raw furs, skins and pelts, and to deal in dry goods, silks, satins, tailors' trimmings, textile fabrics of all kinds and cloth and cotton goods generally, and to carry on the business of tailors, outfitters, clothiers and hatters ; (c) To carry on any other similar business, whether manufacturing or otherwise and which is germane to the foregoing powers, which may seem to the company to be capable of being conveniently carried on in connection with any of the above businesses ; (d) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company ; (e) To apply for, purchase or otherwise acquire any patents, brevets d'invention, trade marks, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any

secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ; (f) To purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of the business and in particular any land, buildings, easements, machinery, plant and stock-in-trade ; (g) To acquire and hold shares in any other company having objects altogether or in part similar to those of this company or carrying on any business capable of being conducted so as to directly or indirectly benefit this company ; (h) To remunerate any person or companies for services rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or in or about the formation or promotion of the company or the conduct of its business ; (i) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ; (j) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "B. Silver & Company, Limited," with a capital stock of seventy-five thousand dollars, divided into 750 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of March, 1913.

THOMAS MULVEY,

38-2

Under-Secretary of State.

Anderson & Delaney Contracting Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of March, 1913, incorporating John Hoyle Anderson and Thomas Leo Delaney, contractors, Henry Judah Trihey and Ernest Lafontaine, advocates, and Peter Bercovitch, advocate and King's counsel, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, rebuilding, alteration, ornamenting, decorating, furnishing, repairing or improvement of houses, factories, buildings, works or erections of every kind and description, the locating, laying out and constructing of roads, avenues, docks, slips, sewers, bridges, wells, walls, canals and power plants, and to perform engineering and architectural work, including the preparation of plans and specifications in expert work, as acting and consulting superintendent engineers and architects ; (b) To manufacture, buy, sell, trade and deal in all and every kind of material, product, manufactured or unmanufactured iron, steel, wood, brick, cement, granite, stone and other products and materials, including the quarrying of stone, to buy, acquire, hold, use, employ, convey, lease and dispose of patent rights, letters patent, processes, devices, inventions, trade marks, formulæ, goodwill and other rights ; (c) To take, acquire, buy, hold, own, maintain, work, develop, sell, convey, lease, exchange, improve and otherwise deal in and dispose of real estate and real property or any interest and rights therein ; (d) To purchase, acquire, hold and dispose of stocks, bonds and other obligations, including judgments, interest, accounts or debts of any corporation, domestic or foreign, owning or controlling any articles

which are or might become useful in the business of this company, and to purchase, acquire, hold and dispose of stocks, bonds or other obligations including judgment, interest, accounts or debts of any corporation, domestic or foreign, engaged in a business similar to that of this company, or useful to the business of this company, and to issue in exchange therefor the stock, bonds or other obligations of this company, notwithstanding the provisions of section 44 of the said Act ; (e) To purchase, take, lease or exchange, hire or otherwise acquire any real or personal property, rights or privileges, suitable or convenient for any of the purposes of the company ; to acquire and carry on all or any part of the business or property of any company engaged in a business similar to that authorized to be conducted by the company, and to pay for the same wholly or partly in cash or in shares or securities of the company ; (f) To manage land, buildings and other property whether belonging to the company or not, and to collect rents and income, and to supply the tenants and others, attendance, messengers, light, heat and power and all other conveniences, electric or otherwise and other advantages ; (g) To establish and carry on, and to promote the establishment and carrying on, upon any property in which the company is interested, of any business which may be conveniently carried on upon or in connection with such property, and the establishment of which may seem calculated to enhance the value of the company's interest in such property, or to facilitate the disposal thereof ; to assist financially or otherwise builders, tenants and others who may be willing to build on or improve any land or buildings in which the company is interested ; (h) To manufacture, buy, sell and deal in all kinds of metallic castings, machinery, pumps, capstans, winches, tools and all other goods, wares, merchandise or articles made of brass, iron or other metals, or any compounds thereof, to install and supply all kinds of piping and plumbing and to install, alter and repair all kinds of heating and cooling apparatus ; (i) To act as agent for any individual, firm, company or corporation in any business germane to the business carried on by the company ; (j) To pay for any movable or immovable property, right or business acquired in any way by the company in cash or partly in cash and partly in paid-up shares or other securities of the company or wholly in paid-up shares or other securities of the company ; (k) To do all and everything suitable and proper, for the accomplishment of any of the purposes or the attainment of any of the objects or the furtherance of any of the powers herein before set forth, either alone or in association with other corporations, firms or individuals, and every other act or acts, thing or things, incidental or appurtenant to or growing out of or connected with the aforesaid business and powers or any part or parts thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Anderson & Delaney Contracting Co., Limited," with a capital stock of twenty thousand dollars, divided into 200 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 18th day of March, 1913.

THOMAS MULVEY,

38-2

Under-Secretary of State.

Canadian Rogers Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of March, 1913, incorporating Arthur John Thomson, Reginald Holland Parmenter, William Symon Morlock and Norman Baillie Wormwith, solicitors, and Roy Beverley Whitehead, student-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—(a) To acquire the goodwill of the business carried on in Canada by Wm. A. Rogers, Limited, incorporated by letters patent under The

Ontario Companies Act and all trade marks and designs used in connection therewith; (b) To carry on the business of a manufacturer of and dealer in cutlery, flat-ware, hollow-ware, silver plated-ware, metal letters and other articles into which the use of metal enters; (c) To construct, improve, operate, maintain, develop or manage, carry out or control roads, ways, bridges, reservoirs, watercourses, wharves and vessels calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (d) To own and operate, either by steam, electricity or other power, tramways and railway sidings on or over lands owned or controlled by the company, or on or over lands adjacent to the lands of the company with the consent of the owner or holder thereof; (e) To acquire and take over as going concerns the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such companies; (f) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertakings, property, liabilities and franchises of the company to any other person or company, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (g) To apply for, purchase or otherwise acquire any patents of invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (h) To purchase, take or acquire, by original subscription or otherwise, and to hold, sell, or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint; (i) To enter into partnership or any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such person or company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (j) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (k) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purpose of its business, and in particular any machinery, plant and stock-in-trade; (l) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (m) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this

company; (n) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (o) To enter into any arrangement with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (p) To do all or any of the matters hereby authorized either alone or in conjunction with, or as factors, trustees or agents for, any other companies or persons or by or through any factors, trustees or agents; (q) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (r) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Rogers Company, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 18th day of March, 1913.

THOMAS MULVEY,

38-2

Under-Secretary of State.

Canadian Klondyke Mining Company, Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of March, 1913, incorporating, Joseph Whiteside Boyle, of Dawson City, Yukon Territory, miner, Alexander Robert Bartlet and Walter George Bartlet, barristers-at-law, Andrew Braid, accountant, and Clystie Edith Phillippo, stenographer, of the City of Windsor, in the Province of Ontario, for the following purposes, viz:—(a) To acquire by purchase, lease or other legal title and to sell or otherwise deal in any mines, minerals, mining rights or interests, and to explore and develop the same, and to raise, wash, smelt, assay, amalgamate and test ores, metals and minerals, whether belonging to the company or otherwise; (b) To acquire by purchase, lease or other legal title, and sell and otherwise deal in timber, timber lands, rights of way, water rights, hydraulic privileges, mills, furnaces and processes required by or conducive to the operations of the company; (c) To acquire by purchase, lease or otherwise immovable properties, water powers and rights of way; to acquire, erect, maintain and use for the purposes of the company, buildings, factories, mills, water works, roads, pole lines for industrial and other purposes, including telegraph, telephone or electric light or power lines, provided, however, that this paragraph shall not be construed so as to confer upon the company any authority to construct and operate telegraph and telephone lines, except for the business of this company; (d) To acquire, use, hold, sell, lease or otherwise dispose of patent rights, secret processes or information, licenses, trade marks, copyrights or the like; (e) To carry on the business of electricians and mechanical engineers for the purposes of this company and to manufacture, produce, trade and deal in any article belonging to such business; (f) To manufacture, buy, sell and deal in all kinds of plants, machinery, implements, tools and supplies and things required by the company or its servants or employees, or capable of being used in connection with its operations; to manufacture and deal in goods, wares and merchandise for the purposes of the company; to act as general storekeepers, and to provide board and lodgings, clothing and provisions and generally all supplies to

those engaged in or about any of the company's works, and to contract for the providing of the same; (g) To build, acquire, possess, charter and employ and to sell, lease or otherwise dispose of vessels in connection with the operations of the company and transport of its products; (h) To apply for, purchase or acquire and to exercise, transfer, lease or otherwise dispose of any franchise, licenses and powers from any government, municipality or public authority and to pay for, aid in or contribute towards carrying the same into effect and to appropriate any of its stock, bonds and assets to defray the costs and expenses thereof; (i) To carry on any other business, whether manufacturing or otherwise, but which is germane to the foregoing business, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company; (j) To exercise any of the above powers either as principal or agent; (k) To acquire and hold shares, bonds or other securities of or in any other company or corporation having power to carry on a similar business, and while holding the same to exercise all rights of ownership thereof, including voting power, notwithstanding the provisions of section 44 of the said Act, and to invest any surplus moneys of the company in the redemption of its own bonds and debentures; (l) To sell, lease or otherwise dispose of the properties, assets and undertakings of the company, or any part or parts thereof, for such considerations as may be agreed upon, and in particular for shares, debentures, bonds or securities of any other company having objects similar to those of this company, and to distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or securities of other companies belonging to the company, or of which the company may have power to dispose; (m) To amalgamate with any other company having objects similar to those of this company; to enter into arrangement for sharing of profits or union of interests with any other person or company carrying on any businesses similar to those which this company is authorized to carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal in the same; (n) To pay for any movable or immovable properties, rights, franchises or privileges acquired by the company or for work done or services rendered to the company either in cash or in bonds or stock of the company or partly in one and partly in the other; (o) To manufacture, sell, purchase and exchange electric light, heat and power of all kinds and descriptions, and for such purpose to construct, lay down and maintain dams, reservoirs, aqueducts, cisterns, culverts, conduits, pumping stations, filter beds, mains, pipe lines, flumes, race ways, canals and all other necessary structures, apparatus and appliances requisite for carrying on any of the aforesaid operations; (p) To develop the resources of and turn to account the lands, buildings and rights for the time being of the company in such manner as the company may think fit, and in particular by clearing, draining, fencing, planting, building, improving, farming, grazing, mining and by promoting immigration; (q) To construct, carry out, support, maintain, improve, manage, work, operate and superintend sidings, docks, harbours, piers, wharves, canals, reservoirs, embankments, irrigations, reclamation, improvement, sewage and all other works or conveniences, baths, warehouses and any other works and conveniences which may seem directly conducive to these objects, and to contribute to or otherwise aid or take part in the construction, carrying out, support, maintenance, improvement, management, working, operating, controlling and superintending the same; (r) To acquire and take over as a going concern any property or business at present or in the future belonging to any private individual or company, whether incorporated or otherwise, carrying on a business similar in whole or in part to that of this company, and all or any of the assets and liabilities of such private individual or company, whether incorporated or not, and to pay to its owner or owners respectively for the acquiring of such business, capital stock and bonds of the company or either; (s) To apply for, purchase or otherwise acquire any patents, brevets d'invention,

licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to use, exercise, develop or grant licenses in respect of or otherwise to turn to account the property, rights or information so acquired; (t) To remunerate any person or company for services rendered or to rendered in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (u) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (v) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Klondyke Mining Company, Limited," with a capital stock of eight million dollars, divided into 1,600,000 shares of five dollars each, and the chief place of business of the said company to be at the City of Windsor, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 17th day of March, 1913.

THOMAS MULVEY,

38-2

Under-Secretary of State.

C. Emile Morissette, à responsabilité limitée.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of March, 1913, incorporating Claude Emile Morissette, contractor, Claude Tancrede Morissette, Arthur Boucher et Arthur Mercier, joiners, and David Albert Gagnon, accountant, all of the City of Quebec, in the Province of Quebec, for the following purposes, viz:—(a) To purchase, sell, import, export, manufacture, contract for and carry on the business of builders and contractors of works generally, and to purchase, sell, import, export and deal in bells and to erect and install bells and all kinds of machinery relating to such businesses either as principals or as manufacturers' agents; (b) To enter into any contracts or agreements with any person, association, partnership, public body or municipality for the construction, erection, building and carrying out of any structures, public or private, works and undertakings of all kinds and description; to acquire, undertake and carry out contracts of all kinds, and to transfer and to deal in any contracts and undertakings of the company, in whole or in part, or otherwise dispose of the same, and to undertake, carry out, execute and sublet contracts for the erection of works and the supply of materials relating thereto; (c) To acquire, construct, manufacture, build, maintain and operate any stock-in-trade, plant, machinery, tools and apparatus necessary or useful for the carrying out of any such undertaking; to carry on business as general dealers in or manufacturers of all kinds of property, goods, merchandise and supplies required by the company or which may be advantageously dealt with by the company in connection with its business as general or special contractors or dealers in bells; (d) To acquire by purchase, concession, exchange or other legal title, and to construct, erect, operate, maintain and manage all factories, shops, storehouses, depots, machine shops, engine houses and other structures and erections necessary for its business and all other property, movable and immovable, necessary and useful for the carrying on of any of the purposes of the company, and to lease, sell and dispose of the same; (e) To acquire by purchase, lease, exchange or otherwise, and to own, improve, subdivide, construct, use, manage, lease, sell or exchange all kinds of property, movable or immovable, real or personal, and to dispose of the same; (f) To take and hold mortgages,

bonds, liens and charges upon any real estate to guarantee any debts due to the company or advances made by the company; (g) To apply for, obtain, register, purchase, lease or license on royalty or otherwise, acquire and hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes under registration or otherwise, useful to the business of the company, and to use, exercise, develop, grant licenses in respect of, or otherwise turn to account any such trade marks, trade names and inventions, licenses, processes and the like or any such other property or rights; (h) To carry on any other business, manufacturing or otherwise, which may be carried on in connection with the company's objects or profitably dealt with by the company; (i) To develop and operate any water power or water powers and to generate, produce and accumulate electric and electromotive forces, or other similar agency for the production of light, heat or power, for the purposes of the company, with power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat or power purposes to any person or corporation on such terms as may be agreed upon; provided that the foregoing powers when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (j) To enter into arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authorities any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (k) To issue and allot fully paid-up shares of the capital stock of the company in payment or part payment of any property, real, personal, movable, immovable or mixed, and of any rights and concessions purchased or acquired by the company; (l) Notwithstanding the provisions of section 44 of the said Act, to purchase and acquire and to own, hold, sell and re-issue the shares, debentures, bonds and other securities of any other company or corporation, and to pay for the same wholly or partly in cash, shares, bonds, debentures and other securities of this company, and to guarantee payment of the principal or dividends and interest on such shares, bonds, debentures or other securities, and to operate, carry on and manage the property, franchises, undertaking and business of any corporation any of whose shares, bonds, debentures or other securities are held by the company, for such remuneration as may be deemed reasonable and proper; (m) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of this company, and to acquire by purchase, lease or otherwise the property, franchises, undertaking and business of any such corporation, and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, shares, bonds or other securities of this company; (n) To promote or assist in promoting and to become a shareholder in any subsidiary, allied or other company carrying on any business altogether or in part similar to that of this company, and to enter into arrangements for sharing profits, union of interests, joint adventure, reciprocal concessions, or otherwise with such person or company, and, notwithstanding the provisions of section 44 of the said Act, to take or otherwise acquire shares and securities of such company and to pay for the same wholly or partly in cash, shares, bonds or other securities of this company, and to hold, sell, re-issue, with or without guarantee of principal, interest and dividends, or otherwise to deal with the same; (o) To sell, lease or otherwise dispose of the property, rights, franchises and undertakings of the company or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (p) To purchase, lease or otherwise acquire, to hold, exercise and enjoy all or any of the property, franchises, good-will, rights, powers and privi-

leges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, either in its own name or in the name of any such person, firm or company, and pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company, and in particular the liabilities of C. Emile Morissette, or any person, firm or company indebted to this company or carrying on a business similar to that of this company, and to pay for the same in cash or securities of this company or otherwise, at such price as may be agreed upon; (q) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; to accept in payment of any debt due to the company, stocks, shares, bonds, debentures or other securities; (r) To distribute in specie or otherwise as may be resolved any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company; (s) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (t) To aid in any manner any corporation any of whose shares of capital stock, bonds or other obligations are held or are in any manner guaranteed by this company, and to do all acts and things to protect, increase or enhance the value of such shares of capital stocks, bonds or other securities; (u) To do any and all acts and things tending to increase the value of any of the property at any time held or controlled by this company; (v) To remunerate by payment in cash or, with the approval of the shareholders, in stock, bonds or in any other manner, any person or persons, or corporation or corporations, for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares of stock of the company, or in or about the formation or promotion of the company or in the conduct of its business; (w) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or attainment of any one or more of the objects herein enumerated or which shall or may at any time appear to be necessary for the protection or benefit of this company, either as holders of or interested in any property or otherwise; (x) To furnish the board and lodging, clothing, provisions and generally any merchandise required by those engaged in or about any works done by the company or to contract for the supplying of the same; (y) To act as agents for any company, corporation, partnership or person carrying on any of the above businesses or undertakings; (z) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "C. Emile Morissette, à responsabilité limitée," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 14th day of March, 1913.

THOMAS MULVEY,

38-2

Under-Secretary of State.

J. G. Butterworth & Co., Limited.

PUBLIC Notice is hereby given that under the First part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 18th day of March, 1913, incorporating John George Bissett Butterworth and John George Hawthorne Butterworth,

merchants, William Thomas Bush, bookkeeper, Robert Edmund Andrews, clerk, and Enoch Bruce Butterworth, esquire, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz:—(a) To purchase, acquire, take over and continue as a going concern the undertaking and business at present carried on at Ottawa in co-partnership as coal merchants by John George Bissett Butterworth under the style and firm name of J. G. Butterworth & Company; and also to purchase and take over the property belonging thereto, together with the good-will, fixtures, stock-in-trade and all or any of the assets and liabilities of the said business, upon such conditions and terms as may be agreed upon, and to pay for the same wholly or partly in cash or wholly or partly in paid-up shares, bonds, debentures or other securities of the company or otherwise; (b) To carry on the trade and business of coal and coke merchants, and to buy, sell and deal in coal of all kinds, coke, copper ores and other mineral substances, and generally to carry on the trade of mine and coal owners, foundrymen, quarrymen and metal dealers, and to produce, manufacture, refine, sell and carry petroleum, oil, gases and other products from coal and make and deal in tiles, sewer pipes, stone, sand, lime, plaster, bricks, clay, marl, slate, gravel, fire-bricks, hardware, cement, concrete, terra cotta and other building requisites; (c) To purchase or otherwise acquire any interest in and hold, use, occupy and sell any lands, buildings, coal and other mines, minerals, mining rights, easements, privileges, timber lands and timber licenses; (d) To receive coal, coke and other fuel on storage and to issue warehouse receipts covering the same; (e) To search for, get, work, mine, raise and make merchantable coal, coke, copper and other minerals or metals; (f) To manufacture, sell and deal in timber, logs, cordwood and sawn lumber and to build, acquire, own and dispose of any machinery or implements capable of being used in connection with the operations of the company; (g) To acquire, develop, accumulate and utilize water powers for the purpose of generating electricity or other motive power and to supply any surplus thereof for the production, transmission and use of power for lighting, heating and motive purposes, subject to local and municipal regulations in that behalf; (h) To make and enter into contracts and agreements for paving, macadamizing, repairing, grading, draining or watering streets or highways and for the construction, opening and repairing of conduits, cisterns, drains or sewers; (i) To acquire by purchase, lease or otherwise, and to take over the whole or any part of the undertaking, business, property, franchises, assets or liabilities of any person, partnership or company carrying on any business in whole or in part similar to the business which this company is authorized to carry on, and to pay for the same either wholly or partly in cash or wholly or partly in fully paid-up shares, bonds, debentures or other securities of the company; (j) To amalgamate, unite or enter into partnership or arrangement for sharing profits or union of interests or for any other purpose with any other person or company carrying on a business similar to that which this company is authorized to carry on; (k) To build, construct, acquire, operate, own and maintain all necessary wharves, warehouses, elevators, piers, docks, roadways, sidings, coal chutes, bridges, reservoirs, mills, workshops, factories, stores, boats, horses, vehicles, equipments, tugs and barges which may seem calculated to benefit or advance the business of the company either directly or indirectly; (l) To transport, carry, store or otherwise care for and deal with goods, wares and merchandise; (m) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or calculated to enhance the value of the company's properties or rights; (n) To sell, lease or otherwise dispose of the whole or any part of the business, undertaking, property or franchise of the company to any person, persons, partnership or companies, for such consideration and securities as the company may think fit, and in particular for the shares, bonds, debentures or other securities of any company having objects altogether or in part similar to those of this company; (o) Notwithstanding the provisions of section 44 of the

said Act, to purchase, take or acquire by original subscription or in exchange for the shares, bonds, debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company or carrying on any business conducted so as directly or indirectly to benefit the company; (p) To draw, make, accept and endorse bills of exchange, cheques, promissory notes and other negotiable instruments; (q) To procure the company to be registered or established to do business in foreign countries; (r) To sell, improve, manage, develop, exchange, lease dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (s) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "J. G. Butterworth Co., Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 19th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

North American Steel Corporation, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of March, 1913, incorporating Aubrey Huntingdon Elder, student-at-law, Patrick Francis Brown, secretary, Samuel Thomas Mains, accountant, William Reuben Ford, bookkeeper, and Alfred Frederick Teulon, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To manufacture, produce and deal in iron, steel and all other metals, and in manganese, copper, lead, zinc, coke, coal, stone and in all mineral and metallic substances from the ore to the finished products thereof, and also to manufacture and deal in all goods, wares and merchandise in which iron or steel or any other metal is or may be used, and generally in property of every class and description; to carry on the trades or businesses of iron founders, steel manufacturers, colliery proprietors, coke manufacturers, paint and colour grinders, oil and colour men, manufacturers and dealers in cements, oils, paints, pigments and varnishes and other chemical and industrial preparations of every description in all their respective branches; (b) To purchase, lease or otherwise acquire natural gas lands, oil lands, mines, mining rights, metalliferous lands and timber lands, timber limits and water powers, movable and immovable property, rights, easements and privileges and any interest therein, and to explore, work, exercise, develop, turn to account, deal in, sell or otherwise dispose of the same; (c) To search for, get, work, raise, make merchantable and deal in natural gas, oil, timber, iron, coal, ores, brick earth, bricks, cement and other metals, minerals and substances and their products; (d) To crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate, manipulate and prepare for market, buy and sell natural gas, timber, ore, metal and mineral substances of all kinds and to carry on any other metallurgical operations which may seem conducive to any of the company's objects; (e) To buy, sell, manufacture and deal in minerals, plant, machinery, implements, conveniences, provisions and things capable of being used in connection with metallurgical and other operations which the company may carry on or be interested in or required by workmen and others employed by the company; (f) To construct, carry out, maintain, improve, manage, work, control and superintend any roads, ways, pipe lines,

tramways and railway sidings on lands owned or controlled by the company, bridges, reservoirs, water courses, aqueducts, wharves, furnaces, saw mills, crushing works, hydraulic works, electrical works, factories, warehouses, shops, dwelling houses and other works and conveniences which may seem directly or indirectly conducive to or convenient for any of the objects of the company, and to contribute to, subsidize or otherwise aid or take part in any such operations ; (g) To manufacture, buy, sell and supply light, heat and power of every kind and description, and to carry on the works of a gas company in all its branches, provided, however, that any sale, distribution or transmission of electric, pneumatic or other power or force or gas for the purposes of light, heat or power beyond the lands of the company shall be subject to local and municipal regulations in that behalf, and to deal with, manufacture and render saleable coke, coal, tar, pitch, asphaltum, ammoniacal liquor and other residual products obtained in the manufacture of any article which the company is authorized to manufacture or deal in ; (h) To apply for, purchase, or otherwise acquire any trade marks, patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited rights to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ; (i) To develop and turn to account any land acquired by the company, or in which it is interested, and in particular by laying out and preparing the same for building purposes, constructing, altering, pulling down, decorating, maintaining, fitting up and improving buildings and conveniences and by planting, paving, draining, farming, cultivating, letting on building lease or building agreement and by advancing money to and entering into contracts and arrangements of all kinds with builders, tenants and others ; (j) To buy, sell and manufacture, refine, manipulate, export and import and deal in all substances, apparatus and things capable of being used in any such businesses as the company is authorized to carry on or required by any customers of or persons having dealings with the company ; (k) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (l) To acquire or undertake the whole or any part of the business, property and liabilities of any company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company or in the bonds, debentures or other securities of the company ; (m) To enter into partnership or any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company ; and to lend money to, guarantee the contracts of or otherwise assist any such company, and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ; (n) To take or otherwise acquire, hold, own or otherwise dispose of shares in the capital stock of and the bonds, obligations or other securities of any company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company or possessed of property, rights or franchises capable of being used so as directly or indirectly to benefit this company or enhance the value of its undertaking, notwithstanding the provisions of section 44 of The Companies Act ; and to guarantee the pay-

ment of dividends on any such stock and the payment of the principal and interest of any such bonds, obligations or other securities and to aid in any manner any such company ; (o) To enter into any arrangements with any authorities, supreme, municipal, local or otherwise, whether domestic or foreign, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions ; (p) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition, or for any public, general or useful object ; (q) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company ; (r) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business ; (s) To construct, acquire and operate vessels, steamboats and barges and to carry on the business of lumbermen, vessel agents, cartage system, cartage agents, wharfingers, warehousemen and forwarders, for the purposes of the company ; (t) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined ; (u) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any company ; (v) To remunerate any company for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business ; (w) To issue fully paid-up shares, bonds or other securities for the payment, either in whole or in part, of any property, real or personal, rights, claims, privileges, concessions, choses in action, services rendered or other advantages which the company may lawfully acquire ; and to issue such fully paid-up shares, bonds or other securities in payment, part payment or in exchange for shares, bonds or other securities of any other company ; (x) To sell or dispose of the whole or any part of the assets and undertakings of the company as a going concern or otherwise, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having power to acquire the same ; (y) To obtain any provisional order or Act of Parliament for enabling the company to carry any of its objects into effect, or for effecting any modification of the company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or application which may seem calculated directly or indirectly to prejudice the company's interests ; (z) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; (aa) To do all such other things as are incidental or conducive to the attainment of the above objects ; (bb) To draw, make, endorse, accept, discount, execute and issue promissory notes, bills of exchange and other negotiable and transferable instruments ; (cc) To distribute in specie or otherwise as may be determined, any assets of the company among its members and particularly the shares, bonds and other securities of any other company owned by this company ; (dd) To cause or to allow the legal title, estate and interest of any of the property, real or personal, owned by the company, or in which it has any interest, to remain in or be vested in or registered in the name of any individual or indivi-

duals or corporation, either in trust for or as agents or nominees of the company in accordance with the terms of any instrument creating such trust or agency ; (ee) To procure the company to be registered, licensed or otherwise recognized in any foreign country, and to designate and appoint any person or corporation therein as attorneys or representatives of this company, with full power to represent this company in all matters according to the laws of such foreign country, and to accept service for and on behalf of this company of any process or suit ; (ff) To do all or any of the above things and as principals, agents, contractors, trustees or otherwise and by or through trustees, agents or otherwise and either alone or in conjunction with others ; (gg) To amalgamate with any other company having objects altogether or in part similar to those of this company ; (hh) The word "company" in clauses (l) to (ii), both inclusive, shall be deemed to include any person, partnership or other body of persons, whether incorporated or not incorporated, and whether domiciled in Canada or elsewhere, and the objects specified in each of said clauses shall be in no wise limited or restricted by reference to or inference from the terms of any other clauses or the name of the company ; (ii) The business or purpose of the company is from time to time to do one or more of the acts and things herein set forth in Canada or elsewhere, and in connection with its business to have one or more offices outside of the Dominion of Canada at which it may keep books of the company and conduct its business, except as otherwise provided by law. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "North American Steel Corporation, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

38-2

LeMay, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of March, 1913, incorporating Léonidas LeMay dit Delorme, accountant, Emile Duquette, clerk, Alphonse Duquette, manager, Alma Lafleur, stenographer and Olivier Therien, collector, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on the business of manufacturers' agents, importers and wholesale dealers and retail merchants, and for that purpose to import, manufacture, buy, sell, produce and deal in all kinds of goods, wares, merchandise, orthopedic appliances, mechanical or electrical inventions and devices of any kind, including essence, gas, electric or steam motors of all kinds and description and to manufacture and deal in cans, boxes, baskets, jars and all kinds of sundries and supplies for grocers, druggists, manufacturers, shippers, dealers ; (b) To establish warehouses, stores, agencies, depots and other markets for carrying on the business of the company ; (c) To apply for and maintain, register, lease, acquire and hold, or to sell, lease and dispose of and grant licenses in respect of or otherwise turn to account any patents of invention, improvements or processes, trade marks, trade names and the like necessary or useful for any of the purposes of the company ; (d) To lease, sell, improve, manufacture, develop, exchange, turn to account or otherwise dispose of any or all of the properties and assets of the company for such consideration as the company deems fit, including shares, debentures or any securities of any other company ; (e) To purchase, lease or otherwise acquire, in whole or in part, the business of any company, firm or persons carrying on any business similar to the

business of the company, together with the buildings, stock-in-trade, good-will and assets generally of such business ; to assume, in whole or in part, the liabilities of any such business and to pay for the same wholly or in part in fully paid-up and non-assessable stock of the company, or in cash, bonds, debentures, mortgages or other securities ; (f) To amalgamate with or take over as a going concern the business, assets and good-will of the business presently carried on in the City of Montreal by "The Montreal Specialty" and to pay for the acquisition of said concern or for any other acquisition authorized by the presents or with the approval of the shareholders for services rendered or to be rendered to the company, in whole or in part, in cash or in paid-up stock, preferred or common, or in bonds or debentures or as may be determined by the company ; (g) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (h) To do all or any of the above things as principals, agents, bailies, contractors, trustees or otherwise and either alone or in conjunction with others, and to do all such other things as are incidental or conducive to the attainment of the above objects ; (i) To make cash advances to, to raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any firm, person, corporation or company in the capital stock of which the company holds shares, or with which it may have business relations, to act as employees, agents or managers of any firm, person, company or corporation and to guarantee the performance and payment of contracts, agreements or debts by any such firm, person, corporation or company or by any person with whom the company may have business relations ; (j) To take part in the management or control of the business or operations of any company or undertaking having objects altogether or in part similar to those of this company, and for that purpose to appoint and remunerate any directors, accountants or other experts or agents ; (k) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company ; (l) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "LeMay, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

38-2

A. F. Byers & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of March, 1913, incorporating Richard Tuson Heneker, King's counsel, Walter Seely Johnson and Edward James Waterston, advocates, Hugh Wylie, accountant, and Mabel Hyndman, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on the business or businesses of a general contracting, construction and development company for the erection, construction,

repair, alteration and demolition of public and private works, and of electrical, civil, hydraulic and harbour engineers; (b) To carry on the business of builders, metal workers, wood workers, stone workers and quarrymen, foundry men, machinists and brickmakers for the purposes of the company, and to own and operate and deal in the products of gravel, sand and clay pits and deposits; (c) To acquire, construct, manufacture, hold, use, deal in, exchange, lease, turn to account or otherwise deal with all machinery, equipment, appliances, plant and supplies of whatsoever nature, convenient or necessary for the proper carrying on of the business of this company or of any subsidiary company; (d) To manufacture, purchase or otherwise acquire, hold, own, use, sell, assign, transfer, trade, deal in and deal with goods, wares, merchandise and property of every class and description; (e) To carry on any other business which may seem capable of being conveniently carried on in connection with the above objects or calculated directly or indirectly to enhance the value or facilitate the realization of or render profitable any of the company's property or rights, and to buy, sell and generally to deal in real estate, on commission or otherwise; (f) To sell or dispose of the whole or any part of the assets and undertaking of the company, as a going concern or otherwise, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (g) To amalgamate with any other company having objects altogether or in part similar to those of this company; (h) To distribute in specie from time to time among the shareholders of the company any property, assets or rights of the company, and to sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (i) Notwithstanding section 44 of The Companies Act, to subscribe for, conditionally or unconditionally, and to underwrite, issue on commission or otherwise, take, hold, deal in and convert stock, shares, bonds, debentures and securities of any other company; (j) To acquire any undertaking or business similar in whole or in part to that of this company, together with the plant, stock, goodwill, franchises and assets thereof, and to pay for the same in cash, shares, bonds or debentures of this company or otherwise, and to enter into partnership or into any arrangement for sharing profits, union of interests, reciprocal concession or co-operation with any person, firm or company; (k) To issue and allot, as fully paid up, shares of this company to pay or part pay for any property, plant, franchise, business, company, stock, bonds or other thing or security which the company may lawfully acquire, and also in payment of *bona fide* claims of contractors, engineers or of any person having claims against the company for work done or services rendered, as also of all or any services, costs, charges or expenses incidental to or incurred in the promotion, organization, development or carrying on of the company or of its business; (l) To invest and deal with the moneys of the company not immediately required upon such securities as may from time to time be determined, and to lend money to, guarantee the contracts of or otherwise assist any person, firm or company with which this company may have business relations; (m) To do all such other things as are incidental or conducive to the attainment of the above objects; the objects comprised in each paragraph shall, except where otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "A. F. Byers & Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

Bogue Bros. & Henry, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of March, 1913, incorporating D'Arcy Denis Bogue, commercial stationer, and Wilfrid Bovey, advocate, of the City of Montreal, in the Province of Quebec; Michael Arthur Phelan, of the City of Westmount, in the said Province of Quebec, advocate, and Walter Blackburn Bogue and James Henry, of the City of Toronto, in the Province of Ontario, commercial stationers, for the following purposes, viz:—(a) To manufacture, produce, purchase, deal in and sell paper, cardboard, wood pulp, wood or paper materials and any or all ingredients or products and compounds thereof and all articles and substances made from any of the aforesaid materials and to utilize, render merchantable and otherwise turn to account any other substances, products or by-products thereof; to carry on the business of stationers, printers, lithographers, stereotypers, electrotypes, photographic printers, photo-lithographers, engravers, die-sinkers, envelope manufacturers, book-binders, account book manufacturers, machine rulers, numerical printers, paper bag and account book makers, box makers, cardboard manufacturers, type foundry, photographers, manufacturers of and dealers in playing, visiting, railway, festive, complimentary and fancy cards and valentines, dealers in parchment, advertising agents, designers, draughtsmen, ink manufacturers, booksellers, publishers and dealers in the materials used in the manufacture of paper, engineers, cabinet makers and dealers in or manufacturers of any other articles or things of a character similar or analogous to the foregoing, or any of them, or connected therewith; (b) To acquire by purchase, concession, license, exchange or other title and sell, lease, alienate or deal in timber licenses, timber lands and limits, wood lots, real estate, rights of way and other property as may be found necessary in the prosecution and conduct of any of the operations of the company; (c) To improve and develop rivers and lakes and to construct and maintain reservoirs, canals, dams, booms and other works and equipment of all kinds; (d) To acquire, produce, generate, develop, create, use on the property of the company such power, gas, water, electricity, electromotive force, light and heat for lighting and heating or motive purposes as may be necessary for the purposes of the company's business, with power to sell or otherwise dispose of any excess not required and to supply the same for light, heat or power purposes to any person or corporation as may be agreed upon, provided that the foregoing powers, when exercised outside the property of the company, shall be subject to all provincial or municipal laws and regulations in that behalf; (e) To buy, sell, manufacture, trade, work and deal in plant, machinery, tools, furniture, supplies, appliances and all articles requisite or connected with, or which can or may be used in connection with, the said arts and business or any of them; (f) To acquire, lease, sell, license or otherwise dispose of trade marks, industrial designs, patents or patent rights for and in respect of any invention which may be deemed useful to the company's business, and to acquire and work any patents of invention or any licenses to use any invention which may be deemed to be of use in connection with the company's business; (g) To purchase, lease or otherwise acquire and undertake all or any part of the property, works, business, stock-in-trade, assets and good-will, contracts, rights, obligations and liabilities of any persons or company having objects or carrying on any business similar to the objects or business of this company, and to pay for the same in whole or in part in cash, bonds or paid-up stock of this company; (h) To purchase and hold stock and bonds of any company carrying on business of a like nature; (i) To acquire and hold security of any kind, real or personal, for debts, liabilities or obligations to the company in respect of the purposes and objects of the company; (j) To enter into any agreement for sharing of profits, amalgamation, consolidation or

union of interests, co-operation, joint adventure, reciprocal concession or other arrangement of a like nature with any person or company or companies carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, or having objects altogether or in part similar to those of this company; (k) To enter into any arrangement with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authorities any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions; (l) To sell, lease or otherwise dispose of the whole or any part of the business, undertakings, property, liabilities and privileges of the company to any other person or persons or to any company for such consideration and security the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (m) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or other securities in other companies belonging to the company, or which the company may have power to dispose of; (n) To remunerate any company or person for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital, or any bonds, debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business, subject to approval thereof by the shareholders of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Bogue Bros. & Henry, Limited," with a capital stock of fifty thousand dollars, divided into 2,000 shares of twenty-five dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of March, 1913.

THOMAS MULVEY,

38-2

Under-Secretary of State.

Canadian Drednot Motor Trucks, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of March, 1913, incorporating Howard Salter Ross, barrister, John Swinwood Rigby and Oswald Fleming Shearer, accountants, Vibert Sidney Ross, mechanical engineer, and Florence Salmon, stenographer, all of the City of Montreal, in the Province of Québec, for the following purposes, viz:—(a) To buy, sell, trade and carry on the business of manufacturers of and dealers in automobiles, cycles, motor trucks, engines, carriages and conveyances of all kinds and in all the articles used in the construction thereof; (b) To acquire by purchase, lease or otherwise the whole undertaking or any part of the business, property or liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purpose of this company and particularly the whole undertaking of Drednot Motor Trucks, Limited, which has its head office and principal place of business at Montreal, in the Province of Quebec; (c) To acquire by purchase, lease or otherwise or to take the shares, bonds, debentures or other securities of any company carrying on or about to carry on or engage in the business which this company is authorized to carry on, and to sell, re-issue, with or without guarantee, or otherwise deal with the same; (d) To issue and allot fully paid shares of the company in payment of any services rendered or to be rendered or for any business, franchise, undertaking, property, right, power, privilege, lease, license or contract which the company is authorized to acquire; (e) To sell, lease or

otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company; (f) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any government, municipal or local authority, or with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction capable of being conducted so as directly or indirectly to benefit this company; and to guarantee the contracts of, either with or without security, and to lend money to or otherwise assist any such person or company or any person or company undertaking to build on or improve any property in which the company is interested and generally to such persons or companies and upon such terms and conditions as the company may think fit, and in particular to tenants, builders and contractors; (g) To enter into any arrangement with any government or authority, federal, provincial, municipal or local or otherwise, that may seem conducive to the company's objects or any of them; (h) To purchase, acquire, hold and own the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to sell or otherwise dispose of shares, bonds or other securities, notwithstanding the provisions of section 44 of The Companies Act; (i) To take and hold mortgages, bills of sale, hypothecs, liens and charges to secure the payment of the purchase price of any property, real or personal, sold by the company; (j) To invest and deal with the moneys of the company not immediately required, upon such securities and in such manner as may from time to time be determined; (k) To distribute any of the property of the company in specie among its shareholders; (l) To do all or any of the things mentioned, either as principals, agents, contractors or otherwise, and to do all such other acts and things and to carry on any business, manufacturing or otherwise, which may be incidental or conducive to any of the purposes or objects of the company and which may seem to the company capable of being conveniently carried on or calculated directly or indirectly to enhance the value of or render profitable any of the company's property of rights; (m) To do all or any of the above things as principals, agents, contractors or attorneys; (n) To amalgamate with any other company having objects similar in whole or in part to those of this company; (o) To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company; (p) To do all such other things as are incidental or conducive to the attainment of any of the above objects; (q) Any power granted in any paragraph hereof shall not be limited by reference to or inference from any other paragraph. The operations of the company be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Drednot Motor Trucks, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 20th day of March, 1913.

THOMAS MULVEY,

38-2

Under-Secretary of State.

Swedish Canadian Steel Company, Limited.

PUBLIC notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of March, 1913, incorporating John Jennings Creelman and Gilbert Sutherland Stairs, advocates, John Buchanan Henderson, clerk, and Florence Ellen Seymour and Beatrice Isolde Brandt, stenographers, all of the City

of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To manufacture, import, export, buy, sell and deal in goods, wares and merchandise of all kinds, either as principals, agents or brokers ; (b) To apply for, obtain, register, purchase, lease or license, on royalty or otherwise, acquire and hold, use, own, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes, under registration or otherwise, and to use, exercise and develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names, inventions, licenses, processes and the like, or any such other property or rights ; (c) Notwithstanding the provisions of section 44 of the said Act, to purchase and acquire and to hold, own and sell, with or without guarantee, the shares, debentures and bonds of any manufacturing or other corporation carrying on business similar to that of this company, and to amalgamate with any company constituted for the carrying on of any similar business, and to acquire by purchase, lease or otherwise and to manage, operate and carry on the property, undertaking and business of any such corporation ; (d) To issue, allot and deliver, as fully paid up and non-assessable, any shares, debentures or other securities of this company in payment or part payment of any property, contracts, rights, shares, debentures or securities of any other company which this company may acquire for the purpose of its business, and in payment or part payment of the services rendered to the company in connection with its promotion, organization and business ; (e) To promote any other company or companies for the purpose of acquiring all or any of the property or liabilities of this company, or of advancing directly or indirectly the objects or interests thereof, and to purchase, subscribe for or otherwise acquire and to hold the shares, stocks or obligations of any any company, and upon a distribution of assets or division of profits to distribute such shares, stocks or obligations amongst the members of this company in specie ; (f) To invest and deal with the money of the company not immediately required, upon such securities as may from time to time be determined ; (g) To sell, lease or otherwise dispose of all or any part of the property of the company upon any terms, with power to accept as the consideration any shares, stocks or obligations of any other company ; (h) To establish and regulate agencies for the purposes of the company, and to do all such other things as may be necessary to the carrying out of the company's objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Swedish Canadian Steel Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 20th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

The Childlow Patent Process Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of March, 1913, incorporating Francis George Bush, bookkeeper, George Robert Drennan, stenographer, Michael Joseph O'Brien and Herbert William Jackson, clerks, and Gordon Francis Macnaughton, student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To apply for, obtain, register, purchase, lease on royalty or otherwise acquire, and to hold, own, use, operate, introduce, exercise, develop, grant licenses in respect of, lease, sell, assign or otherwise dispose of or turn to account any trade marks, trade names, patents of invention, trade secrets, concessions, improvements, processes under registration or otherwise, and licenses for the use, development or

operation of the same or any of them on royalty or otherwise ; or any other such property, rights or information so acquired ; (b) To manufacture, buy, sell, lease and deal in machinery and equipment connected with or incidental to any patents or patent processes whether they be owned or controlled by the company or otherwise ; (c) To acquire, enter into and take over contracts of every description, and to transfer, assign or otherwise dispose of any contract or undertaking of the company in whole or in part ; and to enter into, carry out, perform and sublet contracts for doing work and supplying materials in connection therewith ; (d) To acquire, hold, sell and dispose of shares and securities in other companies authorized to do any business which this company is empowered to carry on ; (e) To purchase and acquire any business of a similar nature and to purchase and acquire any interest or control in any business of a similar nature to that which this company is authorized to carry on, and to pay for the same in whole or in part in cash, bonds, or paid-up stock of this company ; (f) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company engaged in or carrying on, or about to engage in or carry on any business or transaction which this company is authorized to engage in or carry on, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company ; (g) To sell, lease or otherwise dispose of the whole or any part or branch of the businesses, undertaking, property, liabilities or franchises of the company to any other person or company, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company ; (h) To distribute in specie or otherwise any assets of the company among its members, and particularly the shares, bonds, debentures and securities of any other company formed to take over the whole or any part of the assets or liabilities of the company ; (i) To carry on any branch or branches of business incidental to the due carrying out of the aforesaid objects and subsidiary thereto, which may be deemed necessary to enable the company to profitably carry out its undertakings ; (j) The powers enumerated in each paragraph hereto to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Childlow Patent Process Company, Limited," with a capital stock of sixty thousand dollars, divided into 600 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

Sovereign Cotton Mills, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of March, 1913, incorporating James Steller Lovell and Charles Delamere Magee, accountants, William Bain, bookkeeper, and Robert Gowans and Joseph Ellis, solicitors, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—(a) To carry on the business of manufacturers of and dealers in all kinds of cotton, woollen, linen and other goods, cloths, yarns and materials and all by-products thereof and to build, acquire, erect, maintain and operate all kinds of mills, dye houses, print works, bleacheries and other buildings and plant in connection with any part of the company's business or undertaking ; (b) To acquire and operate cotton plantations and interests therein and generally to carry on the business of a cotton planter ; (c) To purchase, lease or acquire lands and interests

therein and water powers and water privileges and power and to develop therefrom any power, electrical or other energy and to use the same in connection with their business and to transmit the same, and to sell, lease or dispose of lands or interest therein or power and to enter into working arrangement with other companies, persons, firms or corporations for the use thereof, and to establish, operate and maintain any electric, gas or other lighting, heating or power plant and to sell and dispose of electricity, gas or power, light, heat and power, provided always that the rights and privileges hereby conferred upon the company to generate, sell and dispose of electrical energy for light, heat and power, when exercised outside the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf; (d) To sink wells and shafts and to make, build, construct, erect, lay down and maintain reservoirs, water works, cisterns, dams, culverts, main and other pipes and appliances and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the purposes of irrigation and for the creation, maintenance or development of hydraulic, electrical or other mechanical power, or for any other purposes of the company; (e) To construct, maintain, alter, make, work and operate on the property of the company and for the purposes of the company, or on property controlled by the company, reservoirs, dams, flumes, race and other ways, water powers, aqueducts, wells, roads, piers, wharves, buildings, shops, stamping mills and other works and machinery, plant and electrical and other appliances of every description; (f) To acquire by purchase or otherwise and hold lands, timber limits or licenses, water lots, water falls, water privileges or concessions and powers and rights and interests therein, and to build upon, develop, irrigate, cultivate, farm, settle and otherwise improve and utilize the same, and to lease, sell or otherwise deal with or dispose of the same, and generally to carry on the business of a land and land improvement and irrigation company; (g) To construct, acquire, manage, maintain, alter, charter, operate, hire, lease, sell, exchange or otherwise dispose of all kinds of ships, vessels, barges and boats, or shares or interests therein, and also elevators, sheds, warehouses and buildings, wharves, docks, dry docks and terminals and for such purposes generally to carry on the business of shipbuilding, ship repairing, engineering, elevator, warehousing, navigation, transportation and terminal company, or any such businesses, and to manufacture and deal in engines, boilers, machinery and other appliances and things used in connection with any of the aforesaid businesses; (h) To manufacture and deal in logs, lumber, timber, wood, metal and all articles into the manufacture of which wood or metal enters, and all kinds of natural products and by-products thereof; (i) To construct, execute, own and carry on all descriptions of works which may be necessary or useful for the purposes of the company; (j) To purchase or otherwise acquire, hold, sell or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation, notwithstanding the provisions of section 44 of the said Act; (k) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company and necessary to enable the company to profitably carry on its undertaking; (l) To issue and allot, as fully paid up, shares of the company hereby incorporated in payment or part payment of any property, movable or immovable, property rights, lease, business, franchise, undertaking, powers, privileges, license, concession, stock, bonds and debentures or other property rights which it may lawfully acquire by virtue of the powers hereby granted, or to pay for same or any part thereof in bonds or debentures of this company; (m) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of this company's

business, and to issue in payment or part payment for any property, rights or privileges acquired by the company, or for any guarantees of the company's bonds, or for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid and non-assessable, or the company's bonds; (n) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof; (o) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in; (p) To procure the company to be registered and recognized in any foreign country and to designate persons therein, according to the laws of such foreign country, to represent this company and to except service for and on behalf of this company of any process or suit; (q) To lease, sell or otherwise dispose of the property and assets of the company, or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company; (r) To amalgamate with any other company having objects similar to those of this company; (s) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities belonging to the company, or which the company may have power to dispose of; (t) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking; (u) To do all or any of the above things and as principals, agents or attorneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Sovereign Cotton Mills, Limited," with a capital stock of six million dollars, divided into 60,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1913.

THOMAS MULVEY,
38-2 Under-Secretary of State.

The North Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of March, 1913, incorporating Bertrand Joseph Clergue, manager, Thomas Langdon Van Norden and Leon Joseph Mouton, accountants, and Charles Emard, advocate, of the City of Montreal, in the Province of Quebec, and James DeGaspé Beaubien, of the the Town of Outremont, in the said Province of Quebec, engineer, for the following purposes, viz:—(a) To carry on in all its branches the business of a general contracting, building and construction company, and in connection therewith to enter into, undertake, perform and execute contracts with the Government of the Dominion of Canada, or with any of the Provinces thereof, or with any individual, firm, association or corporation, for the making, building, constructing and operation of works, constructions and undertakings, public and private, of every kind and description; (b) To acquire, hold, manufacture, build, maintain and operate all real estate, stock and plant, machinery and appliances necessary for the proper carrying on of any of its undertakings, and for this purpose to acquire also patent rights,

patents, inventions, trade marks and other similar rights and privileges: (c) To acquire, hold, own, buy, guarantee, sell or otherwise dispose of shares in the capital stock and the bonds or other securities of any other company having objects similar to those of this company; to use the funds of the company for the acquisition of the same; to vote such stock and bonds in the name of the company; (d) To acquire and undertake the good-will, property, rights, franchises and assets of every kind and the liabilities of any person, firm, association or corporation carrying on any business similar to that which this company is authorized to carry on; and to pay for the same in cash, stock or bonds of this company or otherwise; (e) To share profits, unite or co-operate with any person, firm, association or corporation engaged in or about to carry on any business which this company is authorized to engage in or carry on; (f) To promote and assist financially by guarantee, advances of money or otherwise, the enterprises and undertakings of any individual, firm, association or corporation with which this company may have business relations; (g) To pay for any property purchased by the company, or for the cost of construction of any of the plant or works of the company, or for services rendered, by the issue of paid-up stock of the company, or bonds of the company, or partly in stock and partly in bonds; (h) To do all and everything necessary, suitable or convenient for the accomplishment of any of the purposes or the attainment of any of the objects hereinabove enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The North Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

W. E. Preston, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of March, 1913, incorporating William Edward Preston, Thomas Andrew Sharp and John Wesley Preston, merchants, John Walter Benson, accountant, and Duncan Stewart Storey, solicitor, all of the Town of Midland, in the Province of Ontario, for the following purposes, viz:— (a) To deal in any and every kind of general merchandise, wholesale and retail; (b) To own, construct and operate passenger and supply boats, gasoline launches, and all other different kinds of boats and docks and wharves; (c) To purchase, lease or otherwise acquire any lands and to sell, lease, exchange, or otherwise dispose of the whole or any portion of said lands, or all or any of the buildings or structures that are now or may hereafter be erected thereon and to take and to hold mortgages on any of the lands, buildings or structures so sold, or otherwise improve, alter or manage the said lands and buildings; (d) To purchase and to take over the good-will, assets and business of any company, partnership or individual and to hold stock in any company, and to pay out of the funds of the company the costs and expenses of and incidental to the incorporation and organization of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "W. E. Preston, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Midland, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada this 20th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

31

Financial Investment Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of March, 1913, incorporating Aubrey Huntingdon Elder, student-at law, Patrick Francis Brown, secretary, William Reuben Ford, bookkeeper, and Ida Hill McKerracher and Winnifred Evelyn Patch, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:— (a) To carry on the business of a promoter, organizer and manager of a financial, industrial, mercantile and other companies and corporations; to subscribe for, underwrite, buy, hold and sell, on commission or otherwise, and to deal in the shares, bonds or other securities of any company or corporation, notwithstanding the provisions of section 44 of the said Act; (b) To purchase, lease or otherwise acquire, either for investment or re-sale, and to hold either absolutely as owner or as mortgagee or otherwise, and generally to deal in lands, houses, apartment houses, real estate and property of whatsoever description and tenure or any interest therein, and to create, sell and deal in freehold and leasehold ground rents and generally to deal in, traffic by way of sale, lease, exchange or otherwise in land, house and building property, whether real or personal; to erect and construct houses, buildings, apartment houses and works of every description on any land of the company or upon other lands, and to rebuild, repair, enlarge, alter and improve existing houses, buildings or works thereon; to convert and appropriate any such land into and for roads, streets and other conveniences and generally to deal with and improve the lands of the company; to sell, lease, let or otherwise dispose of the lands, houses, buildings, apartment houses and other property of the company, or any part or parts thereof; to undertake and direct the management and sale of the property of the company whether buildings or lands, and to carry on all or any of the businesses of builders, contractors, house agents, dealers in stone, sand, lime, bricks, timber, hardware and other building requisites; (c) To make advances by means of loans to purchasers or tenants of any part of the property of the company for the purpose of building on the lands of the company or of making other improvements thereto; to assist by means of loans and advances or otherwise in the construction and maintenance of roads, streets, hydraulic works, drains and other improvements and works calculated to facilitate access to the company's property or enhance its value; (d) To make and to enter into any agreement or covenant for the paving, macadamizing, repairing, grading, cleaning and watering of any streets or highways, and the construction, opening and repairing of conduits, cisterns, drains or sewers, and the laying of electric cables and wires, gas or water pipes, in any streets or highways; (e) To subscribe for, purchase or otherwise acquire the shares, bonds, debentures or other securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in shares, bonds, debentures or other securities so purchased, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereof, and to guarantee payment of the principal of or dividends and interest on the shares, bonds, debentures or other securities of any company or corporation with which the company may have business relations, and to promote any company or corporation having objects altogether or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (f) To enter into any arrangements with any authority, federal, provincial, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges, franchises and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges, franchises and concessions; (g) To consolidate or amalgamate with any other company or corporation

having objects similar in whole or in part to those of this company, and to enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which the company is authorized to engage in or carry on, or capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person, company or corporation, and to take or otherwise acquire shares and securities of any such company or corporation, and to pledge, sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, or otherwise to deal with or dispose of the same; (h) To issue and allot fully paid shares of the company in payment or part payment of any business, franchise, undertaking, property, right, power, privilege, lease, license or contract which the company is authorized to acquire; (i) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the name of the persons, firms, company or companies hereinafter referred to, if hereunto duly authorized, all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company, and to exercise the rights, powers and franchises of any company whose capital stock is owned by this company in the name of such company or in its own name; (j) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or in the conduct of its business; (k) To obtain any Act of Parliament or legislature for any purposes of the company; (l) To take part in the management, supervision or control of the business or operations of any company or undertaking having objects altogether or in part similar to those of this company, and for that purpose to appoint and remunerate any directors, accountants or other experts or agents; and to acquire and carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (m) To sell, lease, exchange, dispose of, turn to account or otherwise deal with the property, rights, franchises and undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (n) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (o) To do all such other things as are incidental or conducive to the attainment of the above objects and to do all or any of the above things as principals, agents or attorneys; (p) To procure the company to be licensed, registered or otherwise recognized in any foreign country, and to designate persons therein as attorneys or representatives of the company with power to represent the company in all matters according to the laws of such foreign country, and to accept service for and on behalf of the company of any process or suit; (q) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company; (r) To draw, make, accept, endorse, execute and issue promissory notes, bill of exchange, bills of lading, warrants and other negotiable or transferable

instruments; (s) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (t) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Financial Investment Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

Gray & Wighton, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of March, 1913, incorporating John Gray and Henry Wighton, contractors, and Henry Udolphus Paget Aylmer and Jacob DeWitt, advocates, of the City of Montreal, in the Province of Quebec, and Archibald Forster McGoun, of the City of Westmount, in the said Province of Quebec, student-at-law, for the following purposes, viz:—(a) To carry on business as builders and contractors for the construction, equipment, demolition, repairing, remodelling and decorating of public and private works and buildings or any part thereof; (b) To manufacture, use, buy, distribute, warehouse and store, sell and to otherwise deal in and with cement, sand, gravel, lime, marl, clay, bricks, tiles, stone (artificial or otherwise), reinforced concrete, timber, lumber, sashes, doors, blinds, mouldings, furniture, vehicles, machinery, paints, fertilizers, deodorizers and generally in all sorts of builders' materials and supplies and all compositions into which any of the said articles and materials can be converted or used; (c) To purchase, take over, lease, take in exchange and otherwise acquire, develop, work, operate, hold, manage, lease, sell and deal in lands, buildings and other property of every kind and description and any right and interest therein, timber limits, licenses to cut timber, quarries, mines, minerals and mining rights, and to mine, smelt and refine ores and metals; to construct and operate on the property of the company tramways to railroads and to navigable waters and to the various cement, rock deposits, clay lands, mineral beds, mines and quarries and other properties of the company, subject to municipal, provincial or other law or regulation; (d) To subdivide, develop, cultivate and otherwise alter and improve such lands; to erect houses, shops, stores, office buildings, apartment houses, hotels and other buildings and structures and their appurtenances upon such lands; to conduct, manage, operate, alter and utilize the same; to sell, lease, exchange and otherwise deal with and dispose of the said lands and buildings in whole or in part and generally to carry on the business of a land and land improvement company; (e) To construct, equip, operate, work and conduct stores, mills, factories, yards, warehouses, works, wharves, means of transportation, offices and all the other undertakings relating to the company's business; (f) To build, purchase, acquire, lease, charter, navigate and use vessels and boats whether operated by steam, electricity or any other motive power; (g) To purchase, lease or otherwise acquire water powers and water privileges for the purpose of generating power or electricity with which to carry on the company's operation, and to construct and operate the necessary plants for generating and distributing such power, and to dispose of any surplus of electricity or other power generated by the company, provided, however, that any distribution of power out-

side the property of the company shall be subject to local and municipal regulations; (h) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (i) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (j) To take as security for any debt due the company chattel mortgages, mortgages and hypothecs upon the property of the debtors of the company; to take the movable and immovable property of the debtors of the company in pledge; (k) To acquire and own shares and securities in any other company or companies carrying on business of a like nature notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise deal with the same; (l) To issue fully paid-up shares in payment or part payment of the purchase price of any movable or immovable property, patents, patent rights or shares in other companies that may be acquired by the company; (m) To acquire from any person, firm or corporation any business of a like nature, or incidental to the foregoing, or capable of being operated in connection therewith, and to issue fully paid-up shares of the company in payment or part payment of the purchase price thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Gray & Wighton, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

38-2

The John Inglis Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of March, 1913, incorporating Eillian Alfred James Case, solicitor, James Broadbent Taylor, accountant, Clifford Gordon Lynch, secretary, and Harris Earle Wallace and Lowell Wallace Wood, students-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To carry on the business of manufacturers of engines, boilers and machines of all kinds, machinists, foundrymen, engineers, iron and brass founders, metal workers and boiler-makers, and to buy, sell and deal in, manufacture, hire and let on hire all kinds of machines, engines, boiler plant, machinery, tools and implements; (b) To construct, improve, work, maintain, manage, carry out or control and to purchase, lease or otherwise dispose of any lands, works, mills, mines, machinery, wharves, manufactories, warehouses, shops, stores and other works and conveniences which may seem capable of being used or operated in connection with any part of the company's undertaking for the time being, or calculated directly or indirectly to benefit the company; (c) To apply for and receive or to acquire by enactment, grant, assignment, transfer, lease or otherwise and to exercise, carry out and enjoy any statute, ordinance or concession, patent, license, power, authority, franchise, right or privilege which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect,

and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof; (d) To apply for, purchase or otherwise acquire any patents, brevets d'invention, grants, licenses, leases, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to pay for the same in cash, shares or other securities of the company or otherwise, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights, interests or information so acquired; (e) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (f) To purchase or otherwise acquire the shares, bonds, debentures or other securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in the shares, bonds, debentures or other securities of this company, and to hold, sell, vote or otherwise deal in the shares, bonds, debentures or other securities so purchased, and to guarantee payment of the principal of or dividends and interest on said shares, bonds, debentures or other securities, and to promote any company or corporation having objects altogether or in part similar to those of this company, or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (g) To sell, lease or otherwise dispose of the property, rights, franchises and undertaking of the company, the assets thereof, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of this company; (h) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of this company; (i) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or corporation carrying on or engaged in, or about to carry on or engage in, any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, and otherwise to deal in the same; (j) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the names of the persons, firms, company, or companies hereinafter referred to, if thereunto duly authorized, all or any of the property, franchises, goodwill, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay for such property, franchise, goodwill, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company; (k) To do all such things as are incidental or conducive to the attainment of the above objects; (l) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (m) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company; (n) To invest and deal with the moneys of the company not immediately required, upon such securities and in such manner as may from time to time be determined; (o) To aid in any manner any corporation any of whose shares of capital stock, bonds or other obligations are held or are in

any manner guaranteed by this company, and to do any acts or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds or other obligations; to do any and all acts and things tending to increase the value of any of the property at any time held or controlled by this company; to perform, promote and otherwise facilitate the organization of subsidiary companies; (p) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or to or from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The John Inglis Company, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

38-2

Richard Realty Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of March, 1913, incorporating Emilien Gadbois, lawyer, Joseph Elzéar Bernard, real estate agent, Georges Derome and Georges Couture, accountants, and Juliette Drolet, spinster, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—

(a) To acquire by purchase, lease, exchange or otherwise, land, buildings or any interest therein and any rights over or in connection with such land, and to turn the same to account as may seem expedient, and in particular by subdivisions, preparing building and factory sites and constructing, altering and maintaining offices, houses and buildings of all kinds, and to act as real estate, insurance and financial agents, brokers, underwriters and promoters, manage and administer properties, maintain, protect and insure same, negotiate and place loans, underwrite and promote enterprises; (b) To develop the immovable property of the company by draining or otherwise improving the same; to lay out such immovable property with railway sidings, streets, squares or otherwise, subject to all provincial and municipal regulations in that behalf, and to dedicate any part of the company's property for parks, squares, streets or other public places; (c) To promote or assist in promoting any other company or enterprise for the purpose of carrying on any business similar in whole or in part to that of this company or otherwise and to acquire the whole or any part of the property of such company, companies or enterprise, for such promotion and to market the stock, securities or properties resulting from or connected with promotions; (d) To acquire by purchase, lease or otherwise, water courses or water powers or any rights in the same, and to utilize and develop, grant leases of or rights over the same and to sell and distribute water for power or otherwise, as may be necessary for the purposes of the company; (e) To construct, improve, maintain, work, manage, carry out or control all roads, ways and branches and sidings on lands owned or controlled by the company, drainage and sewage systems on or in connection with lands owned or controlled by the company or in or on the streets and squares laid out by the company, bridges, reservoirs, water courses, warehouses, factories, shops, buildings and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (f) To sell, lease, exchange or otherwise convey the lands, building and all property of the company and

to acquire, hold or discharge mortgages or hypothecs upon such land sold or disposed of by the company; (g) To carry on wherever the lands of the company may be situated and for the purposes thereof the business of contractors, builders, electricians, mechanical engineers, suppliers of electricity for the purposes of light, heat, motive power or otherwise, and manufacturers of and dealers in all articles or things required for or capable of being used in connection with the generation, distribution, supply, accumulation and employment of electricity, provided that the foregoing powers, when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (h) To enter into any arrangement with any authorities, municipal, local or otherwise that may seem conducive to the company's objects or any of them and to obtain from any such authority any rights, privileges or concessions which the company may think it desirable to obtain and carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (i) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business similar, in whole or in part, to that of the company, or possessed of property suitable for the purposes of the company, and to issue fully paid-up or partly paid-up shares of the company in consideration or part consideration therefor or for any property or rights acquired by the company; (j) To subscribe for, take or in any way acquire the stocks, shares, bonds, debentures or other obligations or securities of any company having objects similar to those of this company and to sell or otherwise dispose thereof, notwithstanding the provisions of section 44 of The Companies Act, and to guarantee any bonds, debentures, obligations or securities so sold or disposed of by this company or of any company having objects similar in whole or in part to those of this company; (k) To make cash advances to customers and other persons having business dealings with the company and upon such terms as may seem expedient and to accept security for same by way of hypothec or pledge, and to guarantee the performance of contracts by any such person; (l) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities in any other company having objects similar in whole or in part to those of this company; (m) to enter into partnership or into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in, and to guarantee the contracts of or otherwise assist any such person or company; (n) To distribute from time to time among its shareholders any of the assets of the company and particularly the securities, bonds and shares of any other company, which this company may acquire or take over or with whom this company may form any arrangement for joint adventure or co-operation or to which this company may dispose of the whole or any part of its undertaking; (o) To carry on any other business germane to the foregoing which may seem to the company capable of being conveniently carried on in connection with any of the above business, or objects or calculated to enhance the value of or render profitable any of the company's properties or rights for the time being; (p) The powers in each of the foregoing paragraphs to be in no way limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Richard Realty Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

38-2

COPYRIGHTS

Entered during the week ending 19th March, 1913,
at the Department of Agriculture—Copyright and
Trade Mark Branch

26868. "Business-Bringing Hardware Advertisements—Series A." (Booklet.) Frank H. Brown, Toronto, Ont., 13th March, 1913.

26869. "The Guide: A Manual for the Canadian Militia (Infantry)." Eighth Edition—Revised. Compiled by Major-General W. D. Otter, C.V.O., C.B. (Book.) The Copp, Clark Company, Limited, Toronto, Ont., 13th March, 1913.

26870. "Canadian Criminal Cases." Annotated. Vol. XIX. Edited by W. J. Tremear. (Book.) The Canada Law Book Company, Limited, Toronto, Ont., 13th March, 1913.

26871. "A Dog and a Woodcock." (Picture.) Church & Dwight, Limited, Montreal, Que., 13th March, 1913.

26872. "The Dome Mine, Porcupine, December, 1912." (Photo.) Arthur A. Cole, Cobalt, Ont., 13th March, 1913.

26873. "Important! Instruction as to the Production, Care, and Marketing of Eggs." (Circular.) John Ivor & Son, Strathroy, Ont., 13th March, 1913.

26874. "In the Shadow of the Dear Old Blarney Stone." Words by Jean C. Havez. Music by Ted. S. Barron. Ted. S. Barron, New York, N.Y., U.S.A., 13th March, 1913.

26875. "Let Me See Your Rainbow Smile." Words by Jean Havez. Music by Ted. S. Barron. Ted. S. Barron, New York, N.Y., U.S.A., 13th March, 1913.

26876. "Too Many Girls Are Making Eyes At Me." Words and Music by Samuel D. Watts, Jr. Samuel D. Watts, Jr., Macleod, Alberta, 13th March, 1913.

26877. "Co-Operative Contract Company, Limited, Victoria, British Columbia, Loan and Investment Contract." (Pamphlet.) Co-operative Contract Company, Limited, Victoria, British Columbia, 14th March, 1913.

26878. "The Saskatchewan Law Reports." 1912. Vol. IV. Editor: Alexander Ross. (Book.) The Law Society of Saskatchewan, Regina, Saskatchewan, 14th March, 1913.

26879. "Insurance Plans of Campbellton, New Brunswick, December, 1912." Chas. E. Goad Co., Toronto, Ont., 14th March, 1913.

26880. "Mechanics' Lien Laws in Canada." By William Bernard Wallace, LL.B. (Book.) Robert Reid Cromarty, Toronto, Ont., 14th March, 1913.

26881. "The Contest for the Moynihan Estate." (Temporary Copyright.) Thomas Green, Ottawa, Ont., 14th March, 1913.

26882. "Won't You Be My Dearie?" Words by J. Brandon Walsh. Music by Charley Straight. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 15th March, 1913.

26883. "I'm Looking for a Dovey Lovin' Man." Words by Billy Lynott. Music by Jos. J. Geisler. Waterson, Berlin & Snyder Co., New York, N.Y., U.S.A., 15th March, 1913.

26884. "Canadian Progress, January, 1913." Vol. I. No. 6. (Magazine.) Canadian Progress Publishing Co., Calgary, Alberta, 15th March, 1913.

26885. "Official Telephone Directory, Montreal, February, 1913." (Book.) The Bell Telephone Company of Canada, Limited, Montreal, Que., 15th March, 1913.

26886. "Marching Hymn of the Girl Guides and The Boy Scouts." Words and Music by Catharine Nina Merritt, U.E.L. Catharine Nina Merritt, Toronto, Ont., 17th March, 1913.

26887. "Foster's Weather Bulletin, dated January 19, 1913." (Temporary copyright.) W. T. Foster, Washington, D.C., U.S.A., 17th March, 1913.

26888. "Foster's Weather Bulletin, dated January 25, 1913." (Temporary copyright.) W. T. Foster, Washington, D.C., U.S.A., 17th March, 1913.

26889. "Foster's Weather Bulletin, dated February 1, 1913." (Temporary copyright.) W. T. Foster, Washington, D.C., U.S.A., 17th March, 1913.

26890. "Foster's Weather Bulletin, dated February 8, 1913." (Temporary copyright.) W. T. Foster, Washington, D.C., U.S.A., 17th March, 1913.

26891. "Foster's Weather Bulletin, dated February 15, 1913." (Temporary Copyright.) W. T. Foster, Washington, D.C., U.S.A., 17th March, 1913.

26892. "The Princeton Freshman March." Words and Music by Mertie Bamber Bergen. Jerome H. Remick & Company, New York, N.Y., U.S.A., 17th March, 1913.

26893. "Co-operation by Contract." (Book.) The Home Loan & Contract Co., Limited, Vancouver, British Columbia, 17th March, 1913.

26894. "Watering the Horses." (Photo.) Alexander Galbraith, Toronto, Ont., 18th March, 1913.

26895. "Sketch Map of a Portion of the Garibaldi Group of Mountains in the Vicinity of Garibaldi Lake, British Columbia." The British Columbia Mountaineering Club, Vancouver, British Columbia, 18th March, 1913.

26896. "Map Showing Topography of the Vancouver Range, British Columbia." Charles J. Heaney, Vancouver, British Columbia, 18th March, 1913.

26897. "Peace River Country and How to Reach It." (Booklet.) Canadian Northern Railway Company, Toronto, Ont., 19th March, 1913.

26898. "Guardians of Empire." By Norman R. Cole. (Poem.) Norman R. Cole, Ottawa, Ont., 19th March, 1913.

26899. "Two-Lip Salve." Words by Bert Kalmar. Music by Harry Puck. Kalmar & Puck, New York, N.Y., U.S.A., 19th March, 1913.

26900. "Over the Garden Wall." Words by Bert Kalmar. Music by Harry Puck. Kalmar & Puck, New York, N.Y., U.S.A., 19th March, 1913.

INTERIM COPYRIGHTS.

1503. "Tigris." (Moving Picture Photographs.) The Dominion Feature Film Company, Limited, Montreal, Que., 15th March, 1913.

1504. "Dante's Paradise." (Moving Picture Photographs.) The Dominion Feature Film Company, Limited, Montreal, Que., 15th March, 1913.

1505. "Cà S'Corse! ou Tout en Rose." Comédie Revue Musicale en trois Actes. Par Arthur Tremblay. Arthur Tremblay, Québec, Qué., 19 mars 1913.

1506. "Souvenirs Historiques de la Première Famille Canadienne." (Gravure.) Azarie Couillard Després, Ptre., Iberville, Qué. 19 mars 1913.

GEO. F. O'HALLORAN,

38-1 Deputy of the Minister of Agriculture.

NOTICE TO MARINERS.

No. 14 of 1912.

(Inland No. 2.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

QUEBEC—ONTARIO.

(37) OTTAWA RIVER—LAKE TIMISKAMING—LOWERING OF WATER LEVEL DURING WINTER—CAUTION.

Lowering of water level.—Throughout the winter water will be drawn off through the sluices of the dam at the foot of the lake Timiskaming, so as to equalize the discharge of the Ottawa river, and this withdrawal will result in a lowering of the level of the lake to the extent probably of fifteen feet by 1st April.

Caution.—Owners of steamers and other vessels laid up for the winter on the lake are therefore warned to make such preparations as will prevent their boats while held in the ice from stranding and being injured when the water falls.

N. to M. No. 14 (37) 20-2-13.

Authority: Reports from Mr. C. R. Coutlee, engineer in charge, P. W. Dept.

Admiralty chart affected: No. 797.

Departmental File: No. 33804.

ONTARIO.

- (38) RIVER ST. LAWRENCE — LAKE ST. FRANCIS — LANCASTER BAR LIGHTSTATION — HAND FOG HORN DISCONTINUED.

Position.—On a pier on south side of channel about a mile below Lancaster village.

Lat. N. $45^{\circ} 7' 17''$, Long. W. $74^{\circ} 27' 2''$.

Hand horn discontinued.—The maintenance of a hand fog horn at this lightstation has been discontinued. N. to M. No. 14 (38) 20-2-13.

Authority: Memo. from Commissioner of Lights.

Admiralty charts: Nos. 2789c, 259a and 797.

Publication.—U. S. H. O. Publication No. 108 D, 1907, page 172.

Canadian List of Lights and Fog Signals, 1912: No. 1624.

Departmental File: No. 21624.

ONTARIO.

- (39) RIVER ST. LAWRENCE — LAKE ST. FRANCIS — LANCASTER LIGHTSTATION — HAND FOG HORN RE-ESTABLISHED.

Former notice—No. 29 (78) of 1912.

Position—On a pier on north side of channel about a mile above Lancaster village.

Lat. N. $45^{\circ} 5' 55''$, Long. W. $74^{\circ} 29' 29''$.

Description.—Hand fog horn.

Remarks.—It is used to answer signals from steamers in the vicinity of the station in thick weather.

N. to M. No. 14 (39) 20-2-13.

Authority: Memo from Commissioner of Lights.

Admiralty charts: Nos. 2789c, 259a and 797.

Publication: U. S. H. O. Publication No. 108 D. 1907, page 172.

Canadian List of Lights and Fog Signals, 1912: No. 1627.

Departmental File: No. 21627 F.

ONTARIO.

- (40) LAKE ONTARIO, EAST END — LITTLE CATARAQUI BAY — BEARING OF PORTSMOUTH RANGE LIGHTS.

Bearing of range lights.—The back light of the Portsmouth range bears 21° from the front light of the same range, not 31° as erroneously stated in the Canadian List of Lights for 1912.

N. to M. No. 14 (40) 20-2-13.

Canadian List of Lights and Fog Signals, 1912: Nos. 1745 and 1746.

Departmental File: No. 28502.

ONTARIO.

- (41) ST. CLAIR RIVER—CORUNNA — CHANGE IN POSITION OF FRONT RANGE LIGHTHOUSE.

New position.— $17\frac{1}{2}$ feet eastward of the old site, 568 feet $347^{\circ} 15'$ (N. $9^{\circ} 45'$ W. Mag.) from the back range lighthouse.

Lat. N. $42^{\circ} 53' 11''$, Long. W. $82^{\circ} 27' 21''$.

Elevation of light.—50 feet.

Purpose.—This change in the axis of the lights has been made to give the shoals off the head of Stag island a better berth.

N. to M. No. 14 (41) 20-2-13.

Variation in 1913: 3° W.

Authority: Memo. from Commissioner of Lights.

Admiralty charts: Nos. 330, 332 and 678.

Publication: U. S. H. O. Publication No. 108 C, 1907, page 37.

Canadian List of Lights and Fog Signals, 1912: No. 1915.

Departmental File: No. 21915 R.

ONTARIO.

- (42) LAKE HURON — NORTH CHANNEL — LITTLE CURRENT SPIDER ISLAND — LIGHT IMPROVED.

Position.—On east extremity of Spider island.

Lat. N. $45^{\circ} 59' 5''$, Long. W. $81^{\circ} 55' 47''$.

Alteration.—The fixed white light shown from this lighthouse will, without further notice, be improved by the substitution of a fifth order dioptric illuminating apparatus for the catoptric apparatus heretofore used.

N. to M. No. 14 (42) 20-2-13.

Authority: Departmental records.

Admiralty charts: Nos. 907, 519 and 678.

Publication: Georgian Bay and North Channel Pilot, 1903, pages 68 and 70.

Canadian List of Lights and Fog Signals, 1912: No. 2073.

Departmental File: No. 22073 A.

A. JOHNSTON,

Deputy Minister.

Department of Marine and Fisheries,

Ottawa, Canada, 20th February, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage. 38-2

NOTICE TO MARINERS.

No. 15 of 1913.

(Atlantic No. 8.)

All bearings, unless otherwise noted are true and are given from seaward in degrees from 0° (North) to 360° , measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

NEW BRUNSWICK.

- (43) SOUTH COAST—BAY OF FUNDY—L'ETANG HARBOUR ENTRANCE—PEA POINT LIGHTHOUSE—CHANGE IN COLOUR OF LIGHT.

Position.—On the west extreme of Pea island, eastern side of the eastern entrance to L'Etang harbour.

Lat. N. $45^{\circ} 2' 21''$, Long. W. $66^{\circ} 48' 33''$.

Alteration.—The light shown from Pea point lighthouse has been changed from a fixed green catoptric light to a fixed white dioptric light.

Order.—Fourth dioptric.

N. to M. No. 15 (43) 26-2-13.

Authority: Departmental records.

Admiralty charts: Nos. 1857, 464, 2013, 352, 1651, 2492 and 2670.

Publication: Nova Scotia and Bay of Fundy Pilot, 1911, page 298.

Canadian List of Lights and Fog Signals, 1912: No. 42.

Departmental File: No. 20042 A.

NEW BRUNSWICK.

- (44) EAST COAST—NORTHUMBERLAND STRAIT—SHEDIAC BAY—POINTE DU CHÊNE—CHANGE IN COLOUR OF SHEDIAC NORTH CHANNEL RANGE LIGHTS—CHANGE IN COLOUR OF SHEDIAC HARBOUR RANGE LIGHTS.

Date of Alteration.—Opening of navigation in 1913, without further notice.

(1) Shediac north channel range.

Alteration.—The characteristic of the lights shown from both the front and back lighthouses of this range will be changed from fixed red to fixed white.

(2) Shediac harbour range.

Alteration.—The characteristic of both the front and back lights of this range will be changed from fixed white to *fixed red*.

N. to M. No. 15 (44) 26-2-13.

Authority : Memo. from Commissioner of Lights.

Admiralty charts : Nos. 1943, 2034, 1651 and 2516.

Publication : St. Lawrence Pilot, 1906, pages 427 and 430.

Canadian List of Lights and Fog Signals, 1912 : Nos. 822, 823, 826 and 827.

Departmental File : Nos. 20822A and 20826A.

NEW BRUNSWICK.

(45) EAST COAST—MIRAMICHI BAY—OUTER BAR—CAN BUOY REPLACED BY BELL BUOY.

Position.—At the southern extreme of the Outer bar, Miramichi bay, 1.65 miles 322° (N. 15° W. Mag.) from Preston Beach front range lighthouse.

Lat. N. 47° 6' 4", Long. W. 64° 56' 25".

Alteration.—The can buoy formerly moored in this position was replaced in 1911 by a bell buoy.

Description.—Iron buoy, surmounted by a bell.

Colour.—Black and white vertical stripes.

N. to M. No. 15 (45) 26-2-13.

Variation in 1913 : 23° W.

Authority : Departmental records.

Admiralty charts : Nos. 2187, 2034, 1651 and 2516.

Publication : St. Lawrence Pilot, 1906, page 507.

Canadian List of Lights and Fog Signals, 1912 : To be inserted as No. 860.

Departmental File : No. 27122.

NOVA SCOTIA.

(46) SOUTHWEST COAST—POSITION OF BLONDE ROCK GAS AND WHISTLING BUOY—CORRECTION.

Longitude.—Blonde rock gas and whistling buoy is moored in Longitude 66° 0' 7" West, and not 66° 0' 30" West as stated in the Canadian List of Lights for 1912.

N. to M. No. 15 (46) 26-2-13.

Admiralty charts : Nos. 339, 352, 1651 and 2670.

Canadian List of Lights and Fog Signals, 1912 : No. 220.

Departmental File : Nos. 28502 and 20220.

QUEBEC.

(47) RIVER ST. LAWRENCE—PORTNEUF-EN-BAS—CHANGE IN POSITION OF FRONT RANGE LIGHTHOUSE.

New position.—On the west side of the mouth of Portneuf river, 190 feet westward of its old position. The front light of the range will bear 140° 30' (S. 18° E. Mag.) from the back light.

Lat. N. 48° 37' 2", Long. W. 69° 6' 2".

Remarks.—The front range lighthouse will be moved to the new position on the opening of navigation in 1913, without further notice.

N. to M. No. 15 (47) 26-2-13.

Variation in 1913 : 21° 30' W.

Authority : Report from Agent, M. and F., Quebec.

Admiralty charts : Nos. 307, 312 and 2516.

Publication : St. Lawrence Pilot below Quebec, 1912, page 30.

Canadian List of Lights and Fog Signals, 1912 : No. 1099.

Departmental File : No. 21099 R.

QUEBEC.

(48) RIVER ST. LAWRENCE—WESTWARD OF ST. ROCH SHOALS—AMENDED POSITION OF GAS BUOY NO. 61B.

The gas buoy replacing black can buoy No. 61B will be moored in the following position on the opening of navigation in 1913, and not in the position stated in Notice to Mariners No. 3 (6) of 1913.

Amended position.—3 $\frac{3}{10}$ miles 203° 30' (S. 42° 30' W. Mag.) from Upper Traverse lighthouse.

Lat. N. 47° 16' 53", Long. W. 70° 18' 8".

The following sextant angles will fix its position :—

St. Roch des Aulnaies church..... 0°

St. Jean Port Joli church..... 91° 53'

Stone Pillar lighthouse..... 46 52

Note.—This position is $\frac{1}{4}$ mile westward of the position of can buoy No. 61B shown on Department of Naval Service Chart No. 205.

N. to M. No. 15 (48) 26-2-13.

Variation in 1913 : 19° W.

Authority : Records, Chief Engineer's Office, M. and F.

Admiralty charts : Nos. 3734, 314 and 2516 ; and Dept. of Naval Service chart No. 205.

Publication : St. Lawrence Pilot, 1906, page 288.

Canadian List of Lights and Fog Signals, 1912 : To be inserted as No. 1178.5.

Departmental File : No. 11785.

A. JOHNSTON,

Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 26th February, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters, to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

38-2

DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 13th March, 1913.

PUBLIC Notice is hereby given that under the provisions of section 27, of The Canada Shipping Act, the Minister of Marine and Fisheries has granted permission to change the name of the steamer "Pacific" which has been purchased from foreigners of that of "Roi-Tan."

A. JOHNSTON.

37-2 Deputy Minister of Marine and Fisheries.

DEPARTMENT OF MARINE AND FISHERIES

OTTAWA, 13th March, 1913.

PUBLIC Notice is hereby given that under the provisions of section 27, of The Canada Shipping Act, the Minister of Marine and Fisheries has granted permission to change the name of the gasoline vessel "Pacific" which has been purchased from foreigners to that of "Bentinck."

A. JOHNSTON,

37-2 Deputy Minister of Marine and Fisheries.

DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 13th March, 1913.

PUBLIC NOTICE is hereby given that under the provisions of sections 18 and 27, of The Canada Shipping Act, the Minister of Marine and Fisheries has authorized the re-registry of the wrecked United States steamer "Britannic," at the port of Montreal, on all the requirements of the law being complied with, and has granted permission to change the name of the said steamer "Britannic" to that of "Sarnor."

A. JOHNSTON,

37-2 Deputy Minister of Marine and Fisheries.

STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department on the last day of February, 1912 and 1913.

PUBLIC DEBT.			1912.	1913.
LIABILITIES.			\$ cts.	\$ cts.
FUNDED DEBT -				
Payable in Canada.....			4,815,024 35	4,769,539 48
do in London.....			263,131,936 77	258,669,833 07
Bank Circulation Redemption Fund..			4,661,776 85	5,254,436 21
Dominion Notes			113,188,879 65	113,602,030 40
SAVINGS BANKS—				
	1912.	1913.		
Post Office Savings Banks.....	\$42,505,664 65	\$41,489,154 33		
Dominion Government Savings Banks..	14,417,669 26	14,175,942 95		
			56,923,333 91	55,664,197 28
Trust Funds.....			9,712,794 30	9,648,224 99
Province Accounts.....			11,920,582 42	11,920,486 07
Miscellaneous and Banking Accounts			22,928,039 35	26,384,575 74
Total Gross Debt.....			487,282,367 60	485,913,323 24
ASSETS.				
INVESTMENTS—				
Sinking Funds			12,209,066 21	13,585,901 41
Other Investments.....			29,776,851 20	42,207,784 52
PROVINCE ACCOUNTS.....			2,296,429 12	2,296,332 77
MISCELLANEOUS AND BANKING ACCOUNTS.....			120,211,026 21	123,695,479 41
Total Assets			164,493,372 74	181,785,498 11
Total Net Debt.....			322,788,994 86	304,127,825 13
do to 28th February.....			324,986,426 97	309,308,436 20
Decrease of Debt			2,197,432 11	5,180,611 07

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of February, 1912.	Total to 29th February, 1912	Month of February, 1913.	Total to 28th February, 1913.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs	7,258,941 86	77,759,234 43	8,979,793 30	102,737,401 19
Excise	1,623,017 35	17,400,599 84	1,787,992 97	19,575,562 07
Post Office.....	850,000 00	8,834,183 59	950,000 00	10,228,507 14
Public Works, including Railways and Canals..	839,974 21	10,642,932 80	1,154,322 50	12,300,327 47
Miscellaneous.....	506,700 36	6,008,666 19	263,761 31	6,314,007 88
Total.....	11,078,633 78	120,645,616 85	13,135,870 58	151,155,805 75
EXPENDITURE.....	6,490,236 28	77,145,824 97	6,293,008 12	88,944,332 86

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
Public Works, including Railways and Canals....	2,075,413 39	26,279,398 37	1,796,373 09	22,697,068 50
Railway Subsidies	315,552 00	735,640 25	279,117 00	4,920,207 35
Total	2,390,965 39	27,015,038 62	2,075,490 09	27,617,275 85

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,

J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.

FINANCE DEPARTMENT, Ottawa, 4th March, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.

36 tf

CIRCULATION AND SPECIE.

Provincial.....	\$ 27,787 25	Specie and Bullion held by the Receiver	
Fractional.....	749,880 40	General and the several Assistant Re-	
\$1.....	11,837,099 00	ceivers General, on the 28th February,	
\$2.....	8,705,118 50	1913.....	\$ 98,782,004 08
\$4.....	235,901 00		
\$5.....	5,564,342 50		
\$50.....	16,050 00		
\$100.....	7,700 00	Specie to be held under The	
\$500.....	1,945,000 00	Revised Statutes of 1906,	
\$1,000.....	4,963,000 00	chapter 27, intituled	
\$500 Legal Tender Notes for Banks.....	359,000 00	" An Act respecting	
\$1,000 " " " ".....	1,944,000 00	Dominion Notes," 25 p.c.	
\$5,000 " " " ".....	74,130,000 00	on \$30,000,000.00.....	\$ 7,500,000.00
	\$110,484,878 65		
PROVINCIAL NOTES.		Specie to be held in excess	
\$1.....	\$ 11,304 50	of \$30,000,000.00.....	\$0,484,878.65
\$2.....	6,068 00		87,984,878 65
\$5.....	4,224 75		
\$10.....	2,180 00		
\$20.....	860 00	Reserve on amount of deposits in Savings	
\$50.....	650 00	Banks on 28th February, 1913, being 10	
\$500.....	2,500 00	p.c. on \$55,664,197.28, to be held under	
	\$ 27,787 25	The Revised Statutes of 1906, intituled	
		"An Act respecting Savings Banks"....	\$5,566,419 73

J. E. ROURKE,
Comptroller of Dominion Currency.
FINANCE DEPARTMENT,
OTTAWA, 10th March, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.

37-tf

UNREVISED STATEMENT of Inland Revenue accrued during the month of January, 1913.

Source of Revenue.	Amounts.	Total.
EXCISE.	\$ cts.	\$ cts.
Spirits.....	731,858 54	
Malt Liquor.....	9,549 40	
Malt.....	142,367 25	
Tobacco.....	791,597 21	
Cigars.....	44,880 29	
Manufactures in Bond.....	2,800 61	
Acetic Acid.....	549 98	
Seizures.....	100 00	
Other Receipts.....	12,173 67	
Total Excise Revenue.....		1,735,876 95
Methylated Spirits.....		9,550 06
Ferries.....		
Inspection of Weights and Measures.....		7,521 12
Gas Inspection.....		4,714 30
Electric Light Inspection.....		6,483 05
Law Stamps.....		653 70
Other Revenues.....		441 00
Grand Total Revenue.....		1,765,240 18

INLAND REVENUE DEPARTMENT
Ottawa, 14th February, 1913

WM. HIMSWORTH, Acting Deputy Minister.

34 tf

POST OFFICE Savings Bank Account for the month of January, 1913

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can. 1906.)

Dr.	Can. 1906.)		Cr.	
	\$	cts.	\$	cts.
BALANCE in hands of the Minister of Finance on 31st December, 1912.....	42,034,988	79	WITHDRAWALS during the month.....	967,629 74
DEPOSITS in the Post Office Savings Bank during month.....	878,655	40		
TRANSFERS from Dominion Government Savings Bank during month :—				
PRINCIPAL				
INTEREST accrued from 1st April to date of transfer.....				
TRANSFERS from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada.	5,644	06		
INTEREST accrued on Depositors accounts and made principal on 31st March.....				
INTEREST allowed to Depositors on accounts during month.....	11,381	68	BALANCE at the credit of Depositors' accounts on 31st January, 1913.....	41,963,040 19
	42,930,669	93		42,930,669 93

R. M. COULTER,
Deputy Postmaster General.

Certified,
W. H. HARRINGTON,
Superintendent, Savings Bank Branch.
POST OFFICE DEPARTMENT,
OTTAWA, 5th March, 1913.

37-tf

STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks, on 28th February, 1913. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 31st January, 1913.	Deposits for February, 1913.	Total.	Withdrawals for February, 1913.	Balance on 28th February, 1913.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Manitoba :—					
Winnipeg.....	644,620 66	13,903 00	658,523 66	11,919 53	646,604 13
British Columbia :—					
Victoria.....	1,072,856 85	26,909 00	1,099,765 85	45,530 71	1,054,235 14
Prince Edward Island :—					
Charlottetown.....	2,020,040 26	21,932 10	2,041,972 36	28,703 07	2,013,269 29
New Brunswick :—					
Newcastle.....	286,044 55	943 00	286,987 55	2,640 79	284,346 76
St. John.....	5,632,127 18	81,144 95	5,713,272 13	68,045 77	5,645,226 36
Nova Scotia :—					
Acadia Mines.....	32,289 46		32,289 46		32,289 46
Amherst.....	379,414 16	5,304 00	384,718 16	5,358 96	379,359 20
Arichat.....	127,864 87		127,864 87	2,514 11	124,850 76
Barrington.....	142,294 08	55 00	142,349 08	2,125 92	140,223 16
Guysboro'.....	121,236 39	854 00	122,090 39	1,617 00	120,473 39
Halifax.....	2,390,903 71	29,801 62	2,420,705 33	25,716 56	2,394,988 77
Kentville.....	257,745 29	2,342 00	260,087 29	2,644 28	257,443 01
Lunenburg.....	420,893 82	1,405 00	422,298 82	4,254 92	418,043 90
Port Hood.....	112,032 59	37 00	112,069 59	555 73	111,513 86
Shelburne.....	213,978 01	1,462 00	215,440 01	2,148 09	213,291 92
Sherbrooke.....	89,002 50	134 00	89,136 50	412 00	88,724 50
Wallace.....	123,184 30	1,730 00	124,914 30	780 66	124,133 64
Totals	14,066,058 68	187,956 67	14,254,015 35	204,968 10	14,049,047 25

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 11th March, 1913.

37-tf

RETURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUÉBEC, ON THE 28TH DAY OF FEBRUARY, 1913.

CAPITAL.		LIABILITIES.							
	Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.		Provincial Govt. deposits payable on demand.		Other deposits payable on demand.		Total Liabilities.
			1	2	3	4	5	6	
	\$	cts.	\$	cts.	\$	cts.	\$	cts.	\$
City and District Savings Bank.....	2,000,000	00	1,000,000	00	93,341	86			31,358,013 14
Caisse d'Economie Notre-Dame de Québec	1,000,000	00	250,000	00			11,200	00	10,825,796 76
Total.....	3,000,000	00	1,250,000	00			11,200	00	42,683,809 90

ASSETS.		LIABILITIES.							
	Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.		Provincial Govt. deposits payable on demand.		Other deposits payable on demand.		Total Liabilities.
			1	2	3	4	5	6	
	\$	cts.	\$	cts.	\$	cts.	\$	cts.	\$
City and District Savings Bank.....	2,986,798	36	1,724,067	69	1,594,332	05	7,505,536	09	34,106,723 75
Caisse d'Economie Notre-Dame de Québec.....	1,029,590	36	2,260,353	31	811,564	42	2,308,964	23	12,036,413 15
Total.....	4,016,388	72	3,984,421	00	2,405,896	47	9,904,500	32	46,143,136 90

FINANCE DEPARTMENT, OTTAWA, 7th March, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA ON THE
1ST MARCH, 1913.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY AND PROVINCE OR TERRITORY.	POSTMASTER.
Aden.....	Sec. 10, Tp. 1, R. 10, W. 4th M.	Medicine Hat.....Alta.	H. E. Anderson.
Albeck.....	Sec. 22, Tp. 9, R. 4, W. 4th M.	Medicine Hat.....Alta.	Chas. Kienzle.
Anandale.....	Stirling.....	Colchester.....N.S.	Jas. Carroll.
Bayton.....	Sec. 31, Tp. 26, R. 8, W. P. M.	Dauphin.....M.	H. T. D. Watchorn.
Bellefleurille.....	Emberton.....	Compton.....P.Q.	E. Bellefleurille.
Bield.....	Sec. 2, Tp. 26, R. 27, W. P. M.	Marquette.....M.	M. Andrew Chisholm.
Blind Creek.....	Sec. 14, Tp. 21, R. 25, W. 4th M.	Macleod.....Alta.	Mrs. Bessie Watts.
Brennan Hills.....	Low.....	Wright.....P.Q.	L. Monette.
Calgary Sub-Office No. 16, (opened 24th Feb.).....	117-27th Avenue.....	Calgary.....Alta.	D. W. James.
(a) Cap d'Espoir.....	Perce.....	Gaspé.....P.Q.	John J. Miles.
Cape Scott.....		Comox-Atlin.....B.C.	Theo. Frederiksen.
Carlea.....	Sec. 7, Tp. 48, R. 13, W. 3rd M.	Prince Albert.....Sask.	Robert B. Duguid.
Cultus Lake.....		Yale-Cariboo.....B.C.	L. H. Beamish.
Dennis Lake.....	Sec. 16, Tp. 18, R. 1, E. P. M.	Selkirk.....M.	Harry Woytowicz.
Divide.....	Aberdeen.....	Carleton.....N.B.	Edward Wiley.
Doheny.....	Hackett.....	Champlain.....P.Q.	Chs. Audy (fils.)
Drifting River.....	Sec. 25, Tp. 27, R. 23, W. P. M.	Dauphin.....M.	Harry Maticjeczen.
Dufaultville (opened 7th Feb.).....	Cabot.....	Rimouski.....P.Q.	Cyprien St. Laurent.
Dufourville.....	Notre Dame.....	Kent.....N.B.	Domique Robichaud.
East Arrow Park.....		Kootenay.....B.C.	James Naylor.
East Uniacke.....	Uniacke.....	Hants.....N.S.	Chas. Lynch.
Edmonton Sub-Office No. 4 (opened 8th Feb.).....	Cor. Kinnaird St. & Alberta Ave.	Edmonton.....Alta.	Mrs. Leah Wright.
Edmonton Sub-Office No. 5 (opened 10th Feb.).....	Cor. 24th St. & Athabasca Ave.	Edmonton.....Alta.	J. M. Sissons.
Finland.....	Potts.....	Thunder Bay & Rainy River.....O.	George T. Ferris.
Friedenstal.....	Sec. 31, Tp. 81, R. 2, W. 6th M.	Edmonton.....Alta.	P. S. Gans.
Glenlily.....		Kootenay.....B.C.	P. T. Haywood.
Gold Spring.....	Sec. 16, Tp. 22, R. 5, W. 4th M.	Medicine Hat.....Alta.	F. H. McCullough.
Grove Creek.....	Alleyn.....	Pontiac.....P.Q.	W. H. Rogan.
Hamton Station.....	Sec. 23, Tp. 28, R. 3, W. 2nd M.	Mackenzie.....Sask.	Eli Boiko.
Holborn.....	Sec. 10, Tp. 51, R. 1, W. 5th M.	Edmonton.....Alta.	W. C. Williams.
Hoosier Valley.....	Sec. 23, Tp. 31, R. 27, W. 3rd M.	Battleford.....Sask.	J. Yoos.
Kentvale (opened 10th Dec., 1912).....	St. Joseph's Island.....	Algoma, W.R.....O.	Fred. B. Kent.
Kettle Valley.....		Yale-Cariboo.....B.C.	H. W. Whiting.
Kiltarlity.....		Inverness.....N.S.	A. A. Cameron.
Knappen.....	Sec. 9, Tp. 1, R. 11, W. 4th M.	Medicine Hat.....Alta.	A. J. Knappen.
Lantz Siding.....		Hants.....N.S.	Thos. J. Isenor.
Lower Kingston.....	Kingston.....	Kings & Albert.....N.B.	Samuel H. Scribner.
Lundeen.....	Sec. 16, Tp. 18, R. 9, W. 3rd M.	Moose Jaw.....Sask.	Jonas O. Lundeen.
Maxim.....	Sec. 21, Tp. 4, R. 15, W. 2nd M.	Regina.....Sask.	A. Wilson.
Minahiko.....	Morson.....	Thunder Bay & Rainy River.....O.	E. S. Thompson.
Musquash.....	Musquash.....	St. John.....N.B.	Mrs. Jennie M. Dean.
Napudogan.....	Stanley.....	York.....N.B.	Mrs. Amy Dinsmore.
Newlands.....	Sec. 21, Tp. 14, R. 1, W. 2nd M.	Qu'Appelle.....Sask.	Wm. Bryce.
Newtonia.....		Kootenay.....B.C.	W. N. Scott.
Nicholl.....		Comox-Atlin.....B.C.	Thos. H. McCubbin.
Omer.....	Clapham.....	Pontiac.....P.Q.	J. B. Morin.
Peigan.....	Sec. 10, Tp. 7, R. 5, W. 4th M.	Medicine Hat.....Alta.	Mrs. Ruth Stevens.
Père Charlebois.....	St. Therese.....	Terrebonne.....P.Q.	Alp. Ouimet.
Pitt River (re-opened).....		New Westminster.....B.C.	Alex. G. Harvey.
Rang Double.....	St. Ambroise de Kildare.....	Joliette.....P.Q.	T. St. Georges.
Regnier.....	Cambridge.....	Russell.....O.	T. Regnier.
Roche Plate.....	Charlesbourg.....	Quebec.....P.Q.	Jean Bureau.
Rosedale.....	Sec. 28, Tp. 28, R. 19, W. 4th M.	Medicine Hat.....Alta.	Wm. Fulton.
St. Martin Station.....	Sec. 4, Tp. 32, R. 9, W. P. M.	Dauphin.....M.	P. Warowy.
Sandy Creek.....	Huddersfield.....	Pontiac.....P.Q.	L. Derouin.
Shell Lake.....	Sec. 15, Tp. 50, R. 8, W. 3rd M.	Prince Albert.....Sask.	Robt. J. Schwartz.
Skye Glen East.....		Inverness.....N.S.	Alex. McInnis.
Sopoff.....	Sec. 33, Tp. 35, R. 30, W. P. M.	Mackenzie.....Sask.	Samuel Sopoff.
Squillax.....		Yale-Cariboo.....B.C.	James Craig.
Tatla Lake.....		Yale-Cariboo.....B.C.	Robt. Graham.
Upper Barneys River.....		Pictou.....N.S.	R. F. Johnston.
Vanarsdol.....		Comox-Atlin.....B.C.	Rev. Louis Edgar.
Village de la Commune (opened 17th Feb.).....	Charlesbourg.....	Quebec.....P.Q.	Pierre Dery.
Virginia East.....	Clements.....	Annapolis.....N.S.	James L. Robar.
Wacanda.....		New Westminster.....B.C.	Wm. Saville.
Waterfield.....	Sec. 34, Tp. 47, R. 14, W. 2nd M.	Prince Albert.....Sask.	B. Farmer.
White Sulphur.....		Kootenay.....B.C.	L. P. Williams.
Winnipeg Sub-Office No. 21, (opened 18th Feb.).....	Cor. Stafford & Grovenor St.	Winnipeg.....M.	R. L. Waugh.
Wien.....	Sec. 5, Tp. 58, R. 23, W. 4th M.	Edmonton.....Alta.	L. Fzechnier.
Winter.....	Sec. 14, Tp. 42, R. 25, W. 3rd M.	Battleford.....Sask.	Robt. M. S. Cole.
Zbaraz.....	Sec. 15, Tp. 23, R. 1, W. P. M.	Dauphin.....M.	Chas. Obszarski.

(a) and name of existing post office at Cap d'Espoir changed to Cap d'Espoir Ouest.

NOTE.—Crombie, County of Dufferin, O. which was published in the January list as closed has not yet been closed.
Lynch's Corner, County of Kings & Albert, N.B., published in the December list as closed has not yet been closed.
Pape Avenue sub-office, Toronto, was closed temporarily from the 7th to the 13th February.
Toronto sub-office No. 58 was temporarily closed from the 11th to the 27th February.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

NAMES CHANGED.

Cap d'Espoir.....	County of Gaspé.....	P.Q.	to Cap d'Espoir Ouest.
Craigmore.....	County of Inverness.....	N.S.	to Creigneish Station.
Fitzpatrick.....	County of Northumberland.....	N.B.	to Auburnville.
Glen Bryan.....	District of Moose Jaw.....	Sask.	to Pambrum.
Helland.....	District of Moose Jaw.....	Sask.	to Pretty Valley.
Hoskin.....	District of Medicine Hat.....	Alta.	to Tripola.
Lac Frontière.....	County of Montmagny.....	P.Q.	to Ste. Lucie de Beaugard.
Metgermette.....	County of Dorchester.....	P.Q.	to Ste. Aurelie.
Slahaltkan.....	District of Yale-Cariboo.....	B.C.	to Falkland.
West Point.....	County of Prince Edward.....	O.	to Sand Banks.
Willows.....	District of Macleod.....	Alta.	to Blacktail.

OFFICES CLOSEL.

(b) Acton.....	County of York.....	N.B.	
Agnes.....	County of Beauce.....	P.Q.	Closed 26th February.
Agricola.....	District of Victoria.....	Alta.	Closed 12th February.
(b) Armstrongs Mills.....	County of Wellington, S.R.....	O.	
(b) Augustine Cove.....	County of Prince.....	P.E.I.	Closed 15th February.
(b) Brills.....	County of Bromé.....	P.Q.	
(b) Bryce Hill.....	County of Grey, E.R.....	O.	
(b) Cedar Mills.....	County of Peel.....	O.	
(b) Central Haynesville.....	County of York, N.B.....	O.	
Clinch's Mills.....	County of St. John.....	N.B.	
(b) Clyde.....	County of Wentworth.....	O.	
(b) Derby Mills.....	County of Grey, N.R.....	O.	
(b) De Sable.....	County of Queens.....	P.E.I.	
Dniester.....	District of Mackenzie.....	Sask.	
(b) Douglas.....	County of York.....	N.B.	
(b) Dufferin.....	County of Frontenac.....	O.	
(b) East Newbridge.....	County of Carleton.....	N.B.	Closed 1st November, 1912.
(b) East Oro.....	County of Simcoe, N.R.....	O.	
(b) Falkland.....	District of Yale-Cariboo.....	B.C.	
(b) Fairley.....	County of Northumberland.....	N.B.	Closed 1st November, 1912.
(b) Gildale.....	County of Grey, S.R.....	O.	
(b) Glenbecker.....	County of Dundas.....	O.	Closed 5th February.
(b) Glen Walter.....	County of Glengarry.....	O.	Closed 12th February.
(b) Goldfield.....	County of Stormont.....	O.	Closed 19th February.
(b) Head of Hillsborough.....	County of Kings.....	P.E.I.	Closed 15th February.
Head of River Hebert.....	County of Cumberland.....	N.S.	
(b) High Forest.....	County of Compton.....	P.Q.	Closed 17th February.
(b) Hullcar.....	District of Yale-Cariboo.....	B.C.	
(b) Kiersteadville.....	County of Kings and Albert.....	N.B.	Closed 15th February.
(b) Kimbo.....	County of Lincoln.....	O.	
(b) Lawfield.....	County of Sunbury & Queens.....	N.B.	
(b) Littlewood.....	County of Middlesex, W.R.....	O.	
(b) Logerait.....	County of Lambton, W.R.....	O.	
(b) McGarry.....	County of Lanark, S.R.....	O.	Closed 26th February.
(b) McGillivray Bridge.....	County of Glengarry.....	O.	
(b) Melvin.....	County of Dundas.....	O.	Closed 14th February.
Montreal sub-office No. 55.....	City of Montreal.....	P.Q.	Closed 15th February.
(c) Musquash.....	County of St. John.....	N.B.	
(b) North Milton.....	County of Queens.....	P.E.I.	
(b) North Mountain.....	County of Dundas.....	O.	Closed 12th February.
(b) Pointe de Roche.....	County of Kings.....	P.E.I.	Closed 15th February.
(b) Ponsonby.....	County of Wellington, S.R.....	O.	Closed 15th February.
(b) Prestonvale.....	County of Lanark, S.R.....	O.	Closed 5th February.
(b) Ratho.....	County of Oxford, N.R.....	O.	Closed 1st February.
Reiswig.....	District of Yale-Cariboo.....	B.C.	Closed 7th February.
(b) Robertsons Point.....	County of Sunbury and Queens.....	N.B.	
(b) Savage Harbour.....	County of Kings.....	P.E.I.	Closed 15th February.
(b) South Newbridge.....	County of Carleton.....	N.B.	Closed 1st November, 1912.
(b) Speedside.....	County of Wellington, S.R.....	O.	
(b) Sykeston.....	County of Lambton, W.R.....	O.	
(b) Upper Welsford.....	County of Sunbury & Queens.....	N.B.	
(b) Wilsons Bay.....	County of Greenville.....	O.	Closed 26th February.
(b) Yoho.....	County of York.....	N.B.	

(b) Closed on the inauguration of Rural Free Delivery.

37-tf

(c) and a new post office opened under the name of Musquash.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules:

- 1st. Address "The Canada Gazette, Ottawa, Canada."
- 2nd. Indicate the number of insertions required.

3rd. INVARIABLY REMIT THE FEES FOR SUCH ADVERTISEMENTS, TOGETHER WITH THE PRICE OF ONE GAZETTE, AS BELOW, OTHERWISE THEY WILL NOT BE INSERTED.

The rates are 10 cents for the first insertion, and five cents for each subsequent insertion per line of nine words, each figure counting as one word.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions:—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws etc—1 insertion.

NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

Notices received up to 2 o'clock P.M. on Fridays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

C. H. PARMELEE,

King's Printer and Controller of Stationery.

Department of Public Printing and Stationery.

Ottawa, 2nd February, 1909.

APPLICATIONS TO PARLIAMENT.

HOUSE OF COMMONS.

RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

Petitions for Private Bills.

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

Instruction to Committees.

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

Deposit of Bills and Fees.

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public

Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

Additional charges.

3. The following charges shall also be levied and paid in addition to the foregoing, viz:—

- | | |
|---|----------|
| (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... | \$100 00 |
| (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... | 100 00 |
| (c.) When a Bill is presented in the House after the twelfth week of the session..... | 200 00 |
| (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... | 100 00 |
| (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... | 150 00 |
| (f.) When the proposed capital stock of a company is over \$750,000, and does not exceed \$1,000,000..... | 200 00 |
| (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... | 300 00 |
| (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... | 400 00 |
| (i.) For every additional million dollars or fractional part thereof..... | 100 00 |

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves an increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.00.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs b or c of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,

Clerk House of Commons

RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any

company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. *A company for the construction of any works* which in their construction or operation might specially affect the particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. *A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company* without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any *exclusive rights or privileges* or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks; and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the *clauses* of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Act* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the *clauses*.

THOS. B. FLINT,
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a.) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b.) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1906.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with

during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee as sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
 - (a) The respondent's residence at the time of sending such notice.
 - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
 - (c) The name and address of the solicitor, if any, acting for the respondent.
 - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be considered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.

(7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210.)

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

THE SENATE.

Notices for Private Bills.

EXTRACTS FROM THE STANDING RULES OF THE SENATE

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. *A company for the construction of any works* which in their construction or operation might specially affect a particular locality; or for obtaining any *exclusive rights or privileges*; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. *A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company*, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also, to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company is, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or

interests of the shareholders or bondholders or creditors of the company :—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed 'Private Bill Notice;' or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate, the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate

NOTICE is hereby given that Andrew Lorne Hamilton, of the Town of Portage La Prairie, in the Province of Manitoba, and now of the City of Quebec, in the Province of Quebec, bank manager, will apply to the Parliament of Canada, at the present session thereof, for a Bill of Divorce from his wife, Maud Louise Hamilton, formerly of the City of Toronto, in the Province of Ontario but now of parts unknown, on the ground of adultery.

Dated at Montreal, in the Province of Quebec, this seventeenth day of December, 1912.

W. G. MITCHELL,
Solicitor for applicant,
222 St. James St.,
Montreal, Que.

25-14

4½

NOTICE is hereby given that D. Madeleine Peterson, of the City of Toronto, County of York, in the Province of Ontario, wife of Francis John Peterson of the same place, banker, will renew her application to the Parliament of Canada, at the current session thereof, for a Bill of Divorce from her husband Francis John Peterson, of the City of Toronto, in the County of York, Province of Ontario, banker, on the ground of adultery, cruelty and non-support.

Dated at Toronto, the 7th day of December, 1912.

25-14

D. MADELEINE PETERSON.

NOTICE is hereby given that Lenore Power, of the Town of Cobourg, in the County of Northumberland, in the Province of Ontario, will apply to the Parliament of Canada, at this session thereof, for a Bill of Divorce from her husband, Reginald John Manley Power, of the City of Toronto, in the County of York, in the Province of Ontario, real estate agent on the ground of adultery.

Dated at Cobourg, in the Province of Ontario, 16th day of January, 1913.

30-14

LENORE POWER.

BEAVER FIRE INSURANCE COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate Beaver Fire Insurance Company, with power to carry on the business of fire and other insurance, as set out in section 8, subsection 2, clause (b), of The Insurance Act, 1910, and such other branches of insurance as may from time to time be authorized by license issued to the company under the provisions of The Insurance Act, 1910, and any acts amending the same, and with all powers necessary and incidental thereto.

Dated at Winnipeg, Manitoba, 13th February, 1913.

MUNSON, ALLAN, LAIRD & DAVIS,
Winnipeg, Manitoba,
Solicitors for applicants.

LEWIS & SMELLIE, Ottawa agents.

34-5

WESLEYAN METHODIST CONNECTION.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, for an Act to incorporate a religious body to be called and known as Wesleyan Methodist Connection (or Church,) and to authorize such Corporation to meet and adopt frame or repeal constitutions or make regulations for enforcing discipline in said Church and to empower said Corporation to acquire, receive and take conveyance of such lands, moneys, mortgages, securities or other property as may be required for the purposes of a chapel or chapels, college or colleges, school or schools, or other educational purposes connected with the said Church, and for the purpose of a printing and publishing house or houses in connection with the said Church, and for power to undertake and carry on such business of printing and publishing and for authority and power to endow and support such chapels, colleges and schools and such printing and publishing house or houses and a book depository or depositories in connection therewith, and to take and receive the benefit of any gift or devise by Will or otherwise in its corporate name or otherwise and to give said Church all necessary powers connected therewith.

IRWIN HILLIARD,
Solicitor for applicants.

Dated at Morrisburg this 12th day of February,
A. D. 1913.

33-6

BURRARD WESTMINSTER BOUNDARY RAILWAY AND NAVIGATION CO.

IN THE MATTER of the Burrard Westminster Boundary Railway and Navigation Company; and in the matter of Chapter 68 of the Statutes of Canada, 1909, and Chapter 50 of the Statutes of Canada, 1911.

NOTICE is hereby given that the Burrard Westminster Boundary Railway and Navigation Company will apply to the Parliament of Canada at its present session for an Act,—

(1) Extending the time within which the company may commence and complete the railways, construction of which was authorized by the above named Company's Statute of Incorporation, Chapter 68 of the Statutes of Canada, 1907, as amended by Chapter 56 of the Statutes of Canada, 1909, and Statute 50 of the Statutes of Canada of 1911;

(2) Increasing the capital stock of the said company from one million dollars to two million dollars;

(3) Extending the limit of the securities authorized to be issued by the above named company by section 10 of chapter 68 of the Statutes of Canada of 1907 by increasing the same from \$30,000 to \$40,000 per mile of the railway in proportion to the length of the railway constructed or under contract to be constructed.

Dated at Vancouver the 14th day of February, A.D. 1913.

Signed on behalf of the applicant,

A. G. KITTO,

Solicitor of the firm of Messrs. Tupper, Kitto & Wightman, Royal Bank Chambers, Vancouver, B.C.

34-5

CANADIAN NORTH WESTERN RAILWAY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its present session, for an Act to incorporate a company under the name of "Canadian North Western Railway," with power to lay out, construct, and operate a line of railway from a point in or near the City of Lethbridge, Alberta, then north-easterly, by the most feasible route to a point at or near Winnipeg, and a further railway from the City of Winnipeg to a point at or near Le Pas in Manitoba, passing by or near Dominion City, Manitou, Brandon and Grand View, and a further railway from a point in or near the City of Lethbridge, in Alberta, north-easterly through Alberta and Saskatchewan to a point at or near Le Pas, *via* North Battleford and Prince Albert. Also, to construct and operate telegraph and telephone lines, and to charge tolls for the use thereof; to develop and supply electric or other energy, and to dispose of the surplus thereof, and to collect charges therefor; to own and operate vessels of every kind, and to construct and dispose of wharves, docks, elevators, warehouses, hotels, etc., and to enter into agreements with other companies.

Dated at Ottawa this 21st day of February, 1913.

BROSSEAU, BROSSEAU,
TANSEY & ANGERS,

Solicitors for the applicants.

34-5

GREAT WEST PERMANENT LOAN COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its present session, for an Act to amend an Act incorporating The Great West Permanent Loan Company, being chapter 89 of the Statutes of Canada, 1909, such amendment giving power to said company to loan upon and purchase the debentures, bonds and stocks of any incorporated company (excepting loan companies) if incorporated by Canada or any province thereof.

Dated at Winnipeg this twenty-first day of February, 1913.

TAYLOR MACALPINE & ROSS,
Solicitors for applicants.

35-7

CASUALTY COMPANY OF CANADA.

NOTICE is hereby given that the Casualty Company of Canada will apply to the Parliament of Canada at its present session for an Act to extend the time within which it may apply for and obtain a license from the Minister of Finance, under the provisions of The Insurance Act, 1910, and for other purposes.

PRINGLE & GUTHRIE,
Citizen Building, Ottawa.

Dated at Ottawa, this, 20th day of February, 1913.

34-5

THE WESTERN TRUST COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, by The Western Trust Company, for an Act to amend the Act of incorporation of the said company, being chapter 180 of the Statutes of 1906, in such manner as to provide for the creating and issuing of any part or parts of the capital stock of the company as preference stock which preference stock may be preferred in some respects and deferred in any other respect.

And, also, in such manner as to provide powers for the company to amalgamate and acquire the whole or any part of the business, rights and property of any other companies carrying on a similar business within the legislative power of Canada.

J. E. ADAMSON,
Solicitor for applicant.

PERKINS, FRASER & McCORMICK,
Agents at Ottawa.

35-5

CORPORATION OF THE CITY OF OTTAWA.

PUBLIC notice is hereby given that the Corporation of the City of Ottawa will apply to the Parliament of Canada, at its present session, for an Act or Acts:—

(a) Authorizing the said Corporation to convey water from one or more of the lakes in the County of Ottawa, in the Province of Quebec, emptying whether into the Gatineau or La Lièvre Rivers in the Province of Quebec to the City of Hull in the Province of Quebec and the City of Ottawa in the Province of Ontario for the use of the inhabitants of the said cities, and to supply the same to the inhabitants of the said cities, and to construct such works in the said County of Ottawa and in the said City of Hull in the Province of Quebec, and in the said City of Ottawa and in the County of Carleton in the Province of Ontario as may be necessary for the said purposes.

(b) Authorizing the said Corporation to acquire, by gift, purchase or expropriation, such water, lakes or lakes and land in the said County of Ottawa and the said City of Hull and the said City of Ottawa and the said County of Carleton as may be required for a supply of water and as a site or sites for such buildings or other erections as it may be necessary to construct in connection with the said works, and for a right of way for a pipe line from such lake or lakes to the said City of Ottawa, subject as to such right of way through the said City of Hull to an agreement being entered into with the Corporation of that City therefor, the terms thereof in case of disagreement to be settled by the Board of Railway Commissioners of Canada.

(c) Authorizing the said corporation to enter into an agreement with the corporation of the said City of Hull, for a supply of water to the inhabitants of the said City from the said works.

(d) Authorizing the said corporation to enter into agreements with other municipalities either in the Province of Quebec or in the Province of Ontario for a supply of water to the inhabitants of such municipalities from the said works.

(e) Declaring such works to be for the general advantage of Canada.

Dated at Ottawa, this 6th day of March, 1913.

TAYLOR McVEITY,
Applicant's solicitor.

36-5

THE POINTE AUX TREMBLES TERMINAL RAILWAY.

NOTICE is hereby given that an application will be made to the Parliament of Canada at the present session for an Act to incorporate a railway company under the name of "The Pointe Aux Trembles Terminal Railway," with power to construct, lay out and operate a line of railway beginning at the dock to be built by the Harbour Commission of Montreal on the south-east end of the Canada Cement Company's property, lot No. 74, parish of Pointe aux Trembles, and extending along the face of the dock to near the south-western boundary of the Cement Company's property, thence in a north-westerly direction to the Cement Company's mill, crossing Notre-Dame Street and the right of way of the Canadian Northern Quebec Railway and the Montreal Terminal Railway; and with power to construct, hire and lease terminal stations, facilities, wharves, docks, elevators, warehouses, etc., and to carry on the business of forwarding agents, wharfingers and warehousemen, and to enter into agreements with other companies.

The said railway to be for the general advantage of Canada.

Made at Montreal this 4th day of February, A.D. 1913.

BROWN, MONTGOMERY AND McMICHAEL,
34-5 Solicitors for applicant.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its present session, for an Act authorizing John Walker Ford, William Herbert Browell and Robert Ashton, trustees, to sell and convey in fee simple what is known as the Glebe Lot, in the City of Brantford, in the County of Brant, being all that parcel of land containing two hundred acres, more or less, originally granted by the Crown to James Gibson and others, trustees, as a residence for a Missionary among the Six Nations Indians, with the exception of those parts thereof subsequently sold and conveyed by the said trustees.

Dated at Brantford, this tenth day of March, A.D. 1913.

BREWSTER & HEYD,
37-5 Solicitors for said Trustees.

COMMERCIAL ACETYLENE COMPANY.

NOTICE is hereby given that The Commercial Acetylene Company, the owner of Canadian Patent Number 67,679, dated the 8th of June, 1900, for improvements in the method of storing acetylene, will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the Commissioner of Patents to receive payment for the further partial fee for the third term of six years and extend the said patent for such further term.

Dated at Toronto, this 11th day of March, 1913.

FETHERSTONHAUGH & COMPANY,
Royal Bank Building,
10 King Street E.,
Toronto, Canada,
37-5 Solicitors for the applicant.

MISCELLANEOUS.

NAVIGABLE WATERS PROTECTION ACT.

NOTICE is hereby given that the Britannia Mining and Smelting Company, Limited, have deposited with the Minister of Public Works and with the Registrar of Titles for Vancouver Registration District the plans and descriptions of the proposed wharf and approaches to be erected in navigable waters in front of Lot 892 (Howe Sound), Group 1, New Westminster District.

Dated this 7th day of March, 1913.

DAVIS, MARSHALL, MACNEILL & PUGH,
Solicitors for the Britannia
37-5 Mining & Smelting Company, Ltd.

LA BANQUE NATIONALE.

NOTICE.—On and after Friday, the second day of May next, this Bank will pay to its shareholders a dividend of two per cent (being at the rate of eight per cent per annum) upon its paid-up capital, for the three months ending on the 30th April next.

The transfer book will be closed from the 16th to the 30th April next, both days inclusive.

The annual meeting of the shareholders will take place at the banking-house, Lower Town, on Wednesday, the 21st May next, at three o'clock p.m.

The powers of attorney to vote must, to be valid, be deposited at the Bank five full days before that of the meeting, i.e., before three o'clock p.m., on Thursday, the 15th of May next.

By order of the Board of Directors,

N. LAVOIE,
General manager.

Quebec, 18th March, 1913.

38-5

THE GRAND TRUNK RAILWAY COMPANY OF CANADA.

NOTICE is hereby given that the ordinary General Half-Yearly Meeting of the Grand Trunk Railway Company of Canada will be held at the Cannon Street Hotel, London, E.C., on Thursday, the 10th April, 1913, at twelve o'clock noon precisely for the purpose of receiving a Report from the Directors, for the election of Directors and Auditors, and for the transaction of other business of the company.

Notice is also given, that a resolution will be submitted to the meeting to assent to and accept an Act of the Parliament of Canada, entitled "The Grand Trunk Act, 1913," and to authorize the directors to exercise the powers conferred by the said Act.

Notice is also given, that a resolution will be submitted to the meeting to assent to and accept an Act of the Parliament of Canada entitled "The Grand Trunk Pacific Act, 1913."

Notice is also given, that the transfer books of the company in Canada will be closed from Monday, the 24th day of March, to the day of meeting, both days inclusive.

By order,

ALFRED W. SMITHERS,
Chairman.
H. H. NORMAN,
Secretary.

Dashwood House, 9 New Broad Street, London, E.C.,
20th March, 1913.

38-3

CANADIAN DE LA VERGNE COMPANY, LIMITED.

BY-LAW No. XV.

A BY-LAW to change the number of Directors.

BE it enacted by the directors of Canadian De La Vergne Company, Limited, as a By-law of this company as follows:—

1. The Board of Directors shall, after the 18th day of March, 1913, be composed of three persons, of whom two shall be a quorum.

2. By-law No. V is amended by inserting the word "three" in place of the word "five" where it appears therein.

Certified copy of By-law No. XV of the Canadian De La Vergne Company, Limited, passed at a meeting of directors of said company, held at the City of Montreal on the 18th day of March, 1913, at which meeting all the directors of the company were present, and sanctioned, confirmed and approved at a special general meeting of the shareholders of said company, held at the City of Montreal on the 18th day of March, 1913, and at which meeting all the shareholders of the company were present.

F. G. BUSH,
38-1 Secretary.

NAVIGABLE WATERS PROTECTION ACT.

NOTICE is hereby given that Joseph E. Wilson and James S. Yates, both of the City of Victoria, in the Province of British Columbia (trustees of the Erb Estate), are applying to His Excellency the Governor General of Canada in Council for approval of the area plans, site and description of the works proposed to be constructed in Lime Bay, Victoria Harbour, Victoria, British Columbia, being land situate, lying and being in Victoria City aforesaid, and known and numbered and described as Lot Four (4) and part of Lot Five (5), Plan 206, Lime Bay, Victoria West, and have deposited the area and site plans of the proposed works and description thereof with the Minister of Public Works at Ottawa, and a duplicate thereof with the Registrar General of Titles at the Land Registry Office at the City of Victoria, British Columbia, and that the matter will be proceeded with at the expiration of one month from the time of the first publication of this notice in the *Canada Gazette*.

Dated this 28th day of February, 1913.

JOSEPH E. WILSON and JAMES S. YATES
(Trustees of the Erb Estate),

By their solicitors,

Messrs. ROBERTSON & HEISTERMAN,
514 Fort Street,

37-5

Victoria, B.C.

THE RAPIDS POWER COMPANY, LIMITED.

NOTICE is hereby given, pursuant to The Navigable Waters Protection Act, that The Rapids Power Company, Limited, has deposited a description in quadruplicate of the site of the proposed work, an electric transmission line with towers crossing the River St. Lawrence and the Williamsburg Canal a short distance west of the Village of Morrisburg in the County of Dundas, together with plans in quadruplicate of the said work, with the Honourable the Minister of Public Works, accompanied by an application for their approval by the Governor General in Council.

A duplicate of the said description of the site of said work and of said plans has also been deposited with the Registrar of Deeds for the County of Dundas, in which County the proposed work is to be constructed, and the date of such deposit is the 13th day of March, 1913. Date of deposit with the Honourable the Minister of Public Works, 14th March, 1913.

Dated at Morrisburg this 14th day of March, A.D. 1913.

I. HILLIARD,

37-5 Solicitor for The Rapids Power Company, Ltd.

CAMPBELLFORD, LAKE ONTARIO & WESTERN RAILWAY COMPANY.

A SPECIAL meeting of the shareholders of the Campbellford, Lake Ontario & Western Railway Company will be held at its head office in the City of Montreal, on the 16th day of April, 1913, at the hour of eleven o'clock in the forenoon, for the following purposes, that is to say:—

1. To consider whether it is expedient to lease the Company's railway to the Canadian Pacific Railway Company, and if so, to approve of the terms, conditions and form of the lease.

2. To consider and decide upon the means to be adopted for raising funds to defray the cost of constructing, completing and equipping the company's railways and branches, and, if an issue of bonds be decided upon, then to fix the respective amounts thereof, the rate of interest and the other terms upon which they shall be issued, and also to authorize and approve the form of mortgage, if any, to be given to secure payment of the said bonds.

Dated at Montreal the 13th day of March, 1913.

H. C. OSWALD,

37-5

Secretary.

CENTRAL RAILWAY COMPANY OF CANADA.

A SPECIAL general meeting of the shareholders of the Central Railway Company of Canada will be held at the office of the company, 44 Beaver Hall Hill, Montreal, on Tuesday, 22nd April, 1913, at the hour of three o'clock in the afternoon, for the purpose of considering an issue of first mortgage bonds on the company's line between Montreal and Midland and branches, the redemption of the outstanding bonds of the company and matters connected therewith, the increase in the share capital of the company, and changes in the agreements entered into between the company and other companies.

Montreal, 12th March, 1913.

J. D. WELLS,

37-4

Secretary.

GRAND TRUNK PACIFIC.

NOTICE is hereby given that a special meeting of the shareholders of the Grand Trunk Pacific Railway Company will be held at the general offices of the company, McGill street, in the City of Montreal, at twelve o'clock noon, on Friday, the 11th day of April, A.D. 1913, for the purpose of passing a by-law authorizing the issue of debenture stock created by "The Grand Trunk Pacific Act, 1913," and for the transaction of such other business connected with or incident to the undertaking of the company, as may come before the meeting.

HENRY PHILIPS,

Secretary.

Montreal, Que., 6th March, 1913.

36-5

THE BANK OF BRITISH NORTH AMERICA.

INCORPORATED BY ROYAL CHARTER.

THE Court of Directors hereby give notice that a dividend of forty shillings per share, less income tax, will be paid on the 4th day of April next, to the proprietors of shares registered in the Dominion of Canada, being at the rate of 8 per cent per annum, for the year ending the 30th November last.

The dividend will be payable at the rate of exchange current on the 4th day of April next, to be fixed by the managers.

No transfer can be made between the 22nd instant inclusive and the 3rd proximo inclusive, as the books must be closed during that period.

By order of the Court,

A. G. WALLIS,

Secretary.

No. 5 Gracechurch Street,
London, E.C.

4th March, 1913.

36-4

RECLAMATION ON THE EAST SIDE OF COURTENAY BAY, ST. JOHN, N.B.

IN the matter of chapter 115 "Navigable Waters Protection Act," R.S.C., 1906, notice is hereby given that a description and plan of a reclamation to be formed on the east side of Courtenay Bay, St. John, N.B., have been deposited with the Hon. Minister of Public Works, Ottawa, and duplicate thereof with the Registrar of Deeds at Fredericton, N.B., and 30 days after date application will be made to the Governor General in Council for approval thereof.

NORTON GRIFFITHS & CO., LTD.,

Contractors and Engineers,

308 Dominion Express Bldg., Montreal.

Dated February 15, 1913.

34-5

THE PROVINCIAL BANK OF CANADA.

QUARTERLY DIVIDEND No. 37.

NOTICE is hereby given that a dividend of one and one half per cent ($1\frac{1}{2}\%$) being at the rate of six per cent per annum upon the paid-up capital stock of this institution, has been declared for the three months ending the 31st March, 1913, and that the same will be payable at the head office and branches of this Bank, on and after the first day of April, 1913, to the shareholders of record on the 25th day of March next.

By order of the Board,

TANCRÈDE BIENVENU,
General manager.

Montreal, 28th February, 1913. 36-4

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of Henry Kupfer and Company, manufacturers, of 20-26 Greene St., in the City, County and State of New-York, United States of America, and

IN THE MATTER of A Specific Trade Mark to be used in connection with the sale of Corduroys.

NOTICE is hereby give that on the 5th day of March A.D. 1913, there was filed in the Exchequer Court of Canada, the petition of Henry Kupfer and Company, manufacturers, of the City, County and State of New York, United States of America, praying that an order might be made directing that their Trade Mark "Crompton" may be registered as a Specific Trade Mark to be used in connection with the sale of Corduroys.

Any person desiring to oppose said petition must, within fourteen days from the date of the last insertion of the present notice in the *Canada Gazette*, (the date of the last insertion being March 29, 1913) file a statement of his objections with the Registrar of the Exchequer Court at Ottawa and serve a copy thereof upon the petitioner or his Solicitors.

Dated at Ottawa, this 5th day of March, A.D. 1913.

FETHERSTONHAUGH & SMART,
Castle Bld., 53 Queen St.,
Ottawa, Canada,

36-4 Solicitors for the petitioners.

NAVIGABLE WATERS PROTECTION ACT.

PUBLIC Notice is hereby given that in pursuance of section 7, chapter 115, Revised Statutes of Canada, The Imperial Oil Company, Limited, has deposited a plan of the site of proposed pipe lines to be laid along or under the bed of the St. Clair river from a point in the Sarnia Indian Reserve, in the Province of Ontario, to the International Boundary line and thence to a point on the opposite side of the river south of the City of Port Huron, in the State of Michigan, and a description of the proposed site, with the Honourable the Minister of Public Works at Ottawa, and a duplicate thereof in the office of the Registrar of Deeds for the Registry Division of the County of Lambton. The proposed site is from a point about 1,340 feet distant in a northerly direction from the centre line of the road allowance running between the township of Moore and the said Sarnia Indian Reserve to a point at or near the southerly boundary of the works of the Morton Salt Company.

Notice is also given that after the expiration of one month from this date application will be made to the Governor in Council for the approval of said plan and site.

Dated at Sarnia the 6th day of March, A.D. 1913.

A. MONRO GRIER,
19 Wellington street West, Toronto,
Solicitor for the Imperial Oil Company, Limited.
36-5

CANADIAN PACIFIC RAILWAY COMPANY.

NOTICE TO SHAREHOLDERS.

New Issue of Ordinary Capital Stock (\$60,000,000).

NOTICE is hereby given that in pursuance of a resolution passed at a special general meeting of the shareholders of the company, held on 2nd October, 1912, the directors have made and do hereby make calls upon all shareholders subscribing to the said new issue of ordinary capital stock, upon which 20% has been deposited at the time of such subscription, and that the same are payable at the Bank of Montreal, in London, England, New York or Montreal, in the proportions and at the times hereinafter stated, that is to say, 20% or \$35 per share on 14th April, 1913, 20% or \$35 per share on 16th June, 1913, 20% or \$35 per share on 18th August, 1913, 20% or \$35 per share on 20th October, 1913.

W. R. BAKER,
Secretary.

Dated at Montreal, this 14th day of February, 1913. 34-5

BANK OF NOVA SCOTIA.

DIVIDEND No. 173.

NOTICE is hereby given that a dividend at the rate of fourteen percent per annum on the paid-up capital stock of this Bank has been declared for the quarter ending 31st March, and that the same will be payable on and after Tuesday, the first day of April next, at any of the offices of the Bank.

The stock transfer book will be closed from the 17th to the 31st proximo, inclusive.

By order of the Board,

H. A. RICHARDSON,
General manager. .
Halifax, N.S., 18th February, 1913. 34-6

BANK OF NOVA SCOTIA.

NOTICE is hereby given that at the annual general meeting of the shareholders of the bank of Nova Scotia on Wednesday, the 22nd day of January, A.D. 1913, the following by-law was passed and enacted by the shareholders:—

"That for the purpose of obtaining the necessary capital for the requirements of the business of the bank that the authorized capital stock of this bank be and it is hereby increased from \$5,000,000 to \$10,000,000 by the creation of 50,000 shares of new capital stock of the par value of \$100 each and that the directors be and are hereby authorized to apply to the Treasury Board for the issue of a certificate approving of such by-law."

And notice is also hereby given that after the publication of this notice for four weeks the said bank of Nova Scotia will apply to the Treasury Board for the issue of a certificate approving of such by-law.

By order of the Board,

H. A. RICHARDSON,
General Manager.
Halifax, N.S., 21st February, 1913. 34-8

THE METROPOLITAN BANK.

DIVIDEND No. 33.

NOTICE is hereby given that a dividend of $2\frac{1}{2}\%$ for the quarter ending March 31st next (being at the rate of 10% per annum) on the capital stock of this Bank has been declared, and that the same will be payable at the head office and branches of the Bank on and after the first day of April next.

The transfer books will be closed from the 17th to the 31st of March, both days inclusive.

By order of the Board,

W. D. ROSS,
General manager.
Toronto, 19th February, 1913. 34-6

THE CANADA NORTH-WEST LAND COMPANY, LIMITED.

NOTICE is hereby given that the annual general meeting of the shareholders of this company will be held at the head office of the company, 21 Jordan Street, Toronto, Canada, on Wednesday, 26th day of March next, at 12 o'clock noon, to receive a statement of the affairs of the company for the year ending 31st December last past; to receive and consider the schedule prepared in terms of Section 12 of the Act of Incorporation, to elect directors, and for other business.

By order of the Board,

S. B. SYKES,

Secretary-treasurer.

Dated at Toronto, Canada, this 6th day of February, 1913. 33-6

THE DOMINION BANK.

NOTICE is hereby given that a dividend of three per cent has been declared upon the capital stock of this institution for the quarter ending 31st March, 1913, being at the rate of twelve per cent per annum, and that the same will be payable at the head office of the Bank and its branches, on and after Tuesday, the 1st day of April, 1913, to shareholders of record of 20th March, 1913.

By order of the Board.

C. A. BOGERT,

General Manager.

Toronto, 22nd February, 1913. 35-5

ATLIN CONSTRUCTION CO.

TAKE notice that Atlin Construction Company, Limited, has deposited a description and plans of works to be constructed at a point located on Prince Rupert Harbour, British Columbia, fronting on sublot 7 of Water Front Block "I" of the townsite of Prince Rupert, B.C., with the Minister of Public Works at Ottawa, and with the Registrar of Deeds for the Prince Rupert Registration District at Prince Rupert, the said location being described by metes and bounds as follows:—"All and singular that certain parcel or portion of Prince Rupert Harbour and Foreshore, adjoining sub-lot seven (7) of Water Front Block 'I' of the townsite of Prince Rupert, British Columbia, containing eleven and eighty-one one-hundredth (11.81) acres, be the same more or less, being shown bordered with orange on the accompanying plan, and which parcel may be more particularly described as follows, that is to say:—Referring to the Centre of Seal Cove Circle as shown on plan number nine hundred and twenty-three (923), Prince Rupert Land Registry Office and commencing at a point distant therefrom astronomic east eight hundred and fifty-nine and three-tenths (859.3) feet and astronomic north ten hundred and seventy-seven and sixty-eight one hundredths (1077.68) feet, said point being the south-westerly corner of said sub-lot seven (7); thence astronomic north thirty-six degrees, thirteen minutes and fifty-nine seconds west N. 36° 13' 59" W.), seven hundred and sixty (760) feet to Proposed Harbour Line; thence along said Harbour

Line, astronomic north fifty-three degrees forty-six minutes and one second east (N. 53° 46' 01" E.) seven hundred and sixty-five (765) feet; thence astronomic south thirty-six degrees thirteen minutes and fifty-nine seconds east (S. 36° 13' 59" E.), seven hundred and sixty-one and thirty-three one-hundredths (761.33) feet; thence astronomic south fifty-three degrees and fifty-two minutes west (S. 53° 52' W.) two hundred and five (205) feet, more or less, to high water mark; thence northerly, westerly and southerly, following high water mark, seven hundred and thirty-five (735) feet, more or less, to point of commencement," and further take notice that after the expiration of thirty days from the date hereof, application for approval of such works will be made to the Governor in Council at Ottawa.

Dated at Prince Rupert this 15th day of February, 1913.

ALFRED CARSS,

34-5 Solicitor for Atlin Construction Company.

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of Alfred Bird & Sons, Limited, of Devonshire Works, Deritend, Birmingham, in the County of Warwick, England, manufacturers;

AND IN THE MATTER of the specific trade mark "Bird's" used by the petitioners in connection with the sale of custard powder, blanc-mange powder, concentrated egg substitute (powder), baking powder, crystal jelly powder, table jelly tablets, ice cream powder, ginger beer powder, pudding powder, bun and cake powder, lemonade crystals, sponge mixture and concentrated foods and drinks of all kinds, which the petitioners make and sell in their trade.

NOTICE is hereby given that on the 24th day of February, 1913, there was filed in the Exchequer Court of Canada a petition of Alfred Bird & Sons, Limited, of Devonshire Works, Deritend, Birmingham, in the County of Warwick, England, manufacturers, praying that a certain specific trade mark "Bird's" as used by them in connection with the sale of custard powder, blanc-mange powder, concentrated egg substitute (powder), baking powder, crystal jelly powder, table jelly tablets, ice cream powder, ginger beer powder, pudding powder, bun and cake powder, lemonade crystals, sponge mixture and concentrated foods and drinks of all kinds, which the petitioners make and sell in their trade, may be registered as presented as a trade mark.

Any person desiring to oppose the said petition must within fourteen days of the last insertion of the present notice in the *Canada Gazette* (the date of the last insertion being the 22nd day of March, 1913,) file a statement of his objections with the Registrar of the Exchequer Court of Canada at Ottawa and serve a copy thereof upon the petitioners or their solicitor.

Dated this 24th day of February, 1913.

J. F. EDGAR,

59 Yonge St., Toronto,
Solicitor for the petitioners.

35-4

PUISSANCE DU CANADA.



NOMINATIONS.

SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON ALTESSE ROYALE LE GOUVERNEUR GÉNÉRAL de faire la nomination suivante :—

OTTAWA, 7 mars 1913.

MALCOLM McDONALD, maître de havre pour le port de Goderich, dans la province d'Ontario : Gardien du quai de l'Etat à cet endroit, en remplacement de William Marlton, démissionnaire.

DÉPÊCHES, Etc.

CANADA,
No 156.

CONFÉRENCE

SUR LA MORTALITÉ INFANTILE

QUI DOIT AVOIR LIEU À LONDRES, LES 4 ET 5 AOUT 1913.

Du Secrétaire d'Etat pour les Colonies au Gouverneur Général.

DOWNING STREET,
27 février 1913.

MONSIEUR,

J'ai l'honneur de prier Votre Altesse Royale d'informer vos Ministres que le sous-comité de l'Association Nationale pour prévenir la mortalité infantile et pour le bien-être de l'enfance, qui a été chargé de faire des arrangements pour la conférence de langue anglaise sur la mortalité infantile, serait heureux si votre gouvernement voulait bien faire connaître par tout le Canada que l'Association recevrait avec plaisir, des experts, des papiers convenables traitant du sujet désigné pour discussion * et que des endroits seront réservés sur le programme pour les papiers qui seront offerts.

J'ai, etc.

L. HARCOURT.

Au Gouverneur Général
Son Altesse Royale
le Duc de Connaught et
de Strathern, C. J.,
Etc., etc., etc.

* Les sujets proposés à la discussion comprennent—
La Responsabilité des autorités centrales et locales concernant l'Hygiène infantile ;

Le Contrôle administratif de l'approvisionnement du lait ;

La Nécessité d'une Education spéciale en Hygiène infantile ;

Problèmes médicaux concernant le lait ;

L'Hygiène anténatal.

ARRÊTÉS EN CONSEIL.

[591]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 18e jour de mars 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu de l'article 54 de la *Loi des pêcheries*, chapitre 45 des statuts révisés du Canada, 1906, de décréter ce qui suit :

Les articles 20 et 22 des règlements de pêche pour la province de la Colombie-Britannique, établis par un arrêté en conseil du 18 mars 1910, sont par ces présentes rescindés, et ce qui suit leur est substitué :

Personne ne pêchera, tuera ou prendra de la truite de variété quelconque, y compris le "steelhead" du poids de deux livres ou moins inapprêtés, du 15 novembre de chaque année au 25 mars suivant, ces deux jours compris, sauf dans les eaux à l'est du 120e méridien où personne ne pêchera, prendra ou tuera de la truite d'aucune sorte du 15 novembre de chaque année au 30 avril suivant, ces deux jours compris. Toutefois, ces saisons prohibées ne s'appliqueront pas aux lacs Seton et Anderson et aux eaux qui leur sont tributaires, ni à la truite "dolly varden" ni au "steelhead" pris à la ligne à canne dans les eaux de marée ou dans les lacs Okanagan, Kamloops, Shuswap, Arrow et Kootenay, ni au saumon des eaux intérieures, pesant cinq livres ou plus inapprêtés. De plus, la pêche de la truite à l'ouest du 180e méridien au cours de l'année courante est permise à partir du 15 mars.

RODOLPHE BOUDREAU,

38-2

Greffier du Conseil privé.

[408]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 22e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que le Docteur R. G. Brett, de Banff, Alberta, a demandé le privilège d'embouteiller et de vendre l'eau des sources sulfureuses thermales de Banff, et d'ériger un établissement pour l'exploitation de cette industrie sur les lots 1 et 2, rang 8, dans l'emplacement de ville de Banff, ainsi qu'indiqué sur un plan des lots de villas, feuille n° 2, approuvé et confirmé par Edouard Deville le 16 octobre 1889 ;

Et attendu que l'article 18 de la *Loi des réserves forestières et des parcs fédéraux, 1911*, stipule que le Gouverneur en conseil peut faire des règlements pour le louage pour tout terme d'années de tels lopins de terre dans les parcs qu'il juge à propos, dans l'intérêt public, pour la construction de bâtiments et pour des fins commerciales et industrielles,—

Par conséquent, il plaît au Gouverneur général en conseil de décréter ce qui suit :

Le privilège est par ces présentes accordé au Docteur R. G. Brett, de Banff, Alberta, d'embouteiller et de vendre l'eau des sources sulfureuses thermales de Banff et de construire un établissement pour l'exploitation de cette industrie sur les terrains ci-dessus mentionnés, pendant une période de vingt-cinq ans à partir du 1er jour d'avril 1913, subordonné aux stipulations et conditions suivantes :

1. Les droits accordés par ces présentes seront en tout temps subordonnés aux exigences du gouvernement en ce qui concerne l'approvisionnement d'eau thermale pour ses établissements balnéaires ou autres fins, ainsi qu'aux concessions d'eau thermale que peut avoir fait le Ministère de l'Intérieur avant que ces droits aient été accordés.

2. Le dit Ministère a le droit de déterminer, d'après la quantité d'eau dans les sources à différentes saisons de l'année, la quantité d'eau qui sera employée.

3. L'eau thermale accordée au locataire servira à l'embouteillage et la concentration, et à aucune autre fin sans le consentement écrit du Ministre de l'Intérieur.

38-1

4. Le locataire érigera, dans le cours de l'année qui suivra le 1er avril 1913, un bâtiment convenable et installera des machines d'une capacité annuelle d'au moins deux cents chargements de wagon du produit embouteillé.

5. Les constructions seront érigées d'après un plan artistique approuvé par le surintendant du parc et seront entretenus à la satisfaction du surintendant.

6. L'exploitation se fera en tout temps de manière à ne créer aucune nuisance ou embarras, le Ministre de l'Intérieur étant le juge en dernier ressort dans toutes ces questions.

7. Le locataire érigera et entretiendra toutes clôtures, tous abris ou autres constructions que le surintendant du parc peut juger nécessaire pour la protection des intérêts du parc et du public.

8. Chaque année la production par le locataire d'eau embouteillée ou son équivalent en concentrés constituera telle proportion de la capacité totale de l'établissement que le Ministre de l'Intérieur exigera.

9. Le locataire paiera à la Couronne, sur toute eau fournie, un droit d'un demi-cent le gallon, ou son équivalent si l'eau est concentrée, le paiement de ce droit devant commencer le 1er jour de janvier 1915.

10. Le locataire présentera au Ministère de l'Intérieur des rapports trimestriels assermentés indiquant toutes les opérations et fera les paiements des droits dus sur ces opérations le 31 décembre, le 31 mars, le 30 juin et le 30 septembre de chaque année.

11. Afin de calculer les droits à percevoir le dit Ministère aura accès en tout temps aux livres et papiers du locataire.

12. Le locataire ne peut céder le bail du terrain en question ou les droits accordés par ces présentes sans le consentement écrit du Ministre de l'Intérieur.

13. Le Ministre peut cesser de fournir l'eau au locataire dès que ce dernier néglige de se conformer promptement aux instructions raisonnables des fonctionnaires du gouvernement en ce qui concerne les droits conférés par ces présentes.

14. Toute infraction des dispositions de ce contrat rendra les droits accordés par ces présentes sujets à annulation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[427]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 22e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que le Commissaire des Douanes a demandé la mise en réserve d'un acre de terrain compris dans le quart nord-ouest de la section 10, township 1, rang 22, à l'ouest du 2e méridien, pour l'emplacement d'un bureau de douane à cet endroit;

Et attendu que le Ministre de l'Intérieur est d'avis que cette demande soit accordée,—

Par conséquent, il plaît à Son Altesse Royale en conseil de décréter que le terrain demandé, qui est disponible d'après les archives du Ministère de l'Intérieur, soit mis en réserve durant bon plaisir pour les fins du Ministère des Douanes, ce terrain étant décrit plus minutieusement comme suit :

“Commençant à un point sur la borne sud du dit quart de section éloigné du coin sud-ouest du dit quart de section de trois cent quatre-vingt-quinze pieds et soixante-cinq centièmes mesurés dans la direction est le long de la dite borne sud; de là vers le nord et parallèle à la borne ouest sur une distance de deux cent huit pieds et sept dixièmes; de là vers l'est et à angle droit avec la dernière direction sur une distance de deux cent huit pieds et sept dixièmes; de là vers le sud et à angle droit avec la dernière direction sur une distance de deux cent huit pieds et sept dixièmes, plus ou moins, jusqu'à la dite borne sud; de là vers l'ouest en suivant la dite borne sud sur une distance de deux cent huit pieds et sept dixièmes, plus ou moins, jusqu'au point de départ. Ce terrain couvre un acre, plus ou moins, et est coloré rose sur le plan ci-annexé.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[410]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 22e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que par suite d'un nouvel arpentage inexact de la borne nord de la section 19, township 26, rang 6, à l'ouest du 2e méridien, le propriétaire du quart sud-est de la section 30, dans le dit township, a construit sa maison sur la réserve de chemin établie par le premier arpentage;

Et attendu qu'afin de réparer cette erreur il a été permis au propriétaire du quart nord-est de la section 19 de céder à la Couronne, pour le Canada, une partie de son homestead contenant deux acres et suffisante pour détourner la première réserve de chemin, afin que ce terrain soit transporté à la Couronne pour la province de la Saskatchewan dans le but d'y établir un chemin,—

Par conséquent, il plaît au Gouverneur général en conseil de décréter ce qui suit :

La Couronne est par ces présentes investie pour la province de la Saskatchewan, pour les fins d'un chemin, de cette partie du quart nord-est de la section 19, township 26, rang 6, à l'ouest du 2e méridien, plus minutieusement décrite comme suit :

Commençant au poteau et aux fosses marquant le coin nord-ouest du quart nord-est de la dite section 19; de là vers l'est le long de la borne nord de la dite section 19 sur une distance de 39 chaînes et 85 chaînons, plus ou moins, jusqu'au coin nord-est de la dite section 19; de là vers le sud le long de la borne est de la dite section 19 sur une distance d'une chaîne; de là vers l'ouest en ligne droite sur une distance de 39 chaînes et 85 chaînons, plus ou moins, jusqu'au point de départ. Ce terrain contient deux acres, plus ou moins, et est coloré rose sur le plan ci-annexé.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[434]

HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 3e jour de mars 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 20 février 1913, que le titre de la moitié fractionnaire est de la section 34, township 48, rang 22, à l'ouest du 2e méridien, a été donné, par lettres patentes datées le 17 septembre 1901, à madame Elizabeth Jackson en sa qualité de représentant personnel de feu son mari, Thomas G. Jackson, qui avait obtenu l'inscription militaire de homestead pour ce terrain.

Le Ministre ajoute que vu le fait que M. Jackson, avant l'arpentage, avait fait certaines améliorations sur le quart fractionnaire nord-ouest de la dite section 34, situé au nord de la rivière, et que certaines parties de la moitié est de la dite section sont séparées du reste de la section par la branche sud de la rivière Saskatchewan, madame Jackson a demandé que le dit quart fractionnaire nord-ouest de la section 34, situé au nord de la rivière, lui soit cédé en échange des dites parties, dont la Couronne a été réinvestie et qui peuvent être décrites plus minutieusement comme suit :

Premièrement, toute cette partie du quart nord-est de la section 34, dans le township 48, rang 22, à l'ouest du 2e méridien, situé à l'est de la rive droite de la rivière Saskatchewan, ainsi qu'indiqué sur une carte ou un plan d'arpentage du dit township signé à Ottawa le 20e jour de juin 1895 par Edouard Deville, arpenteur général des terres fédérales, et déposé au Ministère de l'Intérieur, ce terrain contenant huit acres et quatre-vingt centièmes plus ou moins, et

Deuxièmement, toute cette partie de la moitié est de la dite section 34 située à l'ouest de la dite rive droite de la dite rivière, ainsi qu'indiqué sur le dit plan d'arpentage du dit township, contenant quarante-six acres et vingt centièmes, plus ou moins, et coloré vert sur le tracé ci-joint.

Etant d'avis que cette demande devrait être accordée, et la différence de 14 acres en superficie ayant été

payée au prix de \$3.00 l'acre, le Ministre recommande qu'en vertu des dispositions du paragraphe (f) de l'article 76 de la *Loi des terres fédérales* l'échange des terrains en question soit autorisé et que les lettres patentes soient accordées à madame Jackson, en sa qualité de représentant personnel de feu son mari, du dit quart fractionnaire nord-ouest de la section 34, township 48, rang 22, à l'ouest du 2e méridien, situé au nord de la rivière; ce terrain peut être décrit plus minutieusement comme suit :

Toute cette partie du quart nord-ouest de la section 34, township 48, rang 22, à l'ouest du 2e méridien, située au nord de la rive gauche de la rivière Saskatchewan, ainsi qu'indiqué sur une carte ou un plan d'arpentage du dit township signé à Ottawa le 20e jour de juin 1895 par Edouard Deville, arpenteur général des terres fédérales, et déposé au Ministère de l'Intérieur. Ce terrain contient 69 acres, plus ou moins, et est coloré rose sur le tracé ci-joint.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[387]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 20e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que demande a été faite au nom de la Corporation Episcopale Catholique Romaine de Prince Albert de la concession de dix acres de terrain compris dans le coin nord-ouest du quart nord-ouest de la section 18, township 53, rang 22, à l'ouest du 3e méridien, pour les fins d'une église ;

Et attendu qu'on s'est conformé aux exigences ordinaires et que le terrain demandé est disponible d'après les livres du Ministère de l'Intérieur,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (d) de l'article 76 de la *Loi des terres fédérales*, de mettre en réserve et d'affecter aux fins d'une église dix acres de terrain compris dans le coin nord-ouest du quart nord-ouest de la section 18, township 53, rang 22, à l'ouest du 3e méridien, et d'en autoriser la concession à la Corporation Episcopale Catholique Romaine de Prince Albert, pour les dites fins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[388]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 20e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 15 février 1913, que Frank Miller a obtenu l'inscription de homestead et de préemption pour le quart sud-ouest de la section 34 et le quart sud-est de la section 33, dans le township 26, rang 28, à l'ouest du 3e méridien, le 11 avril 1912.

La preuve présentée démontre que l'inscrit a eu les deux mains amputées à la suite d'un accident dont il a été victime le 25 mai 1912, et qu'il est maintenant physiquement incapable de remplir les conditions d'établissement en rapport avec cette demi-section.

Le Ministre soumet une copie d'un certificat médical de J. P. DeRosiers, M.D., et en vue des faits qui y sont contenus il recommande que M. Frank Miller soit exempté de l'accomplissement des prescriptions de la *Loi des terres fédérales* en vertu des dispositions du paragraphe 2 de l'article 20, et du paragraphe 5 de l'article 27 du chapitre 20, 7-8 Edouard VII, afin que les lettres patentes de son homestead et de sa préemption puissent lui être accordées dès qu'il aura été prouvé, de la manière ordinaire, que les autres conditions de la loi ont été observées.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[435]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 1er jour de mars 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 20 février 1913, que certaines différences entre les arpentages par le gouvernement provincial et des arpentages par le gouvernement fédéral de terres concédées par la Couronne dans les sections 5, 6, 7 et 8, township 26, E. M. C., dans la municipalité de Chilliwack, Colombie-Britannique, ont causé un conflit d'intérêts entre un groupe de huit propriétaires qui y résident ;

Le Ministre ajoute que le résultat de l'enquête faite par des fonctionnaires du Ministère de l'Intérieur est que les intéressés ont, par entente mutuelle, exécuté quelque quinze transferts d'étendues fractionnaires de terrains, corrigeant ainsi les différences entre les diverses propriétés ;

Lewis Arthur Thornton, un des intéressés, a cédé trois acres de sa terre dans la subdivision légale 8 de la section 6, afin de permettre cette rectification, et il a été entendu avec les fonctionnaires du Ministère de l'Intérieur, conduisant les négociations, qu'en considération de cette cession il recevrait une partie disponible du quart nord-ouest de la section 4, dans le dit township (soit cette partie de l'étendue disponible du quart nord-ouest de la section 4 qui se trouve au sud de l'extension vers l'ouest de la ligne nord du lot provincial 439, groupe 2), couvrant une superficie d'environ 22.91 acres, plus ou moins, dont il acquerra le titre par voie d'achat au prix d'un dollar (\$1.00) l'acre ;

L'échange est justifié par le fait que les trois acres cédés par M. Thornton sont un riche terrain de fond, tandis que le terrain qu'il doit recevoir en échange est très élevé et accidenté et de peu de valeur, et parce qu'il était nécessaire, en tout cas, d'obtenir la cession de ces trois acres pour compléter la rectification mentionnée,—

Par conséquent, le Ministre recommande que la dite partie disponible du quart nord-ouest de la dite section 4 soit vendue à Lewis Arthur Thornton au prix de un dollar (\$1.00) l'acre.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[166]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 25e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente le 18 janvier 1913, que F. W. Anderson, ingénieur civil, de Kamloops, Colombie-Britannique, a demandé d'acheter aux conditions s'appliquant à la vente des terres pour l'irrigation certains terrains dans les townships 21 et 22, rang 17, et le township 22, rang 16, à l'ouest du 6e méridien, couvrant une superficie de 2,229 acres, plus ou moins, soit les terrains décrits dans l'annexe "A" ci-jointe ;

Les terrains demandés ont été inspectés par l'agent des terres fédérales, Kamloops, qui fait rapport que sans irrigation ils ne peuvent convenir à d'autres fins qu'au pâturage ;

Les terres demandées ont aussi été inspectées par l'ingénieur en chef du Service des levers hydrographiques de la zone des chemins de fer, qui fait rapport que l'irrigation est le meilleur moyen de développer ces terrains et de les cultiver et que sans eau ils ne seraient bons qu'au pâturage ; que ces terrains sont en partie découverts et en partie boisés de pin, et que par la sage application de bonnes méthodes d'irrigation on pourrait leur faire produire d'excellentes récoltes de fourrage et que les fruits y pourraient être avantageusement cultivés sur certains versants. L'ingénieur ajoute que la proposition de M. Anderson est faite de bonne foi, que son entreprise est

bien appuyée au point de vue financier, et qu'il a l'intention et est capable de développer lui-même ces terrains,—

En vue de ces rapports favorables, le Ministre demande l'autorisation de vendre à M. Anderson les terrains décrits à l'annexe "A" ci-jointe, aux conditions suivantes :

1. Le prix du terrain sera de \$1.00 l'acre, le premier paiement de 25 cents l'acre devant être fait lors de l'avis de vente, et la balance de 75 cents l'acre étant payable dès que les travaux d'irrigation auront été complétés de manière satisfaisante.

2. Au moins 35 pour cent des terres vendues doivent être couvertes par un système d'irrigation, à la satisfaction du Ministre, dans les deux ans qui suivra l'avis de vente, alors que les terrains ainsi traités seront vendus.

3. Le reste de ces terrains seront couverts d'un système d'irrigation, à la satisfaction du Ministre, dans les quatre ans qui suivront la date de la vente, alors que les terres ainsi traitées seront vendues.

4. Si 35 pour cent de ces terrains ne sont pas couverts par un système d'irrigation à la satisfaction du Ministre, dans les deux ans de l'avis de vente, la demande du requérant ne recevra plus aucune considération et il perdra tout intérêt dans le terrain et l'argent payé.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[351]

HOTEL DU GOUVERNEMENT A OTTAWA.

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît au Gouverneur général en conseil de décréter ce qui suit :

L'article 6 des "Règlements régissant la location pour l'extraction de l'argile réfractaire et l'administration des terres scolaires dans les provinces de Manitoba, Saskatchewan et Alberta", établis par un arrêté en conseil du 19 octobre 1912, est par ces présentes rescindé et l'article suivant lui est substitué :

1. Le locataire d'une concession pour l'extraction de l'argile réfractaire érigera, dans les deux ans de la date du bail, sur les terrains qui y sont décrits ou sur des terrains approuvés par le Ministre, un outillage pour la fabrication de la brique ou autres produits de l'argile réfractaire et, dans le même délai, fournira la preuve par affidavit de la nature et de la valeur de l'outillage installé et de la date de l'installation.

Si l'outillage requis n'est pas installé dans le délai spécifié et si la preuve de son installation n'est pas fournie dans le même délai, le bail sera sujet à annulation à la discrétion du Ministre. Toutefois, le Ministre n'exigera pas que la valeur de l'outillage ainsi installé excède la somme de \$10,000.

2. Pendant chaque année de la durée du bail après la deuxième année le locataire d'une concession pour l'extraction de l'argile réfractaire devra fabriquer sur sa concession au moins 100,000 briques prêtes pour l'expédition, ou leur équivalent en d'autres produits de l'argile réfractaire, à la satisfaction du Ministre. Si pendant une année après la deuxième de la durée du bail le locataire ne fabrique pas les quantités spécifiées, ou ne prouve pas de manière satisfaisante qu'il l'a fait, le bail sera sujet à annulation immédiate à la discrétion du Ministre.

Les articles 13 et 14 des "Règlements régissant la location pour l'extraction de l'argile réfractaire et l'administration des terres scolaires dans les provinces de Manitoba, Saskatchewan et Alberta," établis par un arrêté en conseil du 19 octobre 1912, sont par ces présentes rescindés, les dispositions des dits articles 13 et 14 étant couvertes par les articles établis par ces présentes.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

35-4

[409]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 22e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

SUR un mémoire, daté le 18 janvier 1913, du Ministre de l'Intérieur, représentant que l'article 12 de la *Loi des arpentages fédéraux*, stipule que "Le Ministre peut faire faire l'examen des aspirants soit à l'étude de la profession en qualité d'élèves stagiaires, soit aux brevets d'arpenteurs fédéraux, aux époques et lieux qu'il prescrit, par un des membres de la commission ou par un examinateur spécial qui doit être un arpenteur fédéral et être nommé à cet effet par le Gouverneur en conseil,"—

Par conséquent, le ministre recommande que Morrison Parsons Bridgland, de Calgary, Alberta, arpenteur des terres fédérales, soit nommé examinateur spécial en vertu des dispositions ci-dessus de la *Loi des arpentages fédéraux*.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

36-4

[354]

HOTEL DU GOUVERNEMENT A OTTAWA.

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. Henri Cardinal a demandé la concession gratuite du quart sud-ouest de la section 5, township 73, rang 5, à l'ouest du 5e méridien, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser par ces présentes la concession gratuite à M. Cardinal du quart sud-ouest de la section 5, township 73, rang 5, à l'ouest du 5e méridien, contenant 160 acres plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

35-4

[446]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeudi, le 27e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil de décréter ce qui suit :

Le paragraphe (p) des règlements régissant l'octroi de licences et permis annuels de coupe de bois sur les terres fédérales, établi par un arrêté en conseil du 1er juillet 1898 et des arrêtés en conseil subséquents, et dont suit le texte :

"Tout avis, toute demande ou communication que Sa Majesté le Roi ou le Ministre de l'Intérieur peut vouloir ou désirer donner ou signifier au porteur du permis peut être valablement donné ou signifié par le secrétaire ou l'assistant secrétaire du Ministère de l'Intérieur."

est par ces présentes modifié en y ajoutant les mots suivants: "ou le contrôleur du département des terres boisées et des pâturages".

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

36-4

[352]

HOTEL DU GOUVERNEMENT A OTTAWA.

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. Félix Sowan a demandé la concession gratuite du quart nord-ouest de la section 25, township 72, rang 6 à l'ouest du 5e méridien, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser par ces présentes la concession gratuite à M. Félix Sowan du quart nord-ouest de la section 25, township 72, rang 6, à l'ouest du 5e méridien, contenant 160 acres plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

35-4

[353]

HOTEL DU GOUVERNEMENT A OTTAWA.

Lundi, le 17e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. Benjamin Thoma a demandé la concession gratuite du lot n° 19 dans l'établissement de Shaftesbury, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve a été soumise que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales*, d'autoriser par ces présentes la concession gratuite à M. Thoma du lot n° 19 dans l'établissement de Shaftesbury, province d'Alberta, contenant 91.4 acres plus ou moins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

35-4

COMMISSION DES CHEMINS DE FER.

AVIS est donné par le présent que par le Supplément No. 1 à la Classification du fret canadien No. 16 soumise à l'approbation de la Commission des chemins de fer pour le Canada, il est proposé de faire les changements suivants dans la classification No. 16 et la Commission a été priée d'approuver ces changements, savoir :—

AJOUTÉ :

Machines : A additionner, à calculer, à sceller les enveloppes, à copier ou plier les documents et les lettres, emboîtées D-1

LA CLASSIFICATION NO. 16 SE LIT COMME
SUIT :

CHANGEMENTS : M.C.W. W.C.

Page 67, item 22 :

Paniers—

De buanderie avec fonds en bois, l'un dans l'autre, en ballots ou caisses à claire-voie... 1.....

Page 80, item 2 :

Emballages vides, renvoyés, à l'exception des paniers et caisses à claire-voie (*Voir* Note ci-dessous), du premier consignataire au premier expéditeur et par la même ligne par laquelle ils ont été en premier lieu expédiés, chaque colis étant bien marqué ou adressé.

Page 97, item 24 :

Ferronnerie—

Machines, laveuses et tordeuses à bras, linge et guipon, debout, non emboîtées :
W.C. min. 20,000 livres..... 1½... 5
En caisses à claire-voie ou emboîtées, W.C. min. 20,000 livres..... 2.... 5
Debout, en caisses à claire-voie, ou lattées, W.C. min. 20,000 livres..... 2.... 5

Page 112, item 28 :

Machines—

Laveuses et tordeuses, linge et guipon à bras :
Debout, non emboîtées, W.C. min. 20,000 livres..... 1½... 5
En caisses à claire-voie ou emboîtées, W.C. min. 20,000 livres..... 2.... 5
Démontés en caisses à claire-voie ou lattées, W.C. min. 20,000 livres..... 2.... 5

Page 113, item 44 :

Viandes—

Porcs, préparées, R. du P. de l'E..... 3.... 5

Page 116, item 4 :

Instruments d'optique—

Rayons X, emboîtés..... D-1.....

Page 134, item 62 :

Articles en bois durci—

Cadres de porte et de fenêtre, avec ou sans écran de fil de fer (*Voir* Note) :
Debout, R. du P. des dommages..... 1.....
Démontés en ballots, caisses à claire-voie ou boîtes..... 3.....

CLASSIFICATION QU'IL EST PROPOSÉ
D'ADOPTER.

M.C.W. W.C.

Paniers—

A pain et linge :—

Non l'un dans l'autre..... D-1....
L'un dans l'autre..... 1½....
Emballages vides, renvoyés, à l'exception des paniers, caisses à claire-voie et cages à volaille (*Voir* Note ci-dessous) du premier consignataire au premier expéditeur, et par la même ligne par laquelle ils ont été en premier lieu expédiés, chaque colis étant bien marqué ou adressé.

Ferronnerie—

Machines, laveuses ou tordeuses (non de buanderie à vapeur)—A bras :

Debout, non emboîtées... 1½....
Debout, en caisses à claire-voie ou emboîtées. 1.....
Engrenages et pieds dans les cuves, et les cuves dans des boîtes ou caisses à claire-voie... 2.....
W.C. poids min. 20,000 livres..... 5

Autres qu'à bras :

En caisses à claire-voie ou emboîtées..... 1.....
En colis nommés, W.C. poids min. 20,000 livres..... 5

Tordeuses, à linge, à bras :

En paquets ou détachées..... 1½....
En caisses à claire-voie ou emboîtées..... 2.....
W.C. poids min. 20,000 livres..... 5

Tordeuses, guipon et seaux en acier ou en bois combinés :

En caisses à claire-voie ou emboîtées..... 1....
W.C. poids min. 20,000 livres..... 5

Eliminez. *Voir* item 2, page 12, du présent supplément.

Eliminez. *Voir* item 40, page 113 de la classification.

Eliminez.

Articles en bois durci—

Ecrans de porte ou de fenêtre—(Cadres et toile métallique combinés.) *Voir* Note :
A plat ou l'un dans l'autre, en boîtes, paquets chevillés ou caisses à claire-voie... 1.....
Autres qu'à plat ou l'un dans l'autre, en boîtes, paquets chevillés ou caisses à claire-voie... 1½....

NOTE.—Pour les taux par W.C., *Voir* item 26 et 28, p. 105.

NOTE.—Pour les taux par W.C., *voir* item 26 et 28 page 105. 38-2

AVIS DU GOUVERNEMENT.

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil donnent avis que des demandes seront reçues de candidats capables de remplir la situation ci-dessous dans la division intérieure du Service Civil du Canada :—

Un dessinateur dans le bureau du dessinateur en chef du ministère des Postes, dans la subdivision B de la deuxième division, au traitement initial de \$1,200 par année. Les candidats doivent être de bons dessinateurs généraux et de bons calligraphes, capables de dessiner des cartes sans lignes brisées ou imparfaites, telles qu'il faut qu'elles soient pour qu'elles puissent être photolithographiées. Les candidats doivent accompagner leur demande d'échantillons de leur travail authentiqués.

Les candidats doivent être sujets britanniques de naissance ou naturalisés, doivent avoir demeuré au Canada au moins trois ans, et être âgés d'au moins 18 ans et de pas plus de 35.

Les formules de demande, dûment remplies, doivent parvenir au bureau de la Commission du Service civil pas plus tard que le 7 avril prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

WM FORAN,
Secrétaire.

Ottawa, 14 mars 1913.

37-4

EXAMENS DU SERVICE CIVIL.

AVIS public est par le présent donné que des examens de concours généraux seront tenus, sous la direction de la Commission du Service Civil du Canada, lundi, le 12 mai 1913, et les cinq jours suivants, à Halifax, Yarmouth, Sydney, Charlottetown, Saint-Jean, N.-B., Frédéricion, Moncton, Québec, Sherbrooke, Montréal, Ottawa, Kingston, Peterborough, Toronto, Hamilton, London, Sault-Sainte-Marie, Port-Arthur, Winnipeg, Brandon, Régina, Saskatoon, Calgary, Edmonton, Prince Rupert, Nelson, Vancouver et Victoria. Ces examens sont tenus en vue de remplir, du 1er juillet au 31 décembre 1913, les situations suivantes dans la division administrative de l'intérieur du Service Civil du Canada :—

70 emplois (pour hommes) dans la subdivision B de la troisième division.

10 emplois (pour femmes) dans la subdivision B de la troisième division.

15 emplois de sténo-dactylographe (pour hommes) dans la subdivision B de la troisième division.

35 emplois de sténo-dactylographe (pour femmes) dans la subdivision B de la troisième division.

70 emplois (pour hommes) dans la subdivision B de la 2e division. Pour sept de ces emplois, les candidats doivent connaître la sténographie et la dactylographie et subir néanmoins avec succès l'examen régulier de 2e division.

Le traitement initial des commis et des sténographes de la subdivision B de la 3e division est de \$500 et de \$800 pour ceux de la subdivision B de la 2e division. Toutefois, si les qualités nécessaires à l'accomplissement des fonctions d'une charge sont d'une nature exception-

nelle, le Gouverneur en Conseil peut ajouter à ces minimums une somme supplémentaire ne dépassant pas \$300 pour la 3e division et \$500 pour la 2e.

Un examen général pour positions de messenger, emballer ou trieur, sera tenu au même temps et aux mêmes lieux que les examens pour positions de commis.

Les examens préliminaire et d'aptitudes de la division administrative extérieure du Service Civil du Canada seront aussi tenus aux mêmes lieux que ceux de la division intérieure, à commencer le 13 mai 1913.

Ceux qui désirent prendre part à ces différents examens pourront obtenir du Secrétaire de la Commission, sur demande personnelle ou par écrit, copies des règlements, formules de demandes d'inscription et toutes informations voulues.

Les aspirants devront produire entre les mains du Secrétaire leur demande d'inscription, accompagnée des honoraires requis, pas plus tard que le 15e jour d'avril prochain. Cette règle est de rigueur.

Par ordre de la Commission,

WM. FORAN,
Secrétaire.

Ottawa, le 14 mars 1913.

37-4

DÉPARTEMENT DES ASSURANCES.

OTTAWA, 24 février 1913.

AVIS est donné par le présent que la "Mutual Life and Citizens Assurance Company, Limited," a ce jour reçu un permis, n° 337, l'autorisant à faire par tout le Canada les opérations d'assurance sur la vie. Le bureau-chef de la compagnie a été établi en la cité de Montréal, et Wilfrid Bovey a été nommé agent en chef.

W. FITZGERALD,
Surintendant des assurances.

36-4

DÉPARTEMENT DES ASSURANCES,

OTTAWA, 13 mars 1913.

AVIS est donné par le présent que la Providence Washington Insurance Company a ce jour reçu un permis, No 338, l'autorisant à faire par tout le Canada, des opérations d'assurance des automobiles en sus des opérations d'assurance contre l'incendie pour lesquelles la compagnie est déjà autorisée. Le bureau-chef de la compagnie est en la cité de Montréal, et Robt. Hampson & Son, Ltd., sont les principaux agents.

W. FITZGERALD,
Surintendant des assurances.

38-4

DÉPARTEMENT DES ASSURANCES,

OTTAWA, 18 mars 1913.

AVIS est donné par le présent que la "Merchants and Employers Guarantee and Accident Company," a ce jour reçu un permis, n° 339, l'autorisant à faire, dans la province de Québec, les opérations d'assurance contre les accidents et la maladie. Le bureau-chef de la compagnie a été établi en la cité de Montréal, et J. George Dubeau a été nommé agent en chef.

W. FITZGERALD,
Surintendant des assurances.

38-4

The Oriental Trust Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 7e jour de mars 1913, constituant en corporation Armand Laverne, Charles Smith, Ernest Taschereau, avocats, Arthur Moisan, comptable, et Joseph Ernest Langlois, agent commercial, tous de la cité de Québec, dans la province de Québec, pour les fins suivantes : (a) Accepter, remplir et exécuter tout fidéicommiss confié à la compagnie, par toute personne ou personnes, ou par toute corporation, ou par toute cour de justice, à telles conditions que l'on pourra arrêter, et suivant que les tribunaux les détermineront, et prendre, recevoir, détenir et percevoir, par transport, tout actif et toute propriété mobilière et immobilière, qui pourraient être accordés, confiés ou transmis à la compagnie, avec son assentiment, en vertu de tels fidéicommiss ; (b) Agir comme fidéicommissaires, par rapport à toutes débetures, obligations, garanties, hypothèques ou autres valeurs, émises suivant la loi, de toute corporation, municipale ou autre ; détenir les propriétés hypothéquées ou affectées à la sûreté du paiement de telles débetures, obligations, garanties, hypothèques ou autres valeurs, et disposer de telles propriétés, conformément aux actes créant ces titres ; (c) Acheter ou autrement acquérir, détenir et vendre des propriétés mobilières ou immobilières ou en disposer autrement ; (d) Souscrire, assurer, acheter, prendre ou autrement acquérir, et détenir, comme principaux ou agents, et en toute propriété, comme possesseurs, ou par voie de garantie collatérale, mettre à profit, vendre, échanger ou autrement affecter les parts du capital-actions, obligations, débetures et autres valeurs de toute corporation municipale, ou compagnie industrielle ou financière, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (e) Former, organiser, gérer ou développer, ou aider dans leur formation, organisation, administration et développement, toute corporation et compagnie, tout syndicat et toute entreprise ou opération, et faire tous actes qui leur sont nécessaires ou accessoires ; agir comme agents ou courtiers, pour le placement, le maniement, le prêt, le paiement, la transmission et le recouvrement de deniers, et accepter et exécuter tout fidéicommiss confié à la compagnie, par tout individu et toute corporation, maison ou cour de justice, et prendre, recevoir, détenir, transporter et céder toutes propriétés, mobilières ou immobilières, qui pourraient être accordées, transmises ou confiées à cette compagnie, avec son assentiment, en vertu de tel fidéicommiss ou s'y rattachant ; (f) Faire des recherches, examens, auditions et rapports, ayant pour objet les livres, la situation, les chances de succès, les affaires et la condition de toutes personnes, maison ou corporation, et faire enquêtes, études et rapports concernant les titres et la valeur des propriétés, immobilières ou mobilières, particulières ou publiques, ou sur la légalité de toute émission d'obligations, débetures ou autres valeurs de toute corporation, ou sur les circonstances affectant tout établissement d'affaires ou entreprise, et généralement sur tous actifs, propriétés ou droits ; (h) Agir comme agents ou procureurs pour la négociation de toute affaire, l'administration des successions, la vente des propriétés, le placement et le recouvrement de deniers, loyers, intérêts, dividendes, hypothèques, obligations, factures, billets et autres valeurs ; (i) Accepter et remplir les fonctions et accomplir les devoirs de receveur, fidéicommissaire, syndic, cessionnaire pour le bénéfice des créanciers, liquidateur, exécuteur testamentaire, administrateur et curateur aux faillites, et administrer, gérer, terminer et liquider les affaires des successions, personnes, sociétés, associations ou corporations, et faire tous les actes accessoires et nécessaires à ces fins ; (j) Agir comme agents pour les fins de l'enregistrement, l'émission et le contreseing des transferts et certificats d'actions, obligations, débetures ou autres valeurs de toute association ou corporation, municipale ou autre, et recevoir et gérer tout fonds d'amortissement s'y rattachant, à telles conditions dont il serait convenu, et garantir le paiement de toutes débetures, débetures-actions, obligations ou autres valeurs, ou les intérêts en dérivant ; (k) Demander, acheter ou au-

trement acquérir tous brevets d'invention, permis, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité de se servir de toute invention ou de tout secret, ou autre renseignement au sujet de toute invention, et faire valoir, vendre, arrêter ou autrement disposer de tous tels brevets, permis ou concessions ; (l) Vendre, louer les biens et les entreprises de la compagnie, ou en disposer autrement, en totalité ou en partie, pour telle compensation que la compagnie jugera à propos d'accepter et, en particulier, pour des actions, débetures, obligations ou valeurs de toute autre compagnie ; (m) Conclure des conventions au sujet du partage des profits ou la fusion des intérêts avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, et prendre ou autrement, acquérir des actions et valeurs de toute telle compagnie et les vendre, détenir, réémettre avec ou sans garantie ou autrement en disposer ; (n) Distribuer entre les actionnaires de la compagnie, en nature, tous biens de la compagnie, et en particulier, toutes actions, débetures ou valeurs de toute autre compagnie appartenant à la présente compagnie, ou dont elle peut avoir le droit de disposer, et faire tous actes et exercer tous pouvoirs de faire toute opération accessoire à l'accomplissement des objets pour lesquels la compagnie est constituée en corporation ; (o) Se fusionner avec toute autre compagnie dont les objets sont semblables, en totalité ou en partie, à ceux de la présente compagnie ; (p) Acheter, louer ou autrement acquérir toute industrie semblable, dans son caractère ou ses objets, à celle de la présente compagnie ; (q) Faire tous les actes nécessaires à la mise en marche, à la poursuite et au parachèvement d'une quelconque des entreprises que la compagnie est autorisée à poursuivre ou exécuter ; et pour tous services rendus, devoirs et fidéicommiss remplis, exiger, percevoir et encaisser toute rémunération convenable, ainsi que tous dépens et frais légaux, usuels et ordinaires ; (r) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par l'application ou l'interprétation de tout autre pouvoir ainsi accordé. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Oriental Trust Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de mars 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

37-2

The Mount Royal Bond Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de mars 1913, constituant en corporation Walter George Mitchell, conseil du Roi, René Chênevert et Frank Callaghan, avocats, Ernest Bertrand, étudiant en droit et Percy Gregory, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :— (a) Souscrire, entreprendre, acheter ou autrement acquérir et détenir, soit absolument comme propriétaire ou par voie de garantie collatérale ou autrement, et vendre, garantir la vente, échanger, engager et céder, transférer ou autrement disposer d'obligations, débetures, stocks, actions et autres valeurs de toute corporation ou compagnie municipale, industrielle ou financière, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (b) Offrir à la souscription du public les actions, stocks, obligations, débetures ou autres valeurs de toute corporation ou compagnie ; (c) Promouvoir, organiser, gérer ou développer et aider à la promotion, organisation, régie ou développement de toute corporation ou compagnie ou entreprise ; (d) Acheter ou autrement acquérir, et détenir, vendre, échanger ou autrement disposer de propriété, mobilière ou immobilière, et la payer au moyen d'actions ou valeurs de la compagnie ou autrement ; (e) Conduire une agence générale et de

courtage, et agir en qualité d'agents et de courtiers pour le placement, prêt, paiement, transmission et recouvrement de deniers, pour le transfert et l'enregistrement d'obligations, débentures, actions ou autres valeurs, et pour l'achat, vente et amélioration, développement et gestion de toute propriété, industrie ou entreprise, et la régie, contrôle ou direction de syndicats, sociétés, associations, compagnies ou corporations; (f) Accepter, remplir et exécuter tout fidéicommiss confié à la compagnie par toute corporation ou par toute cour de justice, aux conditions qui seront agréées et que le tribunal approuvera, et prendre, détenir, recevoir et transférer, tous biens et propriété, mobilière et immobilière qui peuvent être accordés, transférés et confiés à la compagnie, avec son consentement à ce trust ou trusts; (g) Agir en qualité de fidéicommissaire au sujet d'obligations, débentures, mortgages, hypothèques ou autres valeurs; (h) Vendre, arrenter ou autrement disposer de la propriété et entreprise de la compagnie, ou de toute partie d'icelle, pour la compensation que la compagnie jugera suffisante, et en particulier pour des actions, débentures, obligations ou valeurs de toute autre compagnie; (i) Emettre et répartir comme acquittées des actions de la compagnie en plein paiement ou en paiement partiel de toute industrie, franchise, entreprise, stock, obligations ou débentures, ou autre propriété ou droits qu'elle peut légitimement acquérir en vertu de la présente charte; (j) Distribuer entre les actionnaires de la compagnie en nature et en particulier des parts, débentures, obligations ou valeurs d'autres compagnies appartenant à la compagnie, ou que la compagnie aura le droit de céder; (k) Faire tout ce qui précède en qualité de principaux, d'agents ou de fondés de pouvoirs; (l) Faire tous les actes et choses propres à atteindre les objets ci-dessus mentionnés ou aucuns d'eux. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Mount Royal Bond Company, Limited," avec un capital-actions de vingt-cinq mille dollars, divisé en 250 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

37-2

Canadian De La Vergne Co., Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 5e jour de mars 1913, constituant en corporation Francis George Bush, teneur de livres, George Robert Drennan, sténographe, Michael Joseph O'Brien et Herbert William Jackson, commis, et Gordon Francis MacNaughton, étudiant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—(a) Exercer l'industrie de manufacturiers et de commerçants de toutes sortes de machinerie réfrigérante et les accessoires se rattachant à l'installation ou fonctionnement de telle machinerie; aussi manufacturer et faire le commerce de machines, machinerie et appareils mécaniques et isolants de toutes sortes; (b) Construire, installer et mettre en service des outillages frigorifiques et emmagasinage au froid; (c) Acquérir par bail, achat ou autrement, et utiliser, exploiter et vendre des droits de brevets, franchises ou pouvoirs concernant l'industrie de la compagnie ou reliés à la compagnie; (d) Se fusionner avec toute autre compagnie ayant des pouvoirs semblables ou en partie semblables aux pouvoirs de la présente compagnie; (e) Acquérir, détenir, vendre et disposer d'actions et valeurs d'autres compagnies autorisées à entreprendre toute industrie que la présente compagnie est autorisée à exercer; (f) Acheter et acquérir toute industrie d'une nature identique, et acheter et acquérir tout intérêt ou contrôle dans toute industrie d'une nature semblable à celle que la présente compagnie est autorisée à exercer, et la payer en tout ou en partie en deniers comptants, obligations ou actions acquittées de la présente compagnie; (g) S'associer ou conclure des arrangements au sujet du partage des profits, la union des intérêts, la coopération,

les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement; (h) Vendre, arrenter ou autrement disposer de la totalité ou d'une partie ou succursale des industries, entreprises, propriétés, engagements ou franchises de la compagnie à toute autre personne ou compagnie pour la compensation que la compagnie jugera suffisante, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie; (i) Distribuer, en espèces ou autrement, tous biens de la compagnie entre ses membres, et en particulier les actions, obligations, débentures ou autres valeurs de toute autre compagnie formée dans le but de se charger de la totalité ou d'une partie des biens et engagements de la présente compagnie; (j) Exercer toute autre spécialité ou spécialités d'affaires se rattachant aux objets ci-dessus ou propres à les atteindre, qui seront jugées nécessaires pour permettre à la compagnie de mener à bonne fin ses entreprises; (k) Généralement faire tous les actes et choses se rattachant à l'exécution des entreprises de la compagnie; (l) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes de toute autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Canadian De La Vergne Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

37-2

Nadeau Lumber Co., Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de mars 1913, constituant en corporation Napoléon Nadeau, marchand de bois, Eratus Edwin Howard, conseil du Roi; Jacob DeWitt, avocat, et Wilbert Harvard Howard, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, et Orville Sievwright Tyndale, de la cité de Westmount, dans la dite province de Québec, étudiant en droit, pour les fins suivantes:—(a) Exercer l'industrie de manufacturiers et de commerçants de bois de construction et de service, châssis, portes, persiennes, moulures, meubles, voitures, instruments agricoles, et toutes sortes d'articles dans la manufacture desquels le bois est nécessaire ou utilisé, et en général exercer l'industrie de constructeurs et d'entrepreneurs pour la construction, équipement, démolition, réparation, reconstruction, et décoration de travaux et édifices publics et privés ou de toute partie de travaux semblables; (b) Manufacturer, utiliser, acheter, vendre et autrement faire le commerce du ciment, sable, gravier, chaux, marne, argile, briques, tuiles, pierre (artificielle ou autre), béton armé, peinture, engrais, désinfectants, et généralement faire le commerce de toutes sortes de compositions dans lesquelles les susdits articles et matériaux ou aucuns d'eux, forment partie, ou en lesquels ils peuvent être convertis ou utilisés; (c) Acheter, prendre, arrenter ou autrement acquérir, développer, travailler, exploiter, détenir, gérer, louer, vendre et disposer de toute propriété mobilière ou immobilière, concessions forestières, permis de coupes de bois, carrières, mines, minéraux et droits miniers, et faire des opérations minières, de fonte et d'affinage; construire et exploiter sur la propriété de la compagnie des tramways jusqu'à des chemins de fer et les eaux navigables et aux divers dépôts de pierre à ciment, terrains argileux, dépôts de minéraux, mines

et carrières et autres propriétés de la compagnie, subordonnement aux statuts et règlements municipaux, provinciaux ou autres ; (d) Construire, acheter, arrenter, nolisier, naviguer et utiliser des vaisseaux et bateaux mus par la vapeur, l'électricité ou autre force motrice ; (e) Acheter, affermer ou autrement acquérir des chutes d'eau et privilèges hydrauliques dans le but de produire de la force ou de l'électricité pour servir aux opérations de la compagnie, et construire et utiliser les outillages nécessaires pour produire et distribuer la dite force, et disposer de tout excédent d'électricité ou autre énergie créée par la compagnie ; pourvu, toutefois, que toute distribution de force au delà de la propriété de la compagnie sera subordonnée aux règlements locaux et municipaux à ce sujet ; (f) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et choses semblables conférant un droit exclusif, non exclusif ou limité d'utiliser ou toute information secrète ou autre au sujet d'une invention pouvant être utilisée pour les fins de la compagnie ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer, permettre l'usage ou autrement faire valoir, la propriété, les droits ou informations aussi acquises ; (g) Acquérir ou entreprendre la totalité ou une partie de l'industrie, propriété et engagements de toute personne ou compagnie exerçant une industrie que la compagnie est autorisée à exercer, ou en possession de propriété propre aux fins de la compagnie ; (h) Prendre en garantie de toute dette due à la compagnie, des gages sur la propriété mobilière, mortgages et hypothèques sur la propriété des débiteurs de la compagnie ; prendre en gage la propriété mobilière et immobilière des débiteurs de la compagnie ; (i) Acquérir et posséder des actions et valeurs de toute autre compagnie ou compagnies engagées dans une industrie de même nature, nonobstant les dispositions de l'article 44 de la dite loi, et les vendre ou autrement en disposer ; (j) Emettre des actions acquittées en plein paiement ou en paiement partiel du prix d'achat de toute propriété mobilière ou immobilière, brevets, droits de brevet ou actions d'autres compagnies que pourrait acquérir la compagnie ; (k) Acquérir de toute personne, maison ou corporation toute industrie de même nature ou reliée à l'industrie ci-dessus, ou capable d'être exploitée conjointement avec la présente, et émettre des actions acquittées de la compagnie en plein paiement ou en paiement partiel du prix d'achat de toute telle industrie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Nadeau Lumber Company, Limited," avec un capital-actions de vingt-cinq mille dollars, divisé en 250 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

37-2

Canadian Wire Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 4e jour de mars 1913, constituant en corporation William Stewart, Thomas Shearer Stewart et Harold Earle Walker, avocats, Christina Imrie, sténographe, et Laurence Tannenbaum, étudiant en droit, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer et faire le commerce du fer, de l'acier, du laiton, du cuivre, de l'aluminium de tous les autres métaux depuis le minerai jusqu'aux produits finis, et aussi manufacturer le laiton, le cuivre, l'aluminium et faire le commerce de tous effets, articles et marchandises dans lesquels entrent le fer ou l'acier, le laiton, le cuivre, l'aluminium ou dans lesquels tout autre métal est utilisé ou peut être utilisé, et en particulier manufacturer et faire le commerce du fil métallique de toutes sortes et de tous produits et articles fabriqués de

fil métallique, ou dans la fabrication desquels le fil métallique est utilisé, ainsi que tous leurs produits secondaires, et enduire, recouvrir, isoler ou autrement traiter tout fil métallique, câble métallique, métal ou autre substance, et manufacturer, acheter, vendre et disposer de produits chimiques de toutes sortes s'y rattachant ; (b) Manufacturer, broyer ou autrement préparer pour le marcher, et importer, acheter, vendre et disposer de peintures, huiles, couleurs, teintures, ciment, ocres et vernis et autres préparations chimiques et industrielles de toutes sortes dans toutes leurs diverses spécialités ; (c) Acheter, arrenter, ou autrement acquérir des terrains contenant du gaz naturel, des mines, droits miniers, terrains métallifères et terres boisées, concessions forestières et chutes d'eau et tout intérêt en telles propriétés, et les explorer, exploiter, exercer ou les développer et les faire valoir ; (d) Rechercher, obtenir, travailler, extraire, préparer pour le marché et faire le commerce de gaz naturel, bois de construction, fer, houille, minerai, terre à brique, ciment et autres métaux, minéraux et substances ainsi que leurs produits ; (e) Bocarder, obtenir, extraire, fondre, calciner, affiner, tailler, amalgamer, manipuler et préparer pour le marché, acheter et vendre du gaz naturel, du bois de construction, du minerai, des métaux et substances minérales de toutes sortes, et poursuivre toutes autres opérations métallurgiques qui sembleront avantageuses pour les objets de la compagnie, et acheter, vendre, manufacturer et faire le commerce de minéraux, matériel, machinerie, instruments, commodités, provisions et choses capables d'être employées en rapport avec les opérations métallurgiques et autres que la compagnie pourra poursuivre, ou dans lesquelles elle sera intéressée ou requises par les ouvriers et autres employés de la compagnie ; (f) Construire, exécuter, entretenir, améliorer, régir, travailler, contrôler et surveiller tous chemins, voies, lignes de tuyaux, tramways et voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, ponts, réservoirs, cours d'eau, aqueducs, quais, hauts fourneaux, scieries, bocards, usines hydrauliques, usines électriques, fabriques, entrepôts, ateliers, maisons d'habitation et autres travaux et facilités qui sembleront être directement ou indirectement avantageux ou convenables pour les objets de la compagnie, et contribuer, subventionner ou autrement aider ou prendre part à ces dites opérations ; (g) Manufacturer, acheter, vendre et fournir de la lumière, de la chaleur, et de la force motrice de tout genre, et faire les opérations d'une compagnie de gaz dans toutes leurs spécialités, pourvu toutefois, que la vente, distribution ou transmission de force ou énergie électrique, pneumatique ou autre ou de gaz pour des fins de lumière, de chaleur ou de force au delà des terrains de la compagnie sera subordonnée aux règlements locaux et municipaux à ce sujet ; faire le commerce, manufacturer et rendre vendable du coke, houille, goudron, poix, asphalte, liqueur ammoniacale et autres résidus obtenus dans la fabrication de tout article que ce soit que la compagnie est autorisée à manufacturer ou à traiter ; (h) Demander, acheter ou autrement acquérir des marques de commerce, brevets d'invention, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre au sujet d'une invention capable d'être employée pour toutes les fins de la compagnie, ou dont l'acquisition sera censée profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer ou accorder des permis pour leur usage, ou autrement faire valoir la propriété, les droits ou informations ainsi acquises ; (i) Acheter, vendre et manufacturer, affiner, manipuler, exporter et importer et faire le commerce de toutes substances, appareils ou choses capables d'être employées dans l'industrie que la compagnie est autorisée à exercer ou requises par les clients ou autres personnes ayant des relations d'affaires avec la compagnie ; (j) Exercer toute industrie, manufacturière ou autre, que la compagnie jugera propre à être exercée en rapport avec l'un quelconque des objets susdits, ou censée accroître directement ou indirectement la valeur des biens et des droits de la compagnie ou les rendre profitables ; (k) Acquérir ou autrement entreprendre la totalité ou une partie de l'industrie, les biens, engagements de toute compagnie exerçant une industrie semblable à celle que cette compagnie est au-

torisée à exercer, ou en possession de propriétés propres aux fins de la présente compagnie, et les payer en actions ordinaires ou en actions-priorité acquittées ou en partie acquittées de la compagnie, ou en obligations, débiteures ou autres valeurs de la compagnie ou autrement ; (l) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute compagnie exerçant ou engagée, ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement ; et faire des avances de fonds, garantir les contrats ou autrement aider toute telle personne, et prendre ou acquérir autrement des actions et valeurs de telle compagnie et les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer ; (m) Prendre ou autrement acquérir et détenir des actions de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie, ou engagée dans une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (n) Conclure des conventions avec tous gouvernements ou autorités municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (o) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommiss et choses de nature à profiter aux employés ou ex-employés de la compagnie ou les personnes dépendant ou alliées à ces employés ou ex-employés, et accorder des pensions et allocations et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition ou pour tout objet public, général ou utile ; (p) Promouvoir toute compagnie ou compagnies aux fins d'acquérir la totalité ou une partie des biens ou engagements de la présente compagnie ou pour toute autre fin qui semblerait directement ou indirectement profitable à la présente compagnie ; (q) Généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens meubles et immeubles et tous droits ou privilèges que la compagnie croira à propos, nécessaires ou convenables pour les fins de son industrie ; (r) Construire, acquérir et mettre en services des vaisseaux, bateaux à vapeur et chalans, et exercer l'industrie de marchands de bois, agents de compagnies de navigation, systèmes de camionnage, agents de camionnage, gardiens de quais, entreposeurs et expéditeurs en rapport avec l'industrie de la compagnie ; (s) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autres et faire des avances de fonds aux clients et autres ayant des relations d'affaires avec la compagnie et se porter garants de l'exécution des entreprises de toute compagnie ayant des relations d'affaires avec la présente compagnie ; (t) Rémunérer toute compagnie, pour services rendus ou à rendre à la présente compagnie en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la présente compagnie ou de toutes obligations, débiteures ou autres valeurs de la présente compagnie ou au sujet de la formation ou de la promotion de la présente compagnie ou la conduite de ses affaires ; (u) Vendre ou disposer de la totalité ou d'une partie des biens et entreprises de la compagnie, comme industrie active ou autrement, pour la compensation que la compagnie jugera acceptable, et en particulier pour les actions, obligations, débiteures ou valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (v) Vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie ; (w) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant ; (x) Faire tous les actes et choses ci-dessus comme

principaux, agents, entrepreneurs, mandataires ou autrement et par l'entremise de mandataires, agents ou autres, et soit seuls ou avec d'autres ; (y) Le mot "compagnie," dans les clauses (a) à (v) inclusivement, sera censé comprendre toute personne, société ou autre corps de personnes et domiciliées au Canada ou ailleurs, et les objets spécifiés dans chacune des dites clauses ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tout autre paragraphe que ce soit, ni par induction ou déduction du nom de la compagnie ; (z) Se fusionner avec tout autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ; (aa) Distribuer toute propriété de la compagnie en nature entre ses actionnaires. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Canadian Wire Company, Limited," avec un capital-actions de cinq cent mille dollars, divisé en 5,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 6e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

37-2

The Browne Stores, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 5e jour de mars 1913, constituant en corporation Fitzjames Ethelbert Browne, encanteur, Arthur Plow, agent d'immeubles, Nelson Hill Truett, organisateur de commerce, et William John Weldon et Frederick Oscar Reynolds, vendeurs d'immeubles, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer et faire le commerce de toutes sortes de marchandises, articles et produits, et cultiver, récolter, manufacturer, vendre et céder des denrées de toutes sortes ; (b) Acheter, arrenter, prendre en échange ou autrement acquérir des terrains ou intérêts en des terrains ainsi que tous les bâtiments ou constructions qui pourraient se trouver sur ces dits terrains ou sur une partie quelconque des dits terrains, et vendre, arrenter, échanger ou autrement disposer de la totalité ou de toute partie des terrains et de la totalité ou de toute partie des bâtiments ou constructions qui y sont actuellement érigées ou qui pourraient l'être plus tard et prendre les garanties qui seront jugées nécessaires ; ériger des bâtiments et faire le commerce de matériaux de construction ; prendre ou détenir des hypothèques pour garantir le solde du prix d'achat de tous terrains, bâtiments ou constructions ainsi vendues, et vendre ou autrement disposer de ces dites hypothèques ; embellir, altérer et régir les dits terrains et bâtiments, et garantir et autrement aider à l'exécution des contrats ou hypothèques de personnes, maisons ou corporations avec lesquelles la présente compagnie aurait des relations d'affaires, et prendre et se charger de ces hypothèques ou contrats par défaut ; (c) Etablir et fournir toutes sortes de commodités et attractions aux clients et autres, et en particulier des salles de lecture, de correspondance et fumeurs, compartiments sous clé et coffres de sûreté, téléphone, télégraphe, clubs, magasins, boutiques, logements et salles de toilette ; (d) Agir en qualité d'agents et courtiers pour toutes sortes de transactions qui sont reliées aux objets de la compagnie et aider, moyennant rémunération ou autrement, tous clients ou locataires de la compagnie dans toute partie de leur industrie ou entreprise ; (e) Construire, acquérir, affréter, mettre en service, louer, arrenter, vendre ou autrement disposer de toutes sortes de navires, bateaux, chalans et autres embarcations à vapeur et à voiles, quais, docks, élévateurs, entrepôts, hangars à marchandises et autres bâtiments ; (f) Acquérir par achat, bail ou autrement des lots de grève, privilèges hydrauliques et chutes d'eau et de la force ou énergie à vapeur, électrique, pneumatique, hydraulique ou autre ; fabriquer ou produire et livrer et fournir de la force du genre de celle précédem-

ment mentionnée, utiliser cette énergie, et en vendre, louer ou autrement céder tout excédent pour des fins de lumière, de chaleur et de force motrice, subordonné-ment aux règlements locaux ou municipaux à cet effet ; (g) Acquérir ou se charger de la totalité ou de toute partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie ; (h) Demander, acheter ou acquérir autrement tous brevets, brevets d'invention, permis, concessions et autres choses semblables conférant un droit exclusif ou non exclusif, ou limité d'utiliser, ou toute information secrète ou autre concernant toute invention qui pourrait être considérée de nature à profiter à la compagnie, ou dont l'acquisition sera censée profiter, directement ou indirectement, à la présente compagnie, et utiliser, exercer, développer ou accorder des permis pour leur usage ou faire valoir autrement les biens, droits ou informations ainsi acquises ; (i) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres, avec toute personne ou compagnie engagée ou à la veille de s'engager dans une entreprise ou transaction de même nature que celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prêter des fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie et prendre ou autrement acquérir les actions et valeurs de toute telle autre compagnie, et les vendre, détenir, réémettre, avec ou sans garantie, ou autrement en disposer ; (j) Souscrire, acheter ou autrement acquérir et prendre, détenir, vendre, échanger et céder les actions, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la dite loi, et les payer en actions, obligations, débetures ou autres valeurs de la présente compagnie, ou autres biens de la présente compagnie, et, tant qu'elle les détiendra, elle en exercera tous les droits et pouvoirs d'un propriétaire, y compris le droit de voter en vertu de ces valeurs, et garantir le paiement du principal ou des dividendes et intérêts sur les actions, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation avec laquelle la présente compagnie aurait des relations d'affaires, et promouvoir toute compagnie ou corporation ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie ; (k) Conclure des conventions avec toute autorité fédérale, provinciale, municipale, locale ou autre qui seront jugées propres à atteindre les objets de la compagnie, ou aucun d'eux, et obtenir de toute telle autorité tous droits, privilèges, franchises et concessions que la compagnie jugera désirable d'obtenir, et exécuter, exercer et accomplir toutes telles conventions, droits, privilèges, franchises et concessions ; (l) Acheter, arrenter, ou autrement acquérir et détenir, exercer et utiliser en son propre nom ou aux noms des personnes, maisons, compagnie ou compagnies ci-après mentionnées, si elle y est dûment autorisée à cet effet, tout ou partie de la propriété, franchise, clientèle, droits, pouvoirs et privilèges détenus ou exercés par toute personne ou maison ou par toute compagnie ou compagnies exerçant ou formées pour exercer toute industrie en tout ou en partie semblable à celle que la présente compagnie est autorisée à exercer, et payer pour telle propriété, franchises, clientèle, droits, pouvoirs et privilèges entièrement ou partiellement en deniers comptants ou entièrement ou partiellement en actions acquittées ou valeurs de la compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou compagnie, et exercer les droits, pouvoirs et franchises de toute compagnie dont le capital-actions est possédé par la présente compagnie au nom de telle compagnie ou en son propre nom ; (m) Promouvoir toute compagnie ou compagnies dans le but d'acquérir la totalité ou une partie de la propriété et engagements de la présente compagnie ou pour toutes autres fins qui seront jugées propres à profiter, directement ou indirectement, à la présente compagnie ; (n) Prendre part à l'administration, la sur-

veillance ou le contrôle de l'industrie ou opération de toute compagnie ou entreprise ayant des objets semblables ou en partie semblables à ceux de la présente compagnie, et à cet effet, nommer et rémunérer tous directeurs, comptables ou autres experts ou agents ; (o) Généralement, pour les fins susdites, exercer et entreprendre toute affaire, entreprise, transaction ou exploitation ordinairement exercée ou entreprise par les capitalistes, organisateurs, financiers, commissionnaires, entrepreneurs de travaux publics ou autres, ou toute industrie, manufacturière ou autre, que la compagnie croirait capable d'être convenablement exercée en rapport avec ce qui précède, ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (p) Rémunérer, avec l'approbation des actionnaires, au moyen d'actions ou de toute autre manière toute personne ou compagnie pour services rendus ou à rendre à la compagnie en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la présente compagnie, ou de toutes débetures ou autres valeurs de la présente compagnie ou relativement à la formation ou la promotion de la présente compagnie ou la conduite de ses affaires ; (q) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommiss et choses de nature à profiter aux employés ou aux ex-employés de la compagnie (ou de ses prédécesseurs en affaires) ou les personnes dépendant ou alliées à ces employés ou ex-employés, et accorder des pensions et allocations, et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition ou pour tout objet public, général ou utile ; (r) Prêter des fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et se porter garant de l'exécution des contrats par toutes telles personnes ; (s) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ; (t) Vendre ou céder l'entreprise de la compagnie ou toute partie de son entreprise, ou tous produits de la compagnie, pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la compagnie ; (u) Faire tous les actes et choses ci-dessus comme principaux, agents, entrepreneurs, mandataires ou autrement, et soit seuls ou conjointement avec d'autres ; (v) Obtenir que la compagnie soit enregistrée, licenciée ou autrement reconnue dans tout pays étranger et désigner et nommer des personnes qui y résident, conformément aux lois de ce pays étranger, comme fondés de pouvoirs ou représentants de cette compagnie, avec pleins pouvoirs de représenter la présente compagnie dans toutes matières, conformément aux lois de ce pays étranger, et accepter la signification de pièces pour et au nom de la compagnie dans toutes procédures ou poursuites ; (w) Distribuer entre ses membres, en espèces ou autrement, selon ce qu'il sera décidé, tous biens de la compagnie, et en particulier les actions, obligations, débetures ou autres valeurs de toute autre compagnie qui prendra la totalité ou une partie de l'actif ou du passif de la présente compagnie ; (x) Faire toutes autres choses incidentes ou avantageuses à l'accomplissement des objets ci-dessus ; (y) Le but ou intention de la compagnie est de faire de temps à autre un ou plusieurs des actes et choses énoncés aux présentes, et tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes d'aucun autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Browne Stores, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

Rawdon Heights Realities, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 7e jour de mars 1913, constituant en corporation Walter Robert Lorimer Shanks, avocat, Francis George Bush, teneur de livres, George Robert Drennan, sténographe, Herbert William Jackson et Michael Joseph O'Brien, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes : — (a) Faire les opérations d'agents d'immeubles et de commerçants en biens-fonds, y compris les terrains, bâtiments et améliorations qui s'y trouvent; (b) Acheter, arrenter ou autrement acquérir, posséder, vendre ou autrement disposer de terrains, bâtiments et autres propriétés mobilières et immobilières, ou tout intérêt en ces propriétés, et généralement disposer de telle propriété d'une manière quelconque et en faire le trafic; (c) Développer, améliorer, exploiter, et diviser toute telle propriété en rues, squares, ruelles, subdivisions de lots, ou autrement; ériger des maisons, bâtiments et autres constructions sur la propriété acquise par la compagnie ou sur toute partie de telle propriété; et généralement développer et faire valoir tous terrains ou autre propriété acquise par la compagnie ou dans laquelle elle est intéressée; (d) Disposer de toutes rues, squares ou terrains en faveur de personnes ou municipalités aux termes et conditions que la compagnie jugera convenables, et faire et conclure toute convention ou contrat pour paver, macadamiser, niveler, réparer, nettoyer et arroser les rues et grands chemins, et pour la construction, ouverture et réparation des conduites, citernes, drains ou égouts; (e) Avancer des fonds au moyen de prêt ou prêts à l'acheteur ou aux acheteurs ou locataires d'une partie quelconque de la propriété de la compagnie pour y construire ou y faire d'autres améliorations; aider par voie d'avances de fonds à la construction et entretien des chemins, rues, ruelles, aqueducs, drains, égouts et autres ouvrages censés donner un meilleur accès à la propriété de la compagnie et en augmenter la valeur; (f) Exercer l'industrie d'une compagnie d'éclairage, de chauffage et de force motrice électrique dans toutes ses spécialités, pourvu que la vente, la transmission et la distribution de force électrique ou autre énergie seront subordonnées aux règlements locaux ou municipaux; (g) Fournir, acheter, arrenter ou autrement acquérir et construire, poser, ériger, établir, exploiter, entretenir et mettre en service tous travaux, barrages, coursiers, conduites, ponts, stations, machines à vapeur, machinerie, matériel, câbles, fils, lignes, générateurs, accumulateurs, lampes, mètres, transformateurs, appareils, circonstances et dépendances reliés à la production, l'accumulation, la distribution, la transmission, l'approvisionnement, la vente, l'usage et l'emploi de l'électricité, et produire, accumuler, transmettre, distribuer, fournir et vendre de l'électricité pour des fins d'éclairage, de chauffage, de traction et de force motrice électriques et pour des fins industrielles et autres, et se charger et conclure des contrats et conventions pour l'éclairage des cités, villes, rues, édifices et autres endroits, et pour fournir le courant électrique pour la lumière, la chaleur, la traction et la force motrice, et pour des fins industrielles et pour d'autres fins publiques ou privées; (h) Faire, ériger, construire, poser et entretenir et exploiter des bâtiments, ponts, réservoirs, aqueducs, citernes, barrages, canaux, tunnels, ponceaux, coursiers, conduites, tuyaux, principaux et autres, machinerie et appareils, et exécuter et faire tous les autres travaux nécessaires ou convenables pour obtenir, emmagasiner, vendre, livrer, mesurer et distribuer de l'eau pour créer, entretenir et développer de la force hydraulique, électrique ou autre, ou pour irriguer des terres ou pour toutes autres fins de la compagnie; (i) Exercer toute autre industrie que la compagnie croira capable d'être exercée en rapport avec son entreprise, ou censée augmenter directement ou indirectement la valeur des droits ou propriétés de la compagnie ou les rendre profitables; (j) Acquérir par achat, bail ou autrement, ou entreprendre la totalité ou une partie de l'industrie, propriété, biens ou engagements de toute personne, maison ou compagnie ou les actions, obligations, débetures ou autres valeurs de toute compa

gnée dans une industrie en tout ou en partie semblable à celle de la présente compagnie, ou en possession de propriété propre aux fins de la présente compagnie; (k) Payer pour toute propriété ou droits acquis par la compagnie ou pour services rendus ou à rendre à la compagnie, soit en deniers comptants ou en actions acquittées, ou en valeurs que la présente compagnie a le pouvoir d'émettre ou partie d'une manière et partie de l'autre ou autres, et généralement aux termes et conditions que la compagnie agréera; (l) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec tout gouvernement, autorité municipale ou locale ou avec toute personne ou compagnie exerçant ou engagée, ou sur le point d'exercer ou entreprendre une industrie ou transaction que la présente compagnie peut exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter directement ou indirectement à la présente compagnie; se porter garants des entreprises, avec ou sans garantie, et faire des avances de fonds ou autrement aider cette personne ou compagnie ou toute personne ou compagnie qui entreprend la construction ou l'embellissement de toute propriété dans laquelle la présente compagnie est intéressée; (m) Vendre, arrenter ou autrement disposer de toute l'entreprise, propriété et biens de la compagnie, ou d'une partie de ses biens, pour la compensation et aux termes et conditions que la compagnie jugera convenables, et en particulier pour des actions, débetures et valeurs de toute autre compagnie; (n) Distribuer entre les actionnaires, en espèce, sous forme de dividendes ou de bonis, des actions acquittées ou de toute autre manière jugée convenable, toute propriété de la compagnie ou tous produits de la vente ou cession de toute propriété de la compagnie; (o) Exercer toute autre industrie, et faire tous autres actes et choses ci-dessus, soit en qualité de principaux, agents ou fidéicommissaires, ou par l'entremise de fidéicommissaires, agents ou autrement, et soit seuls ou conjointement avec d'autres; (p) Faire tout ce qui sera nécessaire, convenable ou propre à atteindre l'une quelconque des fins de la compagnie ou l'un ou plusieurs des objets ci-dessus énumérés; (q) C'est l'intention de la compagnie que les objets mentionnés dans les paragraphes (a), (b) et (c) de la présente charte ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe ou par induction ou déduction du nom de la compagnie; (r) Et généralement faire toutes les choses se rattachant à la bonne exécution des objets de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Rawdon Heights Realities, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 10e jour de mars 1913.

THOMAS MULVEY,

37-2

Sous secrétaire d'Etat.

The Lion Porcupine Gold Mines Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 6e jour de mars 1913, constituant en corporation Walter George Mitchell, René Chênevert et Frank Callaghan, avocats, Ernest Bertrand, étudiant en droit, et Percy Gregory, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes : — (a) Prospector, creuser, explorer, développer, exploiter, améliorer, entretenir, et gérer des mines d'or, d'argent, de cuivre, de nickel, de plomb, de houille, de fer, et autres mines, carrières, dépôts, minéraux et autres propriétés, et creuser, draguer, sortir, broyer, laver, fondre, brûler, essayer, analyser, réduire et amalgamer, et autrement traiter le minerai, les métaux et substances minérales de toutes sortes, qu'ils appartiennent ou non à la compa-

gnie, et les rendre marchands et les vendre ou en disposer autrement, en tout ou en partie, ou de tout intérêt s'y rattachant, et généralement exercer l'industrie d'une compagnie de mines, réduction et développement ; (b) Acquérir par achat, bail, concession, permis, échange ou autre titre légal, des mines, terrains miniers, servitudes, propriétés minières ou tout intérêt s'y rattachant, des minéraux, minerais et droits miniers, options, pouvoirs, privilèges, droits hydrauliques et autres, procédés et améliorations mécaniques, et soit d'une façon absolue ou conditionnelle, et soit seuls ou conjointement avec d'autres, et agir en qualité de principaux, agents, entrepreneurs ou autrement, et les louer, mettre sous licence, vendre, céder ou autrement en faire le commerce, en tout ou en partie, et de tout intérêt s'y rattachant ; (c) Construire, maintenir, changer, faire, travailler, et mettre en service sur la propriété de la compagnie, ou sur une propriété sous le contrôle de la compagnie, des tramways, des lignes de télégraphe et de téléphone, réservoirs, digues, canaux, flumes ou autres voies, pouvoirs d'eau, aqueducs, puits, chemins, jetées, quais, bâtiments, ateliers, hauts fourneaux, raffineries, dragues, fourneaux, moulins et autres usines et machines, appareils et accessoires électriques et autres de toutes sortes, et acheter, vendre, manufacturer, et faire le commerce de toutes sortes de marchandises, matériaux, instruments, provisions, articles et effets requis par la compagnie ou par ses ouvriers et domestiques ; (d) Construire ou acquérir par bail, achat ou autrement et exploiter et entretenir des entreprises, installations, machinerie, usines et appareils pour la production de vapeur, de force ou énergie électrique, pneumatique, hydraulique ou autre, ainsi que de lignes de fils, poteaux, tunnels, conduites, travaux et appareils pour l'emmagasinage, la livraison et la transmission, au-dessous ou au-dessus du sol, de vapeur, de force ou énergie électrique, pneumatique, hydraulique ou autre pour les fins pour lesquelles cette force peut être employée, et conclure des conventions avec toute compagnie ou personne, aux conditions qui seront agréées, dans le but de raccorder les lignes de fils, poteaux, tunnels, conduites, travaux et appareils de la compagnie avec ceux de toute telle compagnie ou personne, et généralement produire et transmettre de la vapeur, de la force ou énergie électrique, pneumatique, hydraulique ou autre ; acquérir par bail, achat ou autrement de la vapeur, de la force ou énergie électrique, pneumatique, hydraulique ou autre, et l'utiliser, la vendre, arrenter ou autrement en disposer, et de toute force ou énergie produite par la compagnie ; pourvu, toutefois, que la vente, la distribution ou la transmission de force ou énergie électrique, pneumatique, hydraulique ou autre au delà des terrains de la compagnie sera subordonnée aux règlements locaux et municipaux ; (e) Prendre, acquérir et détenir en compensation de minerais, métaux ou minéraux vendus ou autrement cédés, ou pour marchandises fournies, ou pour travaux exécutés à l'entreprise ou autrement, des actions, débentures, obligations ou autres valeurs de toute autre compagnie ayant des objets semblables à ceux de la présente compagnie, et les vendre ou autrement en disposer, nonobstant les dispositions de l'article 44 de la dite loi ; (f) Manufacturer et faire le commerce de billes, bois de sciage, bois de construction et autre bois, métaux et de tous les articles dans la fabrication desquels entre le bois ou les métaux, et de tous leurs produits naturels ou produits secondaires ; (g) Construire, développer, cultiver, affermer, établir et autrement améliorer et utiliser les terrains de la compagnie, et les louer, vendre ou autrement en disposer ; et aider au moyen de bonis, avances de fonds ou autrement, avec ou sans garanties, les colons et futurs colons sur les terrains appartenant à la compagnie ou vendus par elle ou dans le voisinage des dits terrains, et généralement encourager l'établissement des dits terrains ; (h) Acheter ou autrement acquérir, et entreprendre et se charger de la totalité ou d'une partie de l'actif, industrie, propriété, privilèges, contrats, droits, obligations, et engagements de toute personne, maison ou compagnie, exerçant toute industrie que la présente compagnie est autorisée à exercer, ou toute industrie identique ou en possession de propriétés convenables aux fins précitées ; (i) Exercer toute industrie, manufacturière ou autre,

que la compagnie jugera capable d'être convenablement exercée en rapport avec l'industrie ou les objets de la compagnie ; (j) Lever et aider à lever des fonds et aider au moyen de bonis, prêts, promesses, endossements, garantie ou autrement toute corporation dont la présente compagnie détient des parts du capital-actions ou avec laquelle la présente compagnie aurait des relations d'affaires, et agir en qualité d'employé, agent ou gérant de toute telle corporation, et garantir l'exécution des contrats par toute telle corporation ou par toute personne ou personnes avec lesquelles la présente compagnie aurait des relations d'affaires ; (k) Construire, acquérir, posséder, affréter, naviguer et utiliser des vaisseaux à vapeur et autres ; (l) Demander, acheter ou autrement acquérir tous brevets d'invention, marques de commerce, droits d'auteur ou privilèges de même nature qui seront jugés utiles pour l'industrie de la compagnie ou s'y rattachant et les vendre ou autrement en disposer selon que la chose sera jugée avantageuse ; (m) Se joindre, se consolider et se fusionner avec toute personne, société, compagnie ou corporation exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie et les payer ou en recevoir le prix convenu en deniers comptants ou en actions acquittées et non cotisables, obligations ou débentures ou autres valeurs ou garanties de la présente compagnie ; (n) Développer ou aider au développement de toute compagnie auxiliaire ou alliée exerçant une industrie de même nature ou toute industrie reliée à celle de la présente compagnie et devenir actionnaire de telle compagnie ; (o) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engagée, ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que cette compagnie est autorisée à exercer ou entreprendre ; (p) Vendre, arrenter, ou autrement disposer de l'entreprise, propriété et actif de la compagnie ou toute partie de sa propriété, pour la compensation que la compagnie jugera bon, et en particulier pour les actions, débentures, ou valeurs de toute autre compagnie ; (q) Faire tous les actes et exercer tous les pouvoirs, et faire toutes les opérations se rattachant à la bonne exécution des objets pour lesquels la présente compagnie est constituée, et qui seront nécessaires pour permettre à la compagnie de poursuivre ses entreprises d'une manière profitable. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Lion Porcupine Gold Mines Company, Limited," avec un capital-actions d'un million cinq cent mille dollars, divisé en 1,500,000 actions d'un dollar chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

37-2

Missisquoi Lantz Corp'n, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de mars 1913, constituant en corporation Andrew Ross McMaster, de la cité de Westmont, dans la province de Québec, conseil du Roi, Talbot Mercer Papineau, avocat, John Kerry, étudiant en droit, et Margaret Hartley, secrétaire, de la cité de Montréal, dans la dite province de Québec, et Gertrude Harriet Flawn, de la ville d'Outremont, dans la dite province de Québec, secrétaire, pour les fins suivantes : (a) Acheter, prendre à bail ou autrement acquérir des carrières, sablières, sablonnières, mines, droits miniers et terrains métallifères et tout intérêt en telles propriétés, et les explorer, exploiter, exercer, développer et les faire valoir ; (b) Acquérir comme industrie active les affaires et entreprises de toutes compagnies ou personnes engagées dans une industrie semblable en tout ou en partie à celle de la présente compagnie, et les payer, selon que la com-

pagnie le jugera bon, et soit en deniers comptants ou entièrement ou partiellement en valeurs et actions de la présente compagnie ; (c) Broyer, obtenir, tailler, extraire, fondre, affiner, dégrossir, amalgamer, manipuler et préparer pour le marché toutes sortes de pierre, métaux et substances minérales de tous genres et faire toutes les autres opérations métallurgiques ou minières qui sembleront avantageuses pour les objets de la compagnie ; (d) Acheter, vendre, manufacturer et faire le commerce de carrières, terrains miniers, minéraux, matériel, machinerie, instruments, moyens de transport, provisions et choses capables d'être employées en rapport avec les opérations minières et métallurgiques de la compagnie ou requises par ses ouvriers et autres employés ; (e) Construire, exécuter, entretenir, améliorer, régir, exploiter, contrôler et surveiller tous droits, voies et tramways et aiguillages de voies ferrées et voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, ponts, réservoirs, cours d'eau, aqueducs, usines électriques, fabriques, entrepôts, ateliers et autres usines et installations qui sembleront directement ou indirectement avantageuses pour les objets de la compagnie, et subventionner ou autrement aider ou prendre part à toutes telles opérations ; (f) Exercer l'industrie de camionneurs et voituriers pour les fins de la compagnie ; (g) Fabriquer, pour les fins de la compagnie, de l'énergie électrique pour la lumière, la chaleur et la force motrice, et en vendre et distribuer tout excédent, la distribution de cette force au delà des terrains de la compagnie étant subordonnée à tous les règlements municipaux ou autres à ce sujet ; (h) Acquérir, ériger et entretenir des bâtiments, maisons d'habitation et maisons de pension pour l'usage des employés de la compagnie et autres ; (i) Exercer toute industrie manufacturière ou autre que la compagnie jugera propre à être exercée en rapport avec l'un quelconque des objets susdits, ou censée accroître directement ou indirectement la valeur des biens et des droits de la compagnie ou les rendre profitables ; (j) Acquérir ou autrement entreprendre la totalité ou une partie de l'industrie, les biens, engagements de toute personne ou compagnie exerçant une industrie semblable à celle que cette compagnie est autorisée à exercer, ou en possession de propriétés propres aux fins de la présente compagnie ; (k) Souscrire, assurer et acquérir par achat, échange ou autre titre légal, et détenir soit absolument ou comme détenteur par voie de garantie collatérale ou autrement, et détenir, vendre, céder, transférer, et autrement disposer de tous stocks, obligations, débiteurs ou autres valeurs de toute autre compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (l) Demander, acheter ou acquérir autrement tous brevets, brevets d'invention, permis, concessions et autres choses semblables conférant un droit exclusif, ou non exclusif, ou limité, ou toute information secrète ou autre concernant toute invention qui pourrait être utilisée pour les fins quelconques de la compagnie, ou dont l'acquisition pourrait être considérée de nature à profiter directement ou indirectement à la compagnie, et utiliser, exercer, développer ou accorder des permis pour leur usage ou faire valoir autrement les biens, droits ou informations ainsi acquises ; (m) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, ou autrement avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et prêter des fonds, garantir les contrats ou autrement aider toute autre personne ou compagnie ; (n) Conclure des conventions avec tout gouvernement ou autorité, municipale, locale ou autre qui sembleront avantageuses pour les objets de la compagnie ou l'un de ses dits objets, et obtenir de cette autorité tous les droits, privilèges et concessions que la compagnie croira désirable d'obtenir et exécuter, exercer et se conformer à ces conventions, droits, privilèges et concessions ; (o) Payer pour toute

propriété acquise par la compagnie ou pour services rendus à la compagnie, avant ou après sa formation, par l'émission d'actions acquittées en paiement de cette propriété ou en récompense de tels services ; (p) Vendre ou céder l'entreprise de la compagnie ou toute partie de son entreprise pour la compensation que la compagnie jugera suffisante, et en particulier pour les actions, débiteurs ou valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie ; (q) Faire toutes les choses susdites soit en qualité de principaux, agents, entrepreneurs ou syndics ou par l'entremise d'agents ou autres et soit seuls ou conjointement avec d'autres ; (r) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (s) Faire tout ce qui sera avantageux pour atteindre les objets susdits ou s'y rattachant ; (t) Les susdits objets, pouvoirs ou fins de la compagnie seront censés distincts et ne pas dépendre l'un de l'autre, et l'interprétation de tous pouvoirs ci-dessus mentionnés pourra être étendue mais ne sera pas limitée par induction des termes de toute autre pouvoir. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Missisquoi-Lautz Corp'n, Limited," avec un capital-actions d'un million cinq cent mille dollars, divisé en 15,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera dans le village de Phillipsburg, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 11e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

37-2

The Consolidated Film Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 6e jour de mars 1913, constituant en corporation Alexander Huntley Duff, Harold Earle Walker, William Stewart, Ralph Burnett, avocats, et Janet Howat McCulloch, secrétaire, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie générale de marchands, importateurs et exportateurs, et manufacturer, acheter, vendre et disposer de toutes sortes d'effets, articles et marchandises ; (b) Acheter, posséder, manufacturer, arrenter et produire des machines à vues animées, des pellicules et des négatifs, et vendre, arrenter ou autrement disposer de machines à vues animées, pellicules et négatifs, acquis ou manufacturés par la compagnie, à toute autre personne ou compagnie pour la compensation que la compagnie jugera bon ; (c) Construire, posséder, louer, arrenter ou acquérir des théâtres, salles de musique ou de spectacle, et y donner des représentations publiques ou privées de tous les genres ou à d'autres endroits ; (d) Prendre des scènes, événements et hasards en vues animées dans le but de les reproduire à toute salle de spectacle, théâtre ou salle de musique appartenant à la compagnie, et louer, arrenter ou autrement autoriser toute autre personne ou compagnie de produire des vues animées prises par la compagnie ; (e) Manufacturer, acheter, vendre, céder, posséder, contrôler, licencier ou autrement faire valoir toute machinerie, outils, appareils et inventions nécessaires ou utiles à l'exercice de l'industrie de la compagnie et manufacturer, vendre et exploiter ses produits ; (f) Manufacturer, développer, acheter, ou autrement produire ou acquérir de la vapeur, énergie électrique, ou autre force motrice pour la traction, la chaleur ou la lumière pour le fonctionnement de l'outillage et machinerie de la compagnie, ou l'exercice de son industrie, et disposer de l'excédent de force pour l'avantage de la compagnie, subordonné à tous les règlements municipaux à cet égard ; (g) Acquérir et se charger comme industrie active de l'entreprise, des biens et engagements de toute personne, maison ou compagnie engagée dans une industrie semblable en tout ou en partie à celle que la présente compagnie est autorisée à exercer, ou en possession de propriété propre à ses fins, ou qui pourrait être avantageusement exercée

en rapport avec son industrie, et émettre des actions acquittées ou partiellement acquittées de la compagnie, en plein paiement ou en paiement partiel de toute telle propriété, ou pour toute propriété ou droit acquis par la compagnie ; (h) Demander, acheter ou autrement acquérir tous brevets d'invention, marques de commerce, licences, concessions, procédés industriels ou choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser ou toute information secrète ou autre qui semblerait capable d'être utilisée avantageusement pour toutes les fins de la compagnie, ou dont l'acquisition semblerait profitable à la présente compagnie, directement ou indirectement, et utiliser, exercer, développer ou accorder des permis pour leur usage ou autrement faire valoir la propriété, les droits, intérêts ou informations ainsi acquises ; (i) Nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, prendre, acheter, acquérir, souscrire et détenir, et de temps à autre en disposer, ou autrement les faire valoir, des valeurs, obligations ou actions ou autres biens de toute autre compagnie dont les objets sont, en tout ou en partie, semblables à ceux de la présente compagnie, ou exerçant une industrie capable d'être conduite de façon à profiter à la présente compagnie, et les payer en deniers comptants, valeurs ou actions acquittées de la compagnie, et exercer tous les droits d'un détenteur de telles actions, par l'entremise des officiers nommés par les directeurs de la présente compagnie ; (j) Distribuer de temps à autre, entre ses actionnaires selon que la chose sera décidée, toute partie des biens de la compagnie, et en particulier, les valeurs, obligations et actions de toute autre compagnie que la présente compagnie peut acquérir, ou avec laquelle la présente compagnie peut conclure des arrangements au sujet des risques communs, ou coopération, ou à laquelle la présente compagnie pourra céder de la totalité ou toute partie de son entreprise ; (k) Faire tous les actes et choses autorisés par la présente charte soit seuls ou conjointement avec toute autre compagnie ou personne, et soit comme principaux ou agents ; (l) Exercer toute autre industrie reliée ou découlant de l'industrie ci-dessus ou que la compagnie croira capable d'être convenablement exercée en rapport avec ses pouvoirs ou son entreprise ou censée accroître la valeur des biens, droits ou entreprises de la compagnie ou les rendre profitables ; (m) Les pouvoirs mentionnés dans chaque paragraphe ne seront ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The Consolidated Film Company, Limited", avec un capital-actions de cent cinquante mille dollars, divisé en 15,000 actions de dix dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 7e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

37-2

Hudon & Orsali, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 10e jour de mars 1913, constituant en corporation Alexandre Orsali et Albert Hudon, marchands, Jules Huysman et Alexandre Dostaler, comptables, et Joseph Olier Lévesque, voyageur, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, vendre, céder, importer et exporter des effets, articles et marchandises ; (b) Manufacturer des vins, vinaigres et cordiaux, et manufacturer ou distiller des alcools, des acides, de l'éther et des essences produites soit au moyen de la fermentation ou de la distillation destructive du grain, du bois ou autre matière végétale ou des produits de matière végétale ; manufacturer en entrepôt et hors d'entrepôt toutes sortes de liqueurs spiritueuses et alcooliques, et les mûrir, acheter, vendre et en disposer ; exercer l'industrie ou le commerce d'entrepôt, d'élévateurs et d'expédition pour les fins de la compagnie,

faire des arrangements et prendre des moyens pour la consommation ou l'utilisation économique des rebuts ou des produits secondaires provenant des opérations manufacturières de la compagnie ; (c) Importer ou manufacturer la machinerie ou les appareils propres à la manufacture de tout article, substance ou matériel dont la compagnie fait le commerce, et acheter, louer ou autrement acquérir, et manufacturer, réparer, utiliser, céder, vendre ou autrement disposer de toutes sortes de machinerie, machine, appareils, effets, inventions, articles, agencements, meubles fixes, instruments, matériaux et outils qui seront utiles, nécessaires ou profitables dans l'exercice de l'industrie de la compagnie ; (d) Acheter, louer ou autrement acquérir et détenir ou vendre, arrenter ou autrement céder toute propriété mobilière et immobilière et tous droits en telles propriétés ; (e) Exercer toute autre industrie, manufacturière ou autre, que la compagnie croira avantageuse pour les objets de la compagnie ; (f) Demander, acheter ou acquérir autrement et céder toutes marques de commerce, brevets, licences, concessions et choses semblables conférant un droit exclusif, non exclusif ou limité d'employer toute information secrète ou autre concernant toute invention qui pourrait être employée pour aucune des fins de la compagnie ou dont l'acquisition pourrait sembler profitable à la compagnie, directement ou indirectement, et employer, exercer, développer ou accorder des permis pour leur usage ou mettre à profit autrement les biens, droits ou informations ainsi acquises ; (g) Acheter, louer ou autrement acquérir la totalité ou une partie des affaires, propriété, franchises, clientèle, droits et privilèges détenus ou possédés par la maison "Hudon & Orsali" et par toute maison ou personne ou par toute corporation exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie, et les payer en actions-priorité ou en actions ordinaires acquittées ou en partie acquittées de la présente compagnie, ou en obligations, débentures ou autres valeurs de la présente compagnie ou autrement, et se charger des engagements de toute telle personne, maison ou corporation ; (h) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou entreprendre une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, et prêter des fonds, garantir les contrats ou autrement aider toute telle personne, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie, et les vendre, détenir, réémettre, avec ou sans garantie, ou autrement en disposer ; (i) Nonobstant les dispositions de l'article 44 de la dite loi, acheter, prendre ou acquérir par souscription originale ou en échange d'actions, obligations, débentures ou autres valeurs de la présente compagnie ou autrement, et détenir, vendre ou autrement céder les actions ordinaires ou actions-priorité, débentures, obligations et autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie pouvant être conduite de manière à profiter à la présente compagnie, directement ou indirectement, et voter en vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs désigneront ; (j) Conclure des conventions avec tous gouvernements ou autorités municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (k) Vendre, arrenter ou céder la totalité ou une partie des biens et entreprises de la compagnie pour la compensation que la compagnie jugera acceptable, et en particulier pour les actions, obligations, débentures ou valeurs de toute autre compagnie ou corporation ; (l) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie, et en particulier les actions, débentures ou autres valeurs d'autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer,

et faire tous les actes et exercer tous les pouvoirs nécessaires pour exercer toute industrie reliée à celle de la compagnie, ou que la compagnie croirait capable d'être convenablement exercée en rapport avec l'industrie de la compagnie ; (m) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (n) Faire tous les actes nécessaires pour entreprendre, poursuivre et terminer toute affaire que la présente compagnie est autorisée à entreprendre ou poursuivre ; (o) Contribuer à la formation d'autres compagnies et leur aider à lever des fonds, et autrement favoriser au moyen de bonis, prêt, promesse, endossements, garantie d'obligations, débentures ou autres valeurs ou autrement, toute corporation dont la présente compagnie détient des parts du capital-actions, ou avec laquelle la compagnie a des relations d'affaires ; (k) Tirer, faire, accepter, endosser, exécuter et émettre des billets à ordre, lettres de change ou connaissements, mandats et autres instruments négociables ou transférables ; (q) L'industrie ou le but de la compagnie est de faire de temps à autre l'un ou plus des actes et choses énoncés dans la présente charte et tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes d'aucun autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Hudon & Orsali, Limited," avec un capital-actions d'un million de dollars, divisé en 10,000 actions de cent dollars chacune et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 12e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat

37-2

Bourse Foncière de Montréal, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de mars 1913, constituant en corporation Walter George Mitchell, René Chênevert et Frank Callaghan, avocats, Ernest Bertrand, étudiant en droit, et Percy Gregory, stenographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer une industrie foncière en général, et dans toutes ses formes, et faire toutes les opérations commerciales et financières s'y rattachant ; (b) Agir comme agents et intermédiaires entre acheteurs et vendeurs de biens-fonds ; (c) Conduire une bourse foncière composée de diverses catégories d'associés ; (d) Faire tous les actes et choses reliées ou nécessaires aux objets ci-dessus. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Bourse Foncière de Montréal, à responsabilité limitée," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

37-2

Wm. Jackson Company of Canada, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de mars 1913, constituant en corporation Robert Cooper Smith et Frederick Henry Markey, tous deux conseils de Sa Majesté, George Gordon Hyde et William Gilbert Pugsley, avocats et Ronald Cameron Grant, comptable, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Etablir, entretenir et exploiter des manufactures, entrepôts, agences et dépôts pour fabriquer des matériaux de construction et pour leur

vente et distribution ; (b) Faire, conclure, accomplir et exécuter des contrats pour construire, altérer, décorer, entretenir et meubler, agencer et embellir des bâtiments de toutes sortes ; (c) Acheter ou autrement acquérir des brevets, marques de commerce et procédés secrets se rattachant de quelque manière à l'industrie de la compagnie et accorder des permis pour leur usage ou vendre ou autrement céder les brevets, marques de commerce et procédés secrets requis par la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Wm. H. Jackson Company of Canada, Limited," avec un capital-actions de vingt-cinq mille dollars, divisé en 250 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 13e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

37-2

C. Emile Morissette, à responsabilité limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 12e jour de mars 1913, constituant en corporation Claude Emile Morissette, entrepreneur, Claude Tancrède Morissette, Arthur Boucher, et Arthur Mercier, menuisiers, et David Albert Gagnon, comptable, tous de la cité de Québec, dans la province de Québec, pour les fins suivantes :—(a) Acheter, vendre, importer, exporter, manifester, contracter et faire le commerce de constructeur et d'entrepreneur de travaux généraux, et d'acheter, vendre, importer, exporter et faire le commerce de cloches, de la pose des cloches et de toutes sortes de machines se rapportant aux dits commerces soit comme principal, soit comme agent de manufactures ; (b) Passer des contrats avec toute personne, association, société, corps public ou municipalité, pour faire, bâtir, construire et mettre en opération toutes bâtisses publiques ou privées, travaux ou entreprises de toute description ou sorte ; acquérir, entreprendre et exécuter des contrats de toute description, et transférer, céder tous contrats, entreprises de la compagnie, en tout ou en partie, ou en disposer autrement, et entreprendre, effectuer, exécuter et sous-louer des contrats pour l'exécution de travaux et fourniture de matériaux y ayant rapport ; (c) Acquérir, construire, manifester, bâtir, entretenir et mettre en opération tout fonds de commerce, matériel, machines, outillage et appareils nécessaires ou utiles pour conduire convenablement aucune de ces entreprises ; faire les affaires de commerçant en général ou de manufacturier de toutes sortes de biens et effets, marchandises et fournitures qui sont requis par la compagnie ou dont elle peut faire commerce avec profit en rapport avec ses opérations comme entrepreneur en général, entrepreneurs spéciaux ou commerçants de cloches ; (d) Acquérir par achats, concessions, échanges ou autre titre légal, et construire, ériger, exploiter, entretenir et gérer toutes fabriques, boutiques, entrepôts, dépôts, ateliers de construction de machines, chambres de machines à vapeur et autres bâtisses et constructions nécessaires à son industrie et à son commerce et toute autre propriété mobilière ou immobilière nécessaire et utile pour toutes les fins de la compagnie, et de les arrenter, les vendre ou autrement en disposer ; (e) Acquérir par achat, bail, échange ou autrement, et posséder, améliorer, subdiviser, construire sur, utiliser, administrer, louer, vendre ou échanger toutes sortes d'immeubles et propriétés mobilières ou immobilières et en disposer ; (f) Prendre et détenir des hypothèques, obligations, garanties et charges sur propriété immobilière, pour garantir toutes dettes dues à la compagnie ou avances faites par icelle ; (g) Demander, obtenir, enregistrer, acheter, louer, ou obtenir en payant un droit régalien ou autrement, acquérir et détenir, utiliser, posséder, exploiter, introduire, vendre, céder ou autrement disposer de toutes marques et noms de commerce, brevets, inventions, perfectionne-

ments et procédés enregistrés ou non, utiles à l'industrie et au commerce de la compagnie, et utiliser, exercer, développer, permettre l'usage, ou autrement rendre profitables ces marques et noms de commerce et inventions, licences, procédés et choses semblables, et les autres biens ou droits ; (h) Exercer tout commerce et toute industrie manufacturière ou autre, qui pourraient être exercés en rapport avec les fins de la compagnie ou qui pourraient lui être profitables ; (i) Développer et exploiter toute force hydraulique et générer, produire et accumuler de l'énergie électrique et électromotrice ou autre agent semblable, pour produire de la lumière, de la chaleur et de la force pour les fins de la compagnie, avec pouvoir d'en vendre ou céder tout surplus non requis, et la fournir pour des fins de chaleur, de lumière ou de force à toute personne ou corporation aux conditions qui pourront être convenues, pourvu que les pouvoirs ci-dessus, lorsqu'ils seront exercés au delà de la propriété de la compagnie, soient subordonnés à toutes les lois et règlements provinciaux et municipaux à ce sujet ; (j) Conclure des conventions avec toute autorité, municipale, locale ou autre qui sembleront avantageuses aux objets de la compagnie ou l'un d'eux, et obtenir de cette autorité tous droits, privilèges et concessions que la compagnie croira désirable d'obtenir, et accomplir, exercer, exécuter ces conventions, droits, privilèges et concessions ; (k) Emettre et distribuer des parts entièrement acquittées du capital-actions de la compagnie en paiement complet ou partiel de toute propriété mobilière ou immobilière et de tous droits et concessions, achetés ou acquis par la compagnie ; (l) Nonobstant les dispositions de l'article 44 de la dite loi, acheter et acquérir, posséder, détenir, vendre et réémettre les actions, débetures, obligations et autres valeurs de toute compagnie ou corporation, et les payer en totalité ou en partie en deniers comptants, actions, obligations et autres valeurs de la présente compagnie, et garantir le paiement du principal ou des dividendes, ou intérêts de ces actions, obligations ou autres valeurs, et gérer, exploiter et exercer comme gérants, la propriété, les immunités, l'entreprise et l'industrie de toute corporation dont la présente compagnie détiendra les actions, obligations, débetures ou autres valeurs pour la compensation qui sera jugée raisonnable et convenable ; (m) Se fusionner avec toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie, et acquérir par achat, bail ou autrement la propriété, les immunités, l'entreprise et l'industrie d'une telle corporation, et prendre ses engagements et les payer, en totalité ou en partie, en deniers comptants, actions, obligations ou autres valeurs de la présente compagnie ; (n) Promouvoir ou aider à promouvoir et devenir actionnaire de toute compagnie subsidiaire, alliée ou autre exerçant ou ayant pour l'un de ses objets l'exercice de toute industrie ou commerce en totalité ou en partie semblables à ceux de la présente compagnie, et conclure des conventions au sujet du partage des profits, la fusion des intérêts, les risques communs, les concessions réciproques ou autrement avec toute telle personne ou compagnie et, nonobstant les dispositions de l'article 44 de la dite loi, prendre ou autrement acquérir des actions et valeurs d'une compagnie semblable, et les payer en totalité ou en partie, en deniers comptants, actions, obligations ou autres valeurs de la présente compagnie, et les détenir, vendre, réémettre avec ou sans garantie du principal, des intérêts, des dividendes ou en disposer autrement ; (o) Vendre, arrenter ou autrement céder, en totalité ou en partie, la propriété, les droits, immunités et entreprises de la compagnie pour la compensation que la compagnie jugera à propos, et en particulier pour les actions, débetures, actions obligations ou toutes autres valeurs de toute autre compagnie ayant des objets, en totalité ou en partie semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi ; (p) Acheter, prendre à bail ou autrement acquérir et détenir, exercer ou posséder en totalité ou en partie, la propriété, les immunités, l'achalandage, les droits, pouvoirs et privilèges détenus ou possédés par toute personne ou maison, ou par toute compagnie ou compagnies formées dans le but d'exercer, en totalité ou en partie, toute industrie ou commerce semblables à ceux que la présente compagnie est autorisée à exercer, soit en son propre

nom ou au nom de cette personne, maison ou compagnie, et payer en totalité ou en partie, pour cette propriété, ces immunités, achalandage, droits, pouvoirs et privilèges en deniers comptants ou en actions acquittées de la présente compagnie, et prendre les engagements de cette personne, maison ou compagnie et particulièrement les engagements de C. Emile Morissette, ou de toute personne, maison ou compagnie endettée vis-à-vis de la présente compagnie, ou faisant un genre de commerce semblable à celui que dirige la présente, et les payer en deniers comptants ou en valeurs de la présente compagnie ou autrement, pour tel montant qui peut être convenu ; (q) Faire des avances de fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et garantir l'accomplissement des entreprises de ces personnes ; accepter en paiement de toutes dettes dues à la compagnie, des actions, obligations, débetures ou autres valeurs ; (r) Distribuer en espèces ou autrement selon qu'ils auront décidé, tous biens de la compagnie entre ses membres, et en particulier les actions, débetures, obligations ou autres valeurs de toute compagnie qui pourrait prendre la totalité ou partie des biens ou engagements de la présente compagnie ; (s) Placer les fonds de la compagnie qui ne sont pas immédiatement requis, en valeurs et de telle manière qui sera décidée de temps à autre ; (t) Aider de toute manière toute corporation dont les parts du capital-actions, les obligations ou autres valeurs seront détenues ou garanties de quelque manière par la présente compagnie, et faire tous les actes et choses pour protéger, augmenter ou donner de la valeur à ces parts du capital-actions, obligations, ou autres valeurs ; (u) Faire tous les actes et choses tendant à augmenter la valeur de tous biens détenus ou contrôlés par la présente compagnie à une époque quelconque ; (v) Rémunérer aux moyens de deniers comptants ou, avec l'approbation des actionnaires, en actions, obligations ou autrement, toute personne ou personnes, ou corporation ou corporations, pour services rendus ou à rendre, en plaçant ou en aidant à placer, ou en garantissant le placement de toutes actions de la compagnie, ou au sujet de la formation ou promotion de la compagnie, ou la conduite de ses affaires ; (w) Faire toutes les choses nécessaires, convenables ou propres à atteindre l'un ou plusieurs des objets énumérés dans les présentes ou qui pourraient paraître nécessaires pour la protection et le bénéfice de la présente compagnie, soit comme détenteurs ou intéressés dans toute propriété ou autrement ; (x) Procurer la pension et le logement, vêtements, provisions et tous les objets en général à ceux engagés dans ou concernant tous travaux faits par la compagnie, ou contracter pour la fourniture d'iceux ; (y) Agir comme agent pour toute compagnie, corporation, société ou personne faisant aucune des affaires ou entreprises ci-dessus ; (z) Les pouvoirs contenus dans chacun des présents paragraphes ne seront ni limités ni restreints par déduction ou induction des termes de tout autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "C. Emile Morissette, à responsabilité limitée", avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de mars 1913.

THOMAS MULVEY,

37-2

Sous-secrétaire d'Etat.

La Brasserie du Lion d'Or, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13 jour de mars 1913, constituant en corporation Edouard Hébert, de la ville de Valleyfield, dans la province de Québec, marchand ; François Xavier Dupuis, bourgeois, Arsène Leroux,

comptable, et Roger Valois et Joseph Edouard Marier, journalistes, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de brasseurs et de malteurs dans toutes ses spécialités ; (b) Exercer toute industrie auxiliaire ou qui peut être exercée en rapport avec la susdite industrie, comprenant, mais non pas limitée à l'industrie de marchands et cultivateurs de houblon, fabricants de malt, marchands de blé, tonneliers, embouteilleurs, fabricants de bouteilles et de bouchons de bouteilles, potiers, manufacturiers et commerçants d'eaux gazeuses et minérales et autres breuvages, marchands et importateurs de vins et liqueurs spiritueuses, pourvoyeurs, hôteliers, aubergistes, fabricants et commerçants de glace, commerçants de ferments, grénitiers, fabricants de boîtes, constructeurs de moulins, charrons et autres industries incidentes ; (c) Acheter, vendre, garder et faire le commerce tant en gros qu'en détail des denrées, articles et choses de tous genres dont la compagnie pourrait avoir besoin pour atteindre ses fins ; (d) Acheter ou autrement acquérir toutes formules, recettes, procédés, lettres patentes, marques de commerce, noms de commerce ou droits d'auteur se rapportant aux produits de la compagnie ou droits ou intérêts en ceux ou dans le mode de les fabriquer ou de les vendre ; (e) Demander, acheter ou autrement acquérir les brevets, concessions et autres choses semblables conférant un droit exclusif ou non exclusif ou limité de se servir de tout secret ou autre information concernant toute invention qui pourrait être utile à la compagnie pour parvenir à ses fins et dont l'acquisition pourrait être profitable à la compagnie, et utiliser, exercer, développer et accorder des brevets se rapportant à l'industrie en question ou autrement faire valoir la propriété, les droits et renseignements ainsi acquis ; (f) Eriger, maintenir et changer tous les édifices ou usines nécessaires ou utiles pour les fins de la compagnie ; (g) Etablir et conduire des agences, dépôts et succursales d'affaires ; (h) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera convenable ou en rapport avec son commerce ou ses objets, ou que la compagnie pensera capable d'accroître directement ou indirectement la valeur de la propriété et droits de la compagnie ou les rendre profitables ; (i) Acheter ou autrement acquérir et entreprendre en tout ou en partie l'actif, le commerce, propriété, franchises, clientèle, droits et privilèges possédés par toute personne ou maison ou par toute corporation engagée dans une industrie que la compagnie est autorisée à exercer ou en possession de propriété convenable aux fins de la présente compagnie, et les payer en actions-priorité acquittées ou partiellement acquittées ou en actions ordinaires de la compagnie, ou en obligations, débetures ou autres valeurs de la compagnie ou autrement, et se charger des dettes de toute telle personne, maison ou corporation ; (j) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou d'entreprendre une industrie ou transaction que la présente compagnie peut exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et faire des avances de fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie, et prendre ou autrement acquérir des actions et valeurs de toute compagnie semblable, et les vendre, détenir, réemettre, avec ou sans garantie, ou autrement en disposer ; (k) Nonobstant les dispositions de l'article 44 de la dite loi, acheter, prendre ou acquérir par souscription originale ou en échange pour des actions, obligations, débetures ou autres valeurs de la présente compagnie ou autrement, et détenir, vendre ou autrement disposer des actions, stocks, ordinaires ou privilégiés, débetures, obligations et autres valeurs de toute autre compagnie dont les objets sont semblables en tout ou en partie à ceux de la présente compagnie, ou engagée dans une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et voter en vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs nommeront ;

(l) Conclure des conventions avec tout gouvernement ou autorité suprême, municipale, locale ou autre qui sembleront avantageuses pour les objets de la compagnie ou aucuns d'eux, et obtenir de telle autorité tous les droits, privilèges et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer et vendre et céder ces conventions, droits, privilèges et concessions ; (m) Promouvoir toute compagnie ou compagnies formées dans le but d'acquérir la totalité ou une partie de la propriété et des engagements de la présente compagnie, ou pour toute autre fin de nature à profiter directement ou indirectement à la présente compagnie, et généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens meubles et immeubles, et tous droits ou privilèges que la compagnie croira nécessaires ou convenables pour les fins de son industrie ; (n) Construire, acquérir et mettre en service des vaisseaux, bateaux à vapeur et barges et faire les opérations d'agents de vaisseaux, de camionnage et de factage, de gardiens de quai, d'entreposeurs et d'expéditeurs pour les fins de la compagnie ; (o) Placer et disposer des fonds disponibles de la compagnie en la manière qui sera de temps à autre déterminée ; (p) Payer à même les fonds de la compagnie ou, avec l'assentiment des actionnaires, au moyen d'actions de la compagnie, ou par deniers comptants et actions, tous les frais relatifs à la formation, promotion, annonces et obtention de la charte de la compagnie, et rémunérer toute personne ou compagnie pour services rendus ou à rendre, en plaçant ou en aidant à placer, ou en garantissant le placement de toute partie des actions du capital de la compagnie, ou de toutes débetures ou autres valeurs de la compagnie, ou relativement à la formation de la compagnie ; (q) Payer au moyen d'obligations, débetures ou autres valeurs, et aussi utiliser et affecter son excédent de recettes ou ses profits accumulés que la loi prescrit de garder en réserve à l'achat ou acquisition de propriété, et l'achat et acquisition de son propre capital-actions de temps à autre, jusqu'au montant et en la manière et aux conditions que le conseil de direction déterminera ; (r) Prendre les moyens jugés convenables pour annoncer les produits de la compagnie, et en particulier en annonçant dans les journaux, par circulaires, par l'achat et l'exposition d'œuvres d'art ou d'intérêt, par la publication de livres et revues périodiques et en accordant des prix, récompenses et gratifications ; (s) Obtenir tout décret provisoire ou acte du parlement pour permettre à la compagnie de mettre ses objets à exécution, ou pour toute autre fin qui sera jugée opportune, et pour faire opposition à toute procédure ou action qui sera jugée de nature à léser directement ou indirectement les intérêts de la compagnie ; (t) Vendre, améliorer, gérer, développer, échanger, louer, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété et des droits de la compagnie ; (u) Faire toutes les autres choses avantageuses pour atteindre les objets ci-dessus ou s'y rattachant ; (v) Faire tout ce qui précède en qualité de principaux, agents, entrepreneurs, syndics ou autrement, et soit seuls ou conjointement avec d'autres ; (w) Se consolider ou se fusionner ou s'associer avec toute autre compagnie ou corporation dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (x) Distribuer en nature toute partie de la propriété de la compagnie entre les actionnaires ; (y) L'interprétation d'un paragraphe quelconque de la présente ne sera ni limitée ni restreinte par induction ou déduction des termes de tout autre paragraphe, ou par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "La Brasserie du Lion d'Or, à responsabilité limitée",—"The Gold Lion Brewery, Limited," avec un capital-actions de deux millions de dollars, divisé en 20,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la ville de Valleyfield, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

Homes, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de mars 1913, constituant en corporation John Wilson Cook, conseil du Roi, Allan Angus Magee, avocat, Thomas Barnard Gould, solliciteur, Kenneth Archibald, étudiant en droit, et Pearl Catherine Mahoney, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acquérir par achat, bail, échange ou autrement, et utiliser, détenir et améliorer des terrains, tènements, héritages, immeubles et intérêts en ces propriétés, et généralement faire les opérations d'une compagnie foncière et d'agence d'immeubles avec le pouvoir de louer, échanger, vendre et autrement disposer de biens-fonds et de tout intérêt ou droit en iceux ; (b) Eriger, construire, altérer, améliorer, décorer, meubler, donner à contrat, entretenir et gérer des maisons, bâtiments et travaux de tous genres ; agir comme ingénieurs civils, dessinateurs et architectes pour toutes sortes de constructions, et manufacturer, acheter, vendre et disposer de toutes sortes de matériaux de construction, accessoires et décorations ; (c) Développer, améliorer et diviser toute telle propriété en lots à bâtir, rues, ruelles, squares ou autrement, et sur cette dite propriété faire, construire et entretenir des chemins, ponts et autres communications internes, maisons, moulins, fabriques et les autres bâtiments nécessaires ou utiles à l'occupation ou amélioration de toute telle propriété ; (d) Disposer de toutes rues, squares ou terrains en faveur de personnes ou de municipalités aux termes et conditions que la compagnie agréera, et conclure et faire des arrangements ou passer des contrats pour paver, macadamiser, niveler, réparer, nettoyer et arroser les rues et grands chemins, et pour construire, ouvrir et réparer les conduites, citernes, drains ou égouts ; (e) Faire des avances de fonds, sous forme de prêts, aux acheteurs ou locataires de toute partie de la propriété de la compagnie pour des fins de construction ou autres améliorations, et aider au moyen d'avances de fonds ou autrement à la construction et entretien de chemins, rues, aqueducs, égouts et autres travaux d'améliorations propres à faciliter l'accès à la propriété de la compagnie ou accroître sa valeur ; (f) Prendre et détenir des mortgages, hypothèques, gages et charges pour assurer le paiement du prix d'achat de toute propriété vendue par la compagnie, ou de tous deniers dus à la compagnie par les acheteurs pour des fins de construction ou autres améliorations ; (g) Placer des fonds dans toute propriété immobilière pour le bénéfice de toute personne ou corporation ; entreprendre le soin et la gestion des placements ainsi faits et autres placements du même genre, et se porter garant de leur sûreté ; (h) Agir comme agent ou société pour et au nom d'autres personnes qui confient des deniers à la compagnie pour l'achat d'immeubles et garantir le remboursement de tous deniers confiés à la compagnie pour tel placement, et garantir tout placement fait par la compagnie comme agent ou autrement ; (i) Manufacturer et produire de la vapeur et de l'électricité pour la chaleur, la lumière et la force pour les fins de l'industrie de la compagnie, et en vendre l'excédent, subordonné aux lois et règlements provinciaux et municipaux à ce sujet ; (j) Acheter ou autrement acquérir ou entreprendre la totalité ou une partie de l'entreprise, propriété, biens ou engagements de toute personne, société ou compagnie ayant des objets semblables en totalité ou en partie à ceux de la présente compagnie ou en possession de biens convenables et propres aux fins de la présente compagnie ; (k) Payer pour toute propriété ou droits acquis par la compagnie, ou pour services rendus ou à rendre à la compagnie, soit en deniers comptants ou en actions acquittées ou en valeurs que la compagnie est autorisée à émettre, ou partie d'une manière et partie de l'autre, et généralement aux termes et conditions que la compagnie déterminera ; (l) Acheter, acquérir, détenir et posséder des parts du capital-actions, obligations ou autres valeurs de toute autre compagnie, corporation ou particulier exerçant ou engagé dans une industrie ou commerce que la présente compagnie est autorisée à exercer ou dans lequel elle

peut s'engager, et acquérir, détenir ou disposer autrement de telles actions, obligations ou autres valeurs, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (m) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou dans laquelle elle peut s'engager, ou se fusionner avec toute compagnie semblable ; (n) Lever et aider à lever des fonds et aider par voie de bonis, prêts, promesses, endossements, garantie d'obligations, débentures ou autres valeurs ou autrement toute personne compagnie ou corporation, et garantir l'accomplissement d'entreprises de toutes personnes avec lesquelles la compagnie pourra avoir des relations d'affaires ; (o) Distribuer en nature, entre les actionnaires de la compagnie, toute propriété ou tous biens de la compagnie, et en particulier toutes actions, débentures ou valeurs de toute autre compagnie ou compagnies qui pourront avoir acheté ou pris, soit en totalité ou en partie, la propriété, les biens ou engagements de la présente compagnie ; (p) Vendre, louer, échanger ou disposer autrement de la totalité ou de toute partie des biens, droits ou entreprises de la compagnie pour la compensation qui pourra être convenue, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ; (q) Conclure des arrangements avec tous gouvernements ou autorités, suprêmes, municipales, locales, ou autres, qui seront jugés propres à atteindre les fins de la compagnie ou aucune d'elles, et obtenir de tout tel gouvernement ou autorité, tous droits, privilèges et concessions que la compagnie jugera à propos d'obtenir, et exercer, exécuter et se conformer à tous tels arrangements, droits, privilèges et concessions ; (r) Faire tous les autres actes et choses se rapportant ou avantageux à l'accomplissement de l'un ou plusieurs des objets ci-dessus et exercer toute industrie, manufacturière ou autre, se rapportant aux fins et objets ci-dessus et que la compagnie croira pouvoir exercer convenablement, ou de nature à augmenter directement ou indirectement la valeur de ses propriétés et droits ou à les rendre profitables ; (s) Faire tous les actes autorisés par la présente, soit seuls ou conjointement avec d'autres, ou en qualité de facteurs, syndics ou agents pour d'autres ; (t) Les pouvoirs accordés dans un paragraphe quelconque ne seront ni limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Homes, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

38-2

The Canadian Tabulating Machine Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de mars 1913, constituant en corporation Francis George Bush, teneur de livres, George Robert Drennan, sténographe, Michael Joseph O'Brien et Herbert William Jackson, commis, et Gordon Francis Macnaughton, étudiant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, vendre et autrement faire le commerce de machines tabulaires et triieuses automatiques, machines à poinçonner les cartes et d'appareils généraux s'y rattachant et de tous les matériaux et accessoires y relatifs ; (b) Acquérir par achat, bail ou autrement, et utiliser, exploiter et vendre tous droits de brevets, franchises ou pouvoirs reliés à l'industrie de la compagnie ; (c) Acquérir, détenir, vendre

et céder des actions et valeurs de toutes autres compagnies autorisées à exercer une industrie que la présente compagnie peut exercer ; (d) Acheter et acquérir toute industrie d'une nature semblable et acheter et acquérir tout intérêt ou contrôle dans toute industrie d'une nature semblable à celle que la présente compagnie est autorisée à exercer et le payer en totalité ou en partie en deniers comptants, obligations ou actions acquittées de la présente compagnie ; (e) Emettre et répartir des actions acquittées, obligations ou débiteures en plein paiement ou en paiement partiel de tout actif, propriété mobilière ou immobilière, droits, réclamations, privilèges, concessions ou autres avantages que la compagnie peut légalement acquérir ; (f) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou de s'engager dans une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie ; (g) Vendre, arrenter ou autrement disposer de la totalité ou d'une partie ou de toute spécialité de l'industrie, entreprise, propriété, engagements ou franchises de la compagnie à toute autre personne ou compagnie pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débiteures ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (h) Distribuer entre les membres de la compagnie, en espèces ou autrement tous biens de la compagnie et en particulier les actions, obligations, débiteures et valeurs de toute autre compagnie formée dans le but de prendre à son nom la totalité ou une partie des biens ou engagements de la présente compagnie ; (i) Exercer une spécialité ou des spécialités de toute industrie reliée à la bonne exécution des objets susdits et subsidiaires à l'industrie ci-dessus qui sembleront nécessaires pour poursuivre ses entreprises d'une manière profitable ; (j) Se fusionner avec toute autre compagnie dont les pouvoirs sont semblables ou en partie semblables à ceux de la présente compagnie ; (k) Généralement faire toutes les autres choses reliées à l'accomplissement des objets de la compagnie ; (l) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints, par induction ou déduction, des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Canadian Tabulating Machine Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

38-2

Cartier Realty Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de mars 1913, constituant en corporation George Archibald Campbell, conseil du Roi, Talbot Mercer Papineau, avocat, et Minnie Bradley et Margaret Hartley, secrétaires, de la cité de Montréal, dans la province de Québec ; et Andrew Ross McMaster, de la cité de Westmount, dans la dite province de Québec, conseil du Roi, pour les fins suivantes :—(a) Acheter, arrenter, prendre en échange ou autrement acquérir des terrains ou des intérêts dans des terrains, ainsi que tous bâtiments ou structures qui pourraient se trouver sur les dits terrains, ou aucuns d'eux, et détenir, vendre, arrenter, échanger ou autrement disposer de la totalité ou d'une partie des dits terrains et de tous ou d'une partie des bâtiments ou

structures qui s'y trouvent actuellement ou qui y seront érigés plus tard, et prendre et détenir des mortgages pour tout solde impayé du prix d'achat d'aucuns des terrains, bâtiments ou structures ainsi vendues, et autrement améliorer, altérer et gérer les dits terrains et bâtiments ; (b) Acheter, prendre en échange ou autrement acquérir et disposer de terrains ou d'intérêts dans des terrains avec tous les bâtiments ou structures qui s'y trouvent ; (c) Exercer l'industrie de constructeurs et d'entrepreneurs dans toutes ses spécialités pour les fins de la compagnie ; (d) Acheter, arrenter ou autrement acquérir ou construire, exploiter et entretenir et vendre ou autrement disposer de maisons de rapport, résidences, magasins et autres bâtiments ; (e) Développer, tracer, améliorer et de toute autre manière faire le commerce de ses propres biens-fonds, ou d'autre propriété immobilière, y compris la division des plus grands lopins de terre en lots à bâtir, rues, squares, ruelles, terrains de jeu, et sur ces propriétés faire, construire, bâtir, et entretenir des chemins, ponts, et autres moyens de communications, égouts, drains, aqueducs et constructions de tous genres nécessaires ou propres à l'occupation, amélioration ou utilisation de la propriété ; (f) Prendre et détenir des hypothèques et tous autres gages, polices d'assurance et autres valeurs pour assurer le paiement du prix d'achat de toute propriété vendue par la compagnie, ou de deniers dus à la compagnie par les acheteurs ou autres personnes, ou avancés par la compagnie aux acheteurs ou autres personnes ; (g) Faire des avances de fonds aux acheteurs de propriété possédée par la compagnie ou à d'autres personnes ayant des relations d'affaires avec la compagnie ; (h) Acquérir de quelque manière toute propriété ou autres choses nécessaires ou utiles à l'exercice de l'industrie de la compagnie et la payer en actions ou autres valeurs de la compagnie ; (i) Exercer toute industrie que la compagnie jugera capable d'être convenablement exercée en rapport avec ses opérations ou objets ou censée accroître la valeur des biens ou droits de la compagnie ou les rendre profitables ; (j) Demander et acquérir, accepter et détenir des bonis ou des concessions de toute municipalité et se joindre à toute municipalité pour favoriser quelque projet par lequel la propriété de la compagnie pourrait être améliorée ; (k) Payer pour tous services rendus à la compagnie soit avant soit subséquemment à sa formation, organisation, ou autrement en obligations ou autres valeurs ou biens de la compagnie ou par l'émission et la distribution de parts acquittées et non cotisables de son capital-actions ; (l) Affecter les fonds ou biens de la compagnie à l'achat ou l'acquisition d'actions, obligations ou autres valeurs ou biens de toute autre corporation exerçant une industrie semblable à celle de la présente compagnie, et aussi acquérir ces dites actions en donnant en compensation les obligations, débiteures ou autres valeurs de la présente compagnie ou par l'émission et la distribution de ses propres actions, comme acquittées et non cotisables, le tout nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (m) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ou qui pourraient être profitables à la présente compagnie ; (n) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie engagée ou exerçant ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou dont la présente compagnie pourrait tirer un bénéfice quelconque soit directement ou indirectement ; (o) Vendre, arrenter ou autrement disposer de l'entreprise et de la propriété de la compagnie ou de toute partie de telle propriété pour la compensation que la compagnie jugera bon, y compris les actions, débiteures ou autres valeurs de toute autre compagnie dont le but est en tout ou en partie semblable à celui de la compagnie, et distribuer entre ses actionnaires tous deniers comptants, valeurs ou compensation ainsi reçue ; (p) Distribuer en deniers comptants ou en nature, entre ses actionnaires, tous biens de la compagnie ; (q) Faire toutes les autres choses qui seraient de nature à promouvoir les objets de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs,

sous le nom de "Cartier Realty Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

38-2

Anderson & Delaney Contracting Co., Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de mars 1913, constituant en corporation John Hoyle Anderson et Thomas Leo Delaney, entrepreneurs, Henry Judah Trihey et Ernest Lafontaine, avocats, et Peter Berco-vitch, avocat et conseil du Roi, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie et diriger les opérations de constructeurs et entrepreneurs aux fins de construire, ériger, altérer, réparer ou faire toute autre travail se rattachant à tous genres de bâtiments et améliorations quelconques, y compris la construction, la reconstruction, l'altération, l'ornementation, la décoration, l'ameublement, la réparation ou l'embellissement de maisons, fabriques, bâtiments, travaux ou érections de tous genres, la location, la disposition et la construction de chemins, avenues, bassins, cales, égouts, ponts, puits, murs, canaux et usines de force ou énergie, et exécuter des travaux de génie et d'architecture, y compris la préparation de plans et devis de travaux d'experts, en qualité d'ingénieurs et d'architectes surintendants, actifs et consultants; (b) Manufacturer, acheter, vendre, troquer et faire le commerce de toutes sortes de matériaux, produits, fer, acier, bois, manufacturés ou non, brique, ciment, granit, pierre et autres produits et matériaux, y compris l'extraction de la pierre; acheter, acquérir, détenir, utiliser, employer, transférer, arrenter et disposer de droits de brevets, lettres patentes, procédés, desseins, inventions, marques de commerce, formules, clientèle et autres droits; (c) Prendre, acquérir, acheter, détenir, posséder, entretenir, exploiter, développer, vendre, transférer, louer, échanger, améliorer et autrement disposer de biens-fonds et propriétés immobilières ou de tout intérêt ou droits en telles propriétés; (d) Acheter, acquérir, détenir et céder des stocks, obligations et autres valeurs, y compris des jugements, intérêts, factures ou créances de toute corporation domestique ou étrangère possédant ou détenant tous articles qui sont ou pourraient être utiles pour l'industrie de la présente compagnie, et acheter, acquérir, détenir et disposer des stocks, obligations ou autres valeurs, y compris des jugements, intérêts, factures ou créances de toute corporation domestique ou étrangère engagée dans une industrie semblable à celle de la présente compagnie, et émettre en échange de telles valeurs les stocks, obligations ou autres valeurs de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi; (e) Acheter, prendre, louer ou échanger, arrenter ou autrement acquérir tous biens meubles ou immeubles, droits ou privilèges convenables ou propres aux fins de la présente compagnie; acquérir et exercer la totalité ou une partie de l'industrie ou propriété de toute compagnie engagée dans une industrie semblable à celle que la présente compagnie peut exercer, et la payer en totalité ou en partie en deniers comptants ou en actions ou valeurs de la présente compagnie; (f) Régir des terrains, bâtiments et autres propriétés appartenant à la compagnie ou non, et faire le recouvrement de loyers et revenus, et fournir aux locataires et autres les domestiques, messagers, la lumière, la chaleur et la force et toutes les autres commodités électriques ou autres et autres avantages; (g) Etablir et exercer, et promouvoir l'établissement et l'exercice, sur toute propriété dans laquelle la compagnie est intéressée, de toute industrie qui pourrait être convenablement exercée sur la dite propriété ou s'y rattachant, et dont l'établissement serait

censé accroître la valeur des intérêts de la compagnie dans telles propriétés ou en faciliter la disposition; aider financièrement ou autrement les constructeurs, locataires et autres qui désireraient construire ou améliorer tous terrains ou bâtiments dans lesquels la compagnie est intéressée; (h) Manufacturer, acheter, vendre et faire le commerce de pièces moulées en métal, machinerie, pompes, cabestans, treuils, outils et toutes les autres marchandises, effets, pièces ou articles fabriqués en cuivre, fer ou autres métaux ou leurs composés; installer et fournir toutes sortes de tuyaux et plomberie, et installer, altérer et réparer toutes sortes d'appareils de chauffage et de réfrigération; (i) Agir en qualité d'agents pour tout individu, maison, compagnie ou corporation engagée dans une industrie reliée à l'industrie exercée par la présente compagnie; (j) Payer pour toute propriété mobilière ou immobilière, droit ou industrie acquise d'une manière quelconque par la compagnie, en deniers comptants ou partie en deniers comptants et partie en actions acquittées ou autres valeurs de la présente compagnie ou entièrement en actions acquittées ou autres valeurs de la présente compagnie; (k) Faire toutes les choses convenables ou propres à l'accomplissement des fins ou pour atteindre l'un quelconque des objets ou pour l'avancement des pouvoirs mentionnés précédemment dans la présente charte soit seuls ou en société avec d'autres corporations, maisons ou individus, et faire tout autre acte ou, actes, chose ou choses reliées, incidentes ou appartenant ou découlant ou reliées aux opérations et pouvoirs susdits ou à toute partie des dits pouvoirs et opérations. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Anderson & Delaney Contracting Co., Limited," avec un capital-actions de vingt mille dollars, divisé en 200 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 18e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

38-2

The A. A. Ayer Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de mars 1913, constituant en corporation Albert Azro Ayer, Albert Johnson Ayer, Arthur Adams McKergow, et Charles Thomas Pickett, marchands, et Thomas Barnard Gould, sollicitateur, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter, vendre et disposer du beurre, fromage et toutes catégories de produits, et machinerie, appliques, agencements et fournitures pour la manufacture, traitement, réduction ou autrement de toutes sortes de produits, et manufacturer, acheter, vendre et disposer de tous produits et produits secondaires des denrées, céréales et bétail de toute nature et condition; (b) Exercer l'industrie de l'emménagement frigorifique, de réfrigération et d'entrepasage en général pour les fins de la compagnie, et faire tous les actes et choses reliés ou nécessaires à son industrie; (c) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, la fusion et consolidation, et aider par la garantie de contrat, ou par endossement, toute personne, maison ou compagnie engagée dans une industrie de même nature, ou d'une nature identique ou de quelque manière alliée à l'industrie pour laquelle une charte est demandée, et nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, acquérir, posséder, détenir et disposer de stocks, débentures ou autres valeurs de toute telle personne, maison ou corporation; (d) Louer, vendre, aliéner, et céder la totalité ou une partie des entreprises de la compagnie à la majorité des voix des actionnaires, et recevoir en paiement des stocks, obligations, débentures ou autres valeurs de toute personne, maison ou corporation engagée dans une industrie de même nature ou de quelque manière

alliée à l'industrie pour laquelle une charte est demandée ; (e) Faire tous les actes et choses, et posséder toute propriété, marques de commerce, droits de brevet, franchises et privilèges à l'effet d'agrandir et étendre la portée et l'intention des objets de la présente compagnie, et faire tous tels actes et choses, sans restrictions ou réserve, qui sont reliés ou convenables ou nécessaires aux opérations pour lesquelles la présente charte est actuellement demandée et quoique ces dits objets ne soient pas spécialement mentionnés dans la dite charte et faire tout genre d'affaires découlant nécessairement ou convenablement des intentions exprimées dans la présente charte. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The A. A. Ayer Company, Limited," avec un capital-actions de sept cent cinquante mille dollars, divisé en 7,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

38-2

LeMay, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de mars 1913, constituant en corporation Léonidas Lemay dit Delorme, comptable, Emile Duquette, commis, Alphonsine Duquette, gérante, Alma Lafleur, sténographe, et Olivier Thérien, commis de recette, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie d'agents de manufacturiers, importateurs et marchands en gros et en détail, et à cette fin importer, manufacturer, acheter, vendre, produire et faire le commerce de toutes sortes d'effets, articles et marchandises, appareils orthopédiques, inventions mécaniques ou électriques et dessins de toutes sortes, y compris les moteurs à essence, à gaz, électriques ou à vapeur de tous genres, et manufacturer et faire le commerce de bidons, boîtes, paniers, jarres et de toutes sortes d'articles et approvisionnements pour les épiciers, droguistes, manufacturiers, expéditeurs et commerçants ; (b) Etablir des entrepôts, magasins, agences, dépôts et autres marchés pour exercer l'industrie de la compagnie ; (c) Demander et entretenir, enregistrer, louer, acquérir et détenir et vendre, arrenter et autoriser l'usage, ou autrement faire valoir tous brevets d'invention, perfectionnements ou procédés, marques de commerce et noms de commerce et choses de même nature, nécessaires ou utiles pour aucune des fins de la compagnie ; (d) Arrenter, vendre, améliorer, manufacturer, développer, échanger, faire valoir ou autrement disposer de toutes et chacune des propriétés et biens de la compagnie pour la compensation que la compagnie jugera convenable, y compris les parts, débentures ou valeurs de toute autre compagnie ; (e) Acheter, arrenter ou autrement acquérir, en tout ou en partie, l'industrie de toute compagnie, maisons ou personnes engagées dans une industrie semblable à celle de la compagnie, ainsi que les bâtiments, fonds de commerce, clientèle et actif généralement de toute telle industrie ; se charger de la totalité ou d'une partie des dettes de toute telle industrie et les payer en tout ou en partie en actions acquittées et non cotisables de la compagnie, ou en deniers comptants, obligations, débentures, hypothèques ou autres valeurs ; (f) Se fusionner ou se charger comme industrie active, des affaires, biens et clientèle de l'industrie actuellement exercée en la cité de Montréal par "The Montreal Specialty" et payer pour l'acquisition de la dite industrie ou pour toute autre acquisition autorisée par la présente charte ou, avec l'approbation des actionnaires, pour services rendus ou qui seront rendus à la compagnie, en tout ou en partie en deniers comptants ou en actions acquittées, privilégiées ou ordinaires, ou en obligations ou débentures, ou selon que la compagnie le décidera ; (g) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera capable d'être avantageusement exercée en rapport avec son

industrie, ou censée accroître directement ou indirectement la valeur de la propriété ou des droits de la compagnie, ou les rendre profitables ; (h) Faire toutes ces choses soit comme principaux, agents, dépositaires, entrepreneurs, fidéicommissaires ou autrement et soit seuls ou conjointement avec d'autres et faire tout ce qui sera nécessaire et convenable ou à propos pour l'accomplissement de l'un quelconque des objets ci-dessus énumérés ; (i) Faire des avances de fonds, lever et aider à lever des deniers, et aider au moyen de bonis, prêt, promesse, endossement, garantie d'obligations, débentures ou autres valeurs ou autrement, toute maison, personne, corporation ou compagnie dans le capital-actions de laquelle la compagnie possède des parts, ou avec laquelle elle a des relations d'affaires ; agir comme employés, agents ou gérants de toute maison, personne, compagnie ou corporation, et se porter garant de l'accomplissement et du paiement de contrats, conventions ou dettes de toute telle maison, personne, corporation ou compagnie ou par toute personne avec laquelle la compagnie aura des relations d'affaires ; (j) Prendre part à l'administration ou contrôle des affaires ou opérations de toute compagnie ou entreprise dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie et à cette fin nommer et rémunérer tous directeurs, comptables ou autres experts ou agents ; (k) Distribuer entre ses membres, en espèces ou autrement, selon convention, tous biens de la compagnie, et en particulier les actions, obligations, débentures ou autres valeurs de toute autre compagnie qui se chargerait de la totalité ou d'une partie de l'actif ou du passif de la présente compagnie ; (l) Le but ou intention de la compagnie est de faire de temps à autre un ou plusieurs des actes et choses énoncés aux présentes, et tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes d'aucun autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "LeMay, Limited," avec un capital-actions de cent cinquante mille dollars, divisé en 1,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

38-2

A. F. Byers & Co., Ltd.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de mars 1913, constituant en corporation Richard Tuson Haneker, conseil du Roi, Walter Seely Johnson et Edouard James Waterston, avocats, Hugh Wylie, comptable et Mabel Hyndman, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie ou les industries d'une compagnie générale d'entreprise, de construction et de développement pour l'érection, construction, réparation, altération et démolition de travaux publics et privés et d'ingénieurs électriciens, civils, hydrauliques et de havre ; (b) Exercer l'industrie de constructeurs, ouvriers en métal, en bois, ouvriers en pierre et carriers, fondeurs, machinistes et briquetiers pour les fins de la compagnie, et posséder et faire le commerce des produits du gravier, sable et marnières et dépôts d'argile ; (c) Acquérir, construire, manufacturer, détenir, utiliser, vendre, échanger, faire valoir ou autrement disposer de toute machinerie, équipement, appareils, outillages et fournitures de toute nature, utiles ou nécessaires pour le bon exercice de l'industrie de la présente compagnie ou de toute compagnie subsidiaire ; (d) Manufacturer, acheter ou autrement acquérir, détenir, posséder, utiliser, vendre, céder, transférer, négocier et faire le commerce d'effets, articles, marchandises et propriétés de tous genres ; (e) Exercer toute autre industrie qui paraîtra capable d'être avantageusement

exercée en rapport avec les objets ci-dessus, ou censée accroître directement ou indirectement la propriété et les droits de la compagnie ou les rendre profitables, et acheter, vendre, et généralement disposer de biens-fonds, à commission ou autrement ; (f) Vendre ou disposer de la totalité ou d'une partie des biens et entreprises de la compagnie, comme industrie active ou autrement, pour la compensation que la compagnie jugera acceptable, et en particulier pour les actions, obligations, débetures ou valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (g) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (h) Distribuer en espèces, de temps à autre, entre les actionnaires de la compagnie, toute propriété, biens ou droits de la compagnie et vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété et des droits de la compagnie ; (i) Nonobstant l'article 44 de la *Loi des compagnies*, souscrire conditionnellement ou non, et assurer, émettre, à commission ou autrement, prendre, détenir, céder et convertir le stock, les actions, obligations, débetures et valeurs de toute autre compagnie ; (j) Acquérir toute entreprise ou industrie semblable en tout ou en partie à celle de la présente compagnie, ainsi que ses outillages, stock, clientèle, franchises et biens, et les payer en deniers comptants, actions, obligations ou débetures de la présente compagnie ou autrement, et s'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, les concessions réciproques ou la coopération avec toute personne, maison ou compagnie ; (k) Emettre et répartir, comme acquittées, des actions de la présente compagnie en plein paiement ou en paiement partiel de toute propriété, outillage, franchise, affaire, compagnie, stock, obligations ou autre chose ou valeur que la compagnie peut légalement acquérir, et aussi en paiement des réclamations de bonne foi des entrepreneurs, ingénieurs ou autre personne ayant des réclamations contre la compagnie pour travail fait ou pour services rendus, et aussi pour tous services, frais et loyaux coûts encourus pour la promotion, organisation, développement ou conduite de la compagnie ou de son industrie ; (l) Placer et affecter les fonds disponibles de la compagnie en les valeurs qui seront déterminées de temps à autre, et prêter des fonds, garantir des contrats, ou autrement aider toute personne, maison ou compagnie avec laquelle la présente compagnie aura des relations d'affaires ; (m) Faire toutes les autres choses reliées aux objets ci-dessus ou de nature à les atteindre ; les objets compris dans chaque paragraphe ne seront, sauf stipulation contraire dans tel paragraphe, ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe ou du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "A. F. Byers & Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

38-2

Wedgewood Park Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de mars 1913, constituant en corporation Edouard Napoléon Hébert, manufacturier, Ernest Rémi Décary, Joseph Crossman Barlow et Lionel Joron, notaires, et Pauline Alberta Hodgson, teneur de livres, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de marchands de biens-fonds ; acheter, posséder, détenir, développer, améliorer, acquérir, coloniser, cultiver, louer, échanger et vendre des propriétés immobilières de toutes sortes, y compris des concessions forestières, et en faire commerce et autrement en

disposer, ainsi que de tout intérêt en ces propriétés ; et agir comme courtiers d'assurance et d'agents généraux dans toutes ses spécialités ; (b) Construire, ériger et entretenir des maisons de rapport, des fabriques, boutiques et autres bâtiments ; (c) Manufacturer et produire de l'électricité, de la vapeur et du gaz pour la chaleur, la lumière et la force pour les fins de la compagnie, et en vendre l'excédent, pourvu que si ce pouvoir est exercé au delà de la propriété de la compagnie, il sera subordonné à tous les statuts et règlements provinciaux et municipaux à ce sujet ; (d) Organiser, promouvoir et aider à organiser ou promouvoir, et devenir actionnaire dans toute compagnie subsidiaire, alliée ou autre engagée dans une industrie semblable ou en partie semblable à celle de la présente compagnie et acheter et détenir des parts dans toute compagnie engagée dans une industrie semblable, nonobstant les dispositions de l'article 44 de la dite loi ; (e) Faire tout ce qui sera nécessaire, commode ou propre à atteindre l'un quelconque des objets pour lesquels la présente compagnie est constituée. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Wedgewood Park Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 18e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

38-2

Bogue Bros. & Henry, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de mars 1913, constituant en corporation D'Arcy Denis Bogue, marchand-papetier, et Wilfrid Bovey, avocat, de la cité de Montréal, dans la province de Québec ; Michael Arthur Phelan, de la cité de Westmount, dans la dite province de Québec, avocat, et Walter Blackburn Bogue et James Henry, de la cité de Toronto, dans la province d'Ontario, marchands-papetiers, pour les fins suivantes :—(a) Manufacturer, produire, acheter, céder et vendre du papier, du carton, de la pâte de bois, des matières issues du bois ou du papier et tous leurs ingrédients ou produits et composés et tous les articles et substances fabriqués avec les susdites matières, et utiliser, rendre marchand et autrement faire valoir toutes autres substances, produits ou leurs produits secondaires ; exercer l'industrie de libraires, imprimeurs, lithographes, stéréotypeurs, électrotypeurs, imprimeurs-photographes, photolithographes, graveurs, médailleurs, fabricants d'enveloppes, relieurs, fabricants de livres blancs, régleurs, numéroteurs, fabricants de sacs en papier et livres de compte, fabricants de boîtes, fabricants de carton, fondeurs en caractères d'imprimerie, photographes, manufacturiers et marchands de cartes à jouer, cartes de visite, cartes de chemins de fer, cartes de fête, cartes complimenteraires et cartes de fantaisie et valentins, marchands de parchemin, agents de publicité, inventeurs, dessinateurs, fabricants d'encre, libraires, éditeurs et marchands de matières employées dans la fabrication du papier, ingénieurs, ébénistes et marchands ou manufacturiers de tous les autres articles ou choses d'un caractère semblable ou analogue aux produits ci-dessus ou à l'un d'eux ou s'y rattachant ; (b) Acquérir par achat, concession, licence, échange ou autre titre, et vendre, louer, aliéner ou céder des concessions forestières et limites boisées, lots boisés, immeubles, droits de passage et autre propriété qui sera jugée nécessaire pour poursuivre et diriger les opérations de la compagnie ; (c) Améliorer et développer des rivières et lacs et construire et entretenir des réservoirs, canaux, barrages, estacades et autres travaux et installations de toutes sortes ; (d) Acquérir, produire, fabriquer, développer, créer, utiliser, sur la propriété de la compagnie, la force, le gaz, l'eau, l'électricité, l'énergie électro-motrice, la lumière et la chaleur pour des fins de lumière et de chaleur ou d'énergie, qui seront nécessaires pour l'industrie de la compagnie, avec la faculté

d'en vendre ou autrement céder tout excédent et la fournir pour des fins de lumière, de chaleur ou de force motrice à toute personne ou corporation, selon que la chose sera convenue, pourvu que si les pouvoirs ci-dessus sont exercés au delà de la propriété de la compagnie, ils seront subordonnés à toutes les lois et règlements provinciaux et municipaux à ce sujet ; (e) Acheter, vendre, manufacturer, troquer, exploiter et faire le commerce de matériel, machinerie, outillages, ameublements, accessoires, appareils et tous articles requis ou reliés ou qui pourraient être ou sont employés dans les dits arts et industries ou l'un d'eux ; (f) Acquérir, louer, vendre, permettre l'usage ou autrement disposer de marques de commerce, dessins industriels, brevets ou droits de brevet pour ou au sujet de toute invention qui semblera utile à l'industrie de la compagnie, et acquérir et exploiter tous brevets d'invention ou tous permis d'utiliser une invention qui semblera utile pour l'industrie de la compagnie ; (g) Acheter, louer ou autrement acquérir et entreprendre la totalité ou une partie de la propriété, travaux, industrie, fonds de commerce, biens et clientèle, contrats, droits, obligations et engagements de toutes personnes ou compagnie ayant des objets ou exerçant une industrie semblable aux objets ou à l'industrie de la présente compagnie, et les payer en totalité ou en partie en deniers comptants, obligations ou actions acquittées de la présente compagnie ; (h) Acheter et détenir des stocks et obligations de toute compagnie exerçant une industrie d'une nature semblable ; (i) Acquérir et détenir des valeurs de toutes sortes, mobilières ou immobilières, pour dettes et engagements ou obligations contractées vis-à-vis la compagnie relativement aux fins et objets de la compagnie ; (j) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engagée ou à la veille d'entreprendre ou de s'engager dans toute industrie ou transaction que la présente compagnie peut exercer ou entreprendre, ou dont les objets sont

semblables ou en partie semblables à ceux de la présente compagnie ; (k) Conclure des conventions avec tous gouvernements ou autorités municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir ou exercer et se conformer à ces conventions, droits, privilèges et concessions ; (l) Vendre, arrenter ou autrement céder la totalité ou toute partie des affaires, entreprises, propriétés, engagements et privilèges de la compagnie à toute autre personne ou compagnie, pour la compensation que la présente compagnie jugera bon, et en particulier pour les actions, débentures ou valeurs de toute compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (m) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie et, en particulier, les actions, débentures ou autres valeurs d'autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer ; (n) Rémunérer toute compagnie ou personne pour services rendus ou à rendre à la compagnie en plaçant ou en aidant à placer, ou en garantissant le placement de toute partie des actions du capital de la compagnie, ou de toutes obligations, débentures ou autres valeurs de la compagnie, ou relativement à la formation ou promotion de la compagnie, ou la conduite de ses affaires, subordonnément à l'approbation des actionnaires de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Bogue Bros. & Henry, Limited," avec un capital-actions de cinquante mille dollars, divisé en 2,000 actions de vingt-cinq dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

COMPTE de la Caisse d'Épargne des Postes, pour le mois de janvier 1913.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargnes, chap. 30, Statuts Refondus
Dt. Can., 1906.) Av.

	\$	c.		\$	c.
BALANCE en caisse chez le Ministre des Finances au 31 décembre 1912.....	42,034,988	79	REMBOURSEMENTS durant le mois.....	967,629	74
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	878,655	40			
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—					
PRINCIPAL.....					
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert.....					
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	5,644	06			
INTÉRÊT acquis aux comptes des déposants et porté au capital le 31 mars.....					
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois.....	11,381	68	BALANCE au crédit des comptes des déposants au 31 janvier 1913.....	41,963,040	19
	42,930,669	93		42,930,669	93

Certifié,
W. H. HARRINGTON,
Surintendant, Division des Caisses d'Epargne.
DÉPARTEMENT DES POSTES, Ottawa, 5 mars 1913.

R. M. COULTER,
Sous-maître général des Postes.

37 tf

ETAT

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances le dernier jour de février, 1912 et 1913.

DETTE PUBLIQUE.			1912.	1913
PASSIF.			\$ c	\$ c.
DETTE FLOTTANTE—				
Payable au Canada.....			4,815,024 35	4,769,539 48
Payable à Londres.....			263,131,936 77	258,669,833 07
Fonds de rachat de la circulation des banques ..			4,661,776 85	5,254,436 21
Billets du Dominion.....			113,188,879 65	113,602,030 40
CAISSES D'ÉPARGNES—				
	1912.	1913.		
Caisses d'épargnes des Postes..	\$42,505,664 65	\$41,489,154 33		
Caisses d'épargnes du Gouvernement.....	14,417,669 26	14,175,042 95		
Fonds en fidéicommiss.....			56,923,333 91	55,664,197 28
Comptes des provinces.....			9,712,794 30	9,648,224 99
Divers, et comptes de banque.....			11,920,582 42	11,920,486 07
			22,928,039 35	26,384,575 74
Total de la dette brute.....			487,282,367 60	485,913,323 24
ACTIF.				
PLACEMENTS—				
Fonds d'amortissement			12,209,066 21	13,585,901 41
Autres placements.....			29,776,851 20	42,207,784 52
COMPTES DES PROVINCES.....			2,296,429 12	2,296,332 77
DIVERS, ET COMPTES DE BANQUES.....			120,211,026 21	123,695,479 41
Total de l'actif.			164,493,372 74	181,785,498 11
Total de la dette nette.....			322,788,994 86	304,127,825 13
“ au 28 février.			324,986,426 97	309,308,436 20
Diminution de la dette			2,197,432 11	5,180,611 07

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois de février 1912.	Total au 29 février 1912.	Mois de février 1913.	Total au 28 février 1913.
REVENU :	\$ cts.	\$ cts.	\$ cts.	\$ ct
Douanes	7,258,941 86	77,759,234 43	8,979,793 80	102,737,401 19
Accise.....	1,623,017 35	17,400,599 84	1,787,992 97	19,575,562 07
Département des Postes.....	850,000 00	8,834,193 59	950,000 00	10,228,507 14
Travaux Publics, y compris les chemins de fer et canaux.....	839,974 21	10,642,932 80	1,154,322 50	12,300,327 47
Divers.....	506,700 36	6,008,666 19	263,761 31	6,314,007 88
Total	11,078,633 78	120,645,616 85	13,135,870 58	151,155,805 75
DÉPENSES	6,490,236 28	77,145,824 97	6,293,008 12	88,944,332 86

DÉPENSES À COMPTE DU CAPITAL, ETC.				
Travaux publics, y compris chemins de fer et canaux.....	2,075,413 39	26,279,398 37	1,796,373 09	22,697,068 50
Subventions aux chemins de fer.....	315,552 00	735,640 25	279,117 00	4,920,207 35
Total	2,390,965 39	27,015,038 62	2,075,490 09	27,617,275 85

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion.

DÉPARTEMENT DES FINANCES, Ottawa, 4 mars 1913.

T. C. BOVILLE,
Sous-ministre des Finances.

36—tf

AUX ANNONCEURS DANS LA GAZETTE.

Ceux qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.

3. TRANSMETTRE INVARIABLEMENT LE PRIX DE L'ANNONCE AINSI QUE LE PRIX D'UN EXEMPLAIRE DE LA GAZETTE, TELS QUE DONNÉS PLUS BAS; SANS CELA L'ANNONCE NE SERA PAS PUBLIÉE.

Les prix sont de dix cts. pour la première insertion et cinq cts. pour chaque insertion subséquente par ligne de neuf mots, chaque chiffre comptant pour un mot.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous :—

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UNE PIASTRE.

Les annonces reçues jusqu'à 2 heures p.m. le vendredi seront insérées dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cts., et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

C. H. PARMELEE,

Imprimeur du Roi et Contrôleur
de la Papeterie.

Département des Impressions
et de la Papeterie publiques,
Ottawa, 2 février 1909.

DEMANDES AU PARLEMENT.

CHAMBRE DES COMMUNES.

RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, et tout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'Examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

Instruction aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

Dépôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou

en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents piastres.

Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent savoir :—

- | | |
|--|-----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$ 100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième | 100 00 |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... | 200 00 |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000 et n'excède pas \$500,000..... | 100 00 |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... | 150 00 |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... | 200 00 |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... | 300 00 |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000 et n'excède pas \$2,000,000..... | 400 00 |
| (i) Pour chaque million ou fraction de million de dollars additionnel..... | 100 00 |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter, sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans le cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, telle qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,
Greffier des Communes.

RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet

de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires ; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis ; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés ; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans quelque journal important comme suit :—

A. Lorsque la demande sera faite pour un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal :— Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés

2. Une compagnie de télégraphe ou de téléphone :— Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation ; ou pour obtenir quelques droits ou privilèges exclusifs ; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers :— Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de fidéicommiss ; une compagnie de prêt ; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques :— Dans la *Gazette du Canada* seulement.

B. Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal :— Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par ce prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés ; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs) ; ou pour l'augmentation ou la réduction du capital social de quelque compagnie ; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie :— Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

(C.) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes : dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives ; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français ; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal ; et la preuve de la publication régulière de l'avis sera

établie dans chaque cas par une déclaration conforme à la loi ; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

(D.) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examinateur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

(E.) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir ; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général ; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,

Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes :—

CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examinateur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne, d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit".

CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a.) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelquel effet sur la dite région ; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait ;

(b.) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

SENAT.

SUBSTANCE DES RÈGLES ET FORMES DE PROCÉDER DU SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1906

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé ; il fait insérer cet avis, pendant trois

mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province ; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district ; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration ; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu ; les faits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants :

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat :

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,
Greffier du Sénat.

SENAT.

Avis de bills privés.

EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada* ; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires ; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit :—

A. Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée ;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer ;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière ; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse ;

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de crédit ; une compagnie de prêt ou une compagnie industrielle, sans pouvoirs exclusifs—dans la *Gazette du Canada* seulement ;

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis ; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés ; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B. Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal ;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège ;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs) ; d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie,—dans un des principaux journaux du lieu de la situation de son siège.

c. Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives ; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires *marqués* de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots : “ *Avis de bill privé* ” ; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au Secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents ; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'une compagnie de canal, ou pour l'extension de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres Permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux ; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session ; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session ; aucun rapport d'un comité permanent ou spécial sur un bill privé n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre,

huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français ; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts ; et elle remettra au commis-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

AVIS est donné par le présent que Andrew Lorne Hamilton, de la ville de Portage La Prairie, dans la province de Manitoba, et actuellement de la cité de Québec, dans la province de Québec, gérant de banque, s'adressera au parlement du Canada, à sa présente session, afin d'obtenir un bill de divorce d'avec son épouse, Maud Louise Hamilton, ci-devant de la cité de Toronto, dans la province d'Ontario, mais maintenant de lieux inconnus, pour cause d'adultère.

Daté à Montréal, dans la province de Québec, ce 17^e jour de décembre 1912.

W. G. MITCHELL,

Solliciteur du requérant,

222 rue Saint-Jacques,

25-14

Montréal, P. Q.

CHEMIN DE FER TERMINAL DE LA POINTE AUX TREMBLES.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, à l'effet d'obtenir un acte constituant en corporation une compagnie de chemin de fer sous le nom de “Chemin de fer Terminal de la Pointe aux Trembles,” autorisée à construire, poser et mettre en service une ligne de voie ferrée partant du dock que doit construire la Commission du havre de Montréal sur l'extrémité sud-est de la propriété de la Compagnie de ciment du Canada, lot n^o 74, paroisse de la Pointe aux Trembles, et se prolongeant le long de la devanture du dock jusque près de la borne sud-ouest de la propriété de la Compagnie de ciment du Canada, de là dans une direction nord-ouest jusqu'au moulin de la Compagnie de ciment, traversant la rue Notre-Dame, et le droit de passage du chemin de fer Canadien Nord Québec et le chemin de fer Terminal de Montréal ; et avec la faculté de construire, arrenter et louer des gares, facilités, quais, docks, élévateurs, entrepôts, etc., et faire des opérations d'agents expéditeurs, gardiens de quais et entrepositaires, et de conclure des conventions avec d'autres compagnies.

Le dit chemin de fer sera pour l'avantage général du Canada.

Fait à Montréal, ce 4^e jour de février A.D. 1913.

BROWN, MONTGOMERY & McMICHAEL,

34-5

Solliciteurs des requérants.

GREAT WEST PERMANENT LOAN CO.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte modifiant un acte constituant en corporation The Great West Permanent Loan Company, étant le chapitre 89 des statuts du Canada, 1909, cette modification autorisant la dite compagnie à faire des prêts sur la garantie des débiteurs, obligations et actions de toute compagnie (sauf les compagnies de prêt) constituée en corporation par charte fédérale ou provinciale, et acquérir les dites valeurs.

Daté à Winnipeg, ce 21^e jour de février 1913.

TAYLOR, MacALPINE & ROSS,

35-7

Solliciteurs des requérants.

BEAVER FIRE INSURANCE CO.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte constituant en corporation la Beaver Fire Insurance Company, autorisée à faire des opérations d'assurance contre l'incendie, et autre genre d'assurance, tel qu'énoncé à l'article 8, alinéa 2, clause (b) de la *Loi des Assurances*, 1910, et les autres opérations d'assurance qui seront de temps à autre autorisées par permis délivré à la compagnie en vertu des dispositions de la *Loi des Assurances*, 1910, et tous actes la modifiant, avec tous les pouvoirs nécessaires à cet effet et s'y rattachant.

Daté à Winnipeg, Manitoba, 13 février 1913.

MUNSON, ALLAN, LAIRD & DAVIS,
Winnipeg, Manitoba,
Solliciteurs des requérants.

LEWIS & SMELLIE,
Agents à Ottawa.

34-5

CORPORATION DE LA CITÉ D'OTTAWA.

AVIS est donné par le présent que la corporation de la cité d'Ottawa demandera au parlement du Canada, à sa présente session, un acte ou des actes—

(a) Autorisant la dite corporation à faire venir de l'eau d'un ou de plusieurs des lacs dans le comté d'Ottawa, dans la province de Québec, se déversant soit dans la rivière Gatineau ou la rivière du Lièvre dans la province de Québec à la cité de Hull, dans la province de Québec, et la cité d'Ottawa, dans la province d'Ontario, pour l'usage des habitants des dites cités, et la fournir aux habitants des dites cités, et construire les travaux qui pourront être nécessaires à ces dites fins dans le dit comté d'Ottawa et dans la dite cité de Hull, dans la province de Québec, et dans la dite cité d'Ottawa, et dans le comté de Carleton, dans la province d'Ontario.

(b) Autorisant la dite corporation à acquérir, par donation, achat ou expropriation, la dite eau, lacs, ou lacs et terrains dans le dit comté d'Ottawa et dans la dite cité de Hull et dans la dite cité d'Ottawa et dans le dit comté de Carleton, qui seront nécessaires pour l'approvisionnement de l'eau et comme site ou sites des bâtiments ou autres constructions qu'il sera opportun de construire en rapport avec les dits travaux, et pour un droit de passage d'une ligne de tuyaux à partir de ce lac ou de ces lacs jusqu'à la dite cité d'Ottawa, subordonné, quant à ce droit de passage à travers la dite cité de Hull, à une convention à conclure entre la corporation de cette cité à ce sujet, les termes de cette dite convention, en cas de désaccord, devant être réglés par la Commission des chemins de fer du Canada.

(c) Autorisant la dite corporation à conclure une convention avec la corporation de la dite cité de Hull pour l'approvisionnement d'eau aux habitants de la dite cité au moyen de ces dits travaux ;

(d) Autorisant la dite corporation à conclure des conventions avec d'autres municipalités soit dans la province de Québec ou dans la province d'Ontario pour l'approvisionnement d'eau aux habitants des dites municipalités au moyen des dits travaux.

(e) Déclarant que les dits travaux seront pour l'avantage général du Canada.

Daté à Ottawa, ce 6e jour de mars 1913.

TAYLOR McVEITY,
Solliciteur de la requérante.

36-5

AVIS DIVERS.

CAMPBELLFORD, LAKE ONTARIO & WESTERN RAILWAY COMPANY.

UNE assemblée spéciale des actionnaires de la compagnie dite Campbellford, Lake Ontario & Western Railway Company aura lieu à son bureau-chef, en la cité de Montréal, le 16e jour d'avril 1913, à onze heures de l'avant-midi, pour les fins suivantes :—

1. Prendre en considération l'opportunité d'affermir la voie ferrée de la compagnie à la Compagnie de chemin de fer Pacifique-Canadien, et si la chose est résolue dans l'affirmative, approuver les clauses, les conditions et la forme du bail.

2. Prendre en considération et décider quels moyens il conviendra d'adopter pour réaliser des fonds pour défrayer le coût de la construction, l'achèvement et l'équipement des voies ferrées et embranchements de la compagnie, et, si une émission d'obligations est résolue, alors en fixer leurs montants respectifs, le taux de l'intérêt et les autres conditions auxquelles elles seront émises, et autoriser et approuver aussi la forme de l'hypothèque, s'il y a lieu, qui sera donnée pour garantir le paiement des dites obligations.

Daté à Montréal, ce 13e jour de mars 1913.

H. C. OSWALD,
37-5 Secrétaire.

GRAND-TRONC DE CHEMIN DE FER DU CANADA.

AVIS est donné par le présent que l'assemblée générale semi-annuelle ordinaire de la Compagnie du Grand-Tronc de chemin de fer du Canada, aura lieu au Cannon Street Hotel, Londres, E.C., jeudi, le 10e jour d'avril 1913, à midi précis, dans le but de recevoir un rapport des directeurs, élire des directeurs et des auditeurs et expédier d'autres affaires de la compagnie.

Avis est aussi donné qu'une résolution sera soumise à l'assemblée pour donner son assentiment et accepter un acte du parlement du Canada intitulé "Loi du Grand-Tronc de chemin de fer, 1913," et pour autoriser les directeurs à exercer tous les pouvoirs conférés par la dite loi.

Avis est aussi donné qu'une résolution sera soumise à l'assemblée pour donner son assentiment et accepter un acte du parlement du Canada intitulé "Loi du Grand Trunk Pacific, 1913."

Avis est aussi donné que les livres de transferts de la compagnie au Canada seront fermés depuis lundi, le 24e jour de mars jusqu'au jour de l'assemblée, ces deux jours inclusivement.

Par ordre,

ALFRED W. SMITHERS,
Président.
H. H. NORMAN,
Secrétaire.

Dashwood House, 9 New Broad Street,
Londres, E.C., 20 mars 1913.

38-3

LA BANQUE PROVINCIALE DU CANADA

DIVIDENDE TRIMESTRIEL N° 37.

AVIS est par les présentes donné qu'un dividende de un et demi pour cent ($1\frac{1}{2}\%$) étant au taux de six pour cent l'an, sur le capital payé de cette institution, a été déclaré pour le trimestre finissant le 31 mars 1913, et sera payable au bureau-chef de la banque à Montréal, et à ses succursales, le ou après le premier jour d'avril 1913, aux actionnaires enregistrés dans les livres le 25 mars prochain.

Par ordre du bureau de direction,

TANCRÈDE BIENVENU,
Gérant général.

Montréal, 28 février 1913.

36-4

GRAND-TRONC-PACIFIQUE.

AVIS est donné par le présent qu'une assemblée spéciale des actionnaires de la compagnie de chemin de fer Grand-Tronc-Pacifique aura lieu aux bureaux généraux de la compagnie, rue McGill, en la cité de Montréal, vendredi, le 11e jour d'avril A.D. 1913, à midi, dans le but d'adopter un règlement autorisant l'émission d'actions-déventures créées par la *Loi du Grand-Tronc-Pacifique*, 1913, et pour l'expédition d'autres affaires reliées ou se rattachant à l'entreprise de la compagnie, qui pourront être soumises à l'assemblée.

Montréal, P. Q., 6 mars 1913.

HENRY PHILIPS,
36-5 Secrétaire.

COMPAGNIE DE CHEMIN DE FER CENTRAL
DU CANADA.

UNE assemblée générale spéciale des actionnaires de la Compagnie de chemin de fer Central du Canada aura lieu au bureau de la compagnie, 44, Côte du Beaver Hall, Montréal, mardi, le 22 avril 1913, à trois heures de l'après-midi, dans le but d'étudier la question d'émettre des obligations portant première hypothèque sur la ligne de la compagnie entre Montréal et Midland et ses embranchements, le rachat des obligations en circulation de la compagnie et les questions s'y rattachant, l'augmentation du capital-actions de la compagnie et les changements à apporter dans les conventions conclues entre la compagnie et d'autres compagnies.

Montréal, 12 mars 1913.

J. D. WELLS,
Secrétaire.

37-4

BANQUE DE L'AMÉRIQUE BRITANNIQUE
DU NORD.

CONSTITUÉE PAR CHARTE ROYALE.

LA cour des directeurs donne avis par le présent qu'un dividende de 40 schellings par action, moins la taxe du revenu, sera payable le 4 avril prochain, aux propriétaires d'actions enregistrées dans le Dominion du Canada, étant au taux de 8 pour cent l'an, pour l'année finissant le 30 novembre dernier.

Le dividende sera payable au taux du change courant, le 4e jour d'avril prochain, lequel sera fixé par les gérants.

Il ne pourra être fait de transferts entre le 22 courant inclusivement, et le 3 prox., inclusivement, vu que les livres doivent être fermés durant cet intervalle.

Par ordre de la cour,

A. G. WALLIS,
Secrétaire.No. 5 Gracechurch St., Londres, E.C.
4 mars 1913.

36-4

CHEMIN DE FER CANADIEN DU PACIFIQUE.

AVIS AUX ACTIONNAIRES.

Nouvelle émission de capital-actions ordinaire
(\$60,000,000).

AVIS est donné par le présent qu'en vertu d'une résolution passée à une assemblée spéciale générale des actionnaires de la compagnie, tenue le 2 octobre 1912, les directeurs ont fait et font par le présent des demandes de versements à tous les actionnaires souscrivant à la dite nouvelle émission du capital-actions ordinaire, sur laquelle 20% ont été déposés à l'époque de la dite souscription, et que ces versements sont payables à la Banque de Montréal à Londres, Angle-

terre, New-York ou Montréal, dans les proportions et aux époques fixées plus bas, c'est-à-dire 20% ou \$35 par action le 14 avril 1913; 20% ou \$35 par action le 16 juin 1913; 20% ou \$35 par action le 18 d'août 1913; 20% ou \$35 par action le 20 octobre 1913

W. R. BAKER,
Secrétaire.

Montréal, 14 de février 1913.

34-5

LA BANQUE NATIONALE.

VENDREDI, le deux mai prochain, et après, cette banque paiera à ses actionnaires un dividende de deux pour cent (étant au taux de huit pour cent par année) sur son capital payé, pour le trimestre finissant le 30 avril prochain.

Le livre de transport d'actions sera fermé depuis le 16 au 30 avril prochain inclusivement.

L'assemblée annuelle des actionnaires aura lieu au bureau de la banque, Basse-Ville, mercredi le 21 mai prochain, à 3 heures p.m.

Les procurations pour voter devront, pour être valides, être déposées à la banque cinq jours francs avant celui de l'assemblée, c'est-à-dire, avant 3 heures p.m., jeudi, le 15 mai prochain.

Par ordre du bureau de direction,

N. LAVOIE,

Gérant général.

Québec, le 18 mars 1913.

38-5

CANADIAN DE LA VERGNE CO., LIMITED.

RÈGLEMENT N° XV.

RÈGLEMENT à l'effet de changer le nombre des directeurs.

QU'IL soit statué par les directeurs de la Canadian De La Vergne Co., Limited, comme un règlement de la compagnie, comme suit :—

1. Après le 18 mars 1913 le conseil de direction sera composé de trois personnes, dont deux formeront quorum.

2. Le règlement n° V est modifié en insérant le mot "trois" au lieu du mot "cinq" partout où il se trouve dans le dit règlement.

Copie certifiée du règlement n° XV de la Canadian De La Vergne Company, Limited, passé à une assemblée de la dite compagnie tenue en la dite cité de Montréal, le 18e jour de mars 1913, à laquelle assemblée étaient présents tous les directeurs de la compagnie, et sanctionné, confirmé et approuvé à une assemblée générale spéciale des actionnaires de la dite compagnie tenue en la cité de Montréal, le 18e jour de mars 1913, et à laquelle assemblée tous les actionnaires de la compagnie étaient présents.

F. G. BUSH,

Secrétaire.

38-1

INDEX OF NEW MATTER IN THIS GAZETTE.

No. 38.	
APPOINTMENT.....	3457
DESPATCHES, etc—	
Conference on Infant Mortality.....	3457
ORDER IN COUNCIL—	
Fishery Regulations for the Province of British Columbia, amended.....	3457
RAILWAY COMMISSION—	
Canadian Freight Classification No. 16.....	3462
GOVERNMENT NOTICES—	
Barge "Bangor," name changed to "C. S. & B. No. 1".....	3462
Gasoline vessel "Union," name changed to "Baboe".....	3463
Merchants and Employers Guarantee and Accident Co., licensed.....	3463
Providence Washington Insurance Company, licensed.....	3463
Copyrights entered, 19th March, 1913.....	3495
Charters granted to—	
D'Allaird, Rettie, Ltd.....	3478
The A. A. Ayer Co., Ltd.....	3478
Wedgewood Park Co., Ltd.....	3479
Canadian Tabulating Machine Co., Ltd.....	3479
B. Silver & Co., Ltd.....	3479
Anderson & Delaney Contracting Co., Ltd.....	3480
Canadian Rogers Co., Ltd.....	3480
Canadian Klondyke Mining Co., Ltd.....	3481
J. G. Butterworth Co., Ltd.....	3483
North American Steel Corporation, Ltd.....	3484
LeMay, Ltd.....	3486
A. F. Byers & Co., Ltd.....	3486
Bogue Bros. & Henry, Ltd.....	3487
Canadian Drednot Motor Trucks, Ltd.....	3488
Swedish Canadian Steel Co., Ltd.....	3488
Childlow Patent Process Co., Ltd.....	3489
Sovereign Cotton Mills, Ltd.....	3489
North Co., Ltd.....	3490
Financial Investment Co., Ltd.....	3491
W. E. Preston, Ltd.....	3491

GOVERNMENT NOTICES—Continued.

Charters granted to—Continued	
Gray & Wighton, Ltd.....	3492
John Inglis Co., Ltd.....	3493
Richard Realty Co., Ltd.....	3494
Notices to Mariners—	
Ottawa river—Lake Timiskaming—Lowering of water level during winter—Caution.....	3495
River St. Lawrence—Lake St. Francis—Lancaster bar lightstation—Hand fog horn discontinued.....	3496
River St. Lawrence—Lake St. Francis—Lancaster lightstation—Hand fog horn re-established.....	3496
Lake Ontario, east end—Little Cataraqui bay—Bearing of Portsmouth range lights.....	3496
St. Clair river—Corunna—Change in position of front range lighthouse.....	3496
Lake Huron—North channel—Little Current Spider island—Light improved.....	3496
South coast—Bay of Fundy—L'Etang harbour entrance—Pea point lighthouse—Change in colour of light.....	3496
East coast—Northumberland strait—Shediac bay—Pointe du Chêne—Change in colour of Shediac north channel range lights—Change in colour of Shediac harbour range lights.....	3496
East coast—Miramichi bay—Outer bar—Can buoy replaced by bell buoy.....	3497
Southwest coast—Position of Blonde rock gas and whistling buoy—Correction.....	3497
River St. Lawrence—Portneuf-en-bas—Change in position of front range light-house.....	3497
River St. Lawrence—Westward of St. Roch shoals—Amended position of gas buoy No. 61B.....	3497
Statement of banks acting under charter. (See Supplement.)	

ADVERTISEMENTS—

Miscellaneous.

La Banque Nationale, dividend and meeting..	3509
Grand Trunk Railway Co., meeting.....	3509
Canadian De La Vergne Co., Ltd., number of directors.....	3509



The Canada Gazette

PUBLISHED BY AUTHORITY.

OTTAWA, SATURDAY, MARCH 29, 1913.

DOMINION OF CANADA.



APPOINTMENTS.

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA.

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL has been pleased to make the following appointments, viz:—

OTTAWA, 3rd March, 1913.

ONESIME BOURGET, an Excise Officer in the Inland Revenue Division of Quebec: to be a Deputy Collector of Inland Revenue (Class "B") at the Out-office of Levis, in the Inland Revenue Division of Quebec.

19th March, 1913.

NAZAIRE DUCHARME, of the City of Quebec, in the Province of Quebec: to be Assistant Inspector of Weights and Measures in the District of Quebec, in the said Province, from 1st December, 1912.

A. C. HAYWARD, of the City of Saskatoon, in the Province of Saskatchewan: to be Assistant Inspector of Weights and Measures in the District of Saskatoon, in the said Province, from 1st December, 1912.

His Honour JOHN LYNDEN CRAWFORD, Judge of the District Court of the District of McLeod, in the Province of Alberta: to be the Junior Judge of the District Court of the District of Edmonton, in the said Province.

EDWARD PEEL MCNEILL, of McLeod, in the Province of Alberta, Esquire, Barrister-at-law: to be the Judge of the District Court of the District of McLeod, in the said Province, in the room and stead of His Honour Judge Crawford, who has been transferred to the District of Edmonton.

His Honour WILLIAM ROLAND WINTER, Judge of the District Court of the District of Lethbridge, in the Province of Alberta: to be the Junior Judge of the District Court of the District of Calgary, in the said Province.

JOHN AINSLIE JACKSON, of Ponoka, in the Province of Alberta, Esquire, Barrister-at-law: to be the Judge of the District Court of the District of Lethbridge, in the said Province, in the room and stead of His Honour Judge Winter, who has been transferred to the District of Calgary.

21st March, 1913.

D. M. CAMERON, of the City of Hamilton, in the Province of Ontario, Special Class Excise Officer: to be Inspector of Food for the District of Hamilton, in the said Province.

A. W. R. MARKLEY, of the City of Calgary, in the Province of Alberta: to be Deputy Collector of Inland Revenue, in the Inland Revenue Division of Calgary, in the said Province.

PROCLAMATIONS.

CANADA.

By His Excellency the Right Honourable Sir Charles Fitzpatrick, P.C., G.C.M.G., LL.D., &c., &c., &c., Chief Justice of Canada, and Administrator of the Government of the Dominion of Canada.

To all to whom these presents shall come, or whom the same may in anywise concern.—GREETING :—

A PROCLAMATION.

WHEREAS His Majesty King George the Fifth, was graciously pleased by a Commission under His Sign Manual and Signet, bearing date at the Court of Saint James's the sixth day of March, 1911, and in the first year of His Reign, to appoint Field Marshal, His Royal Highness, the Duke of Connaught, to be Governor General and Commander in Chief of the Dominion of Canada ;

And Whereas by section VII of the Letters Patent bearing date the fifteenth day of June, 1905, constituting the office of Governor General and Commander-in-Chief of the Dominion of Canada it is provided that in the event of the absence of the Governor General out of the Dominion of Canada all and every the powers and authorities therein granted to him shall, until His Majesty's further pleasure is signified therein, be vested in such person as may be appointed by His Majesty under His Sign Manual and Signet to be the Lieutenant Governor of the said Dominion or if there shall be no such Lieutenant Governor in the said Dominion, then in such person or persons as may be appointed under His Majesty's Sign Manual and Signet to administer the Government of the same ; and in case there shall be no person or persons within the said Dominion so appointed, then in the Chief Justice for the time being of the Supreme Court of the said Dominion, or in case of the death, incapacity, removal, or absence out of the said Dominion of the said Chief Justice for the time being, then in the Senior Judge for the time being of the said Supreme Court then residing in the said Dominion and not being under incapacity.

And Whereas by reason of the absence of the said Field Marshal, His Royal Highness, the Duke of Connaught, etc., etc., out of Canada, and under and in virtue of the letters patent aforesaid all and every the powers and authorities by the said letters patent granted to the Governor General have become vested in me as being the Chief Justice of the Supreme Court for the time being of the Dominion of Canada, and having taken the necessary oath as required by the said letters patent, I have therefore thought fit to issue this Proclamation to make known the same, and I do hereby require and command that all and singular His Majesty's officers and ministers in the said Dominion of Canada do continue in the execution of their several and respective offices, places and employments, and that His Majesty's loving subjects and all others whom these presents may concern do take notice thereof and govern themselves accordingly.

Given under my Hand and Seal at arms at the City of QUEBEC, this TWENTY-SECOND day of MARCH, in the year of Our Lord one thousand nine hundred and thirteen, and in the third year of His Majesty's Reign.

[L.S.]

C. FITZPATRICK,
Administrator of the Government.

DESPATCHES, Etc.

Extract from the LONDON GAZETTE, 4th March, 1913.

FOREIGN OFFICE,
February 28, 1913.

The KING has been pleased to approve of—
Mr. W. S. Terry, as Consul of Belgium, at Victoria, for Vancouver Island and Queen Charlotte Islands.

AT THE COURT AT BUCKINGHAM PALACE.

The 11th day of February, 1913.

PRESENT :

THE KING'S MOST EXCELLENT MAJESTY.

Lord President,	Lord Chamberlain.
Master of the Horse,	Sir Rufus D. Isaacs.
Earl of Desart,	Sir John A. Simon.

WHEREAS, by The Geneva Convention Act, 1911, it is enacted, that from the commencement of the said Act it shall not be lawful for any person to use for the purposes of his trade or business, or for any other purpose whatsoever, without the authority of the Army Council, the heraldic emblem of the red cross on a white ground formed by reversing the Federal colours of Switzerland, or the words "Red Cross" or "Geneva Cross," and that if any person acts in contravention of this provision he shall be guilty of an offence against the said Act, and shall be liable on summary conviction to a fine not exceeding ten pounds, and to forfeit any goods upon or in connection with which the emblem or words were used ;

And whereas it is also enacted that proceedings under the said Act shall not in England or Ireland be instituted without the consent of the Attorney-General ;

And whereas it is also enacted that the said Act shall extend to His Majesty's Possessions outside the United Kingdom subject to such necessary adaptations as may be made by Order in Council ;

And whereas it is expedient that certain adaptations should be made in the said Act with regard to its applications to the Dominion of Canada,—

Now, therefore, by virtue and in exercise of the powers in this behalf by the said Act or otherwise vested in His Majesty, it is hereby ordered by His Majesty, by and with the advice of the Privy Council, as follows :—

(1) This Order in Council may be cited for all purposes as The Geneva Convention Act, 1911 (Dominion of Canada), Order in Council, 1913.

(2) The Geneva Convention Act, 1911, in its application to the Dominion of Canada shall be adapted as follows :—

(i) The powers by the said Act vested in the Army Council shall be vested in the Militia Council of Canada.

(ii) Proceedings under the said Act shall not be instituted without the consent of the Attorney-General of Canada.

(3) This Order shall come into force on a date to be fixed by the Governor General of Canada in Council.

ALMERIC FITZROY.

[577]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Friday, the 21st day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR GENERAL IN COUNCIL.

WHEREAS an Order of His Majesty in Council was issued on the 11th day of February, 1913, extending The Geneva Convention Act, 1911, to the Dominion of Canada, the said Order to come into force on a date to be fixed by the Governor General of Canada in Council,—

Therefore the Governor General in Council is pleased to order that the said Order of His Majesty in Council, extending The Geneva Convention Act, 1911, to Canada, shall come into force on the First day of May, 1913.

F. K. BENNETTS,
Asst. Clerk of the Privy Council.

ORDERS IN COUNCIL.

[548]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 19th day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS homestead entry was granted to Joseph Little for the east half of the south-east quarter of Section 2, Township 8, Range 4, west of the 5th Meridian, on the 26th November, 1902, and patent issued to the said Joseph Little on 7th October, 1907 ;

And whereas a portion of this land had been used by the Village of Blairmore for cemetery purposes and the people of Blairmore protested against the cemetery site having been included in the homestead patent ;

And whereas negotiations were entered into with the patentee with the result that the cemetery site containing 54.56 acres, more or less, and being composed of the easterly 900 feet throughout the south-east quarter of Section 2, Township 8, Range 4, west of the 5th Meridian, has been reconveyed to His Majesty King George the Fifth ;

And whereas by resolution of the Village of Blairmore of the 7th February, 1910, the Minister of the Interior was requested to transfer the said cemetery site to the Minister of Public Works of the Province of Alberta, in trust,—

Therefore the Governor General in Council, in virtue of the provisions of subclause "d" of clause 76 of The Dominion Lands Act, is hereby pleased to authorize a free grant of the cemetery site hereintofore described, in trust for the Town of Blairmore, in the Province of Alberta, in the name of either the Minister of Public Works for the Province of Alberta, or in such other way as the Town of Blairmore may now desire in order to meet the legal requirements of the case, the trust and use to which the land is subject to be expressed in the patent.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

39-4

[549]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 19th day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Acting Minister of the Interior states, under date 5th March, 1913, that Mr. Hugh Powers was granted homestead entry for the north-west quarter of Section 25, Township 22, Range 18, west of the 3rd Meridian, and pre-emption entry for the north-east quarter of Section 25, Township 22, Range 18, west of the 3rd Meridian, on the 26th of April, 1910 ;

That it would appear that Mr. Powers has completed certain settlement duties but that owing to physical disability he will be unable to complete the requirements of the Act with respect to residence ;

The Minister submits the annexed copy of a medical certificate from W. Duncan Smith, M.D., stating that Mr. Powers is suffering from a gunshot injury to the left shoulder and arm, which will probably result in the loss of the limb,—

The Minister recommends, under the circumstances, that the residence requirements of The Dominion Lands Act be dispensed with in this case, in connection with both the homestead and the pre-emption in accordance with the provisions of subsection 2 of section 20, chapter 20, 7-8 Edward the Seventh, so that free patent may be issued to Mr. Powers upon proof being furnished in the ordinary way that the other conditions of the law have been fulfilled.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

39-4

11

[574]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 19th day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS Mr. John Henry Knott has applied for a free grant of Lot numbered 4 of Shaftesbury Settlement, in the Province of Alberta, by virtue of occupation of the land at the time of the extinguishment of the Indian title ;

And whereas evidence has been submitted showing the applicant to have been in actual occupation of the land in question at the date of the conclusion of Indian Treaty No. 8, in the summer of 1899,—

Therefore the Governor General in Council, in virtue of the provisions of subsection (c) of section 76 of The Dominion Lands Act is pleased, hereby, to authorize a free grant to Mr. John Henry Knott of Lot numbered 4 of Shaftesbury Settlement, in the Province of Alberta, containing by admeasurement 93.3 acres more or less.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

39-4

[575]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 19th day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of Les Révérends Pères Oblats de Marie Immaculée des Territoires du Nord-Ouest for a grant of ten acres comprised in the northeast corner of the south-west quarter of Section 32, Township 47, Range 16, west of the Third Meridian, for church purposes ;

And whereas evidence has been submitted showing that the customary requirements have been complied with,—

Therefore the Governor General in Council, in virtue of the provisions of subsection (d) of section 76 of The Dominion Lands Act is hereby pleased to order that ten acres of land comprised in the north-east corner of the south-west quarter of Section 32, Township 47, Range 16, west of the Third Meridian, which are available according to the records of the Department of the Interior, be set apart and appropriated for church purposes and to authorize a grant thereof to Les Révérends Pères Oblats de Marie Immaculée des Territoires du Nord-Ouest.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

39-4

[576]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 19th day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 5th March, 1913, that it is desirable to have an investigation in relation to the performance of homestead duties by James M. Garden in connection with his homestead entry for the south-west $\frac{1}{4}$ of Section 14, Township 6, Range 26, west of the 4th Meridian, in the Province of Alberta,—

The Minister, therefore, recommends that H. G. Cuttle, of Brandon, in the Province of Manitoba, esquire, Inspector of Dominion Lands Agencies, be authorized under the provisions of The Dominion Lands Act, paragraph (g) section seventy-six, chapter twenty, 7-8 Edward VII, to investigate the said question, and for that purpose to summon by subpoena any person or persons, and examine such person or persons under oath and to compel the production of papers and writings at such investigation.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

39-4

[630]

AT THE GOVERNMENT HOUSE AT OTTAWA,

Friday, the 21st day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS Mange has been eradicated in the infected area in the Province of British Columbia described as follows :—

“Beginning at the mouth of the North Thompson River, thence north along the said river to the line between Townships 22 and 23, thence easterly along the line between Townships 22 and 23, to the north-west corner of Township 22, Range 11, thence south along the line between Ranges 11 and 12, to the southern boundary of the Railway Belt, thence westerly along the southern boundary of the Railway Belt to the line between Ranges 17 and 18, thence northerly along the line between Ranges 17 and 18, to the south Thompson River, thence east along the south Thompson River to the place of beginning.”—

Therefore, the Governor General in Council is pleased to order as follows :—

The Order in Council, dated 8th June, 1911, as amended by Ministerial Order, dated 5th July, 1911, establishing Regulations relating to Mange in Cattle in the above described tract of land, is hereby rescinded.

RODOLPHE BOUDREAU,

39-2 Clerk of the Privy Council.

[555]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 19th day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS clause 2 of the Rules and Regulations with regard to the operation of the Lock at St. Andrews, Red River, Man., reads as follows :

The lock will be open throughout each day and night during the season of navigation except from midnight on Saturdays to midnight on Sundays, unless at any particular time or season, provision to the contrary be made by Order in Council or other proper authority ;

And whereas the Lake Winnipeg Shipping Company, Ltd., has represented to the Department of Public Works that owing to the short season of navigation this Lock should be opened on Sundays as well as on other days ;

And whereas the Canals on the St. Lawrence System and the other important Canals, such as the Welland and the Sault Ste. Marie, are open on Sundays,—

Therefore the Governor General in Council is pleased to order as follows :—

Clause 2 of the Rules and Regulations with regard to the operation of the Lock at St. Andrews, Red River, Man., is hereby amended to read as follows :

The lock will be open throughout each day and night during the season of navigation, unless at any particular time or season, provision to the contrary be made by Order in Council or other proper authority.

RODOLPHE BOUDREAU,

39-2 Clerk of the Privy Council.

[592]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Wednesday, the 19th day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS the regulations for the leasing and administration of lands containing limestone, granite, slate, marble, gypsum, marl, gravel, sand or any building stone, approved by Order in Council, dated 13th May, 1910, as amended by subsequent Orders in Council, provide that application shall be filed by the locator in person with the agent of Dominion Lands for the district, and that no person

shall be allowed to locate more than one location of forty acres ;

And whereas it is deemed to be in the public interest that railway companies should be in a position to acquire whatever quantity of material may be necessary for the construction and maintenance of their railways,—

Therefore the Governor General in Council is pleased to order as follows :—

The regulations for the leasing and administration of lands containing limestone, granite, slate, marble, gypsum, marl, gravel, sand, or any building stone, approved by Order in Council of 13th May, 1910, as amended by subsequent Orders in Council, are hereby amended by adding thereto the following provision :—

More than one location, however, may be acquired under the provisions of these regulations by any railway company requiring the material described in the application for the construction or maintenance of the road bed of its railway, and personal application for such locations may be made on behalf of the railway company by any of its responsible officers. Provided that a railway company acquiring by application under these regulations more than one lease shall not be at liberty to sell or otherwise dispose of any of the material taken out under the authority of such leases, and the company shall furnish the Department of the Interior with a statement, made under affidavit, on the first day of November in each year, showing the quantities of material taken out during the year ; the lands from which such material was taken ; and a declaration to the effect that no portion of the material so taken out was sold or otherwise disposed of. Failure to comply with this provision of the regulations shall render the leases subject to cancellation in the discretion of the Minister.

RODOLPHE BOUDREAU,

39-4 Clerk of the Privy Council.

[448]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 27th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council, under and in virtue of section 54 of The Fisheries Act, chapter 45 of the Revised Statutes, is pleased to order as follows :—

Subsection 1 of section 10 of the Fishery Regulations for the Province of Nova Scotia, as established by Order in Council of the 6th of June, 1912, is hereby rescinded, and the following substituted in lieu thereof,—

1. Salmon shall not be fished for, caught or killed from the 15th day of August to the 1st day of March in each year, in the Province of Nova Scotia : Provided always, that it shall be lawful to fish for, catch and kill salmon with rod and line, in the manner known as fly surface fishing, between the 1st day of February and the 15th day of August, in each year, except in the Island of Cape Breton, where such fishing shall be lawful from the 1st of June to the 26th of September, both days inclusive.

RODOLPHE BOUDREAU,

36-4 Clerk of the Privy Council.

[591]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Tuesday, the 18th day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council, under the authority of section 54 of The Fisheries Act, chapter 45 of the Revised Statutes of Canada, 1906, is pleased to order as follows :—

Sections 20 and 22 of the Fishery Regulations for the Province of British Columbia, established by Order in Council of the 12th March, 1910, are hereby rescinded, and the following substituted in lieu thereof :—

No one shall fish for, catch or kill trout of any kind, including steelhead of two pounds in weight undressed,

or under, from the 15th November in each year to the 25th March following, both days inclusive, except in the waters east of the 120th Meridian, where no one shall fish for, catch or kill trout of any kind from the 15th November in each year to the 30th April following, both days inclusive, provided that these close seasons shall not apply to Seton and Anderson Lakes and waters tributary thereto, nor to dolly varden trout nor steelhead caught in tidal waters by rod and line, or in Okanagan, Kamloops, Shuswap, Arrow and Kootenay Lakes, nor to land-locked salmon, weighing five pounds, undressed, or over. Provided further, that during the present year trout fishing west of the 180th Meridian may begin on the 15th March.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

38-2

[387]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 20th day of February, 1913

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made on behalf of La Corporation Episcopale Catholique Romaine de Prince Albert for a grant of ten acres of land comprised in the north-west corner of the N.W. $\frac{1}{4}$ of Section 18, Township 53, Range 22, west of the Third Meridian, for church purposes;

And whereas the customary requirements have been complied with and the land applied for is available according to the records of the Department of the Interior,—

Therefore His Royal Highness the Governor General in Council, under and in virtue of the provisions of subsection (d) of section 76 of The Dominion Lands Act, is pleased to set aside and appropriate for church purposes, ten acres of land comprised in the north-west corner of the N.W. $\frac{1}{4}$ of Section 18, Township 53, Range 22, west of the Third Meridian, and to authorize a grant thereof to La Corporation Episcopale Catholique Romaine de Prince Albert for the said purposes.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

37-4

[388]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Thursday, the 20th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 15th February, 1913, that Frank Miller was granted homestead and pre-emption entries for the S.W. $\frac{1}{4}$ of Section 34, and the S.E. $\frac{1}{4}$ of Section 33, in Township 26, Range 28, west of the Third Meridian, on the 11th April, 1912.

That the evidence on file shows that the entrant has had both hands amputated as a consequence of an accident which happened on the 25th May, 1912, and that he is now physically incapable of completing the requisite settlement duties in connection with this half-section.

The Minister submits a copy of a medical certificate from J. P. DeRosiers, M.D., and recommends in view of the statements contained therein that the residence requirements of The Dominion Lands Act be dispensed with in this case in accordance with the provisions of subsection 2 of section 20, and subsection 5 of section 27 of chapter 20, 7-8 Edward VII, so that a free patent may be issued to Frank Miller for his homestead and pre-emption upon proof being furnished in the ordinary way that the other conditions of the law have been fulfilled.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

37-4

[408]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 22nd day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS Dr. R. G. Brett, of Banff, Alberta, has applied for the privilege of bottling the water of the Hot Sulphur Springs at Banff and of disposing of the same and of erecting a plant for the carrying on of this industry on lots 1 and 2, in Range 8, in the town-site of Banff, as shown on a plan of villa lots, sheet No. 2, approved and confirmed by Edouard Deville, on the 16th October, 1889;

And whereas it is provided under section 18 of The Forest Reserves and Parks Act, 1911, that the Governor in Council may make regulations for the leasing for any term of years of such parcels of land in the parks as he deems advisable in the public interest for the construction of buildings and for purposes of trade and industry,—

Therefore the Governor General in Council is pleased to order as follows:—

Dr. R. G. Brett, of Banff, Alberta, is hereby granted the privilege of bottling the water of the Hot Sulphur Springs at Banff and of disposing of the same and of erecting a plant for the carrying on of this industry on the lands above mentioned, for a period of twenty-five years from the first day of April, 1913, subject to the following provisos and conditions:—

1. That the rights hereby authorized shall be subject to the requirements of the Government at any time with respect to a supply of hot water for its bath-houses or any other purposes and shall also be subject to any grants of hot water which the Department of the Interior shall have made prior to the granting of these rights.

2. That the said Department shall have the right to regulate, in accordance with the flow of the springs at various seasons of the year, the amount of water to be used.

3. That the hot water allotted to the lessee, shall be used for bottling purposes and concentration and for no other purpose without the consent of the Minister of the Interior in writing.

4. That the lessee shall, within one year from the first day of April, 1913, erect a suitable building and instal machinery of a minimum capacity of two hundred car loads of the bottled product yearly.

5. That the building or buildings so to be erected shall be of artistic design approved by the Superintendent of the Park and shall be constructed and maintained in a manner satisfactory to the Superintendent.

6. That the plant shall be operated at all times in such a manner as not to create a nuisance or annoyance, the Minister of the Interior to be the final judge in all such matters.

7. That the lessee shall erect and maintain all fences, screens or other structure that may be deemed necessary by the Superintendent in connection with the protection of the interests of the park or of the public.

8. That each year the production of bottled water or its equivalent in concentrates by the lessee shall constitute such a proportion of the total capacity of the plant erected as the Minister of the Interior may require.

9. That a royalty of one-half cent per gallon, or its equivalent if the water is concentrated, shall be paid to the Crown by the lessee on all water supplied, such payment of royalty to commence from the first day of January, 1915.

10. That the lessee shall furnish the Department of the Interior with sworn quarterly returns, showing all operations carried on, and shall make payments of the royalties due on such operations on the 31st day of December, the 31st day of March, the 30th day of June, and the 30th day of September of each year.

11. That for the purpose of calculating the royalty to be collected, the said Department shall have access at all times to all books and records of the lessee.

12. That the lessee shall not assign the lease of the land in question, or of any of the rights hereby author-

ized, without the consent in writing of the Minister of the Interior.

13. That on failure on the part of the lessee to promptly carry out the reasonable instructions of government officers in respect of the rights hereby authorized, the said Minister may discontinue the supply of water to the lessee.

14. That violation of any of the provisions of this contract shall render the rights herein granted liable to cancellation.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

37-4

[434]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Monday, the 3rd day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 20th February, 1913, that title to the fractional E. $\frac{1}{2}$ of Section 34, Township 48, Range 22, west of the Second Meridian, was, by letters patent bearing date the 17th September, 1901, vested in Mrs. Elizabeth Jackson in her capacity of personal representative of her late husband, Thomas G. Jackson, he having made military homestead entry therefor.

The Minister further states that,—as Mr. Jackson, prior to survey, located certain improvements on the fractional N.W. $\frac{1}{4}$ of the said Section 34, lying north of the river, and that certain portions of the E. $\frac{1}{2}$ of the said Section are separated by the south branch of the Saskatchewan River from the remainder,—Mrs. Jackson has applied to be given the said fractional N.W. $\frac{1}{4}$ of Section 34, lying north of the river, in exchange for the said portions which have been revested in the Crown and which may be more particularly described as follows :—

Firstly : all that portion of the north-east quarter of Section 34, in the forty-eighth Township, in the twenty-second Range, west of the Second Meridian, which lies to the east of the right bank of the Saskatchewan River as shown upon a map or plan of survey of the said Township, signed at Ottawa on the twentieth day of June, A.D. 1895, by Edouard Deville, Surveyor General of Dominion Lands, and of record in the Department of the Interior and containing by admeasurement eight and eighty hundredths acres, more or less, and

Secondly : all that portion of the east half of said Section thirty-four, which lies to the west of the said right bank of the said river as shown on said plan of survey of the said Township and containing by admeasurement forty-six and twenty hundredths acres, more or less, and as shown coloured green on the sketch hereto attached.

The Minister, being of opinion that the application should receive favourable consideration and the difference in area of 14 acres having been paid for at the rate of \$3.00 an acre, recommends that, under the provisions of subsection (f) of Section 76 of The Dominion Lands Act, an exchange of the parcels in question be authorized and that letters patent be issued to Mrs. Jackson in her capacity of personal representative of her late husband for the said fractional N.W. $\frac{1}{4}$ of Section 34, Township 48, Range 22, west of the Second Meridian, lying north of the river, which land may be more particularly described as follows :—

All that portion of the north-west quarter of Section thirty-four, in the forty-eighth Township, in the twenty-second Range, west of the Second Meridian, which lies to the north of the left bank of the Saskatchewan River as shown upon a map or plan of survey of the said Township, signed at Ottawa, on the twentieth day of June, A.D. 1895, by Edouard Deville, Surveyor General of Dominion Lands and of record in the Department of the Interior and containing by admeasurement sixty-nine acres, more or less, and as shown coloured pink on the sketch hereto attached.

The Committee submit the same for approval.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

37-4

[410]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 22nd day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS on account of an erroneous resurvey of the north boundary of Section 19, Township 26, Range 6, west of the Second Meridian, the owner of the south-east quarter of Section 30 in the said township built his house on the road allowance as established by the original survey ;

And whereas, in order to adjust the matter, the owner of the north-east quarter of section 19 was allowed to relinquish to the Crown in the right of the Dominion, a parcel of land out of his homestead containing 2 acres, sufficient to deflect the original road allowance, so that the said parcel might be conveyed to the Crown in the right of the Province of Saskatchewan for road purposes,—

Therefore the Governor General in Council is pleased to order as follows :—

All that portion of the north-east quarter of Section Nineteen, in the Twenty-sixth Township, in the Sixth Range, west of the Second Meridian, more particularly described as follows :—

“ Commencing at the post and pits defining the north-west corner of the north-east quarter of said Section Nineteen, thence easterly along the north boundary of said Section Nineteen a distance of thirty-nine chains and eighty-five links, more or less, to the north-east corner of said Section Nineteen ; thence southerly along the east boundary of said Section Nineteen a distance of one chain ; thence westerly in a straight line a distance of thirty nine chains and eighty-five links, more or less, to the point of commencement, and containing by admeasurement two acres, more or less, as shown coloured pink on the plan, hereto attached,”—is hereby vested in the Crown in the right of the Province of Saskatchewan, for road purposes.

RODOLPHE BOUDREAU,
Clerk of the Privy Council.

37-4

[435]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 1st day of March, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior states, under date the 20th February, 1913, that certain discrepancies had arisen in connection with the surveys of land Crown granted by the Provincial Government and surveys made by the Dominion Government in Sections 5, 6, 7 and 8, Township 26, E. C. M., in the Municipality of Chilliwack, British Columbia, causing a conflict of interests between a group of eight owners of the ground ;

The Minister further states that investigation of the matter was made by officers of the Department of the Interior with the result that the various parties by mutual arrangement executed some fifteen transfers of fractional pieces of land rectifying the discrepancies between their various holdings ;

That Lewis Arthur Thornton, one of the parties affected, gave up and assigned 3 acres of his land in Legal Subdivision 8 of Section 6, for the purpose of the rectification and it was agreed by the officers of the Department of the Interior conducting the negotiations that in consideration of his doing so he was to receive an available portion of the north-west quarter of Section 4, in the said Township, (being that part of the available portion of the north-west quarter of Section 4 which is south of the extension westerly of the north line of Provincial Lot 439, Group 2), containing an area of approximately 22.91 acres, more or less, title to same to pass to him by way of purchase at one dollar (\$1.00) per acre ;

That the exchange was justified as the 3 acres given up by Mr. Thornton is valuable bottom land and the acreage he is to receive in exchange is of a high altitude and rough and of little value and because it was, in any event, necessary to secure the relinquishment of the 3 acres in order to complete the rectifications mentioned,—

The Minister, therefore, recommends that the said available portion of the north west quarter of Section 4 be sold to Lewis Arthur Thornton at one dollar (\$1.00) per acre.

The Committee submit the same for approval.

37-4 RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[427]

AT THE GOVERNMENT HOUSE AT OTTAWA

Saturday, the 22nd day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

WHEREAS application has been made by the Commissioner of Customs for the reservation of one acre of land, comprized in the N. W. $\frac{1}{4}$ of Section 10, Township 1, Range 22, west of the Second Meridian, for the purpose of a site for a Customs House at that point ;

And whereas the Minister of the Interior is of the opinion that the application should receive favourable consideration,—

Therefore His Royal Highness in Council is pleased to order that the land applied for, which is available according to the records of the Department of the Interior, be reserved during pleasure for the purposes of the Department of Customs ; the said land being more particularly described as follows :—

“Commencing at a point on the south boundary of said quarter Section, distant three hundred and ninety-five feet and sixty-five hundredths of a foot measured easterly along the said south boundary from the south-west corner of the said quarter Section ; thence, northerly and parallel to the said west boundary a distance of two hundred and eight and seven-tenths feet ; thence, easterly and at right angles to the last course a distance of two hundred and eight and seven-tenths feet ; thence, southerly and at right angles to the last course a distance of two hundred and eight and seven-tenths feet, more or less, to the said south boundary ; thence, westerly, following the said south boundary a distance of two hundred and eight and seven-tenths feet, more or less, to the place of commencement, containing by admeasurement one acre, more or less, and as shown coloured pink on a sketch hereto attached.”

37-4 RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[446]

AT THE GOVERNMENT HOUSE AT OTTAWA

Thursday, the 27th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

HIS Royal Highness the Governor General in Council is pleased to order as follows :

Clause (p) of the regulations governing the granting of yearly licenses and permits to cut timber on Dominion Lands, established by Order in Council of the 1st July, 1898, and subsequent Orders in Council, which reads,—

“Any notice, demand or other communication which His Majesty or the Minister of the Interior may require or desire to give or serve upon the licensee, may be validly given and served by the Secretary or Assistant Secretary of the Department of the Interior.” is hereby amended by the addition thereto of the following words “or the Controller of the Timber and Grazing Lands Branch.”

36-4 RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[166]

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 25th day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

THE Minister of the Interior submits, under date the 18th January, 1913, that an application has been made by F. W. Anderson, C.E., of Kamloops, British Columbia, to purchase on irrigation conditions certain lands in Townships 21 and 22, Range 17, and Township 22, Range 16, west of the 6th Meridian, comprising an area of 2,229 acres, more or less, and being the lands set out in the accompanying schedule marked “A” ;

That the lands applied for have been inspected by the Agent of Dominion Lands, Kamloops, who reported that, without irrigation, they are unsuitable for anything but grazing ;

That the lands applied for have also been inspected by the Chief Engineer of the Railway Belt Hydrographic Survey, who reported that the lands can best be developed and cultivated by irrigation and without water are suited only for grazing ; that they are partly open grazing lands and partly timbered with pine, and, by a careful application of water by irrigation methods, they may be made to produce excellent forage crops and on some sloping benches fruit could be advantageously grown. He also states that Mr Anderson's proposition is a *bona fide* one, that his financial backing is good, and that he intends to and is capable of developing the land himself,—

The Minister recommends, in view of these favourable reports, that he be authorized to sell Mr. Anderson the lands set out in schedule “A,” hereto attached, on the following conditions :

1. The price of the land to be \$1.00 per acre, the first payment of 25 cents per acre to be made upon notification of sale, and the balance of 75 cents per acre payable upon the satisfactory completion of the irrigation scheme.

2. That at least 35% of the lands sold must be covered by an irrigation system satisfactory to the Minister within two years of notification of the sale, when the lands so covered will be sold.

3. That the remaining lands be covered by an irrigation system to the satisfaction of the Minister within four years from date of sale, when the lands so covered will be sold.

4. That if 35% of the lands are not covered by an irrigation system satisfactory to the Minister, within two years of notification of sale, no further consideration will be given his application and his interest in all the land and the moneys paid in will be forfeited.

The Committee submit the same for approval.

37-4 RODOLPHE BOUDREAU,
Clerk of the Privy Council.

[409]

AT THE GOVERNMENT HOUSE AT OTTAWA.

Saturday, the 22nd day of February, 1913.

PRESENT :

HIS ROYAL HIGHNESS THE GOVERNOR
GENERAL IN COUNCIL.

ON a Memorandum dated 18th January, 1913, from the Minister of the Interior, submitting that section 13 of The Dominion Lands Surveys Act provides that “The Minister may cause examinations of candidates for admission as articulated pupils or for Commissions as Dominion Land Surveyors to be held at such times and places as he directs, by one of the members of the Board or by a special examiner who is a Dominion Land Surveyor, and is appointed thereto by the Governor in Council,”—

The Minister, therefore, recommends that Morrison Parsons Bridgland, of Calgary, Alberta, Dominion Land Surveyor, be appointed as special examiner under the above provisions of The Dominion Lands Surveys Act.

The Committee submit the same for approval.

36-4 RODOLPHE BOUDREAU,
Clerk of the Privy Council.

RAILWAY COMMISSION.

NOTICE is hereby given that by Supplement 1 to Canadian Freight Classification No. 16, submitted for approval to the Board of Railway Commissioners for Canada, that it is proposed to make the following changes in Canadian Freight Classification No. 16, and the approval of the Board to such changes has been requested, viz :—

ADDITION: L.C.L.
Machines : Adding, computing, envelope sealing, document and letter duplicating or folding, boxed..... D-1

CLASSIFICATION No. 16 READS CHANGE TO READ

CHANGES :	L.C.L.	C.L.	L.C.L.	C.L.
Page 67, item 22 :				
Baskets—			Baskets—	
Laundry with wooden bottoms, nested, in bundles or crates.....	1.....		Bread and laundry :	
Page 80, item 2 :			Not nested.....	D-1.....
Empties, returned, exclusive of baskets and crates (except as noted below), from original consignee to original shipper, and by same line over which originally shipped, every package to be fully marked or addressed.			Nested.....	1½.....
Page 97, item 24 :			Empties, returned, exclusive of baskets, crates, and chicken coops (except as noted below), from original consignee to original shipper, and by same line over which originally shipped, every package to be fully marked or addressed.	
Hardware—			Hardware—	
Machines, washing and wringing, hand (clothes and mop) :			Machines, laundry or washing (not steam laundry)—Hand :	
S.U. not boxed, C.L. min. 20,000 lbs.....	1½... 5		S.U., not boxed.....	1½.....
Crated or boxed, C.L. min. 20,000 lbs.....	2... 5		S.U., crated or boxed.....	1. . .
K.D., crated or slatted, C.L. min. 20,000 lbs. 2	5		Gears and legs in the machine tubs, and tubs in boxes or crates.....	2.....
			C.L. min. weight 20,000 lbs.....	5
			Other than hand :	
			Crated or boxed ...	1.....
			In packages named, C.L. min. weight 20,000 lbs.....	5
			Wringers, clothes or mop, hand :	
			In packages or loose.....	1½.....
			Crated or boxed.....	2.....
			C.L. min. weight 20,000 lbs.....	5
			Wringers, mop and steel or wood buckets, combined :	
			In crates or boxes.....	1.....
			C.L. min. weight 20,000 lbs.....	5
Page. 112, item 28 :				
Machines—			Eliminate. See item 2, page 12 of this supplement.	
Washing and wringing, clothes and mop, hand :				
S.U. not boxed, C.L. min. 20,000 lbs.....	1½... 5		Eliminate. See item 40, page 113, of the classification.	
Crated or boxed, C.L. min. 20,000 lbs... ..	2... 5		Eliminate.	
K.D. crated or slatted, C.L. min. 20,000 lbs..	2... 5		Woodenware and indurated ware—	
Page 113, item 44 :			Screen doors or window screens—(frames and wire cloth combined). (See Note) :	
Meats—			Flat or nested, in boxes, cleated bundles or crates.....	1.....
Hogs, dressed O.R.W	5... 5		Other than flat or nested, in boxes, cleated bundles or crates.....	1½.....
Page 116, item 4 :				
Opticians' instruments—				
X-Ray instruments, boxed.....	D-1.....			
Page 134, item 62 :				
Woodenware and indurated ware—				
Frames, door and window screen with or without wire cloth. (See Note) :				
S.U., O.R.D.....	1			
K.D., in bundles, crates or boxes .	3			

NOTE.—For C.L. ratings, see items 26 and 28, page 105. 38-3

C.R.C. No. 15 Re-issue C. 15
Cancels C.R.C. No. 13. New Rates. Cancels C. 13.
GRAND TRUNK PACIFIC RAILWAY.

STANDARD FREIGHT MILEAGE TARIFF between Grand Trunk Pacific Railway Stations in the Province of British Columbia (Prince Rupert to Beament, inclusive).

To be applied in the absence of Tariffs quoting lower rates.

Governed by Canadian Freight Classification and subject to General Rules and Conditions as shown below.

SMALLS—The minimum charge for any complete shipment of one or more classes, between any two stations, will be 100 lbs. at first class rate, but not less than 35 cents.

CARTAGE—The rates in this tariff are entirely exclusive of cartage.

This Tariff will apply to traffic carried upon the Grand Trunk Pacific Railway under the authority of Orders of the Board of Railway Commissioners for Canada, made under subsection 7, section 261 of The Railway Act.

Effective 5th April, 1913.

C. E. DEWEY,
General Freight Agent,
Winnipeg, Man.

Issued at Winnipeg, Man., 18th March, 1913.

Approved by Board of Railway Commissioners, 13th March, 1913.

GENERAL RULES AND CONDITIONS.

The rates named herein apply to or from the company's freight warehouses or station sidings, also to or from the sidings of connecting railways at points common with this railway where inter-switching arrange-

ments have been established, subject, however, to the tariffs published by connecting railways in regard to inter-switching service, and to the published tariff of this company containing rules governing the absorption of such connecting lines' switching charges.

And are further subject :

To the general rules and conditions of carriage adopted by this company ;

To the published tariffs containing additional charges if any, for switching, terminal service, storage, car service, diverting or re-consigning, or other charges, rules or regulations at points of origin, destination or en route, which may in any wise change, affect or determine any part of the aggregate of the rates contained herein, or privileges or facilities granted, or allowed, or deliveries made ;

To the prepayment of charges on shipments destined to stations at which agents have not been installed ;

To the convenience of the construction department as to all shipments accepted for transportation.

Distance. Miles.	CLASSES IN CENTS PER 100 LBS.									
	1	2	3	4	5	6	7	8	9	10
10.....	21	18	14	11	10	9	8	9	8	6
15.....	27	23	18	14	13	11	9	11	10	7
20.....	31	26	21	16	15	13	11	12	12	8
25.....	35	29	24	18	17	15	12	13	13	9
30.....	39	33	26	20	18	17	13	14	14	10
35.....	43	36	29	22	20	18	14	15	16	11
40.....	46	39	31	24	22	19	15	16	18	12
45.....	50	43	34	26	24	20	15	17	19	13
50.....	50	45	36	27	25	21	16	18	20	14
55.....	54	48	38	29	26	22	17	18	21	15
60.....	58	50	40	30	27	22	17	19	22	15
65.....	62	53	42	31	28	23	18	20	23	16
70.....	66	55	44	33	30	24	19	20	24	16
75.....	68	58	46	35	31	25	19	21	25	16
80.....	72	60	48	36	32	26	20	22	26	17
85.....	74	62	49	37	33	27	21	23	27	17
90.....	76	64	51	38	34	28	21	23	28	18
95.....	78	65	52	39	35	29	22	24	29	18
100.....	80	67	54	40	36	30	22	24	30	19
110.....	86	72	57	43	38	32	23	25	32	20
120.....	90	75	60	45	40	34	25	26	34	21
130.....	94	78	63	47	42	35	26	27	35	21
140.....	99	82	65	49	44	37	27	28	37	22
150.....	102	85	68	51	46	39	28	29	39	23
160.....	107	89	71	54	48	41	29	30	41	24
170.....	111	93	74	56	50	42	31	31	42	25
180.....	115	96	76	58	52	44	32	32	44	26
190.....	119	99	80	60	54	45	32	33	45	27
200.....	123	103	82	62	56	47	33	34	47	28

When rates are not shown in the table for the exact distance, use the rates given for the next greater distance. 39-2

APPOINTMENTS, PROMOTIONS AND RETIREMENTS.

CANADIAN MILITIA.

1913.

HEADQUARTERS,

OTTAWA, 25th February, 1913.

The following appointments, promotions and retirements, are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

G. O. 36.

DIVISIONAL AREAS.

2ND DIVISION.—10TH INFANTRY BRIGADE.—To be Brigade Major : Major C. F. Bick, 34th Ontario Regiment, *vice* Captain and brevet Major A. Cowan, 35th Regiment "Simcoe Foresters." 2nd March, 1913.

DISTRICTS.

MILITARY DISTRICT No. 11.—Major T. W. G. Bryan, Corps of Guides, is confirmed in the appointment of District Intelligence Officer. 15th July, 1912.

PERMANENT FORCE.

CANADIAN ORDNANCE CORPS.—To be Honorary Captains : Assistant Commissaries of Ordnance, Honorary Lieutenants T. Pugh and A. A. Lyndon. 1st January, 1913.

CAVALRY.

THE GOVERNOR GENERAL'S BODY GUARD.—To be provisional Lieutenant (supernumerary) : Leo Emerson Pollock, gentleman. 10th February, 1913.

1ST HUSSARS.—To be provisional Lieutenant : Corporal Hamilton Emsley Fox. 28th December, 1912.

2ND DRAGOONS.—To be provisional Lieutenant (supernumerary) : Clarence Lea, gentleman. 23rd January, 1913.

13TH SCOTTISH LIGHT DRAGOONS.—Lieutenant (supernumerary) H. A. Holden is absorbed into the establishment.

14TH KING'S CANADIAN HUSSARS.—Lieutenant L. P. Young is permitted to resign his commission. 15th February, 1913.

THE 15TH LIGHT HORSE.—Captain J. Coombe is retired. 5th February, 1913.

THE 16TH LIGHT HORSE.—Provisional Lieutenant A. J. Bossons is permitted to retire. 17th February, 1913.

"21ST ALBERTA HUSSARS."—Captain A. J. Pollock is permitted to resign his commission. 13th February, 1913.

To be provisional Lieutenants :—

Henry Albert Smith, gentleman. 21st December, 1912.

Arthur Pearce, gentleman. 7th February, 1913.

"22ND SASKATCHEWAN LIGHT HORSE."—To be provisional Musketry Instructor : Lieutenant A. M. Black. 7th February, 1913.

29TH LIGHT HORSE.—To be provisional Lieutenant : Chester Cameron McClellan, gentleman. 14th February, 1913.

ARTILLERY.

Canadian Field Artillery.

1ST BRIGADE.—AMMUNITION COLUMN.—Provisional Lieutenant F. Watt is transferred to the 11th Battery. 29th January, 1913.

CANADIAN ENGINEERS.

1ST FIELD COMPANY.—To be Major : Captain W. W. Melville, *vice* Major J. R. Tomkins, promoted. 3rd September, 1912.

To be Captain : Lieutenant E. R. Vince, *vice* Captain W. W. Melville, promoted. 3rd September, 1912.

CANADIAN OFFICERS' TRAINING CORPS.

McGILL UNIVERSITY CONTINGENT.—To be Honorary Colonel of the Contingent : Lieutenant-Colonel J. H. Burland, Reserve of Officers. 18th February, 1913.

INFANTRY.

7TH REGIMENT "FUSILIERS."—To be Captain : Gordon Cecil Hunt, Esquire. 1st February, 1913.

The name of provisional Lieutenant C. J. Parish, is removed from the list of officers of the Active Militia. 18th February, 1913.

15TH REGIMENT "ARGYLL LIGHT INFANTRY."—To be Lieutenant : Lieutenant T. H. Fennell, from the Corps of School Cadet Instructors. 10th February, 1913.

19TH "LINCOLN" REGIMENT.—To be provisional Lieutenant (supernumerary) : Harold Sawbridge Clark, gentleman. 14th February, 1913.

24TH KENT REGIMENT.—To be Lieutenant-Colonel and to command the regiment: Major H. D. Smith, *vice* Lieutenant-Colonel J. W. McLaren, who is transferred to the Reserve of Officers. 19th February, 1913.

To be Major: Captain O. L. Lewis, who vacates the appointment of Adjutant, *vice* Major H. D. Smith, promoted. 19th February, 1913.

To be Adjutant: Captain G. J. L. Smith, *vice* Captain O. L. Lewis, promoted. 19th February, 1913.

To be Chaplain, with the honorary rank of Captain: The Reverend Roger Sharples Williams Howard, *vice* Honorary Captain, The Reverend T. S. Boyle, who is permitted to resign his commission. 1st June, 1912.

26TH REGIMENT "MIDDLESEX LIGHT INFANTRY".—To be Provisional Lieutenants: William Allan Campbell, gentleman. 21st January, 1913.

Martyn Bruce Pincombe, gentleman. 5th February, 1913.

30TH REGIMENT "WELLINGTON RIFLES".—Provisional Lieutenant S. H. Law is permitted to retire. 18th February, 1913.

34TH ONTARIO REGIMENT.—Major C. F. Bick is seconded during his tenure of appointment as Brigade Major, 10th Infantry Brigade. 2nd March, 1913.

35TH REGIMENT "SIMCOE FORESTERS".—To be Major: Captain and brevet Major D. H. MacLaren, who vacates the appointment of Adjutant, *vice* Major F. Sneath, promoted. 5th February, 1913.

To be Adjutant: Captain and brevet Major A. Cowan, who reverts to Regimental duty from the seconded list, *vice* Captain and brevet Major D. H. MacLaren, promoted. 2nd March, 1913.

38TH REGIMENT "DUFFERIN RIFLES OF CANADA".—To be Captain: Lieutenant F. E. Hicks, *vice* Captain M. E. Harris, who is transferred to the Corps Reserve. 19th February, 1913.

Lieutenant T. Carlyle is transferred to the Corps Reserve. 19th February, 1913.

45TH VICTORIA REGIMENT.—To be provisional Lieutenant (supernumerary): Walter Allison Kirkconnell, gentleman. 30th January, 1913.

47TH FRONTENAC REGIMENT.—Lieutenant F. R. Maybee is retired. 15th February, 1913.

65TH CARABINIERS "MONT-ROYAL".—Lieutenant (supernumerary) M. Dubrule is absorbed into the establishment.

66TH REGIMENT "PRINCESS LOUISE FUSILIERS".—To be Major: Captain R. B. Simmonds, *vice* Major A. Whitman, retired. 24th January, 1913.

To be Captain: Lieutenant R. W. Frost, *vice* Captain R. B. Simmonds, promoted. 24th January, 1913.

67TH REGIMENT "CARLETON LIGHT INFANTRY".—Lieutenant (supernumerary) C. E. Williams is absorbed into the establishment.

69TH ANNAPOLIS REGIMENT.—Lieutenant (supernumerary) J. E. Langley is absorbed into the establishment.

71ST YORK REGIMENT.—Lieutenants G. E. Fenety and H. G. Deedes are permitted to resign their commissions. 11th February, 1913.

Lieutenants (supernumerary) T. R. McNally and H. S. Laughlin are absorbed into the establishment. Provisional Lieutenant R. Hood is permitted to retire. 11th February, 1913.

74TH REGIMENT "THE BRUNSWICK RANGERS".—Lieutenant H. D. Titus is transferred to the Reserve of offices. 13th February, 1913.

75TH LUNenburg REGIMENT.—Provisional Lieutenant (supernumerary) P. F. Nauss is absorbed into the establishment.

78TH PICTOU REGIMENT "HIGHLANDERS".—Lieutenant (supernumerary) E. H. Bowron and provisional Lieutenant (supernumerary) R. C. Chisholm are absorbed into the establishment.

80TH NICOLET REGIMENT.—Lieutenant (supernumerary) W. Comiré is absorbed into the establishment.

83RD JOLIETTE REGIMENT.—Provisional Lieutenant J. H. R. Lachapelle is permitted to retire. 14th February, 1913.

84TH ST. HYACINTHE REGIMENT.—Provisional Lieutenants (supernumerary) E. Brunelle and A. Lussier are absorbed into the establishment.

90TH REGIMENT "WINNIPEG RIFLES".—To be Honorary Captain: Quartermaster and Honorary Lieutenant W. L. Parrish. 13th February, 1913.

CANADIAN ARMY SERVICE CORPS.

No. 18 COMPANY.—To be provisional Lieutenant: Company Quartermaster-Sergeant Sydney Dorey Richardson. 1st February, 1913.

ARMY MEDICAL SERVICES.

Army Medical Corps.

Lieutenant-Colonel M. MacLaren is transferred to the Reserve of Officers. 1st January, 1913.

To be Captain: Archibald Leslie Foster, Esquire. 17th February, 1913.

CORPS OF SCHOOL CADET INSTRUCTORS.

Lieutenant T. H. Fennell is transferred to the 15th Regiment "Argyll Light Infantry". 10th February, 1913.

RESERVE OF OFFICERS.

The following officers are retired under the provisions of K. R. & O. (Canadian Militia) 1910, para. 231:—

Cavalry.—Lieutenant-Colonels T. Clyde and F. Whitley.

Artillery.—Lieutenant-Colonel L. W. Coutlee and Lieutenant F. E. Halls.

Engineers.—Lieutenants C. P. Newman, C. R. F. Coutlee, R. McColl, J. M. Clapp, J. M. Mylne and R. W. Simpson.

Corps of Guides.—Captain J. Woodman.

Infantry.—Lieutenant-Colonels A. L. Jarvis, J. Hood, W. J. Ray, T. Stewart, J. C. Hegler, I. E. York.

Majors J. C. McGee, J. B. Thompson, C. B. Jameson.

Captains J. C. A. Heriot, H. M. Mowat, R. A. McGuinness, J. H. Baker, J. McEvoy, and Lieutenant J. H. C. Acorn.

Medical.—Lieutenant-Colonels T. L. Brown, J. J. Farley, and Major W. de Mouilpied.

MEMORANDA.

The undermentioned officers are transferred to the Reserve of Officers from 1st June, 1912, on the disbandment of the 68th King's County Regiment:—

Major C. R. Ross.

Captains T. A. Neville, J. L. Barteaux, W. J. Regan, A. H. Ross, B. W. Lyons, J. F. Neary, C. M. Charlton, M. L. Nichols, W. W. Brignell.

Captains W. P. Purney and R. Innes, with the rank of Lieutenant.

Lieutenants D. F. Bowlby, R. St. C. Pineo, J. B. Young and C. F. Bailey.

The undermentioned officers are retired, retaining rank from 1st June, 1912, on the disbandment of the 68th King's County Regiment:—

Paymaster and Honorary Major B. Webster, Quartermaster and Honorary Captain W. W. Tupper.

The personnel of the Board of Visitors, Royal Military College, for 1913, will be composed as follows:

Chairman.

Lieutenant-Colonel Ernest F. Wurtele, 15th Infantry Brigade.

Members.

Lieutenant-Colonel H. J. Lamb, Corps of Guides.
 Lieutenant G. B. Hughes, Reserve of Officers.
 The Rt. Rev. C. F. Worrell, Bishop of Nova Scotia.
 Honorary Lt.-Col. The Rev. Canon Dauth.
 The Chief of the General Staff is, ex-officio, a member of the Board.

Secretary.

Lieutenant-Colonel J. S. Dunbar, Assistant Adjutant-General.

The rank of Honorary Colonel in the Militia is granted to the undermentioned, under the provisions of K. R. & O. (Canadian Militia), 1910, para. 198, as amended by G. O. 112 of 1912.

Sir Charles Ross, Baronet.

The Honourable Mr. Justice W. R. Riddell. 15th February, 1913.

General Order No. 232 of 1912, insofar as it relates to Lieutenant D. W. Forbes, 25th Perth Regiment, is amended to read: "is transferred to the Corps Reserve" instead of "who is permitted to resign his commission". 7th August, 1912.

By Command,

V. A. S. WILLIAMS,
 Colonel,
 Adjutant General.

APPOINTMENTS, PROMOTIONS AND RETIREMENTS.

CANADIAN MILITIA.

1913.

HEADQUARTERS,
 OTTAWA, 4th March, 1913.

The following appointments, promotions, retirements and confirmations of rank, are promulgated to the Militia by the Honourable the Minister of Militia and Defence in Militia Council.

G. O. 37.

CAVALRY.

11TH HUSSARS.—To be provisional Lieutenant: Joseph Leon Vital Mallette, gentleman. 19th February, 1913.

THE 15TH LIGHT HORSE.—To be provisional Lieutenant: Franz von Wursterberger, gentleman. 3rd February, 1913.

To be provisional Lieutenant (supernumerary): Thomas William Bannerman, gentleman. 10th February, 1913.

THE 16TH LIGHT HORSE.—To be provisional Lieutenant (supernumerary): Edward Thomas Claxton, gentleman. 24th January, 1913.

THE 17TH DUKE OF YORK'S ROYAL CANADIAN HUSSARS—"ARGENTEUIL RANGERS."—Lieutenant A. P. Thomas is permitted to resign his commission. 21st February, 1913.

Provisional Lieutenant (supernumerary) A. Boyd is permitted to retire. 21st February, 1913.

23RD ALBERTA RANGERS.—To be provisional Lieutenant (supernumerary): Wallace James Sharpe, gentleman. 10th February, 1913.

25TH BRANT DRAGOONS.—To be Honorary Colonel: Henry Cockshutt, Esquire. 24th February, 1913.

To be Honorary Lieutenant-Colonel John Henry Fisher, Esquire, M.P., *vice* Honorary Lieutenant-Colonel Lloyd Harris, resigned. 24th February, 1913.

ARTILLERY.

Canadian Field Artillery.

7TH BRIGADE, 15TH "SHEFFORD" BATTERY.—Lieutenant T. L. Miller is permitted to resign his commission. 21st February, 1913.

Canadian Garrison Artillery.

"THE MONTREAL HEAVY BRIGADE."—Provisional Lieutenant T. J. Lochhead is permitted to retire. 21st February, 1913.

CANADIAN ENGINEERS.

4TH FIELD COMPANY.—Provisional Lieutenant R. E. Carter is permitted to retire. 21st February, 1913.

CORPS OF GUIDES.

To be Lieutenant-Colonel: Major A. W. Richardson. 1st March, 1913.

To Major: Captain B. L. O'Hara. 24th February, 1913.

Captain A. T. Wilgress is transferred to the Corps Reserve. 22nd February, 1913.

Lieutenant C. B. Parr is transferred to the Reserve of Officers. 17th February, 1913.

INFANTRY.

2ND REGIMENT "QUEEN'S OWN RIFLES OF CANADA."—Provisional Lieutenant H. A. Menet is permitted to retire. 25th February, 1913.

3RD REGIMENT "VICTORIA RIFLES OF CANADA."—To be Major: Captain J. A. Gunn who vacates the appointment of Adjutant, *vice* Major W. W. Burland, promoted. 12th September, 1912.

To be provisional Lieutenant: William Henry Draper, gentleman. 25th January, 1913.

9TH REGIMENT "VOLTIGEURS DE QUÉBEC."—To be Lieutenant: Joseph Charles Arthur Dumais, gentleman. 27th September, 1912.

To be provisional Lieutenant: Eugene Dussault, gentleman. 20th February, 1913.

18TH REGIMENT "FRANC-TIREURS DU SAGUENAY."—Major T. L. Tremblay is transferred to the Corps Reserve. 13th December, 1912.

To be Lieutenant-Colonel and to command the regiment: Major T. Villeneuve, *vice* Lieutenant-Colonel J. E. Savard, deceased. 13th December, 1912.

19TH "LINCOLN" REGIMENT.—Provisional Lieutenant W. B. Cumming is permitted to retire. 20th February, 1913.

26TH REGIMENT "MIDDLESEX LIGHT INFANTRY."—Lieutenant N. W. MacGregor is permitted to resign his commission. 20th February, 1913.

30TH REGIMENT "WELLINGTON RIFLES."—Provisional Lieutenant F. S. Hamilton is permitted to retire. 24th February, 1913.

31ST GREY REGIMENT.—To be provisional Lieutenant: Howard Hesse Bowman, gentleman. 21st February, 1913.

33RD HURON REGIMENT.—Lieutenant J. W. Manning is retired. 24th February, 1913.

45TH VICTORIA REGIMENT.—Lieutenant J. A. Duck is permitted to resign his commission. 22nd February, 1913.

61ST REGIMENT DE MONTMAGNY.—The period of tenure of command of Lieutenant-Colonel L. T. Bacon is extended to 11th May, 1913.

62ND REGIMENT "ST. JOHN FUSILIERS."—To be Lieutenant: Lieutenant H. H. Donnelly from the Reserve of Officers. 11th December, 1912.

64TH "CHATEAUGUAY AND BEAUHARNOIS REGIMENT."—To be provisional Lieutenant: Joseph Cadieux, gentleman, *vice* provisional Lieutenant R. R. Archambault, who is retired. 20th February, 1913.

65TH CARABINIERS "MONT-ROYAL."—Corps Reserve,—Captain G. O. Molleur is transferred to the Reserve of Officers. 25th February, 1913.

66TH REGIMENT "PRINCESS LOUISE FUSILIERS."—Provisional Lieutenant J. S. Davie is permitted to retire. 22nd February, 1913.

67TH REGIMENT "CARLETON LIGHT INFANTRY."—To be provisional Lieutenant: Sergeant Arthur Joseph Cyr. 20th February, 1913.

"72ND REGIMENT SEAFORTH HIGHLANDERS OF CANADA."—To be Lieutenant: Lieutenant A. L. Lindsay (R.M.C. Graduate), from the Reserve of Officers. 2nd January, 1913.

To be provisional Lieutenants (supernumerary) Sedley Campbell Sweeny, gentleman. 9th January, 1913.

Victor Alexander MacLean, gentleman. 10th January, 1913.

James Maxwell Reid, gentleman. 12th January, 1913.

79TH CAMERON HIGHLANDERS OF CANADA.—To be Lieutenant (supernumerary): Hugh McIntyre Urquhart, gentleman. 11th October, 1912.

83RD JOLIETTE REGIMENT.—Provisional Lieutenant^s E. Prevost and H. T. Daly are permitted to retire. 22nd February, 1913.

To be provisional Lieutenant: Pierre Demers, gentleman. 22nd February, 1913.

85TH REGIMENT.—To be Captain: Lieutenant and Signalling Officer T. Foisy. 10th December, 1912.

99TH REGIMENT "MANITOBA RANGERS."—Provisional Lieutenants C. H. Mathison, C. W. McWhirter, and provisional Lieutenant (supernumerary) J. Sutherland, are permitted to retire. 24th January, 1913.

100TH REGIMENT "WINNIPEG GRENADIERS."—To be provisional Lieutenants (supernumerary): James Stewart, gentleman. 10th February, 1913.

Frederick Thomas Nichol, gentleman. 12th February, 1913.

104TH REGIMENT.—Provisional Captain H. Bose is permitted to retire. 19th February, 1913.

ARMY MEDICAL SERVICES.

Army Medical Corps.

Lieutenant-Colonel J. A. Sponagle is transferred to the Reserve of officers. 24th October, 1912.

Lieutenant-Colonel F. Fenton is transferred to the Reserve of officers. 16th December, 1912.

To be Lieutenant-Colonel: Major T. D. Walker, *vice* Lieutenant-Colonel M. MacLaren, transferred to the Reserve of Officers. 2nd January, 1913.

Captain G. E. Millichamp is permitted to resign his commission. 18th February, 1913.

To be Captain: Lieutenant A. R. F. Hubbard. 17th January, 1913.

Dental Surgeon A. A. Lantier is granted the honorary rank of Captain. 29th April, 1912.

To be provisional Lieutenant (supernumerary): Wilfrid Northrup Cochrane, gentleman. 15th February, 1913.

REGIMENTAL MEDICAL SERVICES.

73RD NORTHUMBERLAND REGIMENT.—Captain W. S. Loggie is permitted to retire retaining rank. 19th February, 1913.

CONFIRMATION OF RANK.

The undermentioned provisionally appointed officers, having qualified themselves for their appointments, are confirmed in their rank from the dates set opposite their respective names:—

Major J. D. Duchêne, C.A.V.C., 26th October, 1912.

Lieutenant F. A. Taylor, 1st Hussars, 15th April, 1912.

Lieutenant W. A. Cockburn, 24th Grey's Horse, 1st July, 1912.

Lieutenant G. R. N. Collins, 36th Regiment, 15th January, 1913.

Lieutenant E. A. Wickson, G.G.B.G., 15th February, 1913.

Lieutenant R. E. Russell, 13th Dragoons, 15th February, 1913.

Lieutenant J. G. Pope, 26th Dragoons, 15th February, 1913.

Lieutenant C. Sifton, Jr., C. of G., 15th February, 1913.

Lieutenant J. H. Proctor, 12th Regiment, 15th February, 1913.

Lieutenant E. J. Kyle, 56th Regiment, 15th February, 1913.

Supy. Lt. H. C. Walker, G.G.B.G., 2nd April, 1912.

Supy. Lt. T. S. H. Abell, 40th Regiment, 1st June, 1912.

Supy. Lt. T. B. Hewitt, 24th Grey's Horse, 1st July, 1912.

Supy. Lt. S. Parkinson, 1st Hussars, 5th November, 1912.

Supy. Lt. E. R. Hughes, 3rd Dragoons, 2nd January, 1913.

AMENDMENT:—Adverting to G. O. 223 of 1912, confirmation of rank, the name of Captain A. L. Coote, 104th Regiment, is as now described and not as therein stated.

By Command,

V. A. S. WILLIAMS,

Colonel,
Adjutant-General.

GOVERNMENT NOTICES.

COPYRIGHTS

Entered during the week ending 26th March, 1913, at the Department of Agriculture—Copyright and Trade Mark Branch.

26901. "In June." Words by Gus Kahn. Music by Egbert Van Alstyne. Jerome H. Remick & Company, New York, N.Y., U.S.A., 20th March, 1913.

26902. "Heroes of the Balkans." March and Two-Step. By Chas. L. Cooke. Jerome H. Remick & Company, New York, N.Y., U.S.A., 20th March, 1913.

26903. "Picking Out the Good Ones." (Picture.) Dominion Cartridge Co., Limited, Montreal, Que., 20th March, 1913.

26904. "H. R. H. The Duke of Connaught and Staff at Log Shanty." (Photo.) Alfred George Pittaway, Ottawa, Ont., 22nd March, 1913.

26905. "H. R. H. The Duke of Connaught and Staff." (Photo.) Alfred George Pittaway, Ottawa, Ont., 22nd March, 1913.

26906. "The Judgment House." A novel by Gilbert Parker. Illustrated by W. Hatherell, R.I. (Book.) Sir Gilbert Parker, London, England, 22nd March, 1913.

26907. "On the Road to Montreal." Words by Max See. Music by A. E. J. McCreary. Page Printing & Binding Company, Sherbrooke, Que., 22nd March, 1913.

26908. "Abrégé de Géologie." Par l'Abbé V.-A. Huard, A.M. (Livre.) L'Abbé Victor A. Huard, Québec, Que., 25 mars 1913.

26909. "The Mee Menge 'Charlie's Wain' with Wooden Easters: 'The Swedish Miner.'" Being a mine disaster told in verse, by George John Menge, B.A. (Poem.) George John Menge, Toronto, Ont., 25th March, 1913.

26910. "Honneur au Premier Défricheur Canadien: Mouvement patriotique destiné à élever un monument à la mémoire de Louis Hébert, arrivé au Canada en 1617 et mort en 1627, et à Marie Rollet, son héroïque épouse." (Gravure.) Rév. Azarie Couillard Després, Iberville, Qué., 25 mars 1913.

26911. "New Ideas in Fashions: Spring 1913." Vol. V. No. 3. (Book.) The New Idea Pattern Company, Toronto, Ont., 25th March, 1913.

26912. "Um Pom Toodle I-Ay." Words by Wm. Jerome. Music by Jean Schwartz. Jerome & Schwartz Publishing Company, New York, N.Y., U.S.A., 25th March, 1913.

26913. "The Canadian Mortgage Investment Company." (Book.) The Canadian Mortgage Investment Company, Toronto, Ont., 25th March, 1913.

26914. "Sunshine and Roses." Words by Gus Kahn. Music by Egbert Van Alstyne. Jerome H. Remick & Company, New York, N.Y., U.S.A., 25th March, 1913.

26915. "If I Could Only Make You Care." Words by J. E. Dempsey. Music by Johann C. Schmid. Jerome H. Remick & Company, New York, N.Y., U.S.A., 25th March, 1913.

26916. "Come Up To-night." Words by Bert Kalmar. Music by Harry Puck. Kalmar & Puck Music Company, New York, N.Y., U.S.A., 25th March, 1913.

26917. "Everybody Snap Your Fingers With Me." Words by Bert Kalmar. Music by Harry Puck. Kalmar & Puck Music Company, New York, N.Y., U.S.A., 25th March, 1913.

26918. "Grand River, Breaking Up." (Photo.) Robert William McGregor, Brantford, Ont., 25th March, 1913.

26919. "Portal of Dreams." Waltzes. By F. H. Losey, Op. 329. Vandersloot Music Publishing Company, Williamsport, Pennsylvania, U.S.A., 25th March, 1913.

26920. "The Tempest." March Two-Step. By Harry J. Lincoln. Vandersloot Music Publishing Company, Williamsport, Pennsylvania, U.S.A., 25th March, 1913.

26921. "Rose Tints." Morceau Caractéristique. By Jesse M. Winne. (Music.) Vandersloot Music Publishing Company, Williamsport, Pennsylvania, U.S.A., 25th March, 1913.

26922. "Showers of Spring." Grand Polka de Concert. By Harry J. Lincoln. Vandersloot Music Publishing Company, Williamsport, Pennsylvania, U.S.A., 25th March, 1913.

26923. "Postal Scale Chart." (Chart.) Brantford Scale Co., Limited, Brantford, Ont., 25th March, 1913.

26924. "Chataway's Map of the City of Portage-la-Prairie, Manitoba." Charles Clifton Chataway, Winnipeg, Manitoba, 26th March, 1913.

26925. "Atlantic Breakers." March and Two-Step. By Ernest J. Schuster. Whaley, Royce & Company, Limited, Toronto, Ont., 26th March, 1913.

26926. "Roll On, Missouri." Words by Ballard McDonald. Music by Harry Carroll. Shapiro Music Publishing Company, New York, N.Y., U.S.A., 26th March, 1913.

26927. "Child Drinking Cocoa." (Picture.) The Hough Lithographing Company, Limited, Toronto, Ont., 26th March, 1913.

INTERIM COPYRIGHTS.

1507. "Were Are Those Darned Stockings." (Literary Work.) Joseph G. Giambalco, New York, N.Y., U.S.A., 20th March, 1913.

1508. "Canada, Forward: A Bright Jewell of the British Empire: A Friendly Neighbour of the United States." A Canadian Centennial Souvenir, 1812-1912. (Literary Work.) Charles Samuel Halkett, Montreal, Que., 20th March, 1913.

1509. "Scorn and Prim: Vancouver Cats." (Book.) A. P. Donnelly, Vancouver, British Columbia, 22nd March, 1913.

GEO. F. O'HALLORAN,

39-1 Deputy of the Minister of Agriculture.

DOMINION LANDS SURVEYS ACT.

IN accordance with the provisions of section 58 of The Dominion Lands Surveys Act, public notice is hereby given that the Minister of the Interior has received a petition from owners of lands or from persons holding lands as homesteads in Township Twenty-two, Range Four, west of the Principal Meridian, representing that the monuments of the original survey of the said township have disappeared, and requesting that a resurvey be ordered.

Any person who claims to know the position of one or more of the survey monuments defining the lands to be resurveyed, or to be in possession of information whereby the position of such monuments can be established, is hereby requested to give notice thereof by registered letter addressed to the Minister of the Interior on or before the 30th April, 1913.

E. DEVILLE,

Surveyor General of Dominion Lands.

Ottawa, 27th February, 1913.

36-4

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from candidates qualified to fill the following positions in the Civil Service of Canada.

Three assistants in the Outside Service of the Hydrographic Survey Branch of the Department of the Naval Service, at an initial salary of \$1,200 per annum, with annual increases dependent upon the recommendation of the Deputy Minister and Chief Hydrographer and approved by the Minister. As a general rule, officers of this survey are employed part of the year in the field when expenses are paid, and the balance of the year at headquarters where no allowances are provided. Candidates must be graduates of one of the Canadian Technical Colleges, with specially good standing in Mathematics, Surveying, Astronomy, and Draughtsmanship. They must possess good strong healthy eyesight, able to work without glasses both in the field and offices. They must not be over twenty-four years of age. Engagements will begin on the 1st May, 1913.

Application forms, properly filled in, must be filed in the Office of the Civil Service Commission not later than the 21st day of April next. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,

Secretary.

Ottawa, 28th March, 1913.

39-4

DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 20th March, 1913.

PUBLIC Notice is hereby given that under the provisions of section 27, of The Canada Shipping Act, the Minister of Marine and Fisheries has granted permission to change the name of the steamer "Vigilant" which has been purchased from foreigners to that of "Muscallonge."

A. JOHNSTON,

39-2 Deputy Minister of Marine and Fisheries.

DEPARTMENT OF MARINE AND FISHERIES

OTTAWA, 17th March, 1913.

PUBLIC Notice is hereby given that under the provisions of section 27 of The Canada Shipping Act, the Minister of Marine and Fisheries has granted permission to change the name of the barge "Bangor," which has been purchased from foreigners, to that of "C. S. & B. No. 1".

A. JOHNSTON,

38-2 Deputy Minister of Marine and Fisheries.

DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 17th March, 1913.

PUBLIC Notice is hereby given that under the provisions of section 27 of The Canada Shipping Act, the Minister of Marine and Fisheries has granted permission to change the name of the gasoline vessel "Union," which has been purchased from foreigners, to that of "Baboe."

A. JOHNSTON,

38-2 Deputy Minister of Marine and Fisheries.

INSURANCE DEPARTMENT,

OTTAWA, February 24, 1913.

NOTICE is hereby given that The Mutual Life and Citizens Assurance Company, Limited, has this day received a license, No. 337, for the transaction throughout Canada of the business of life insurance. The chief agency of the company has been established at the City of Montreal, and Wilfrid Bovey has been appointed chief agent.

W. FITZGERALD,

Superintendent of Insurance.

36-4

Wedgeood Park Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of March, 1913, incorporating Edouard Napoleon Hebert, manufacturer, Ernest Remi Decary, Joseph Crossman Barlow and Lionel Joron, notaries, and Pauline Alberta Hodgson, bookkeeper, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on the business of real estate dealers ; to buy, own, hold, develop, improve, acquire, settle, cultivate, let, exchange and sell immovable properties of every description and kind whatsoever, including timber and timber limits, and to trade and otherwise dispose thereof and generally deal in the same or any interest therein and to act as insurance brokers and general agents in all its branches ; (b) To construct, erect, operate and maintain apartment and dwelling houses, factories, shops or other buildings ; (c) To manufacture and produce electricity, steam and gas for heat, light and power, for the purposes of the company, and to sell the surplus thereof, provided that the foregoing power, when exercised outside the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf ; (d) To organize, promote and assist in organizing or promoting and become a shareholder in any subsidiary company, allied or other company carrying on a business similar to or in part similar to that of this company, and to purchase and hold shares in any company carrying on a similar business, notwithstanding the provisions of section 44 of the said Act ; (e) To do all and everything necessary, convenient, appertaining to or proper for the complete fulfilment of any one or more and all the objects for which this company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Wedgeood Park Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 18th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

The Canadian Tabulating Machine Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of March, 1913, incorporating Francis George Bush, bookkeeper, George Robert Drennan, stenographer, Michael Joseph O'Brien and Herbert William Jackson, clerks, and Gordon Francis Macnaughton, student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To manufacture, buy, sell and otherwise deal in automatic tabulating and sorting machines, card punching machines and appliances generally connected therewith, and all materials and supplies relating thereto ; (b) To acquire by purchase, lease or otherwise and utilize, operate and sell any patent rights, franchises or powers related to or connected with the business of the company ; (c) To acquire, hold, sell and dispose of shares and securities in other companies authorized to do any business which this company is authorized to carry on ; (d) To purchase and acquire any business of a similar nature and to purchase and acquire any interest or control in any business of a similar nature to that which this company is authorized to carry on, and to pay for the same in whole or in part in cash, bonds or paid-up shares of this company ; (e) To issue and allot fully paid-up shares, bonds or debentures for the payment either in whole or in part of any assets, property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire ;

(f) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company engaged in or carrying on or about to engage in or carry on any business or transaction which this company is authorized to engage in or carry on, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company ; (g) To sell, lease or otherwise dispose of the whole or any part or branch of the business, undertaking, property, liabilities or franchises of the company to any other person or company, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company ; (h) To distribute in specie or otherwise any assets of the company among its members, and particularly the shares, bonds, debentures and securities of any other company formed to take over the whole or any part of the assets or liabilities of this company ; (i) To carry on any branch or branches of business incidental to the due carrying out of the aforesaid objects and subsidiary thereto, which may be deemed necessary to enable the company to profitably carry out its undertakings ; (j) To amalgamate with any other company having powers similar or in part similar to the powers of this company ; (k) Generally to do all such other things as are incidental to the carrying out of the objects of the company ; (l) The powers enumerated in each paragraph hereof to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian Tabulating Machine Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 17th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

B. Silver & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of March, 1913, incorporating Benjamin Silver, merchant, Lazarus Phenias Silver, mining engineer, Henry Weinfield and Pierre Ledieu, advocates, and Virginia Miles, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To acquire and take over as a going concern the business now carried on at the City of Montreal, in the Province of Quebec, under the name and firm of B. Silver & Co., and any or all of the assets and liabilities of the owner of the said business, and to pay for the same in shares of the capital stock of the company ; (b) To establish, conduct and operate trading posts and stores for the sale, barter or exchange of merchandise of whatsoever nature ; to carry on the trade and business of manufacturers of and dealers in raw furs, skins and pelts, and to deal in dry goods, silks, satins, tailors' trimmings, textile fabrics of all kinds and cloth and cotton goods generally, and to carry on the business of tailors, outfitters, clothiers and hatters ; (c) To carry on any other similar business, whether manufacturing or otherwise and which is germane to the foregoing powers, which may seem to the company to be capable of being conveniently carried on in connection with any of the above businesses ; (d) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company ; (e) To apply for, purchase or otherwise acquire any patents, brevets d'invention, trade marks, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any

secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (f) To purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of the business and in particular any land, buildings, easements, machinery, plant and stock-in-trade; (g) To acquire and hold shares in any other company having objects altogether or in part similar to those of this company or carrying on any business capable of being conducted so as to directly or indirectly benefit this company; (h) To remunerate any person or companies for services rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or in or about the formation or promotion of the company or the conduct of its business; (i) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (j) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "B. Silver & Company, Limited," with a capital stock of seventy-five thousand dollars, divided into 750 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

38-2

Anderson & Delaney Contracting Co., Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 13th day of March, 1913, incorporating John Hoyle Anderson and Thomas Leo Delaney, contractors, Henry Judah Trihey and Ernest Lafontaine, advocates, and Peter Bercovitch, advocate and King's counsel, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To conduct and carry on the business of builders and contractors for the purpose of building, erecting, altering, repairing or doing any other work in connection with any and all classes of building and improvements of any kind and nature whatsoever, including the building, rebuilding, alteration, ornamenting, decorating, furnishing, repairing or improvement of houses, factories, buildings, works or erections of every kind and description, the locating, laying out and constructing of roads, avenues, docks, slips, sewers, bridges, wells, walls, canals and power plants, and to perform engineering and architectural work, including the preparation of plans and specifications in expert work, as acting and consulting superintendent engineers and architects; (b) To manufacture, buy, sell, trade and deal in all and every kind of material, product, manufactured or unmanufactured iron, steel, wood, brick, cement, granite, stone and other products and materials, including the quarrying of stone, to buy, acquire, hold, use, employ, convey, lease and dispose of patent rights, letters patent, processes, devices, inventions, trade marks, formulæ, goodwill and other rights; (c) To take, acquire, buy, hold, own, maintain, work, develop, sell, convey, lease, exchange, improve and otherwise deal in and dispose of real estate and real property or any interest and rights therein; (d) To purchase, acquire, hold and dispose of stocks, bonds and other obligations, including judgments, interest, accounts or debts of any corporation, domestic or foreign, owning or controlling any articles

which are or might become useful in the business of this company, and to purchase, acquire, hold and dispose of stocks, bonds or other obligations including judgment, interest, accounts or debts of any corporation, domestic or foreign, engaged in a business similar to that of this company, or useful to the business of this company, and to issue in exchange therefor the stock, bonds or other obligations of this company, notwithstanding the provisions of section 44 of the said Act; (e) To purchase, take, lease or exchange, hire or otherwise acquire any real or personal property, rights or privileges, suitable or convenient for any of the purposes of the company; to acquire and carry on all or any part of the business or property of any company engaged in a business similar to that authorized to be conducted by the company, and to pay for the same wholly or partly in cash or in shares or securities of the company; (f) To manage land, buildings and other property whether belonging to the company or not, and to collect rents and income, and to supply the tenants and others, attendance, messengers, light, heat and power and all other conveniences, electric or otherwise and other advantages; (g) To establish and carry on, and to promote the establishment and carrying on, upon any property in which the company is interested, of any business which may be conveniently carried on upon or in connection with such property, and the establishment of which may seem calculated to enhance the value of the company's interest in such property, or to facilitate the disposal thereof; to assist financially or otherwise builders, tenants and others who may be willing to build on or improve any land or buildings in which the company is interested; (h) To manufacture, buy, sell and deal in all kinds of metallic castings, machinery, pumps, capstans, winches, tools and all other goods, wares, merchandise or articles made of brass, iron or other metals, or any compounds thereof, to install and supply all kinds of piping and plumbing and to install, alter and repair all kinds of heating and cooling apparatus; (i) To act as agent for any individual, firm, company or corporation in any business germane to the business carried on by the company; (j) To pay for any movable or immovable property, right or business acquired in any way by the company in cash or partly in cash and partly in paid-up shares or other securities of the company or wholly in paid-up shares or other securities of the company; (h) To do all and everything suitable and proper, for the accomplishment of any of the purposes or the attainment of any of the objects or the furtherance of any of the powers herein before set forth, either alone or in association with other corporations, firms or individuals, and every other act or acts, thing or things, incidental or appurtenant to or growing out of or connected with the aforesaid business and powers or any part or parts thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Anderson & Delaney Contracting Co., Limited," with a capital stock of twenty thousand dollars, divided into 200 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 18th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

38-2

Canadian Rogers Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of March, 1913, incorporating Arthur John Thomson, Reginald Holland Parmenter, William Symon Morlock and Norman Baillie Wormwith, solicitors, and Roy Beverley Whitehead, student-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To acquire the goodwill of the business carried on in Canada by Wm. A. Rogers, Limited, incorporated by letters patent under The

Ontario Companies Act and all trade marks and designs used in connection therewith; (b) To carry on the business of a manufacturer of and dealer in cutlery, flat-ware, hollow-ware, silver plated-ware, metal letters and other articles into which the use of metal enters; (c) To construct, improve, operate, maintain, develop or manage, carry out or control roads, ways, bridges, reservoirs, watercourses, wharves and vessels calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (d) To own and operate, either by steam, electricity or other power, tramways and railway sidings on or over lands owned or controlled by the company, or on or over lands adjacent to the lands of the company with the consent of the owner or holder thereof; (e) To acquire and take over as going concerns the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such companies; (f) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertakings, property, liabilities and franchises of the company to any other person or company, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (g) To apply for, purchase or otherwise acquire any patents of invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (h) To purchase, take or acquire, by original subscription or otherwise, and to hold, sell, or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint; (i) To enter into partnership or any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such person or company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (j) To promote any company or companies for the purpose of acquiring or taking over all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (k) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purpose of its business, and in particular any machinery, plant and stock-in-trade; (l) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (m) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this

company; (n) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (o) To enter into any arrangement with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (p) To do all or any of the matters hereby authorized either alone or in conjunction with, or as factors, trustees or agents for, any other companies or persons or by or through any factors, trustees or agents; (q) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (r) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Rogers Company, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 18th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

38-2

Canadian Klondyke Mining Company, Ltd.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 15th day of March, 1913, incorporating, Joseph Whiteside Boyle, of Dawson City, Yukon Territory, miner, Alexander Robert Bartlet and Walter George Bartlet, barristers-at-law, Andrew Braid, accountant, and Clystie Edith Phillippo, stenographer, of the City of Windsor, in the Province of Ontario, for the following purposes, viz:—(a) To acquire by purchase, lease or other legal title and to sell or otherwise deal in any mines, minerals, mining rights or interests, and to explore and develop the same, and to raise, wash, smelt, assay, amalgamate and test ores, metals and minerals, whether belonging to the company or otherwise; (b) To acquire by purchase, lease or other legal title, and sell and otherwise deal in timber, timber lands, rights of way, water rights, hydraulic privileges, mills, furnaces and processes required by or conducive to the operations of the company; (c) To acquire by purchase, lease or otherwise immovable properties, water powers and rights of way; to acquire, erect, maintain and use for the purposes of the company, buildings, factories, mills, water works, roads, pole lines for industrial and other purposes, including telegraph, telephone or electric light or power lines, provided, however, that this paragraph shall not be construed so as to confer upon the company any authority to construct and operate telegraph and telephone lines, except for the business of this company; (d) To acquire, use, hold, sell, lease or otherwise dispose of patent rights, secret processes or information, licenses, trade marks, copyrights or the like; (e) To carry on the business of electricians and mechanical engineers for the purposes of this company and to manufacture, produce, trade and deal in any article belonging to such business; (f) To manufacture, buy, sell and deal in all kinds of plants, machinery, implements, tools and supplies and things required by the company or its servants or employees, or capable of being used in connection with its operations; to manufacture and deal in goods, wares and merchandise for the purposes of the company; to act as general storekeepers, and to provide board and lodgings, clothing and provisions and generally all supplies to

those engaged in or about any of the company's works, and to contract for the providing of the same ; (g) To build, acquire, possess, charter and employ and to sell, lease or otherwise dispose of vessels in connection with the operations of the company and transport of its products ; (h) To apply for, purchase or acquire and to exercise, transfer, lease or otherwise dispose of any franchise, licenses and powers from any government, municipality or public authority and to pay for, aid in or contribute towards carrying the same into effect and to appropriate any of its stock, bonds and assets to defray the costs and expenses thereof ; (i) To carry on any other business, whether manufacturing or otherwise, but which is germane to the foregoing business, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company ; (j) To exercise any of the above powers either as principal or agent ; (k) To acquire and hold shares, bonds or other securities of or in any other company or corporation having power to carry on a similar business, and while holding the same to exercise all rights of ownership thereof, including voting power, notwithstanding the provisions of section 44 of the said Act, and to invest any surplus moneys of the company in the redemption of its own bonds and debentures ; (l) To sell, lease or otherwise dispose of the properties, assets and undertakings of the company, or any part or parts thereof, for such considerations as may be agreed upon, and in particular for shares, debentures, bonds or securities of any other company having objects similar to those of this company, and to distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or securities of other companies belonging to the company, or of which the company may have power to dispose ; (m) To amalgamate with any other company having objects similar to those of this company ; to enter into arrangement for sharing of profits or union of interests with any other person or company carrying on any businesses similar to those which this company is authorized to carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal in the same ; (n) To pay for any movable or immovable properties, rights, franchises or privileges acquired by the company or for work done or services rendered to the company either in cash or in bonds or stock of the company or partly in one and partly in the other ; (o) To manufacture, sell, purchase and exchange electric light, heat and power of all kinds and descriptions, and for such purpose to construct, lay down and maintain dams, reservoirs, aqueducts, cisterns, culverts, conduits, pumping stations, filter beds, mains, pipe lines, flumes, race ways, canals and all other necessary structures, apparatus and appliances requisite for carrying on any of the aforesaid operations ; (p) To develop the resources of and turn to account the lands, buildings and rights for the time being of the company in such manner as the company may think fit, and in particular by clearing, draining, fencing, planting, building, improving, farming, grazing, mining and by promoting immigration ; (q) To construct, carry out, support, maintain, improve, manage, work, operate and superintend sidings, docks, harbours, piers, wharves, canals, reservoirs, embankments, irrigations, reclamation, improvement, sewage and all other works or conveniences, baths, warehouses and any other works and conveniences which may seem directly conducive to these objects, and to contribute to or otherwise aid or take part in the construction, carrying out, support, maintenance, improvement, management, working, operating, controlling and superintending the same ; (r) To acquire and take over as a going concern any property or business at present or in the future belonging to any private individual or company, whether incorporated or otherwise, carrying on a business similar in whole or in part to that of this company, and all or any of the assets and liabilities of such private individual or company, whether incorporated or not, and to pay to its owner or owners respectively for the acquiring of such business, capital stock and bonds of the company or either ; (s) To apply for, purchase or otherwise acquire any patents, brevets d'invention

licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to use, exercise, develop or grant licenses in respect of or otherwise to turn to account the property, rights or information so acquired ; (t) To remunerate any person or company for services rendered or to rendered in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business ; (u) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ; (v) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Klondyke Mining Company, Limited," with a capital stock of eight million dollars, divided into 1,600,000 shares of five dollars each, and the chief place of business of the said company to be at the City of Windsor, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 17th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

38-2

C. Emile Morissette, Limitée.

(CORRECTED NOTICE).

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 12th day of March, 1913, incorporating Claude Emile Morissette, contractor, Claude Tancrède Morissette, Arthur Boucher et Arthur Mercier, joiners, and David Albert Gagnon, accountant, all of the City of Quebec, in the Province of Quebec, for the following purposes, viz :—(a) To purchase, sell, import, export, manufacture, contract for and carry on the business of builders and contractors of works generally, and to purchase, sell, import, export and deal in bells and to erect and install bells and all kinds of machinery relating to such businesses either as principals or as manufacturers' agents ; (b) To enter into any contracts or agreements with any person, association, partnership, public body or municipality for the construction, erection, building and carrying out of any structures, public or private, works and undertakings of all kinds and description ; to acquire, undertake and carry out contracts of all kinds, and to transfer and to deal in any contracts and undertakings of the company, in whole or in part, or otherwise dispose of the same, and to undertake, carry out, execute and sublet contracts for the erection of works and the supply of materials relating thereto ; (c) To acquire, construct, manufacture, build, maintain and operate any stock-in-trade, plant, machinery, tools and apparatus necessary or useful for the carrying out of any such undertaking ; to carry on business as general dealers in or manufacturers of all kinds of property, goods, merchandise and supplies required by the company or which may be advantageously dealt with by the company in connection with its business as general or special contractors or dealers in bells ; (d) To acquire by purchase, concession, exchange or other legal title, and to construct, erect, operate, maintain and manage all factories, shops, storehouses, depots, machine shops, engine houses and other structures and erections necessary for its business and all other property, movable and immovable, necessary and useful for the carrying on of any of the purposes of the company, and to lease, sell and dispose of the same ; (e) To acquire by purchase, lease, exchange or otherwise, and to own, improve, subdivide, construct, use, manage, lease, sell or exchange all kinds of property, movable or immovable, real or personal, and to dispose of the same ; (f) To take and hold mortgages,

bonds, liens and charges upon any real estate to guarantee any debts due to the company or advances made by the company; (g) To apply for, obtain, register, purchase, lease or license on royalty or otherwise, acquire and hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes under registration or otherwise, useful to the business of the company, and to use, exercise, develop, grant licenses in respect of, or otherwise turn to account any such trade marks, trade names and inventions, licenses, processes and the like or any such other property or rights; (h) To carry on any other business, manufacturing or otherwise, which may be carried on in connection with the company's objects or profitably dealt with by the company; (i) To develop and operate any water power or water powers and to generate, produce and accumulate electric and electro-motive forces, or other similar agency for the production of light, heat or power, for the purposes of the company, with power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat or power purposes to any person or corporation on such terms as may be agreed upon; provided that the foregoing powers when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (j) To enter into arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authorities any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (k) To issue and allot fully paid-up shares of the capital stock of the company in payment or part payment of any property, real, personal, movable, immovable or mixed, and of any rights and concessions purchased or acquired by the company; (l) Notwithstanding the provisions of section 44 of the said Act, to purchase and acquire and to own, hold, sell and re-issue the shares, debentures, bonds and other securities of any other company or corporation, and to pay for the same wholly or partly in cash, shares, bonds, debentures and other securities of this company, and to guarantee payment of the principal or dividends and interest on such shares, bonds, debentures or other securities, and to operate, carry on and manage the property, franchises, undertaking and business of any corporation any of whose shares, bonds, debentures or other securities are held by the company, for such remuneration as may be deemed reasonable and proper; (m) To consolidate or amalgamate with any other company having objects altogether or in part similar to those of this company, and to acquire by purchase, lease or otherwise the property, franchises, undertaking and business of any such corporation, and to assume the liabilities thereof, and to pay for the same wholly or partly in cash, shares, bonds or other securities of this company; (n) To promote or assist in promoting and to become a shareholder in any subsidiary, allied or other company carrying on any business altogether or in part similar to that of this company, and to enter into arrangements for sharing profits, union of interests, joint adventure, reciprocal concessions, or otherwise with such person or company, and, notwithstanding the provisions of section 44 of the said Act, to take or otherwise acquire shares and securities of such company and to pay for the same wholly or partly in cash, shares, bonds or other securities of this company, and to hold, sell, re-issue, with or without guarantee of principal, interest and dividends, or otherwise to deal with the same; (o) To sell, lease or otherwise dispose of the property, rights, franchises and undertakings of the company or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (p) To purchase, lease or otherwise acquire, to hold, exercise and enjoy all or any of the property, franchises, good-will, rights, powers and privi-

leges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, either in its own name or in the name of any such person, firm or company, and pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company, and in particular the liabilities of C. Emile Morissette, or any person, firm or company indebted to this company or carrying on a business similar to that of this company, and to pay for the same in cash or securities of this company or otherwise, at such price as may be agreed upon; (q) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; to accept in payment of any debt due to the company, stocks, shares, bonds, debentures or other securities; (r) To distribute in specie or otherwise as may be resolved any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company; (s) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (t) To aid in any manner any corporation any of whose shares of capital stock, bonds or other obligations are held or are in any manner guaranteed by this company, and to do all acts and things to protect, increase or enhance the value of such shares of capital stocks, bonds or other securities; (u) To do any and all acts and things tending to increase the value of any of the property at any time held or controlled by this company; (v) To remunerate by payment in cash or, with the approval of the shareholders, in stock, bonds or in any other manner, any person or persons, or corporation or corporations, for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares of stock of the company, or in or about the formation or promotion of the company or in the conduct of its business; (w) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or attainment of any one or more of the objects herein enumerated or which shall or may at any time appear to be necessary for the protection or benefit of this company, either as holders of or interested in any property or otherwise; (x) To furnish the board and lodging, clothing, provisions and generally any merchandise required by those engaged in or about any works done by the company or to contract for the supplying of the same; (y) To act as agents for any company, corporation, partnership or person carrying on any of the above businesses or undertakings; (z) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "C. Emile Morissette, Limitée," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Quebec, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

39-2

J. G. Butterworth & Co., Limited.

PUBLIC Notice is hereby given that under the First part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the seal of the Secretary of State of Canada, bearing date the 18th day of March, 1913, incorporating John George Bissett Butterworth and John George Hawthorne Butterworth,

merchants, William Thomas Bush, bookkeeper, Robert Edmund Andrews, clerk, and Enoch Bruce Butterworth, esquire, all of the City of Ottawa, in the Province of Ontario, for the following purposes, viz :— (a) To purchase, acquire, take over and continue as a going concern the undertaking and business at present carried on at Ottawa in co-partnership as coal merchants by John George Bissett Butterworth under the style and firm name of J. G. Butterworth & Company ; and also to purchase and take over the property belonging thereto, together with the good-will, fixtures, stock-in-trade and all or any of the assets and liabilities of the said business, upon such conditions and terms as may be agreed upon, and to pay for the same wholly or partly in cash or wholly or partly in paid-up shares, bonds, debentures or other securities of the company or otherwise ; (b) To carry on the trade and business of coal and coke merchants, and to buy, sell and deal in coal of all kinds, coke, copper ores and other mineral substances, and generally to carry on the trade of mine and coal owners, foundrymen, quarrymen and metal dealers, and to produce, manufacture, refine, sell and carry petroleum, oil, gases and other products from coal and make and deal in tiles, sewer pipes, stone, sand, lime, plaster, bricks, clay, marl, slate, gravel, fire-bricks, hardware, cement, concrete, terra cotta and other building requisites ; (c) To purchase or otherwise acquire any interest in and hold, use, occupy and sell any lands, buildings, coal and other mines, minerals, mining rights, easements, privileges, timber lands and timber licenses ; (d) To receive coal, coke and other fuel on storage and to issue warehouse receipts covering the same ; (e) To search for, get, work, mine, raise and make merchantable coal, coke, copper and other minerals or metals ; (f) To manufacture, sell and deal in timber, logs, cordwood and sawn lumber and to build, acquire, own and dispose of any machinery or implements capable of being used in connection with the operations of the company ; (g) To acquire, develop, accumulate and utilize water powers for the purpose of generating electricity or other motive power and to supply any surplus thereof for the production, transmission and use of power for lighting, heating and motive purposes, subject to local and municipal regulations in that behalf ; (h) To make and enter into contracts and agreements for paving, macadamizing, repairing, grading, draining or watering streets or highways and for the construction, opening and repairing of conduits, cisterns, drains or sewers ; (i) To acquire by purchase, lease or otherwise, and to take over the whole or any part of the undertaking, business, property, franchises, assets or liabilities of any person, partnership or company carrying on any business in whole or in part similar to the business which this company is authorized to carry on, and to pay for the same either wholly or partly in cash or wholly or partly in fully paid-up shares, bonds, debentures or other securities of the company ; (j) To amalgamate, unite or enter into partnership or arrangement for sharing profits or union of interests or for any other purpose with any other person or company carrying on a business similar to that which this company is authorized to carry on ; (k) To build, construct, acquire, operate, own and maintain all necessary wharves, warehouses, elevators, piers, docks, roadways, sidings, coal chutes, bridges, reservoirs, mills, workshops, factories, stores, boats, horses, vehicles, equipments, tugs and barges which may seem calculated to benefit or advance the business of the company either directly or indirectly ; (l) To transport, carry, store or otherwise care for and deal with goods, wares and merchandise ; (m) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or calculated to enhance the value of the company's properties or rights ; (n) To sell, lease or otherwise dispose of the whole or any part of the business, undertaking, property or franchise of the company to any person, persons, partnership or companies, for such consideration and securities as the company may think fit, and in particular for the shares, bonds, debentures or other securities of any company having objects altogether or in part similar to those of this company ; (o) Notwithstanding the provisions of section 44 of the

said Act, to purchase, take or acquire by original subscription or in exchange for the shares, bonds, debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company or carrying on any business conducted so as directly or indirectly to benefit the company ; (p) To draw, make, accept and endorse bills of exchange, cheques, promissory notes and other negotiable instruments ; (q) To procure the company to be registered or established to do business in foreign countries ; (r) To sell, improve, manage, develop, exchange, lease dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; (s) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "J. G. Butterworth Co., Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Ottawa, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 19th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

North American Steel Corporation, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of March, 1913, incorporating Aubrey Huntingdon Elder, student-at-law, Patrick Francis Brown, secretary, Samuel Thomas Mains, accountant, William Reuben Ford, bookkeeper, and Alfred Frederick Teulon, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To manufacture, produce and deal in iron, steel and all other metals, and in manganese, copper, lead, zinc, coke, coal, stone and in all mineral and metallic substances from the ore to the finished products thereof, and also to manufacture and deal in all goods, wares and merchandise in which iron or steel or any other metal is or may be used, and generally in property of every class and description ; to carry on the trades or businesses of iron founders, steel manufacturers, colliery proprietors, coke manufacturers, paint and colour grinders, oil and colour men, manufacturers and dealers in cements, oils, paints, pigments and varnishes and other chemical and industrial preparations of every description in all their respective branches ; (b) To purchase, lease or otherwise acquire natural gas lands, oil lands, mines, mining rights, metalliferous lands and timber lands, timber limits and water powers, movable and immovable property, rights, easements and privileges and any interest therein, and to explore, work, exercise, develop, turn to account, deal in, sell or otherwise dispose of the same ; (c) To search for, get, work, raise, make merchantable and deal in natural gas, oil, timber, iron, coal, ores, brick earth, bricks, cement and other metals, minerals and substances and their products ; (d) To crush, win, get, quarry, smelt, calcine, refine, dress, amalgamate, manipulate and prepare for market, buy and sell natural gas, timber, ore, metal and mineral substances of all kinds and to carry on any other metallurgical operations which may seem conducive to any of the company's objects ; (e) To buy, sell, manufacture and deal in minerals, plant, machinery, implements, conveniences, provisions and things capable of being used in connection with metallurgical and other operations which the company may carry on or be interested in or required by workmen and others employed by the company ; (f) To construct, carry out, maintain, improve, manage, work, control and superintend any roads, ways, pipe lines,

tramways and railway sidings on lands owned or controlled by the company, bridges, reservoirs, water courses, aqueducts, wharves, furnaces, saw mills, crushing works, hydraulic works, electrical works, factories, warehouses, shops, dwelling houses and other works and conveniences which may seem directly or indirectly conducive to or convenient for any of the objects of the company, and to contribute to, subsidize or otherwise aid or take part in any such operations; (g) To manufacture, buy, sell and supply light, heat and power of every kind and description, and to carry on the works of a gas company in all its branches, provided, however, that any sale, distribution or transmission of electric, pneumatic or other power or force or gas for the purposes of light, heat or power beyond the lands of the company shall be subject to local and municipal regulations in that behalf, and to deal with, manufacture and render saleable coke, coal, tar, pitch, asphaltum, ammoniacal liquor and other residual products obtained in the manufacture of any article which the company is authorized to manufacture or deal in; (h) To apply for, purchase, or otherwise acquire any trade marks, patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited rights to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (i) To develop and turn to account any land acquired by the company, or in which it is interested, and in particular by laying out and preparing the same for building purposes, constructing, altering, pulling down, decorating, maintaining, fitting up and improving buildings and conveniences and by planting, paving, draining, farming, cultivating, letting on building lease or building agreement and by advancing money to and entering into contracts and arrangements of all kinds with builders, tenants and others; (j) To buy, sell and manufacture, refine, manipulate, export and import and deal in all substances, apparatus and things capable of being used in any such businesses as the company is authorized to carry on or required by any customers of or persons having dealings with the company; (k) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (l) To acquire or undertake the whole or any part of the business, property and liabilities of any company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company or in the bonds, debentures or other securities of the company; (m) To enter into partnership or any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; and to lend money to, guarantee the contracts of or otherwise assist any such company, and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (n) To take or otherwise acquire, hold, own or otherwise dispose of shares in the capital stock of and the bonds, obligations or other securities of any company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company or possessed of property, rights or franchises capable of being used so as directly or indirectly to benefit this company or enhance the value of its undertaking, notwithstanding the provisions of section 44 of The Companies Act; and to guarantee the pay-

ment of dividends on any such stock and the payment of the principal and interest of any such bonds, obligations or other securities and to aid in any manner any such company; (o) To enter into any arrangements with any authorities, supreme, municipal, local or otherwise, whether domestic or foreign, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions; (p) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition, or for any public, general or useful object; (q) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company; (r) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (s) To construct, acquire and operate vessels, steamboats and barges and to carry on the business of lumbermen, vessel agents, cartage system, cartage agents, wharfingers, warehousemen and forwarders, for the purposes of the company; (t) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined; (u) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any company; (v) To remunerate any company for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (w) To issue fully paid-up shares, bonds or other securities for the payment, either in whole or in part, of any property, real or personal, rights, claims, privileges, concessions, choses in action, services rendered or other advantages which the company may lawfully acquire; and to issue such fully paid-up shares, bonds or other securities in payment, part payment or in exchange for shares, bonds or other securities of any other company; (x) To sell or dispose of the whole or any part of the assets and undertakings of the company as a going concern or otherwise, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having power to acquire the same; (y) To obtain any provisional order or Act of Parliament for enabling the company to carry any of its objects into effect, or for effecting any modification of the company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or application which may seem calculated directly or indirectly to prejudice the company's interests; (z) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (aa) To do all such other things as are incidental or conducive to the attainment of the above objects; (bb) To draw, make, endorse, accept, discount, execute and issue promissory notes, bills of exchange and other negotiable and transferable instruments; (cc) To distribute in specie or otherwise as may be determined, any assets of the company among its members and particularly the shares, bonds and other securities of any other company owned by this company; (dd) To cause or to allow the legal title, estate and interest of any of the property, real or personal, owned by the company, or in which it has any interest, to remain in or be vested in or registered in the name of any individual or indivi-

duals or corporation, either in trust for or as agents or nominees of the company in accordance with the terms of any instrument creating such trust or agency ; (ee) To procure the company to be registered, licensed or otherwise recognized in any foreign country, and to designate and appoint any person or corporation therein as attorneys or representatives of this company, with full power to represent this company in all matters according to the laws of such foreign country, and to accept service for and on behalf of this company of any process or suit ; (ff) To do all or any of the above things and as principals, agents, contractors, trustees or otherwise and by or through trustees, agents or otherwise and either alone or in conjunction with others ; (gg) To amalgamate with any other company having objects altogether or in part similar to those of this company ; (hh) The word "company" in clauses (l) to (ii), both inclusive, shall be deemed to include any person, partnership or other body of persons, whether incorporated or not incorporated, and whether domiciled in Canada or elsewhere, and the objects specified in each of said clauses shall be in no wise limited or restricted by reference to or inference from the terms of any other clauses or the name of the company ; (ii) The business or purpose of the company is from time to time to do one or more of the acts and things herein set forth in Canada or elsewhere, and in connection with its business to have one or more offices outside of the Dominion of Canada at which it may keep books of the company and conduct its business, except as otherwise provided by law. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "North American Steel Corporation, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

LeMay, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of March, 1913, incorporating Léonidas LeMay dit Delorme, accountant, Emile Duquette, clerk, Alphonse Duquette, manager, Alma Laffleur, stenographer and Olivier Therien, collector, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on the business of manufacturers' agents, importers and wholesale dealers and retail merchants, and for that purpose to import, manufacture, buy, sell, produce and deal in all kinds of goods, wares, merchandise, orthopedic appliances, mechanical or electrical inventions and devices of any kind, including essence, gas, electric or steam motors of all kinds and description and to manufacture and deal in cans, boxes, baskets, jars and all kinds of sundries and supplies for grocers, druggists, manufacturers, shippers, dealers ; (b) To establish warehouses, stores, agencies, depots and other markets for carrying on the business of the company ; (c) To apply for and maintain, register, lease, acquire and hold, or to sell, lease and dispose of and grant licenses in respect of or otherwise turn to account any patents of invention, improvements or processes, trade marks, trade names and the like necessary or useful for any of the purposes of the company ; (d) To lease, sell, improve, manufacture, develop, exchange, turn to account or otherwise dispose of any or all of the properties and assets of the company for such consideration as the company deems fit, including shares, debentures or any securities of any other company ; (e) To purchase, lease or otherwise acquire, in whole or in part, the business of any company, firm or persons carrying on any business similar to the

business of the company, together with the buildings, stock-in-trade, good-will and assets generally of such business ; to assume, in whole or in part, the liabilities of any such business and to pay for the same wholly or in part in fully paid-up and non-assessable stock of the company, or in cash, bonds, debentures, mortgages or other securities ; (f) To amalgamate with or take over as a going concern the business, assets and good-will of the business presently carried on in the City of Montreal by "The Montreal Specialty" and to pay for the acquisition of said concern or for any other acquisition authorized by the presents or with the approval of the shareholders for services rendered or to be rendered to the company, in whole or in part, in cash or in paid-up stock, preferred or common, or in bonds or debentures or as may be determined by the company ; (g) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (h) To do all or any of the above things as principals, agents, bailees, contractors, trustees or otherwise and either alone or in conjunction with others, and to do all such other things as are incidental or conducive to the attainment of the above objects ; (i) To make cash advances to, to raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any firm, person, corporation or company in the capital stock of which the company holds shares, or with which it may have business relations, to act as employees, agents or managers of any firm, person, company or corporation and to guarantee the performance and payment of contracts, agreements or debts by any such firm, person, corporation or company or by any person with whom the company may have business relations ; (j) To take part in the management or control of the business or operations of any company or undertaking having objects altogether or in part similar to those of this company, and for that purpose to appoint and remunerate any directors, accountants or other experts or agents ; (k) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company ; (l) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "LeMay, Limited," with a capital stock of one hundred and fifty thousand dollars, divided into 1,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

A. F. Byers & Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of March, 1913, incorporating Richard Tuson Heneker, King's counsel, Walter Seely Johnson and Edward James Waterston, advocates, Hugh Wylie, accountant, and Mabel Hyndman, stenographer, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on the business or businesses of a general contracting, construction and development company for the erection, construction,

repair, alteration and demolition of public and private works, and of electrical, civil, hydraulic and harbour engineers; (b) To carry on the business of builders, metal workers, wood workers, stone workers and quarrymen, foundry men, machinists and brickmakers for the purposes of the company, and to own and operate and deal in the products of gravel, sand and clay pits and deposits; (c) To acquire, construct, manufacture, hold, use, deal in, exchange, lease, turn to account or otherwise deal with all machinery, equipment, appliances, plant and supplies of whatsoever nature, convenient or necessary for the proper carrying on of the business of this company or of any subsidiary company; (d) To manufacture, purchase or otherwise acquire, hold, own, use, sell, assign, transfer, trade, deal in and deal with goods, wares, merchandise and property of every class and description; (e) To carry on any other business which may seem capable of being conveniently carried on in connection with the above objects or calculated directly or indirectly to enhance the value or facilitate the realization of or render profitable any of the company's property or rights, and to buy, sell and generally to deal in real estate, on commission or otherwise; (f) To sell or dispose of the whole or any part of the assets and undertaking of the company, as a going concern or otherwise, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (g) To amalgamate with any other company having objects altogether or in part similar to those of this company; (h) To distribute in specie from time to time among the shareholders of the company any property, assets or rights of the company, and to sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (i) Notwithstanding section 44 of The Companies Act, to subscribe for, conditionally or unconditionally, and to underwrite, issue on commission or otherwise, take, hold, deal in and convert stock, shares, bonds, debentures and securities of any other company; (j) To acquire any undertaking or business similar in whole or in part to that of this company, together with the plant, stock, goodwill, franchises and assets thereof, and to pay for the same in cash, shares, bonds or debentures of this company or otherwise, and to enter into partnership or into any arrangement for sharing profits, union of interests, reciprocal concession or co-operation with any person, firm or company; (k) To issue and allot, as fully paid up, shares of this company to pay or part pay for any property, plant, franchise, business, company, stock, bonds or other thing or security which the company may lawfully acquire, and also in payment of *bona fide* claims of contractors, engineers or of any person having claims against the company for work done or services rendered, as also of all or any services, costs, charges or expenses incidental to or incurred in the promotion, organization, development or carrying on of the company or of its business; (l) To invest and deal with the moneys of the company not immediately required upon such securities as may from time to time be determined, and to lend money to, guarantee the contracts of or otherwise assist any person, firm or company with which this company may have business relations; (m) To do all such other things as are incidental or conducive to the attainment of the above objects; the objects comprised in each paragraph shall, except where otherwise expressed in such paragraph, be in no wise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "A. F. Byers & Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

Bogue Bros. & Henry, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of March, 1913, incorporating D'Arcy Denis Bogue, commercial stationer, and Wilfrid Bovey, advocate, of the City of Montreal, in the Province of Quebec; Michael Arthur Phelan, of the City of Westmount, in the said Province of Quebec, advocate, and Walter Blackburn Bogue and James Henry, of the City of Toronto, in the Province of Ontario, commercial stationers, for the following purposes, viz:—(a) To manufacture, produce, purchase, deal in and sell paper, cardboard, wood pulp, wood or paper materials and any or all ingredients or products and compounds thereof and all articles and substances made from any of the aforesaid materials and to utilize, render merchantable and otherwise turn to account any other substances, products or by-products thereof; to carry on the business of stationers, printers, lithographers, stereotypers, electrotypers, photographic printers, photo-lithographers, engravers, die-sinkers, envelope manufacturers, book-binders, account book manufacturers, machine rulers, numerical printers, paper bag and account book makers, box makers, cardboard manufacturers, type foundries, photographers, manufacturers of and dealers in playing, visiting, railway, festive, complimentary and fancy cards and valentines, dealers in parchment, advertising agents, designers, draughtsmen, ink manufacturers, booksellers, publishers and dealers in the materials used in the manufacture of paper, engineers, cabinet makers and dealers in or manufacturers of any other articles or things of a character similar or analogous to the foregoing, or any of them, or connected therewith; (b) To acquire by purchase, concession, license, exchange or other title and sell, lease, alienate or deal in timber licenses, timber lands and limits, wood lots, real estate, rights of way and other property as may be found necessary in the prosecution and conduct of any of the operations of the company; (c) To improve and develop rivers and lakes and to construct and maintain reservoirs, canals, dams, booms and other works and equipment of all kinds; (d) To acquire, produce, generate, develop, create, use on the property of the company such power, gas, water, electricity, electromotive force, light and heat for lighting and heating or motive purposes as may be necessary for the purposes of the company's business, with power to sell or otherwise dispose of any excess not required and to supply the same for light, heat or power purposes to any person or corporation as may be agreed upon, provided that the foregoing powers, when exercised outside the property of the company, shall be subject to all provincial or municipal laws and regulations in that behalf; (e) To buy, sell, manufacture, trade, work and deal in plant, machinery, tools, furniture, supplies, appliances and all articles requisite or connected with, or which can or may be used in connection with, the said arts and business or any of them; (f) To acquire, lease, sell, license or otherwise dispose of trade marks, industrial designs, patents or patent rights for and in respect of any invention which may be deemed useful to the company's business, and to acquire and work any patents of invention or any licenses to use any invention which may be deemed to be of use in connection with the company's business; (g) To purchase, lease or otherwise acquire and undertake all or any part of the property, works, business, stock-in-trade, assets and goodwill, contracts, rights, obligations and liabilities of any persons or company having objects or carrying on any business similar to the objects or business of this company, and to pay for the same in whole or in part in cash, bonds or paid-up stock of this company; (h) To purchase and hold stock and bonds of any company carrying on business of a like nature; (i) To acquire and hold security of any kind, real or personal, for debts, liabilities or obligations to the company in respect of the purposes and objects of the company; (j) To enter into any agreement for sharing of profits, amalgamation, consolidation or

union of interests, co-operation, joint adventure, reciprocal concession or other arrangement of a like nature with any person or company or companies carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, or having objects altogether or in part similar to those of this company ; (k) To enter into any arrangement with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authorities any rights, privileges and concessions which the company may think it desirable to obtain, and to carry on or exercise and comply with any such arrangements, rights, privileges and concessions ; (l) To sell, lease or otherwise dispose of the whole or any part of the business, undertakings, property, liabilities and privileges of the company to any other person or persons or to any company for such consideration and security the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company ; (m) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or other securities in other companies belonging to the company, or which the company may have power to dispose of ; (n) To remunerate any company or person for services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital, or any bonds, debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business, subject to approval thereof by the shareholders of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Bogue Bros. & Henry, Limited," with a capital stock of fifty thousand dollars, divided into 2,000 shares of twenty-five dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of March, 1913.

THOMAS MULVEY,

38-2

Under-Secretary of State.

Canadian Drednot Motor Trucks, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of March, 1913, incorporating Howard Salter Ross, barrister, John Swinwood Rigby and Oswald Fleming Shearer, accountants, Vibert Sidney Ross, mechanical engineer, and Florence Salmon, stenographer, all of the City of Montreal, in the Province of Québec, for the following purposes, viz :—(a) To buy, sell, trade and carry on the business of manufacturers of and dealers in automobiles, cycles, motor trucks, engines, carriages and conveyances of all kinds and in all the articles used in the construction thereof ; (b) To acquire by purchase, lease or otherwise the whole undertaking or any part of the business, property or liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purpose of this company and particularly the whole undertaking of Drednot Motor Trucks, Limited, which has its head office and principal place of business at Montreal, in the Province of Quebec ; (c) To acquire by purchase, lease or otherwise or to take the shares, bonds, debentures or other securities of any company carrying on or about to carry on or engage in the business which this company is authorized to carry on, and to sell, re-issue, with or without guarantee, or otherwise deal with the same ; (d) To issue and allot fully paid shares of the company in payment of any services rendered or to be rendered or for any business, franchise, undertaking, property, right, power, privilege, lease, license or contract which the company is authorized to acquire ; (e) To sell, lease or

otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company ; (f) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any government, municipal or local authority, or with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction capable of being conducted so as directly or indirectly to benefit this company ; and to guarantee the contracts of, either with or without security, and to lend money to or otherwise assist any such person or company or any person or company undertaking to build on or improve any property in which the company is interested and generally to such persons or companies and upon such terms and conditions as the company may think fit, and in particular to tenants, builders and contractors ; (g) To enter into any arrangement with any government or authority, federal, provincial, municipal or local or otherwise, that may seem conducive to the company's objects or any of them ; (h) To purchase, acquire, hold and own the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to sell or otherwise dispose of shares, bonds or other securities, notwithstanding the provisions of section 44 of The Companies Act ; (i) To take and hold mortgages, bills of sale, hypothecs, liens and charges to secure the payment of the purchase price of any property, real or personal, sold by the company ; (j) To invest and deal with the moneys of the company not immediately required, upon such securities and in such manner as may from time to time be determined ; (k) To distribute any of the property of the company in specie among its shareholders ; (l) To do all or any of the things mentioned, either as principals, agents, contractors or otherwise, and to do all such other acts and things and to carry on any business, manufacturing or otherwise, which may be incidental or conducive to any of the purposes or objects of the company and which may seem to the company capable of being conveniently carried on or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (m) To do all or any of the above things as principals, agents, contractors or attorneys ; (n) To amalgamate with any other company having objects similar in whole or in part to those of this company ; (o) To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company ; (p) To do all such other things as are incidental or conducive to the attainment of any of the above objects ; (q) Any power granted in any paragraph hereof shall not be limited by reference to or inference from any other paragraph. The operations of the company be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Drednot Motor Trucks, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 20th day of March, 1913.

THOMAS MULVEY,

38-2

Under-Secretary of State.

Swedish Canadian Steel Company, Limited.

PUBLIC notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of March, 1913, incorporating John Jennings Creelman and Gilbert Sutherland Stairs, advocates, John Buchanan Henderson, clerk, and Florence Ellen Seymour and Beatrice Isolde Brandt, stenographers, all of the City

of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To manufacture, import, export, buy, sell and deal in goods, wares and merchandise of all kinds, either as principals, agents or brokers ; (b) To apply for, obtain, register, purchase, lease or license, on royalty or otherwise, acquire and hold, use, own, operate and introduce, and to sell, assign or otherwise dispose of any trade marks, trade names, patents of invention, improvements and processes, under registration or otherwise, and to use, exercise and develop, grant licenses in respect of or otherwise turn to account any such trade marks, trade names, inventions, licenses, processes and the like, or any such other property or rights ; (c) Notwithstanding the provisions of section 44 of the said Act, to purchase and acquire and to hold, own and sell, with or without guarantee, the shares, debentures and bonds of any manufacturing or other corporation carrying on business similar to that of this company, and to amalgamate with any company constituted for the carrying on of any similar business, and to acquire by purchase, lease or otherwise and to manage, operate and carry on the property, undertaking and business of any such corporation ; (d) To issue, allot and deliver, as fully paid up and non-assessable, any shares, debentures or other securities of this company in payment or part payment of any property, contracts, rights, shares, debentures or securities of any other company which this company may acquire for the purpose of its business, and in payment or part payment of the services rendered to the company in connection with its promotion, organization and business ; (e) To promote any other company or companies for the purpose of acquiring all or any of the property or liabilities of this company, or of advancing directly or indirectly the objects or interests thereof, and to purchase, subscribe for or otherwise acquire and to hold the shares, stocks or obligations of any any company, and upon a distribution of assets or division of profits to distribute such shares, stocks or obligations amongst the members of this company in specie ; (f) To invest and deal with the money of the company not immediately required, upon such securities as may from time to time be determined ; (g) To sell, lease or otherwise dispose of all or any part of the property of the company upon any terms, with power to accept as the consideration any shares, stocks or obligations of any other company ; (h) To establish and regulate agencies for the purposes of the company, and to do all such other things as may be necessary to the carrying out of the company's objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Swedish Canadian Steel Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada this 20th day of March, 1913.

THOMAS MULVEY,

38-2

Under-Secretary of State.

The Chidlow Patent Process Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of March, 1913, incorporating Francis George Bush, bookkeeper, George Robert Drennan, stenographer, Michael Joseph O'Brien and Herbert William Jackson, clerks, and Gordon Francis Macnaughton, student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To apply for, obtain, register, purchase, lease on royalty or otherwise acquire, and to hold, own, use, operate, introduce, exercise, develop, grant licenses in respect of, lease, sell, assign or otherwise dispose of or turn to account any trade marks, trade names, patents of invention, trade secrets, concessions, improvements, processes under registration or otherwise, and licenses for the use, development or

operation of the same or any of them on royalty or otherwise ; or any other such property, rights or information so acquired ; (b) To manufacture, buy, sell, lease and deal in machinery and equipment connected with or incidental to any patents or patent processes whether they be owned or controlled by the company or otherwise ; (c) To acquire, enter into and take over contracts of every description, and to transfer, assign or otherwise dispose of any contract or undertaking of the company in whole or in part ; and to enter into, carry out, perform and sublet contracts for doing work and supplying materials in connection therewith ; (d) To acquire, hold, sell and dispose of shares and securities in other companies authorized to do any business which this company is empowered to carry on ; (e) To purchase and acquire any business of a similar nature and to purchase and acquire any interest or control in any business of a similar nature to that which this company is authorized to carry on, and to pay for the same in whole or in part in cash, bonds, or paid-up stock of this company ; (f) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company engaged in or carrying on, or about to engage in or carry on any business or transaction which this company is authorized to engage in or carry on, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company ; (g) To sell, lease or otherwise dispose of the whole or any part or branch of the businesses, undertaking, property, liabilities or franchises of the company to any other person or company, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company ; (h) To distribute in specie or otherwise any assets of the company among its members, and particularly the shares, bonds, debentures and securities of any other company formed to take over the whole or any part of the assets or liabilities of the company ; (i) To carry on any branch or branches of business incidental to the due carrying out of the aforesaid objects and subsidiary thereto, which may be deemed necessary to enable the company to profitably carry out its undertakings ; (j) The powers enumerated in each paragraph hereto to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Chidlow Patent Process Company, Limited," with a capital stock of sixty thousand dollars, divided into 600 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1913.

THOMAS MULVEY,

38-2

Under-Secretary of State.

Sovereign Cotton Mills, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of March, 1913, incorporating James Steller Lovell and Charles Delamere Magee, accountants, William Bain, bookkeeper, and Robert Gowans and Joseph Ellis, solicitors' clerks, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz :—(a) To carry on the business of manufacturers of and dealers in all kinds of cotton, woollen, linen and other goods, cloths, yarns and materials and all by-products thereof and to build, acquire, erect, maintain and operate all kinds of mills, dye houses, print works, bleacheries and other buildings and plant in connection with any part of the company's business or undertaking ; (b) To acquire and operate cotton plantations and interests therein and generally to carry on the business of a cotton planter ; (c) To purchase, lease or acquire lands and interests

therein and water powers and water privileges and power and to develop therefrom any power, electrical or other energy and to use the same in connection with their business and to transmit the same, and to sell, lease or dispose of lands or interest therein or power and to enter into working arrangement with other companies, persons, firms or corporations for the use thereof, and to establish, operate and maintain any electric, gas or other lighting, heating or power plant and to sell and dispose of electricity, gas or power, light, heat and power, provided always that the rights and privileges hereby conferred upon the company to generate, sell and dispose of electrical energy for light, heat and power, when exercised outside the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf ; (d) To sink wells and shafts and to make, build, construct, erect, lay down and maintain reservoirs, water works, cisterns, dams, culverts, main and other pipes and appliances and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the purposes of irrigation and for the creation, maintenance or development of hydraulic, electrical or other mechanical power, or for any other purposes of the company ; (e) To construct, maintain, alter, make, work and operate on the property of the company and for the purposes of the company, or on property controlled by the company, reservoirs, dams, flumes, race and other ways, water powers, aqueducts, wells, roads, piers, wharves, buildings, shops, stamping mills and other works and machinery, plant and electrical and other appliances of every description ; (f) To acquire by purchase or otherwise and hold lands, timber limits or licenses, water lots, water falls, water privileges or concessions and powers and rights and interests therein, and to build upon, develop, irrigate, cultivate, farm, settle and otherwise improve and utilize the same, and to lease, sell or otherwise deal with or dispose of the same, and generally to carry on the business of a land and land improvement and irrigation company ; (g) To construct, acquire, manage, maintain, alter, charter, operate, hire, lease, sell, exchange or otherwise dispose of all kinds of ships, vessels, barges and boats, or shares or interests therein, and also elevators, sheds, warehouses and buildings, wharves, docks, dry docks and terminals and for such purposes generally to carry on the business of shipbuilding, ship repairing, engineering, elevator, warehousing, navigation, transportation and terminal company, or any such businesses, and to manufacture and deal in engines, boilers, machinery and other appliances and things used in connection with any of the aforesaid businesses ; (h) To manufacture and deal in logs, lumber, timber, wood, metal and all articles into the manufacture of which wood or metal enters, and all kinds of natural products and by-products thereof ; (i) To construct, execute, own and carry on all descriptions of works which may be necessary or useful for the purposes of the company ; (j) To purchase or otherwise acquire, hold, sell or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation, notwithstanding the provisions of section 44 of the said Act ; (k) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company and necessary to enable the company to profitably carry on its undertaking ; (l) To issue and allot, as fully paid up, shares of the company hereby incorporated in payment or part payment of any property, movable or immovable, property rights, lease, business, franchise, undertaking, powers, privileges, license, concession, stock, bonds and debentures or other property rights which it may lawfully acquire by virtue of the powers hereby granted, or to pay for same or any part thereof in bonds or debentures of this company ; (m) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of this company's

business, and to issue in payment or part payment for any property, rights or privileges acquired by the company, or for any guarantees of the company's bonds, or for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid and non-assessable, or the company's bonds ; (n) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof ; (o) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in ; (p) To procure the company to be registered and recognized in any foreign country and to designate persons therein, according to the laws of such foreign country, to represent this company and to except service for and on behalf of this company of any process or suit ; (q) To lease, sell or otherwise dispose of the property and assets of the company, or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company ; (r) To amalgamate with any other company having objects similar to those of this company ; (s) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities belonging to the company, or which the company may have power to dispose of ; (t) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking ; (u) To do all or any of the above things and as principals, agents or attorneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Sovereign Cotton Mills, Limited," with a capital stock of six million dollars, divided into 60,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1913.

THOMAS MULVEY,

38-2

Under-Secretary of State.

The North Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of March, 1913, incorporating Bertrand Joseph Clergue, manager, Thomas Langdon Van Norden and Leon Joseph Mouton, accountants, and Charles Emard, advocate, of the City of Montreal, in the Province of Quebec, and James DeGaspé Beaubien, of the the Town of Outremont, in the said Province of Quebec, engineer, for the following purposes, viz :—(a) To carry on in all its branches the business of a general contracting, building and construction company, and in connection therewith to enter into, undertake, perform and execute contracts with the Government of the Dominion of Canada, or with any of the Provinces thereof, or with any individual, firm, association or corporation, for the making, building, constructing and operation of works, constructions and undertakings, public and private, of every kind and description ; (b) To acquire, hold, manufacture, build, maintain and operate all real estate, stock and plant, machinery and appliances necessary for the proper carrying on of any of its undertakings, and for this purpose to acquire also patent rights,

patents, inventions, trade marks and other similar rights and privileges; (c) To acquire, hold, own, buy, guarantee, sell or otherwise dispose of shares in the capital stock and the bonds or other securities of any other company having objects similar to those of this company; to use the funds of the company for the acquisition of the same; to vote such stock and bonds in the name of the company; (d) To acquire and undertake the good-will, property, rights, franchises and assets of every kind and the liabilities of any person, firm, association or corporation carrying on any business similar to that which this company is authorized to carry on, and to pay for the same in cash, stock or bonds of this company or otherwise; (e) To share profits, unite or co-operate with any person, firm, association or corporation engaged in or about to carry on any business which this company is authorized to engage in or carry on; (f) To promote and assist financially by guarantee, advances of money or otherwise, the enterprises and undertakings of any individual, firm, association or corporation with which this company may have business relations; (g) To pay for any property purchased by the company, or for the cost of construction of any of the plant or works of the company, or for services rendered, by the issue of paid-up stock of the company, or bonds of the company, or partly in stock and partly in bonds; (h) To do all and everything necessary, suitable or convenient for the accomplishment of any of the purposes or the attainment of any of the objects hereinabove enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The North Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

38-2

W. E. Preston, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of March, 1913, incorporating William Edward Preston, Thomas Andrew Sharp and John Wesley Preston, merchants, John Walter Benson, accountant, and Duncan Stewart Storey, solicitor, all of the Town of Midland, in the Province of Ontario, for the following purposes, viz:— (a) To deal in any and every kind of general merchandise, wholesale and retail; (b) To own, construct and operate passenger and supply boats, gasoline launches, and all other different kinds of boats and docks and wharves; (c) To purchase, lease or otherwise acquire any lands and to sell, lease, exchange, or otherwise dispose of the whole or any portion of said lands, or all or any of the buildings or structures that are now or may hereafter be erected thereon and to take and to hold mortgages on any of the lands, buildings or structures so sold, or otherwise improve, alter or manage the said lands and buildings; (d) To purchase and to take over the good-will, assets and business of any company, partnership or individual and to hold stock in any company, and to pay out of the funds of the company the costs and expenses of and incidental to the incorporation and organization of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "W. E. Preston, Limited," with a capital stock of two hundred and fifty thousand dollars, divided into 2,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Midland, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada this 20th day of March, 1913.

THOMAS MULVEY,

Under-Secretary of State.

38-2

Financial Investment Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of March, 1913, incorporating Aubrey Huntingdon Elder, student-at law, Patrick Francis Brown, secretary, William Reuben Ford, bookkeeper, and Ida Hill McKerracher and Winnifred Evelyn Patch, stenographers, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:— (a) To carry on the business of a promoter, organizer and manager of a financial, industrial, mercantile and other companies and corporations; to subscribe for, underwrite, buy, hold and sell, on commission or otherwise, and to deal in the shares, bonds or other securities of any company or corporation, notwithstanding the provisions of section 44 of the said Act; (b) To purchase, lease or otherwise acquire, either for investment or re-sale, and to hold either absolutely as owner or as mortgagee or otherwise, and generally to deal in lands, houses, apartment houses, real estate and property of whatsoever description and tenure or any interest therein, and to create, sell and deal in freehold and leasehold ground rents and generally to deal in, traffic by way of sale, lease, exchange or otherwise in land, house and building property, whether real or personal; to erect and construct houses, buildings, apartment houses and works of every description on any land of the company or upon other lands, and to rebuild, repair, enlarge, alter and improve existing houses, buildings or works thereon; to convert and appropriate any such land into and for roads, streets and other conveniences and generally to deal with and improve the lands of the company; to sell, lease, let or otherwise dispose of the lands, houses, buildings, apartment houses and other property of the company, or any part or parts thereof; to undertake and direct the management and sale of the property of the company whether buildings or lands, and to carry on all or any of the businesses of builders, contractors, house agents, dealers in stone, sand, lime, bricks, timber, hardware and other building requisites; (c) To make advances by means of loans to purchasers or tenants of any part of the property of the company for the purpose of building on the lands of the company or of making other improvements thereto; to assist by means of loans and advances or otherwise in the construction and maintenance of roads, streets, hydraulic works, drains and other improvements and works calculated to facilitate access to the company's property or enhance its value; (d) To make and to enter into any agreement or covenant for the paving, macadamizing, repairing, grading, cleaning and watering of any streets or highways, and the construction, opening and repairing of conduits, cisterns, drains or sewers, and the laying of electric cables and wires, gas or water pipes, in any streets or highways; (e) To subscribe for, purchase or otherwise acquire the shares, bonds, debentures or other securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in shares, bonds, debentures or other securities so purchased, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereof, and to guarantee payment of the principal of or dividends and interest on the shares, bonds, debentures or other securities of any company or corporation with which the company may have business relations, and to promote any company or corporation having objects altogether or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (f) To enter into any arrangements with any authority, federal, provincial, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges, franchises and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges, franchises and concessions; (g) To consolidate or amalgamate with any other company or corporation

having objects similar in whole or in part to those of this company, and to enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which the company is authorized to engage in or carry on, or capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist any such person, company or corporation, and to take or otherwise acquire shares and securities of any such company or corporation, and to pledge, sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, or otherwise to deal with or dispose of the same; (h) To issue and allot fully paid shares of the company in payment or part payment of any business, franchise, undertaking, property, right, power, privilege, lease, license or contract which the company is authorized to acquire; (i) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the name of the persons, firms, company or companies hereinafter referred to, if hereunto duly authorized, all or any of the property, franchises, good-will, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay for such property, franchises, good-will, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company, and to exercise the rights, powers and franchises of any company whose capital stock is owned by this company in the name of such company or in its own name; (j) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or in the conduct of its business; (k) To obtain any Act of Parliament or legislature for any purposes of the company; (l) To take part in the management, supervision or control of the business or operations of any company or undertaking having objects altogether or in part similar to those of this company, and for that purpose to appoint and remunerate any directors, accountants or other experts or agents; and to acquire and carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (m) To sell, lease, exchange, dispose of, turn to account or otherwise deal with the property, rights, franchises and undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company; (n) To invest and deal with the moneys of the company not immediately required upon such securities and in such manner as may from time to time be determined; (o) To do all such other things as are incidental or conducive to the attainment of the above objects and to do all or any of the above things as principals, agents or attorneys; (p) To procure the company to be licensed, registered or otherwise recognized in any foreign country, and to designate persons therein as attorneys or representatives of the company with power to represent the company in all matters according to the laws of such foreign country, and to accept service for and on behalf of the company of any process or suit; (q) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company; (r) To draw, make, accept, endorse, execute and issue promissory notes, bill of exchange, bills of lading, warrants and other negotiable or transferable

instruments; (s) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (t) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, and any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Financial Investment Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

Gray & Wighton, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 18th day of March, 1913, incorporating John Gray and Henry Wighton, contractors, and Henry Udolphus Paget Aylmer and Jacob DeWitt, advocates, of the City of Montreal, in the Province of Quebec, and Archibald Forster McGoun, of the City of Westmount, in the said Province of Quebec, student-at-law, for the following purposes, viz:—(a) To carry on business as builders and contractors for the construction, equipment, demolition, repairing, remodelling and decorating of public and private works and buildings or any part thereof; (b) To manufacture, use, buy, distribute, warehouse and store, sell and to otherwise deal in and with cement, sand, gravel, lime, marl, clay, bricks, tiles, stone (artificial or otherwise), reinforced concrete, timber, lumber, sashes, doors, blinds, mouldings, furniture, vehicles, machinery, paints, fertilizers, deodorizers and generally in all sorts of builders' materials and supplies and all compositions into which any of the said articles and materials can be converted or used; (c) To purchase, take over, lease, take in exchange and otherwise acquire, develop, work, operate, hold, manage, lease, sell and deal in lands, buildings and other property of every kind and description and any right and interest therein, timber limits, licenses to cut timber, quarries, mines, minerals and mining rights, and to mine, smelt and refine ores and metals; to construct and operate on the property of the company tramways to railroads and to navigable waters and to the various cement, rock deposits, clay lands, mineral beds, mines and quarries and other properties of the company, subject to municipal, provincial or other law or regulation; (d) To subdivide, develop, cultivate and otherwise alter and improve such lands; to erect houses, shops, stores, office buildings, apartment houses, hotels and other buildings and structures and their appurtenances upon such lands; to conduct, manage, operate, alter and utilize the same; to sell, lease, exchange and otherwise deal with and dispose of the said lands and buildings in whole or in part and generally to carry on the business of a land and land improvement company; (e) To construct, equip, operate, work and conduct stores, mills, factories, yards, warehouses, works, wharves, means of transportation, offices and all the other undertakings relating to the company's business; (f) To build, purchase, acquire, lease, charter, navigate and use vessels and boats whether operated by steam, electricity or any other motive power; (g) To purchase, lease or otherwise acquire water powers and water privileges for the purpose of generating power or electricity with which to carry on the company's operation, and to construct and operate the necessary plants for generating and distributing such power, and to dispose of any surplus of electricity or other power generated by the company, provided, however, that any distribution of power out-

side the property of the company shall be subject to local and municipal regulations; (h) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (i) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (j) To take as security for any debt due the company chattel mortgages, mortgages and hypothecs upon the property of the debtors of the company; to take the movable and immovable property of the debtors of the company in pledge; (k) To acquire and own shares and securities in any other company or companies carrying on business of a like nature notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise deal with the same; (l) To issue fully paid-up shares in payment or part payment of the purchase price of any movable or immovable property, patents, patent rights or shares in other companies that may be acquired by the company; (m) To acquire from any person, firm or corporation any business of a like nature, or incidental to the foregoing, or capable of being operated in connection therewith, and to issue fully paid-up shares of the company in payment or part payment of the purchase price thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Gray & Wighton, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1913.

THOMAS MULVEY,

38-2

Under-Secretary of State.

The John Inglis Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of March, 1913, incorporating Eillian Alfred James Case, solicitor, James Broadbent Taylor, accountant, Clifford Gordon Lynch, secretary, and Harris Earle Wallace and Lowell Wallace Wood, students-at-law, all of the City of Toronto, in the Province of Ontario, for the following purposes, viz:—(a) To carry on the business of manufacturers of engines, boilers and machines of all kinds, machinists, foundrymen, engineers, iron and brass founders, metal workers and boiler-makers, and to buy, sell and deal in, manufacture, hire and let on hire all kinds of machines, engines, boiler plant, machinery, tools and implements; (b) To construct, improve, work, maintain, manage, carry out or control and to purchase, lease or otherwise dispose of any lands, works, mills, mines, machinery, wharves, manufactories, warehouses, shops, stores and other works and conveniences which may seem capable of being used or operated in connection with any part of the company's undertaking for the time being, or calculated directly or indirectly to benefit the company; (c) To apply for and receive or to acquire by enactment, grant, assignment, transfer, lease or otherwise and to exercise, carry out and enjoy any statute, ordinance or concession, patent, license, power, authority, franchise, right or privilege which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect,

and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof; (d) To apply for, purchase or otherwise acquire any patents, brevets d'invention, grants, licenses, leases, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to pay for the same in cash, shares or other securities of the company or otherwise, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights, interests or information so acquired; (e) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (f) To purchase or otherwise acquire the shares, bonds, debentures or other securities of any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to pay for the same in the shares, bonds, debentures or other securities of this company, and to hold, sell, vote or otherwise deal in the shares, bonds, debentures or other securities so purchased, and to guarantee payment of the principal of or dividends and interest on said shares, bonds, debentures or other securities, and to promote any company or corporation having objects altogether or in part similar to those of this company, or carrying on any business capable of being carried on so as directly or indirectly to benefit this company; (g) To sell, lease or otherwise dispose of the property, rights, franchises and undertaking of the company, the assets thereof, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of this company; (h) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of this company; (i) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or corporation carrying on or engaged in, or about to carry on or engage in, any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, issue or re-issue the same, with or without guarantee of principal and interest, and otherwise to deal in the same; (j) To purchase, lease or otherwise acquire and to hold, exercise and enjoy in its own name or in the names of the persons, firms, company or companies hereinafter referred to, if thereunto duly authorized, all or any of the property, franchises, goodwill, rights, powers and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar in whole or in part to that which this company is authorized to carry on, and to pay for such property, franchise, goodwill, rights, powers and privileges wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company; (k) To do all such things as are incidental or conducive to the attainment of the above objects; (l) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (m) To distribute in specie or otherwise, as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company that may take over the whole or any part of the assets or liabilities of this company; (n) To invest and deal with the moneys of the company not immediately required, upon such securities and in such manner as may from time to time be determined; (o) To aid in any manner any corporation any of whose shares of capital stock, bonds or other obligations are held or are in

and manner guaranteed by this company, and to do any acts or things for the preservation and protection, improvement or enhancement of the value of any such shares of capital stock, bonds or other obligations; to do any and all acts and things tending to increase the value of any of the property at any time held or controlled by this company; to perform, promote and otherwise facilitate the organization of subsidiary companies; (p) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or to or from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The John Inglis Company, Limited," with a capital stock of one million dollars, divided into 10,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

Richard Realty Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of March, 1913, incorporating Emilien Gadbois, lawyer, Joseph Elzéar Bernard, real estate agent, Georges Derome and Georges Couture, accountants, and Juliette Drolet, spinster, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:— (a) To acquire by purchase, lease, exchange or otherwise, land, buildings or any interest therein and any rights over or in connection with such land, and to turn the same to account as may seem expedient, and in particular by subdivisions, preparing building and factory sites and constructing, altering and maintaining offices, houses and buildings of all kinds, and to act as real estate, insurance and financial agents, brokers, underwriters and promoters, manage and administer properties, maintain, protect and insure same, negotiate and place loans, underwrite and promote enterprises; (b) To develop the immovable property of the company by draining or otherwise improving the same; to lay out such immovable property with railway sidings, streets, squares or otherwise, subject to all provincial and municipal regulations in that behalf, and to dedicate any part of the company's property for parks, squares, streets or other public places; (c) To promote or assist in promoting any other company or enterprise for the purpose of carrying on any business similar in whole or in part to that of this company or otherwise and to acquire the whole or any part of the property of such company, companies or enterprise, for such promotion and to market the stock, securities or properties resulting from or connected with promotions; (d) To acquire by purchase, lease or otherwise, water courses or water powers or any rights in the same, and to utilize and develop, grant leases of or rights over the same and to sell and distribute water for power or otherwise, as may be necessary for the purposes of the company; (e) To construct, improve, maintain, work, manage, carry out or control all roads, ways and branches and sidings on lands owned or controlled by the company, drainage and sewage systems on or in connection with lands owned or controlled by the company or in or on the streets and squares laid out by the company, bridges, reservoirs, water courses, warehouses, factories, shops, buildings and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (f) To sell, lease, exchange or otherwise convey the lands, building and all property of the company and

to acquire, hold or discharge mortgages or hypothecs upon such land sold or disposed of by the company; (g) To carry on wherever the lands of the company may be situated and for the purposes thereof the business of contractors, builders, electricians, mechanical engineers, suppliers of electricity for the purposes of light, heat, motive power or otherwise, and manufacturers and dealers in all articles or things required for or capable of being used in connection with the generation, distribution, supply, accumulation and employment of electricity, provided that the foregoing powers, when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (h) To enter into any arrangement with any authorities, municipal, local or otherwise that may seem conducive to the company's objects or any of them and to obtain from any such authority any rights, privileges or concessions which the company may think it desirable to obtain and carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (i) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business similar, in whole or in part, to that of the company, or possessed of property suitable for the purposes of the company, and to issue fully paid-up or partly paid-up shares of the company in consideration or part consideration therefor or for any property or rights acquired by the company; (j) To subscribe for, take or in any way acquire the stocks, shares, bonds, debentures or other obligations or securities of any company having objects similar to those of this company and to sell or otherwise dispose thereof, notwithstanding the provisions of section 44 of The Companies Act, and to guarantee any bonds, debentures, obligations or securities so sold or disposed of by this company or of any company having objects similar in whole or in part to those of this company; (k) To make cash advances to customers and other persons having business dealings with the company and upon such terms as may seem expedient and to accept security for same by way of hypothec or pledge, and to guarantee the performance of contracts by any such person; (l) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities in any other company having objects similar in whole or in part to those of this company; (m) To enter into partnership or into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in, and to guarantee the contracts of or otherwise assist any such person or company; (n) To distribute from time to time among its shareholders any of the assets of the company and particularly the securities, bonds and shares of any other company, which this company may acquire or take over or with whom this company may form any arrangement for joint adventure or co-operation or to which this company may dispose of the whole or any part of its undertaking; (o) To carry on any other business germane to the foregoing which may seem to the company capable of being conveniently carried on in connection with any of the above business, or objects or calculated to enhance the value of or render profitable any of the company's properties or rights for the time being; (p) The powers in each of the foregoing paragraphs to be in no way limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Richard Realty Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

D'Allaird, Rettie, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 17th day of March, 1913, incorporating George Jockow D'Allaird, merchant, William Rettie, traveller, Francis George Bush, bookkeeper, George Robert Drennan, stenographer, and Herbert William Jackson, clerk, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the business of wholesale and retail merchants and manufacturers, and to manufacture, buy, sell, traffic and deal in all manner and kinds of dry goods, waists, dresses, whitewear, underwear, shirts, collars, haberdashers' supplies, men's, women's and children's clothing and wearing apparel of every description and all other articles necessary or convenient to be used in connection with the sale of the same; (b) To carry on any other business which may seem to the company capable of being carried on in connection with its business or any of the objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's rights or property; (c) To guarantee the contracts of or to assist by way of loan, endorsement or in any form whatsoever any other company carrying on any business similar in whole or in part to that carried on by this company, and in which this company owns any shares, bonds, debentures or other securities, and to acquire the shares, bonds, debentures or any other securities of any other company, notwithstanding the provisions of section 44 of The Companies Act, Canada; (d) To apply for, purchase, acquire by license or otherwise any patent, patent rights, trade marks, industrial designs or any invention which the company may deem useful for its business, and to hold, use, sell, lease, license or otherwise dispose of such patents, patent rights, inventions, trade marks and industrial designs; (e) To acquire and undertake the whole or any part of the business, assets, rights and liabilities of any person, firm or corporation carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to amalgamate with any person or company carrying on business of a similar nature; (f) To purchase, lease or otherwise acquire movable and immovable, real and personal property of any kind or nature that may be deemed suitable for the purposes of the company; (g) To pay for any property, movable or immovable, acquired by the company or to remunerate any person for services rendered or to be rendered to the company in whole or in part by the issue and allotment of the capital stock of the company fully paid up and non-assessable; (h) To lease, sell or otherwise dispose of the business, property, assets or undertakings of the company, or any part thereof, for such consideration and upon such terms and conditions as the company may deem fit, and in particular for shares, bonds, debentures or securities of any other company having objects similar to those of this company; (i) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or securities of any companies belonging to the company, or which the company may have power to dispose of; (j) To do all or any of the matters hereby authorized either alone or in conjunction with or as factors, trustees or agents for any other companies or persons, or by or through any factors, trustees or agents; (k) And generally to do all such things as are incidental to the carrying out of the objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "D'Allaird, Rettie, Limited," with a capital stock of seventy thousand dollars, divided into 700 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 19th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

The A. A. Ayer Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 14th day of March, 1913, incorporating Albert Azro Ayer, Albert Johnson Ayer, Arthur Adam McKergow and Charles Thomas Pickett, merchants, and Thomas Barnard Gould, solicitor, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To buy, sell and deal in butter, cheese and all classes of produce and machinery, fixtures, fittings and findings for the manufacture, treatment, reduction or otherwise of all classes of produce, and to manufacture, buy, sell and deal in any products or by-products of produce, food stuffs and live stock of every nature and kind; (b) To carry on the business of cold storage, refrigerator and general warehousemen for the purposes of the company, and to do all matters and things incidental thereto or necessary therefor; (c) To enter into any agreement as to the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession, amalgamation and consolidation with and to aid by guarantee of contract or by endorsement any person, firm or corporation carrying on any business of a like nature or of a nature incidental or in any way allied to the business for which incorporation is now sought, and, notwithstanding the provisions of section 44 of The Companies Act, to acquire, own, hold and dispose of stocks, debentures or other securities of any such person, firm or corporation; (d) To let, lease, sell, alienate and dispose of the whole or any part of the undertakings of the business upon a majority vote of the shareholders thereof, and to receive in payment therefor any stocks, bonds, debentures or other securities of any person, firm or corporation carrying on business of a like nature or incidental to, or in any way akin to, the business for which incorporation is now sought; (e) To do all matters and things, own all property, trade marks, patent rights, franchises or privileges for the purpose of enlarging and extending the scope and intention of the objects of this company, and to do all such matters and things without restriction or reserve which are incidental to or convenient or necessary for the business for which incorporation is now sought, and notwithstanding that such objects are not especially provided herein, to do all such manner of business as would necessarily or conveniently flow from the intention herein expressed. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The A. A. Ayer Company, Limited," with a capital stock of seven hundred and fifty thousand dollars, divided into 7,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 17th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

38-2

The Railway Signal Company of Canada, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of March, 1913, changing the name of "The Railway Signal Company of Canada, Limited," to that of "General Railway Signal Company of Canada, Limited."

Dated at the office of the Secretary of State of Canada, this 20th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

39-2

Realty Agencies and Contracting Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 20th day of March, 1913, incorporating Alexander Huntly Duff, Walter Alfred Merrill, Harold Earle Walker and Ralph Burnett, advocates, and Olive Elizabeth Fulton, secretary, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To act as real estate, insurance and financial agents and brokers ; to manage and administer properties, and maintain, protect, develop and procure insurance for the same ; to negotiate and place loans, and charge, accept and collect remuneration for so doing ; to carry on the business of contractors, builders, electricians, engineers ; manufacturers, producers and dealers in power for light, heat or otherwise ; manufacturers of and dealers in all articles, materials, appliances or things required for or capable of being used in connection with the aforesaid business, and to sell, distribute and supply as may be advisable the products of the company subject to all provincial and municipal regulations in that behalf ; (b) To acquire by purchase, lease, exchange or otherwise lands, buildings or any interest therein, and any rights over or in connection with said lands and buildings, and to turn the same to account as may seem expedient by subdivisions, preparation of building sites, and constructing, maintaining, altering or improving buildings, houses and structures of all kinds ; (c) To acquire by purchase, lease or otherwise, timber lands, timber rights, water courses or water power, or any right in or to the same, and to use, develop, lease or otherwise dispose of, or turn to account, the whole or any part of such rights or property, and to sell and distribute water for power or otherwise as may be necessary for the purposes of the company ; (d) To buy, sell, develop, erect, maintain and operate lumber yards, saw mills and other manufacturing establishments, and to sell, exchange and turn to account the products of such yards, mills or manufacturing establishments ; (e) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business similar in whole or in part to that of this company, or possessed of property suitable for the purposes of this company, and to issue fully paid-up or partly paid-up shares of the company, in consideration, or part consideration therefor, or for any property or rights acquired by the company ; (f) To make cash advances to customers and other persons having business dealings with the company and upon such terms as may seem expedient and to accept security for same by way of hypothec or pledge, and to guarantee the performance of contracts by any such persons ; (g) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company, carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in ; to guarantee the contracts of, or otherwise assist such person or company ; (h) To sell or dispose of the undertaking of the company, or any part thereof, for such consideration as the company may think fit and in particular for shares, debentures, or securities in any other company having objects similar in whole or in part to those of this company ; (i) To distribute from time to time as may be directed amongst its shareholders, any of the assets of the company, and particularly the securities, bonds and shares of any other company, which this company may acquire or take over, or with whom this company may form any arrangements for joint adventure, or co-operation, or to which this company may dispose of the whole, or any part of its undertaking ; (j) To subscribe for, take or in any way acquire the stocks, shares, bonds, debentures, or other obligations or securities of any company having objects similar in whole or in part to those of this company, or otherwise, and to sell or otherwise dispose thereof, notwithstanding the provisions of section 44 of the said Act, and to guarantee any bonds, debentures, obligations or securities so sold or disposed of by this company, or of any company having objects similar

in whole or in part, to those of this company or otherwise ; (k) To carry on any other business germane to the foregoing which may seem to the company capable of being conveniently carried on in connection with any of the above businesses or objects, or calculated to enhance the value of or render profitable any of the company's properties or rights for the time being ; (l) The powers in each of the foregoing paragraphs to be in no way limited or restricted by reference to, or inference from, the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Realty Agencies and Contracting Company, Limited," with a capital stock of twenty thousand dollars, divided into 2,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 25th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State

39-2

St. Lawrence Parks, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 19th day of March, 1913, incorporating Alfred Eugene Harvey and Charles Henry Stephens, advocates, Gertrude Sylvia Gittleton, clerk, Harry Clay Chesley, agent, and George Salmon, manager, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To acquire, own, establish, carry on, promote, manage and operate amusement parks and places and all kinds of lawful games, sports and amusements ; (b) To buy or otherwise acquire and to hold, sell or otherwise dispose of property, real or personal, movable or immovable, and to pay for same in shares or other securities of the company or otherwise ; (c) To issue and allot, as fully paid up, shares of the company hereby incorporated in payment or part payment of any business, property, contract, stock, bonds, debentures or other property or rights ; (d) To enter into any arrangement for the sharing of profits or union of interests with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire the shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal in the same ; (e) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in other companies belonging to the company, or which the company may have the power to dispose of, and to do all acts and exercise all powers to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated ; (f) To purchase, lease or otherwise acquire any business similar in character or objects to any of the business of this company ; (g) To amalgamate with any other company having objects similar in whole or in part to those of this company ; (h) To sell, lease or otherwise dispose of the property and undertakings of the company or any part thereof for such consideration as the company may think fit and in particular for the shares, debentures, bonds or securities of any other company ; (i) To make and to enter into any covenant for paving, macadamizing, repairing, grading, cleaning or watering streets or highways and for the construction, opening and repairing of conduits, cisterns, drains and sewers in and upon the property which may be owned or operated by the company ; (j) To advance and lend money to purchasers, builders, tenants and others who may be willing to build on or improve any land or buildings in which the company is interested, and generally to advance money to such persons and on such terms as may be arranged ; (k) To acquire, purchase or assume all or any part of the business, undertaking, property, assets, privileges, contracts, rights, applications and liabilities of any company, firm or person carrying on any business

which the company is authorized to carry on or possessed of property suitable for the purposes of this company ; (l) To subscribe for or to acquire by purchase, lease or otherwise the shares, bonds, debentures or other securities of any company carrying on or about to carry on or engage in the business which this company is authorized to carry on, or any business similar thereto in whole or in part, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same, notwithstanding the provisions of section 44 of The Companies Act, and to promote or amalgamate with any other such company ; (m) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "St. Lawrence Parks, Limited," with a capital stock of fifty thousand dollars, divided into 2,000 shares of twenty-five dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 25th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

39-2

Finch Fashens, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of March, 1913, incorporating Walker Alfred Finch, merchant and manufacturer, Anna Belle Finch, married woman, William Edwin Watson, manufacturer, and Herbert Adams, bookkeeper, of the City of London, in the Province of Ontario, and Frederick Norman Wyllie, of the City of Hamilton, in the said Province of Ontario, commercial broker, for the following purposes, viz :—(a) To buy, manufacture, import, sell and deal in generally ladies' wear of all descriptions, furs and other garments ; (b) To rent, purchase, build, acquire and take over stores, shops, warehouses and store buildings and all other erections, buildings or places necessary or desirable for the purposes above mentioned, and to purchase the business of other persons or corporations carrying on business similar to the above. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Finch Fashens, Limited," with a capital stock of five hundred thousand dollars, divided into 5,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of London, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 26th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

39-2

The Canadian-American Egg Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of March, 1913, incorporating Samuel Korbin, merchant, Christian Rhodes Graham, real estate agent, Edward Lloyd Hayes and Ralph Elbert Drennan, farmers, and Hakon Hedeman Hammer, accountant, all of the Town of Canora, in the Province of Saskatchewan, for the following purposes, viz :—(a) To carry on the business of ranchers, farmers, graziers, agisters, importers and exporters of and dealers in live stock, fish, meats, eggs, fruits, vegetables, provisions, farm and dairy produce ; (b) To apply for, hold, use and dispose of grazing licenses, leases and grazing or ranching privileges ; (c) To acquire, own, lease and operate canneries, meat, fish, egg, fruit or vegetable preserving or curing establishments, and to can, pack, preserve or cure meat, fish, eggs, fruit, vegetables, provisions, farm and dairy produce, and in relation to the

above to purchase, lease and otherwise acquire, sell and dispose of processes and methods, whether secret or otherwise, for preserving, curing and canning meats, fish, eggs, fruits, vegetables, provisions, farm and dairy produce, and in particular, but without limiting the generality of the foregoing, to purchase, lease or otherwise acquire, sell and dispose of processes and methods, whether secret or otherwise, for preserving eggs ; (d) To carry on the business of cold storage and manufacturers of and dealers, both wholesale and retail, in ice for the purposes of the company ; (e) To buy, contract for, lease or otherwise acquire and to re-let or otherwise deal in cold storage or other importing or exporting facilities on or in any steamship, sailing vessel, railway or other transportation system, and to apply for, acquire, hold, dispose of or use any of such privileges, or any concessions, bonuses or subsidies given or acquired therewith from or under any government of any country or from any company or person ; (f) To acquire by purchase, lease, exchange or otherwise and to hold and enjoy, sell, lease or otherwise dispose of all such lands, interests in lands and buildings as may be considered desirable for any of the purposes of the company and to erect thereon and elsewhere all buildings, warehouses and works of every class as may be considered desirable or useful for all such purposes, and to purchase, sell, lease, construct, use and operate all classes of machinery, power, plant, tools and equipment useful for any of such purposes ; (g) To issue in payment of any property, concessions or rights acquired by the company, or in consideration of any amalgamation of the company's objects, common or preferred shares of stock of the company as fully paid up and non-assessable ; (h) To engage in and carry on any other business or industry which may be deemed germane or incidental to the objects for which the company is incorporated ; (i) To act as agent on commission or hire or otherwise for others in the exercise of the powers granted to the company ; (j) To acquire and undertake the whole or any part of the business, property, rights and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or possessed of any property suitable for the purpose of this company, and from time to time to sell, lease, mortgage, pledge and dispose of the same or any part thereof, and to amalgamate with any person or company carrying on business of a similar nature ; (k) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company ; and to lend money to, guarantee the contracts of or otherwise assist any such person, firm or company ; (l) To promote, assist in promoting and become a shareholder in any subsidiary, allied or other company carrying on a business similar or in part similar to that of this company ; (m) To hold, purchase or otherwise acquire, to sell, assign, transfer, or otherwise dispose of shares of the capital stock, bonds, debentures or other evidences of indebtedness, created by any other companies having objects similar in whole or in part to those of the company, and while the holder thereof to exercise all the rights and privileges of ownership, including the right to vote thereon ; (n) To issue, as fully paid up, capital stock of the company to such an amount as the majority of the shareholders may authorize for the purpose of acquiring the business, property and rights of any company, firm or person which the company is authorized to acquire, or the stock or bonds or other securities of any such company, or in payment for any real or personal property, rights, licenses, goodwill, privileges or other such property which may be purchased, taken on lease or otherwise acquired by this company in accordance with the terms or conditions of any agreement executed in that behalf by and between the company and any such vendor, lessor or grantor at or before the issue of such paid-up shares ; (o) To take from any debtor of the company securities of any kind and to sell, lease or otherwise dispose of all property acquired by way of security ; (p) To apply for, pur-

chase or otherwise acquire and to use, exercise and develop or otherwise turn to account, to sell, assign, lease or otherwise dispose of any patents, brevets d'invention, licenses, trade marks, copyrights or part thereof, and to grant licenses in respect to same, and to issue fully or partly paid-up stock of the company as the purchase price or otherwise for any such patents, brevets d'invention, licenses, trade marks and copyrights ; (q) To apply for and obtain registration or recognition from any state or country under the provisions of any law relating to foreign corporations in force in such state or country ; (r) To issue shares in payment in whole or in part of any debt or obligation of the company and in payment of dividends and to apply dividends on stock in payment of calls due in respect of stock and to divide the whole or any portion of the property or assets of the company or the proceeds of the sale thereof among its shareholders in specie in proportion to the amount of paid-up stock held by them respectively, and upon such terms as may be agreed upon ; (s) To do all acts, deeds and things necessary and convenient for the exercise of all or any of the powers of the company or that may be deemed conducive to its interests. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Canadian-American Egg Company, Limited," with a capital stock of one hundred thousand dollars, divided into 1,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Canora, in the Province of Saskatchewan.

Dated at the office of the Secretary of State of Canada this 25th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

39-2

E. Leonard & Sons, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 22nd day of March, 1913, incorporating George Sutton Gibbons and Frederick Faber Harper, barristers-at-law, Grace McNaughton, bookkeeper, Agnes Isabel Pelton, stenographer, and Elton Ibbotson Leonard, manufacturer, all of the City of London, in the Province of Ontario, for the following purposes, viz :—(a) To acquire and take over the business heretofore carried on at the City of London, by Messrs. E. Leonard & Sons as co-partners and thereafter ; (b) To buy, sell, manufacture, in whole or in part, or deal in, sell on commission, distribute, store, warehouse, import and export, either finished or partly finished, engines, boilers, pumps and machinery of all kinds and any fittings, parts and appurtenances used in connection therewith ; (c) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights ; (d) To acquire and use all necessary lands, mills, machinery and plant and other articles and property necessary to or required in connection with the carrying on of the said business ; (e) From time to time to acquire, own, buy and sell such real and personal property as the company may deem necessary or convenient for its purposes, and to acquire the same by purchase, lease, license, exchange or otherwise, and to hold, sell, mortgage, alienate, transfer or otherwise dispose of the same ; (f) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired ; (g) To act as general agents and commission merchants for any person or persons engaged in a similar business ;

(h) To purchase or otherwise acquire the whole or any part of the business, assets, property, privileges, rights and contracts, whatsoever and wheresoever situated, of any person or persons, corporation or corporations carrying on any business within the objects of this company, and to pay for the said business, assets, property, privileges, lands, rights, contracts, undertaking or goodwill either in cash or in fully paid-up and non-assessable common or preferred stock, debentures, bonds or securities of this company ; (i) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company ; and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same ; (j) To purchase and acquire shares in any other corporation carrying on any business similar to that carried on by this company and to pay for the same in cash or fully paid-up common or preference stock, bonds or debentures of the company ; (k) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions ; (l) To promote any company or companies for the purposes of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company ; (m) To construct, improve, maintain, work, manage, carry out or control any roads, ways and branches or sidings on lands owned or controlled by the company, bridges, reservoirs, water-courses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof ; (n) To produce or accumulate electricity or electro-motive force or other agency similar or otherwise and to supply the same for the production or use of lighting, heating and motive purposes or otherwise for the purposes of said business, and to sell and dispose of any surplus electricity and electro-motive force for power, lighting and heating purposes, subject to provincial and municipal laws and regulations ; (o) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object ; (p) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons ; (q) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ; (r) To sell or dispose of the undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company ; (s) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ; (t) To sell, improve, manage, develop, exchange, lease, dispose of,

turn to account or otherwise deal with all or any part of the property and rights of the company ; (u) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others ; (v) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "E. Leonard & Sons, Limited," with a capital stock of six hundred thousand dollars, divided into 6,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of London, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 26th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

39-2

Cabinet Directory Company, Limited.

(AMENDED NOTICE)

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 11th day of October, 1912, incorporating Walter Alfred Merrill, Alexander Huntley Duff and Ralph Burnett, advocates, Calixte Tancred Jetté, clerk, and Janet Howat McCulloch, secretary, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz :—(a) To carry on a general advertising business in all its branches, both as principals and agents ; to carry on business as printers, stationers, engravers, bookbinders, designers, dealers in paper and all fancy articles, book sellers, publishers, advertising agents, buyers and sellers of newspapers, information directories and publications of all kinds and dealers in any other articles or goods of a character similar or analogous to the foregoing, or any of them connected therewith ; (b) To purchase, take on lease and in exchange, hire or otherwise acquire any real or personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business, and to construct, maintain and alter any building or works necessary or convenient for the purposes of the company ; (c) To manufacture, buy, sell, deal in, own, control, license or otherwise turn to account all machinery, tools, appliances and devices necessary or useful in the carrying on of the company's businesses and the manufacture, sale and exploiting of its products ; (d) To manufacture, develop, purchase or otherwise produce or acquire steam, electric or other motive power or force for power, heat or light for the operation of the company's plant and machinery or carrying on of its business, and to dispose of the surplus thereof for the advantage of the company, subject to compliance with all municipal or other regulations in that behalf ; (e) To acquire and take over as a going concern the undertaking, assets and liabilities of any person, firm or company carrying on any businesses in whole or in part similar to that which the company is authorized to carry on, or possessed of property suitable for its purposes, or that can be advantageously carried on in connection therewith, and to issue fully paid-up or partly paid-up shares of the company in consideration, or part consideration therefor, or for any property or rights acquired by the company ; (f) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital or any debentures, debenture stock or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business ; (g) To apply for, purchase or otherwise acquire any patents of invention, trade marks, licenses, concessions, trade processes or the like, conferring any exclusive or limited right to use any secret or other information which may seem capable of being used advantageously by the company, or which may seem calculated to benefit the company directly or indirectly,

and to use, exercise, promote and license the use of or otherwise turn to account all rights or information so acquired ; (h) Notwithstanding the provisions of section 44 of The Companies Act, to take, purchase, acquire, subscribe for and hold and from time to time dispose of or otherwise turn to account securities, bonds or shares or other obligations of any other company having objects similar in whole or in part to those of this company, or carrying on any business capable of being conducted so as to benefit this company, and to pay for same in cash, securities or paid-up shares of the company and exercise all the rights of a holder of such shares through such officers as may be appointed by the directors of this company ; (i) To distribute from time to time, as may be directed, amongst its shareholders any of the assets of the company, and particularly the securities, bonds and shares of any other company which this company may acquire or take over, or with whom this company may form any arrangements for joint adventure or co-operation or to which this company may dispose of the whole or any part of its undertaking ; (j) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ; (k) To do all or any of the matters hereby authorized either alone or in conjunction with any other company or person and either as principal or agent ; (l) To carry on any other business germane or ancillary to the foregoing, or which may seem to the company capable of being conveniently carried on in connection with any of its powers or undertaking, or calculated to enhance the value of the company's property, rights or undertaking or make same profitable ; (m) To do all of the above things as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others ; (n) The powers in each of the foregoing paragraphs to be in no way limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Cabinet Directory Company, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Toronto, in the Province of Ontario.

Dated at the office of the Secretary of State of Canada, this 25th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State

39-2

Tantramar Black Foxes, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of March, 1913, incorporating Fred Trueman Tingley and Robert Duncan, grain merchants and produce dealers ; Edgar Maitland Copp, medical doctor and surgeon, William Bliss Fawcett, farmer, and Frederick Clinton Harris, railway superintendent, all of the Town of Sackville, in the Province of New Brunswick, for the following purposes, viz :—(a) To engage in a general ranching business for the breeding and rearing of foxes and other fur bearing animals in captivity, for market value and commercial purposes ; (b) To buy, exchange, import and export and deal in foxes and other fur bearing animals, alive and captive, for breeding and rearing purposes ; (c) To make, execute and enter into contracts and agreements with any persons or companies having objects similar in whole or in part to those of this company for the housing, keeping, rearing or breeding of any such captive fur bearing animals ; (d) To manufacture, buy, sell and deal in raw and manufactured furs, skins, pelts and hides, both manufactured and unmanufactured, and to transact any business relating thereto ; (e) To erect upon such lands of the company all houses, barns, pens and other buildings, walls, yards, fences and enclosures necessary, requisite or incidental to the purposes of such ranching business ; (f) To acquire the

good-will, plant, rights and property of any kind and to acquire and undertake the whole or any part of the assets and liabilities of any person, firm, association or corporation having powers similar to those of this company and to pay for the same in cash, stock or bonds of this corporation or otherwise; (g) To amalgamate with any such company having powers similar to those of this company; (h) To acquire by purchase, subscription or otherwise and to hold, sell or otherwise dispose of shares, stocks, bonds or obligations of any company having objects similar in whole or in part to those of this company and to vote thereon as owners thereof; (i) To acquire and dispose of patent rights, trade marks and trade processes, secret or otherwise; (j) To do any or all things set forth as objects, purposes, powers or otherwise, to the same extent and as fully as natural persons might or could do and in any part of the world as principals, agents, contractors, trustees, assignees or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Tantramar Black Foxes, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the Town of Sackville, in the Province of New Brunswick.

Dated at the office of the Secretary of State of Canada, this 26th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

39-2

Anglo Canadian Bond Corporation, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of March, 1913, incorporating Walter Robert Lorimer Shanks, advocate, Francis George Bush, bookkeeper, George Robert Drennan, stenographer, and Michael Joseph O'Brien and Herbert William Jackson, clerks, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To subscribe for, purchase or acquire and hold either absolutely as owner or by way of collateral security or otherwise, and to sell, guarantee the sale of and to assign, transfer or otherwise dispose of or deal in bonds, debentures, stocks, shares and other securities of any government or municipal or school corporation, or of any chartered bank or of other duly incorporated company; (b) To offer for public subscription any shares, stocks, bonds, debentures or other securities of any corporation or company; (c) To promote, organize, manage or develop any corporation or company; (d) To transact and carry on a general financial agency and brokerage business, and to act as agents and brokers for the investment, loan, payment, transmission and collection of money, for the transfer and recording of bonds, debentures, shares or other securities and for the purchase, sale and improvement, development and management of any property, business or undertaking and the management, control or direction of syndicates, partnerships, associations, companies or corporations; (e) To accept, fulfil and execute any trust committed to the company by any corporation of which the company holds shares, debentures or other securities, or with which the company has business relations, or by any court of law, on such terms as may be agreed upon and as the court shall approve, and to take, hold, receive and convey all estates and property, real and personal, which may be granted, conveyed or committed to the company with its assent upon such trust or trusts; (f) To act as trustees in respect of bonds, debentures, mortgages, hypothecs or other securities of companies or corporations with which the company has business relations, and to deal with such property in accordance with the instrument creating the same; (g) To accept and hold the office and perform all the duties of trustee, receiver, assignee, trustee for the

benefit of creditors, liquidators, executor, administrator and curator to insolvent estates for the purposes of the business of the company, and to administer, manage, close and wind up the business of the estates, persons, partnerships, associations or corporate bodies, and to do all such incidental acts as are necessary for such purposes; provided, however, that the company shall not be deemed to be authorized or empowered to receive money on deposit or to carry on any of the business of a company under Part III of the said Act; (h) From time to time to apply for, purchase and acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to appropriate any of the company's stock, bonds and assets to pay and defray the necessary costs, charges and expenses thereof; (i) To construct, maintain and operate or to lease buildings and structures suitable for the reception and storage of personal property of every nature and kind; to act as agents, consignees and bailees thereof, and to take all kinds of personal property for deposit and safe keeping upon all such terms as may be agreed upon; (j) To investigate and report on the title to any real estate, lands and tenements or chattels, or the legality of the issue of the bonds or debentures or other security of any corporation authorized by law to make an issue of bonds or debentures, or the circumstances of any business, concern or undertaking, and generally of any assets, property or rights; (k) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company; (l) To enter into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal in the same; (m) To amalgamate with any other company or companies having objects altogether or in part similar to those herein enumerated and to take shares therein; to guarantee the performance of contracts by any person or company; (n) To issue and allot, as fully paid up, shares of the company hereby incorporated in payment or part payment of any business, franchise, undertaking, property, rights, powers, privilege, lease, license, contract, real estate, stock, bonds and debentures or other property or rights which it may lawfully acquire by virtue of the powers herein granted; (o) To raise and assist in raising money for, and to aid by way of bonus, promise, loan, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation; and to guarantee the performance of contracts by any such company, corporation or by any other person or persons with whom the company may have business relations; (p) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in other companies belonging to the company, or which the company may have power to dispose of; (q) To do all or any of the above things as principals, agents or attorneys; (r) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Anglo Canadian Bond Corporation, Limited," with a capital stock of five hundred thousand dollars, divided into 50,000 shares of ten dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 27th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

39-2

Canadian Connecticut Cotton Mills, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of March, 1913, incorporating Francis George Bush, book-keeper, George Robert Drennan, stenographer, Michael Joseph O'Brien and Herbert William Jackson, clerks, and Gordon Francis Macnaughton, Theodore Bigelow Heney and Edward Stuart McDougall, students, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To carry on the trades or businesses of manufacturers of and dealers in cottons, woollens, silks, jute, rubber, pulp, paper, flax, hemp, manilla, sisal, rope, yarn, twine, oakum, burlap, buckram, paddings, linens, trimmings and any other goods, wares or merchandise composed in whole or in part of these or of any product of these or of any fibrous substances; and in particular to manufacture and deal in all products and articles manufactured out of cotton, or in the manufacture of which cotton is used; (b) To manufacture and deal in automobiles, automobile tires, tire fabrics and in all automobile supplies and accessories; (c) To manufacture, buy, sell and supply light, heat and power of every kind and description and to carry on the works of a gas company in all its branches; to provide, purchase, lease or otherwise acquire, and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works, stations, engines, machinery, plant, conduits, cables, wires, pipes, towers, posts, pillars, lines, generators, accumulators, lamps, meters, transformers and apparatus connected with the generation, accumulation, purification, distribution, transmission, supply, sale, use and employment of electric, pneumatic or hydraulic power or heat or light or gas; to generate, accumulate and distribute electric energy or gas for the supply of electric light, heat and motive power and for industrial and other purposes, and to undertake and enter into contracts and agreements for the lighting of cities, towns, streets, buildings and other places and for the supply of gas, electric light, heat and motive power for any or all public or private purposes, provided, however, that any sale, distribution or transmission of electric, pneumatic or other power or force or gas for the purpose of light, heat or power beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (d) To construct, carry out, maintain, improve, manage, work, control and superintend any roads, ways, pipe lines, tramways and railway sidings on lands owned or controlled by the company, bridges, reservoirs, water-courses, aqueducts, wharves, furnaces, crushing works, hydraulic works, electrical works, factories, warehouses, shops, dwelling houses and other works and conveniences which may seem directly or indirectly conducive to or convenient for any of the objects of the company, and to contribute to, subsidize or otherwise aid or take part in any such operations; (e) To construct, acquire and operate vessels, steamboats and barges and to carry on the business of vessel agents, cartage agents, wharfingers, warehousemen and forwarders in connection with the business of the company; (f) To apply for, purchase or otherwise acquire any trade marks, patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (g) To develop and turn to account any land acquired by the company, or in which it is interested, and in particular by laying out and preparing the same for building purposes, constructing, altering, pulling down, decorating, maintaining, fitting up and improving buildings and conveniences and by planting, paving, draining, farming and cultivating, letting on building lease or building agreement and by advancing money to and entering into contracts and arrangements of all kinds with the builders, tenants and others; (h) To

buy, sell and manufacture, refine, manipulate, export and import and deal in all substances, apparatus and things capable of being used in any such business as the company is authorized to carry on or required by any customer of or persons having dealings with the company; (i) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the company's businesses or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (j) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (k) To purchase, lease or otherwise acquire the whole or any part of the business, property, franchises, good-will, rights and privileges held or enjoyed by any persons or firm or by any corporation carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay therefor in fully paid-up or partly paid-up preference or ordinary shares of the company, or in the bonds, debentures or other securities of the company or otherwise, and to undertake the liabilities of any such person, firm or corporation, and to exercise the rights, powers and franchises of any corporation whose capital stock is owned by this company in the name of such company or in its own name; (l) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; to lend money to, guarantee the contracts of or otherwise assist any such person, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (m) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or in exchange for the shares, bonds, debentures or other securities of this company or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint; (n) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out or exercise and comply with any such arrangements, rights, privileges and concessions; (o) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, or the dependents or connections of such persons, and to grant pensions and allowances and to make payment towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition, or for any public, general or useful objects; (p) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purpose which may seem directly or indirectly calculated to benefit this company; (q) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (r) To invest and deal with the moneys of the company not immediately required in such manner as may from time to time be determined, and to lend money to customers and others having dealings with the company and to guarantee the performance of

contracts by any person or company ; (s) To remunerate, with the approval of the shareholders, either in cash or stock fully paid up or in other securities of the company, any company, firm, association, syndicate or individual for expenses incurred and services rendered or to be rendered to the company in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any bonds, debentures or other securities of the company, or in or about the organization, formation or promotion of the company or the conduct of its business ; (t) To sell or dispose of the whole or any part of the assets and undertaking of the company as a going concern or otherwise for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company ; (u) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations ; (v) To obtain or assist in obtaining any provisional order or Act of Parliament for enabling the company to carry any of its objects into effect, or for effecting any modification of the company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or application which may seem calculated directly or indirectly to prejudice the company's interests ; (w) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company ; (x) To do all such other things as are incidental or conducive to the attainment of the above objects and to do all or any of the above things as principals, agents, contractors, trustees or otherwise and by or through trustees, agents or otherwise and either alone or in conjunction with others ; (y) To amalgamate with any other company having objects altogether or in part similar to those of this company ; (z) To distribute any of the property of the company in kind among the shareholders ; (aa) To procure the company to be registered or recognized in any foreign country or place ; (bb) To maintain an office or offices outside the Dominion of Canada for the conduct of business and to keep duplicate books of account and transfer registers thereat ; (cc) The interpretation of any of the powers granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Canadian Connecticut Cotton Mills, Limited," with a capital stock of one million seven hundred and fifty thousand dollars, divided into 17,500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Sherbrooke, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

39-2

Westmoreland Black Foxes, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of March, 1913, incorporating Fred Magee, fish packer and dealer, and Charles Herbert Read, lumber buyer, of the Village of Port Elgin, in the Province of New Brunswick ; Arthur Bliss Copp, of the Town of Sackville, in the said Province of New Brunswick, barrister-at-law ; Frederick Canon Jones, of the City of Moncton, in the said Province of New Brunswick, broker ; and Norman Thompson Avar, of the Town of Amherst, in the Province of Nova Scotia, secretary-treasurer, for the following purposes, viz:—(a) To engage in a general ranching business for the breeding

and rearing of foxes and other fur-bearing animals in captivity, for market value and commercial purposes ; (b) To buy, sell, exchange, acquire and otherwise deal in foxes and other fur-bearing animals ; (c) To buy, sell, acquire and deal in raw and manufactured furs, skins, pelts and hides, manufactured and unmanufactured, and to carry on the trade and business of buying, selling and dealing in foxes and other fur-bearing animals, and furs, both at wholesale and retail ; (d) To make, execute and enter into contracts and agreements with any person or persons or with any company or companies having objects similar in whole or in part to those of the proposed company, for the housing, feeding, keeping, rearing and breeding of foxes and other fur-bearing animals ; (e) To acquire by purchase, lease or otherwise such lands and premises as may from time to time be required for the business of the said company, and to sell, lease and otherwise deal with the same for any purpose of the company ; (f) To build, erect, purchase or otherwise acquire any buildings, erections, pens and enclosures which may be deemed requisite or necessary for any of the purposes of the company ; (g) To purchase and acquire the good-will, plant, rights and real and personal property and assets of any person or persons or of any company or companies having powers similar to those of the proposed company or any of them, and to pay for the same either in whole or in part in cash or with the stock or bonds of the proposed company, and to assume and undertake the whole or any part of the liabilities of any such person or company ; (h) To amalgamate with any company or companies having powers similar to those of the proposed company, and, notwithstanding the provisions of section 44 of the said Act, to acquire by purchase, subscription or otherwise the shares, stock, bonds or securities of any company or companies having objects similar either in whole or in part to those of the proposed company, and to sell or otherwise dispose of the same, and to vote on any such shares or stock owned by the said proposed company ; (i) To buy, acquire, transfer, sell and dispose of patent rights, trade marks and any trade processes, secret or otherwise ; (j) To exercise all or any of the rights or powers aforesaid on its own account or for any other person or corporation and whether as principal or agent or otherwise howsoever, and to do all such other acts, deeds and things as are incidental to any of the purposes or powers aforesaid, or which may be conveniently or with advantage to the company done in connection therewith, and generally to do any and all things above set forth as objects, purposes, powers or otherwise, and any and all things necessary, suitable, convenient, desirable or proper, or which may be deemed by the company necessary, suitable, convenient, desirable or proper, for the accomplishment of the purposes or attainment of the objects or the exercise of the powers hereinbefore enumerated or any of them, or of any purpose, object or power incidental to any of the same or desirable for the benefit or protection of the company or any of its property, to the same extent and as fully as natural persons might or could do. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Westmoreland Black Foxes, Limited," with a capital stock of two hundred thousand dollars, divided into 20,000 shares of ten dollars each, and the chief place of business of the said company to be at the Village of Port Elgin, in the Province of New Brunswick.

Dated at the office of the Secretary of State of Canada, this 28th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

39-2

Quinlan & Robertson, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of March, 1913, incorporating Robert Taschereau and Thibaudeau Rinfret, both of His Majesty's counsels

learned in the law, Joseph Emile Billette and Arthur Reginald Whitney Plimsoil, advocates, and Fernand Major, student-at-law, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To make, enter into, perform and to carry out contracts for construction, altering, decorating, maintaining, furnishing, fitting up and improving buildings and structures of every sort and kind; to enter into contracts and arrangements with builders, property owners and others; to carry on in all their respective branches the business of builders, contractors, decorators, dealers in stone, brick, timber, hardware and other building material or requisites, and generally to carry on the business of builders and contractors; to carry on a general engineering business, and to design, construct, enlarge, extend, repair, complete, take down, remove or otherwise engage in any work on railroads, bridges, piers, docks, foundations and other works of every kind, and to take or receive any contracts or assignments therefor or relating thereto; (b) To acquire by purchase, exchange, lease or by any other legal title, and to own, hold, improve, operate, lease, sublet, sell, exchange or otherwise deal in and with lands and buildings and rights therein of every kind and description; (c) To erect and construct upon any land owned by or leased by the company, or in which the company is in any way interested, buildings for any purpose, and to install and operate mills, plant, machinery and equipment of every kind necessary or suitable for the due carrying on of the company's business; (d) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, water courses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (e) To acquire any interest by purchase, lease or otherwise in any mines, mining rights or quarries and land, and to explore, work, exercise, develop and operate the same, and to smelt, treat and prepare for market ores, metals and mineral substances of all kinds; (f) To acquire by purchase, lease or otherwise and to utilize and develop water powers and other powers for the production of electricity, hydraulic or other motive power, and to construct and operate works for the production of such powers; (g) To acquire by purchase, lease or otherwise electric or other powers of any kind for lighting, heating, motive or other purposes, and to sell, lease or otherwise dispose of the same, as well as of power and force produced by the company; (h) To construct and maintain poles, lines and transmission lines for the distribution of power and for the general purposes of the company's business; provided, however, that all sales, distribution and transmission of electric, hydraulic and other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (i) To construct, purchase or otherwise acquire steamers, barges, tugs or any other kind of craft or boats and to employ and operate the same; (j) To construct, purchase, lease or otherwise acquire basins, docks, jetties, piers, wharves, warehouses, elevators or other buildings or works capable of being used in connection with the business of the company; (k) Without in any way restricting the generality of the foregoing, to acquire or undertake the whole or any part of the business, rights, good-will, property and assets, including any option, concession and the like of any individual, firm, association or corporation carrying on any business which the company is authorized to carry on, and in particular to acquire the whole or any part of the business, property, movable or immovable, assets and good-will of the the firm of "Quinlan & Robertson," and to assume the whole or any part of the liabilities thereof, and to pay for the same wholly or in part in cash or bonds, or in payment or part payment thereof to allot and issue as fully paid up and non-assessable shares of the capital stock of the company, whether subscribed for or not; (l) To sell or otherwise dispose

of the whole or any part of the property, assets, rights, undertaking or good-will of the company, and to accept payment for the same wholly or in part in cash, bonds, stocks or other securities in any corporation or company, any such sale or disposition to be valid and binding on the company, provided the same is accepted by shareholders representing the majority of the subscribed capital of the company; (m) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention or process, and to turn to account, sell, lease or otherwise deal in such patents, licenses or concessions; (n) To acquire and hold, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose of the stock, shares, securities or undertakings of any other company having for one of its objects the exercise of any of the powers of the company, and to transfer its undertakings or assets to or to amalgamate with any such company; (o) To enter into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or intending to carry on any business which this company is authorized to carry on or is capable of being conducted so as to directly or indirectly benefit the company; (p) Generally to carry on any business incidental to the proper fulfilment of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "Quinlan & Robertson, Limited," with a capital stock of two million dollars, divided into 20,000 shares of one hundred dollars each, and the chief place of business of the said Company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

39-2

F. Schnauffer, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of March, 1913, incorporating Louis Athanase David and Louis Joseph Maurice Dugas, advocates, Edward Charles Baker and John Joseph Robson, accountants, and Segfried Hinson Read Bush, student, all of the City of Montreal, in the Province of Quebec, for the following purposes, viz:—(a) To dress, dye, tan, clean and otherwise prepare furs, skins and hides of all kinds; to manufacture, buy, sell, import and export all drugs, machinery and necessary materials in connection with the carrying on of this business; (b) To manufacture, sell or otherwise deal in all kinds of goods and products incidental or relating to the trade or business of the company; (c) To purchase and acquire as a going concern the trade and business presently carried on by F. Schnauffer, at the City of Montreal, together with all or any of the movable or immovable property belonging to the said trade or business and the good-will thereof, and to pay for the same by the issue, allotment and distribution of fully paid-up shares of this company or otherwise; (d) To carry on any business which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (e) To purchase, acquire and undertake the whole or any part of the business, property and liabilities or any particular asset or right of any person, partnership or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of this company, and to pay for the same by the issue of fully paid shares or otherwise; (f) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any ex-

clusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (g) To subscribe for, acquire and hold, either as principal or agent and absolutely as owner or by way of collateral security, and to exchange or otherwise dispose of the shares of capital stock, bonds or debentures of any company or corporation with which this company has or is about to have business relations, notwithstanding section 44 of the said Act; (h) To amalgamate with any other person or company having objects similar in whole or in part to those of this company; (i) To enter into any agreement for the sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (j) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company, or for any other purpose which may seem calculated directly or indirectly to benefit this company; (k) To act as agents for any person, partnership or company; (l) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company; (m) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities of any other company or belonging to this company, or which the company may have power to dispose of, and to do all acts and exercise all power to carry on any business incidental to the proper fulfilling of the objects for which this company is incorporated; (n) The powers in each paragraph hereof are to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "F. Schnauser, Limited," with a capital stock of two hundred thousand dollars, divided into 2,000 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Montreal, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of March, 1913.

THOMAS MULVEY,
Under-Secretary of State.

39-2

The Enterprise Realty, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 27th day of March, 1913, incorporating Joseph Michael Dalton and Harry Talifero Ham, managers, Lawrence Joseph Nelson Page, contractor, Reginald William Louthood, accountant, and David Larivière, undertaker, all of the City of Three Rivers, in the Province of Quebec, for the following purposes, viz:— (a) To deal in real estate in all its branches; (b) To carry on business as real estate brokers in all its branches; (c) To acquire by purchase, lease, exchange or otherwise and to hold, improve, divide, subdivide, build upon, utilize, administer, lease, sell, exchange and dispose of all kinds of movable and immovable property; (d) To lay out and dispose of any streets, lanes, squares, or lands upon such terms and conditions as the company may think fit and to make and enter into any agreements or contracts with any person,

municipalities, corporations or companies for constructing, grading, paving, macadamizing and repairing streets, highways and sidewalks or for the construction, opening and repairing of conduits, cisterns, drains or sewers; to aid by advances of money in the construction and maintenance of roads, streets, lanes, water works, drains, sewers and other works calculated to give better access to the property of the company and to enhance its value; (e) To act as agents and brokers for the purchase, sale, exchange and leasing of immovables and for other transactions of a like nature; (f) To loan money to clients, lot owners and others having business with the company and to take and hold mortgages, hypothecs, liens and charges on real property to secure any debt due to or advances made by the company; (g) To act as insurance agents and brokers; (h) To carry on the business of builders and contractors in all branches; to construct, maintain or alter any buildings or works necessary or useful to the said company and to construct and operate on the lands owned or controlled by the company cars and other vehicles propelled by steam, electricity or otherwise for the purposes of the said company; (i) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or calculated directly or indirectly to enhance the value of or render profitable the company's property or rights; (j) To acquire by purchase, lease or otherwise the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company may be and is authorized to carry on, or possessed of property deemed suitable for the purposes of this company; (k) To enter into partnership or into any other arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company; and to lend money to, guarantee the contracts of or otherwise assist any such person or company, customers or persons having business interests or dealings with the company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (l) To purchase, take or otherwise acquire and hold shares, bonds or other securities and debentures of any other company having objects altogether or in part similar to those of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to establish, promote or otherwise assist any such company or companies, and to use the social name of any firm or companies whose rights will have been acquired by the company; (m) To enter into arrangements with any governments and authorities, municipal or otherwise, that may seem conducive to the company's objects and purposes, or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain and carry out, exercise and comply with any such agreements, rights, privileges and concessions; (n) To promote any company or companies for the purposes of acquiring the whole or part of the property and liabilities of this company, or for any other purposes which may seem directly or indirectly calculated to benefit this company, and to underwrite and place or assist in the placing of the stock, bonds or securities of any such company or companies; (o) To invest and deal with the moneys not immediately required by the company in such manner as may be from time to time determined; (p) To issue paid-up shares, bonds and debentures or other securities for the payment either in whole or in part of any property, real or personal, movable or immovable, services, rights, lease, business, franchises, undertakings, powers, privileges, license or concession which this company may legally acquire, and in payment or part payment of or in exchange for shares, bonds, debentures or other

securities of any other company doing a business similar or incidental to the business of this company ; (q) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any shares in the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business ; (r) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments ; (s) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company or companies having rights or objects altogether or in part similar to those of this company ; (t) To do all or any of the above things as principals or agents and either alone or in conjunction with others ; (u) To amalgamate with other companies having objects altogether or in part similar to those of this company ; (v) To distribute by dividend or otherwise the whole or part of the property of the company in specie or kind among the members of the company and particularly paid-up shares or debenture stock of any other company ; (w) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and rights and privileges which the company may think necessary or useful for the purposes of its business, and to sell or otherwise dispose of the same as it may seem fit ; (x) To make, sign and assent to, execute and accept all deeds, contracts and documents whatsoever which may result from the powers herein mentioned and to do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or conducive to the attainment of any one or more of the objects hereinabove enumerated ; (y) The powers granted in paragraphs hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph or by reference to or inference from the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere by the name of "The Enterprise Realty, Limited," with a capital stock of fifty thousand dollars, divided into 500 shares of one hundred dollars each, and the chief place of business of the said company to be at the City of Three Rivers, in the Province of Quebec.

Dated at the office of the Secretary of State of Canada, this 28th day of March, 1913.

39-2 THOMAS MULVEY,
Under-Secretary of State.

Moose Jaw & Montreal Investment Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 25th day of March, 1913, increasing the capital stock of the "Moose Jaw & Montreal Investment Company, Limited," from the sum of sixty thousand dollars to the sum of one hundred and fifty thousand dollars, such increase to consist of nine hundred shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 27th day of March, 1913

39-2 THOMAS MULVEY,
Under-Secretary of State.

Great Eastern Realty Company, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 28th day of March, 1913, increasing the capital stock of the "Great Eastern Realty Company, Limited," from the sum of two hundred and fifty thousand dollars to the

sum of five hundred and fifty thousand dollars, such increase to consist of three thousand shares of one hundred dollars each.

Dated at the office of the Secretary of State of Canada, this 28th day of March, 1913.

39-2 THOMAS MULVEY,
Under-Secretary of State.

Yukon Exploration, Limited.

PUBLIC Notice is hereby given that under the First Part of chapter 79 of the Revised Statutes of Canada, 1906, known as "The Companies Act," supplementary letters patent have been issued under the Seal of the Secretary of State of Canada, bearing date the 26th day of March, 1913, changing the name of "Canadian Klondyke Mining Company, Limited," to that of "Yukon Exploration, Limited."

Dated at the office of the Secretary of State of Canada, this 28th day of March, 1913.

39-2 THOMAS MULVEY,
Under-Secretary of State.

INSURANCE DEPARTMENT,
OTTAWA, 13th March, 1913.

NOTICE is hereby given that the Providence Washington Insurance Company has this day received a license, No. 338, for the transaction throughout Canada of the business of automobile insurance, in addition to the business of fire insurance for which it is already licensed. The chief agency of the company is established in the City of Montreal, and Robt. Hampson and Son, Ltd., are the chief agents.

38-4 W. FITZGERALD,
Superintendent of Insurance.

INSURANCE DEPARTMENT,
OTTAWA, 18th March, 1913.

NOTICE is hereby given that The Merchants and Employers Guarantee and Accident Company has this day received a license, No. 339, for the transaction in the Province of Quebec of the business of Accident and Sickness Insurance. The head office of the company is established in the City of Montreal, and J. George Dubeau has been appointed chief agent.

38-4 W. FITZGERALD,
Superintendent of Insurance.

NOTICE TO MARINERS. No. 14 of 1912.

(Inland No. 2.)

All bearings, unless otherwise noted, are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water, and all depths are at mean low water.

QUEBEC—ONTARIO.

(37) OTTAWA RIVER—LAKE TIMISKAMING—LOWERING OF WATER LEVEL DURING WINTER—CAUTION.

Lowering of water level.—Throughout the winter water will be drawn off through the sluices of the dam at the foot of the lake Timiskaming, so as to equalize the discharge of the Ottawa river, and this withdrawal will result in a lowering of the level of the lake to the extent probably of fifteen feet by 1st April.

Caution.—Owners of steamers and other vessels laid up for the winter on the lake are therefore warned to make such preparations as will prevent their boats while held in the ice from stranding and being injured when the water falls.

N. to M. No. 14 (37) 20-2-13.

Authority: Reports from Mr. C. R. Coutlee, engineer in charge, P. W. Dept.

Admiralty chart affected: No. 797.

Departmental File: No. 33804.

ONTARIO.

- (38) RIVER ST. LAWRENCE — LAKE ST. FRANCIS — LANCASTER BAR LIGHTSTATION — HAND FOG HORN DISCONTINUED.

Position.—On a pier on south side of channel about a mile below Lancaster village.

Lat. N. 45° 7' 17", Long. W. 74° 27' 2".

Hand horn discontinued.—The maintenance of a hand fog horn at this lightstation has been discontinued. N. to M. No. 14 (38) 20-2-13.

Authority: Memo. from Commissioner of Lights.

Admiralty charts: Nos. 2789c, 259a and 797.

Publication.—U. S. H. O. Publication No. 108 D, 1907, page 172.

Canadian List of Lights and Fog Signals, 1912: No. 1624.

Departmental File: No. 21624.

ONTARIO.

- (39) RIVER ST. LAWRENCE — LAKE ST. FRANCIS — LANCASTER LIGHTSTATION — HAND FOG HORN RE-ESTABLISHED.

Former notice—No. 29 (78) of 1912.

Position—On a pier on north side of channel about a mile above Lancaster village.

Lat. N. 45° 5' 55", Long. W. 74° 29' 29".

Description.—Hand fog horn.

Remarks.—It is used to answer signals from steamers in the vicinity of the station in thick weather. N. to M. No. 14 (39) 20-2-13.

Authority: Memo from Commissioner of Lights.

Admiralty charts: Nos. 2789c, 259a and 797.

Publication: U. S. H. O. Publication No. 108 D. 1907, page 172.

Canadian List of Lights and Fog Signals, 1912: No. 1627.

Departmental File: No. 21627 F.

ONTARIO.

- (40) LAKE ONTARIO, EAST END — LITTLE CATARAQUI BAY — BEARING OF PORTSMOUTH RANGE LIGHTS.

Bearing of range lights.—The back light of the Portsmouth range bears 21° from the front light of the same range, not 31° as erroneously stated in the Canadian List of Lights for 1912.

N. to M. No. 14 (40) 20-2-13.

Canadian List of Lights and Fog Signals, 1912: Nos. 1745 and 1746.

Departmental File: No. 28502.

ONTARIO.

- (41) ST. CLAIR RIVER—CORUNNA — CHANGE IN POSITION OF FRONT RANGE LIGHTHOUSE.

New position.—17½ feet eastward of the old site, 568 feet 347' 15" (N. 9° 45' W. Mag.) from the back range lighthouse.

Lat. N. 42° 53' 11", Long. W. 82° 27' 21".

Elevation of light.—50 feet.

Purpose.—This change in the axis of the lights has been made to give the shoals off the head of Stag island a better berth.

N. to M. No. 14 (41) 20-2-13.

Variation in 1913: 3° W.

Authority: Memo. from Commissioner of Lights.

Admiralty charts: Nos. 330, 332 and 678.

Publication: U. S. H. O. Publication No. 108 C, 1907, page 37.

Canadian List of Lights and Fog Signals, 1912: No. 1915.

Departmental File: No. 21915 R.

ONTARIO.

- (42) LAKE HURON — NORTH CHANNEL — LITTLE CURRENT SPIDER ISLAND — LIGHT IMPROVED.

Position.—On east extremity of Spider island.

Lat. N. 45° 59' 5", Long. W. 81° 55' 47".

Alteration.—The fixed white light shown from this lighthouse will, without further notice, be improved by the substitution of a fifth order dioptric illuminating apparatus for the catoptric apparatus heretofore used.

N. to M. No. 14 (42) 20-2-13.

Authority: Departmental records.

Admiralty charts: Nos. 907, 519 and 678.

Publication: Georgian Bay and North Channel Pilot, 1903, pages 68 and 70.

Canadian List of Lights and Fog Signals, 1912: No. 2073.

Departmental File: No. 22073 A.

A. JOHNSTON,

Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 20th February, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage. 38-2

NOTICE TO MARINERS.

No. 15 of 1913.

(Atlantic No. 8.)

All bearings, unless otherwise noted are true and are given from seaward in degrees from 0° (North) to 360°, measured clockwise, followed by the magnetic bearing in degrees in brackets, miles are nautical miles, heights are above high water of ordinary spring tides, and all depths are at low water of ordinary spring tides.

NEW BRUNSWICK.

- (43) SOUTH COAST—BAY OF FUNDY—L'ETANG HARBOUR ENTRANCE—PEA POINT LIGHTHOUSE—CHANGE IN COLOUR OF LIGHT.

Position.—On the west extreme of Pea island, eastern side of the eastern entrance to L'Etang harbour.

Lat. N. 45° 2' 21", Long. W. 66° 48' 33".

Alteration.—The light shown from Pea point lighthouse has been changed from a fixed green catoptric light to a fixed white dioptric light.

Order.—Fourth dioptric.

N. to M. No. 15 (43) 26-2-13.

Authority: Departmental records.

Admiralty charts: Nos. 1857, 464, 2013, 352, 1651, 2492 and 2670.

Publication: Nova Scotia and Bay of Fundy Pilot, 1911, page 298.

Canadian List of Lights and Fog Signals, 1912: No. 42.

Departmental File: No. 20042 A.

NEW BRUNSWICK.

- (44) EAST COAST—NORTHUMBERLAND STRAIT—SHEDIAC BAY—POINTE DU CHÊNE—CHANGE IN COLOUR OF SHEDIAC NORTH CHANNEL RANGE LIGHTS—CHANGE IN COLOUR OF SHEDIAC HARBOUR RANGE LIGHTS.

Date of Alteration.—Opening of navigation in 1913, without further notice.

(1) Shediac north channel range.

Alteration.—The characteristic of the lights shown from both the front and back lighthouses of this range will be changed from fixed red to fixed white.

(2) Shediac harbour range.

Alteration.—The characteristic of both the front and back lights of this range will be changed from fixed white to *fixed red*.

N. to M. No. 15 (44) 26-2-13.

Authority : Memo. from Commissioner of Lights.

Admiralty charts : Nos. 1943, 2034, 1651 and 2516.

Publication : St. Lawrence Pilot, 1906, pages 427 and 430.

Canadian List of Lights and Fog Signals, 1912 : Nos. 822, 823, 826 and 827.

Departmental File : Nos. 20822A and 20826A.

NEW BRUNSWICK.

(45) EAST COAST—MIRAMICHI BAY—OUTER BAR—CAN BUOY REPLACED BY BELL BUOY.

Position.—At the southern extreme of the Outer bar, Miramichi bay, 1.65 miles 322° (N. 15° W. Mag.) from Preston Beach front range lighthouse.

Lat. N. 47° 6' 4", Long. W. 64° 56' 25".

Alteration.—The can buoy formerly moored in this position was replaced in 1911 by a bell buoy.

Description.—Iron buoy, surmounted by a bell.

Colour.—Black and white vertical stripes.

N. to M. No. 15 (45) 26-2-13.

Variation in 1913 : 23° W.

Authority : Departmental records.

Admiralty charts : Nos. 2187, 2034, 1651 and 2516.

Publication : St. Lawrence Pilot, 1906, page 507.

Canadian List of Lights and Fog Signals, 1912 : To be inserted as No. 860.

Departmental File : No. 27122.

NOVA SCOTIA.

(46) SOUTHWEST COAST—POSITION OF BLONDE ROCK GAS AND WHISTLING BUOY—CORRECTION.

Longitude.—Blonde rock gas and whistling buoy is moored in Longitude 66° 0' 7" West, and not 66° 0' 30" West as stated in the Canadian List of Lights for 1912.

N. to M. No. 15 (46) 26-2-13.

Admiralty charts : Nos. 339, 352, 1651 and 2670.

Canadian List of Lights and Fog Signals, 1912 : No. 220.

Departmental File : Nos. 28502 and 20220.

QUEBEC.

(47) RIVER ST. LAWRENCE—PORTNEUF-EN-BAS—CHANGE IN POSITION OF FRONT RANGE LIGHTHOUSE.

New position.—On the west side of the mouth of Portneuf river, 190 feet westward of its old position. The front light of the range will bear 140° 30' (S. 18° E. Mag.) from the back light.

Lat. N. 48° 37' 2", Long. W. 69° 6', 2".

Remarks.—The front range lighthouse will be moved to the new position on the opening of navigation in 1913, without further notice.

N. to M. No. 15 (47) 26-2-13.

Variation in 1913 : 21° 30' W.

Authority : Report from Agent, M. and F., Quebec.

Admiralty charts : Nos. 307, 312 and 2516.

Publication : St. Lawrence Pilot below Quebec, 1912, page 30.

Canadian List of Lights and Fog Signals, 1912 : No. 1099.

Departmental File : No. 21099 R.

QUEBEC.

(48) RIVER ST. LAWRENCE—WESTWARD OF ST. ROCH SHOALS—AMENDED POSITION OF GAS BUOY No. 61B.

The gas buoy replacing black can buoy No. 61B will be moored in the following position on the opening of navigation in 1913, and not in the position stated in Notice to Mariners No. 3 (6) of 1913.

Amended position.—3 $\frac{3}{10}$ miles 203° 30' (S. 42° 30' W. Mag.) from Upper Traverse lighthouse.

Lat. N. 47° 16' 53", Long. W. 70° 18' 8".

The following sextant angles will fix its position :—

St. Roch des Aulnaies church.....	0°
St. Jean Port Joli church.....	91° 53'
Stone Pillar lighthouse.....	46 52

Note.—This position is $\frac{1}{4}$ mile westward of the position of can buoy No. 61B shown on Department of Naval Service Chart No. 205.

N. to M. No. 15 (48) 26-2-13.

Variation in 1913 : 19° W.

Authority : Records, Chief Engineer's Office, M. and F.

Admiralty charts : Nos. 3734, 314 and 2516 ; and Dept. of Naval Service chart No. 205.

Publication : St. Lawrence Pilot, 1906, page 288.

Canadian List of Lights and Fog Signals, 1912 : To be inserted as No. 1178.5.

Departmental File : No. 11785.

A. JOHNSTON,
Deputy Minister.

Department of Marine and Fisheries,
Ottawa, Canada, 26th February, 1913.

Pilots, masters or others interested are earnestly requested to send information of dangers, changes in aids to navigation, notice of new shoals or channels, errors in publications, or any other facts affecting the navigation of Canadian waters, to the Chief Engineer, Department of Marine and Fisheries, Ottawa, Canada. Such communications can be mailed free of Canadian postage.

38-2

CIVIL SERVICE COMMISSION.

THE Civil Service Commissioners hereby give public notice that applications will be received from persons qualified to fill the following position in the Inside Division of the Civil Service of Canada :

A Draughtsman in the office of the Chief Draughtsman of the Post Office Department, Subdivision B of the Second Division, initial salary \$1,200 per annum. Candidates must be good general draughtsmen, and neat penmen, capable of drawing maps free from broken or imperfect lines such as are required for reproduction by photolithography. Certified samples of the candidate's work must be submitted with each application.

Candidates must be natural-born or naturalized British subjects, must have been resident in Canada for at least three years, and must be of the full age of eighteen years and not more than thirty-five years.

Application forms, properly filled in, must be filed in the office of the Civil Service Commission not later than the 7th day of April next. Such forms may be obtained from the Secretary of the Commission, Ottawa.

By order of the Commission,

WM. FORAN,
Secretary.

Ottawa, 14th March 1913

37-4

CIVIL SERVICE EXAMINATION.

PUBLIC Notice is hereby given that general competitive examinations, under the direction of the Civil Service Commission of Canada, will be held beginning Monday, the 12th day of May, 1913, at Victoria, Vancouver, Nelson, Prince Rupert, Edmonton, Calgary, Saskatoon, Regina, Brandon, Winnipeg, Port Arthur, Sault Ste. Marie, London, Hamilton, Toronto, Peterboro, Kingston, Ottawa, Montreal, Sherbrooke, Quebec, Fredericton, St. John, Moncton, Charlottetown, Yarmouth, Halifax, and Sydney. The examinations

will have reference to the following positions, to be filled during the period from the 1st July to the 31st December, 1913, in the Inside Division of the Civil Service of Canada:—

70 clerkships (for men) in Subdivision B of the Third Division.

15 positions as stenographer and typist (for men) in Subdivision B of the Third Division.

10 clerkships (for women) in Subdivision B of the Third Division.

35 positions as stenographer and typist (for women) in Subdivision B of the Third Division.

70 clerkships (for men) in Subdivision B of the Second Division. In the case of seven of these clerkships the persons to be appointed must, in addition to being successful in the regular examination, possess a knowledge of stenography and typewriting.

The initial salary for clerks and stenographers in Subdivision B of the Third Division is \$500, and in Subdivision B of the Second Division \$800, but, in case the qualifications required for the performance of the duties of a position are of an exceptional character, a further sum, not to exceed \$300 in the Third Division or \$500 in the Second Division, may be added to the said salary by the Governor in Council.

A general examination will also be held at the same time and places for positions as messengers, porters, packers, and sorters, in the Inside Division of the Civil Service.

The Preliminary and Qualifying Examinations for the Outside Division of the Civil Service of Canada will be held at the same places beginning on Tuesday, the 13th May, 1913.

Persons desiring to present themselves for any of the above examinations may obtain all necessary information, copies of the rules and regulations, and forms of application from the Secretary of the Commission, Ottawa, either on personal application or by writing.

Application forms of intending candidates, duly filled in and accompanied by the prescribed examination fee,

must be filed with the Civil Service Commission on or before the 15th April, 1913. No exception can or will be made to this rule.

By order of the Commission.

WM. FORAN,
Secretary
37-4

Ottawa, 14th March, 1913.

DEPARTMENT OF MARINE AND FISHERIES

OTTAWA, 13th March, 1913.

PUBLIC Notice is hereby given that under the provisions of section 27, of The Canada Shipping Act, the Minister of Marine and Fisheries has granted permission to change the name of the gasoline vessel "Pacific" which has been purchased from foreigners to that of "Bentinck."

A. JONHSTON,
37-2 Deputy Minister of Marine and Fisheries.

DEPARTMENT OF MARINE AND FISHERIES.

OTTAWA, 13th March, 1913.

PUBLIC NOTICE is hereby given that under the provisions of sections 18 and 27, of The Canada Shipping Act, the Minister of Marine and Fisheries has authorized the re-registry of the wrecked United States steamer "Britannic," at the port of Montreal, on all the requirements of the law being complied with, and has granted permission to change the name of the said steamer "Britannic" to that of "Sarnor."

A. JOHNSTON,
37-2 Deputy Minister of Marine and Fisheries.

STATEMENT

OF THE PUBLIC DEBT AND THE REVENUE AND EXPENDITURE of the Dominion of Canada, as by returns furnished to the Finance Department on the last day of February, 1912 and 1913.

PUBLIC DEBT.		1912.	1913.
LIABILITIES.		\$ cts.	\$ cts.
FUNDED DEBT—			
Payable in Canada.....		4,815,024 35	4,769,539 48
do in London.....		263,131,936 77	258,669,833 07
Bank Circulation Redemption Fund..		4,661,776 85	5,254,436 21
Dominion Notes.....		113,188,879 65	113,602,030 40
SAVINGS BANKS—			
	1912. 1913.		
Post Office Savings Banks.....	\$42,505,664 65 \$41,489,154 33		
Dominion Government Savings Banks..	14,417,669 26 14,175,942 95		
		56,923,333 91	55,664,197 28
Trust Funds.....		9,712,794 30	9,648,224 99
Province Accounts.....		11,920,582 42	11,920,486 07
Miscellaneous and Banking Accounts.....		22,928,039 35	26,384,575 74
Total Gross Debt		487,282,367 60	485,913,323 24
ASSETS.			
INVESTMENTS—			
Sinking Funds.....		12,209,066 21	13,585,901 41
Other Investments.....		29,776,851 20	42,207,784 52
PROVINCE ACCOUNTS.....		2,296,429 12	2,296,332 77
MISCELLANEOUS AND BANKING ACCOUNTS.....		120,211,026 21	123,695,479 41
Total Assets		164,493,372 74	181,785,498 11
Total Net Debt.....		322,788,994 86	304,127,825 13
do to 28th February.....		324,986,426 97	309,308,436 20
Decrease of Debt		2,197,432 11	5,180,611 07

REVENUE AND EXPENDITURE ON ACCOUNT OF CONSOLIDATED FUND.	Month of February, 1912.	Total to 29th February, 1912	Month of February, 1913.	Total to 28th February, 1913.
REVENUE :	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Customs.....	7,258,941 86	77,759,234 43	8,979,793 30	102,737,401 19
Excise.....	1,623,017 35	17,400,599 84	1,787,992 97	19,575,562 07
Post Office.....	850,000 00	8,834,183 59	950,000 00	10,228,507 14
Public Works, including Railways and Canals..	839,974 21	10,642,932 80	1,154,322 50	12,300,327 47
Miscellaneous.....	506,700 36	6,008,666 19	263,761 31	6,314,007 88
Total.....	11,078,633 78	120,645,616 85	13,135,870 58	151,155,805 75
EXPENDITURE.....	6,490,236 28	77,145,824 97	6,293,008 12	88,944,332 86

EXPENDITURE ON CAPITAL ACCOUNT, ETC.				
Public Works, including Railways and Canals.....	2,075,413 39	26,279,398 37	1,796,373 09	22,697,068 50
Railway Subsidies	315,552 00	735,640 25	279,117 00	4,920,207 35
Total	2,390,965 39	27,015,038 62	2,075,490 09	27,617,275 85

The above statement represents only the receipts and payments which have passed through the books of the Finance Department up to the last day of the month.

Certified correct,
J. C. SAUNDERS, Chief Accountant and Dominion Bookkeeper.
FINANCE DEPARTMENT, Ottawa, 4th March, 1913.

T. C. BOVILLE,
Deputy Minister of Finance.
36-tf

POST OFFICE SAVINGS BANK ACCOUNT for the month of January, 1913

(Furnished to the Minister of Finance in accordance with the Savings Bank Act, Chap. 30, Rev. Stat. Can. 1906.)

DR.	\$	cts.		\$	cts.	CR.
BALANCE in hands of the Minister of Finance on 31st December, 1912.....	42,034,988	79	WITHDRAWALS during the month.....	967,629	74	
DEPOSITS in the Post Office Savings Bank during month.....	878,655	40				
TRANSFERS from Dominion Government Savings Bank during month :—						
PRINCIPAL						
INTEREST accrued from 1st April to date of transfer.....						
TRANSFERS from the Post Office Savings Bank of the United Kingdom to the Post Office Savings Bank of Canada.....	5,644	06				
INTEREST accrued on Depositors accounts and made principal on 31st March.....						
INTEREST allowed to Depositors on accounts during month.....	11,381	68	BALANCE at the credit of Depositors' accounts on 31st January, 1913.....	41,963,040	19	
	42,930,669	93		42,930,669	93	

Certified,
W. H. HARRINGTON,
Superintendent, Savings Bank Branch.
POST OFFICE DEPARTMENT,
OTTAWA, 5th March, 1913.

R. M. COULTER,
Deputy Postmaster General.

STATEMENT of the Balance at Credit of Depositors in the Dominion Government Savings Banks, on 28th February, 1913. Published in accordance with Revised Statutes, Chapter 30, Section 39.

BANKS.	Balance on 31st January, 1913.	Deposits for February, 1913.	Total.	Withdrawals for February, 1913.	Balance on 28th February, 1913.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
<i>Manitoba :—</i>					
Winnipeg.....	644,620 66	13,903 00	658,523 66	11,919 53	646,604 13
<i>British Columbia :—</i>					
Victoria.....	1,072,856 85	26,909 00	1,099,765 85	45,530 71	1,054,235 14
<i>Prince Edward Island :—</i>					
Charlottetown.....	2,020,040 26	21,932 10	2,041,972 36	28,703 07	2,013,269 29
<i>New Brunswick :—</i>					
Newcastle.....	286,044 55	943 00	286,987 55	2,640 79	284,346 76
St. John.....	5,632,127 18	81,144 95	5,713,272 13	68,045 77	5,645,226 36
<i>Nova Scotia :—</i>					
Acadia Mines.....	32,289 46		32,289 46		32,289 46
Amherst.....	379,444 16	5,304 00	384,748 16	5,358 96	379,389 20
Arichat.....	127,364 87		127,364 87	2,514 11	124,850 76
Barrington.....	142,294 08	55 00	142,349 08	2,125 92	140,223 16
Guysboro'.....	121,236 39	854 00	122,090 39	1,617 00	120,473 39
Halifax.....	2,390,903 71	29,801 62	2,420,705 33	25,716 56	2,394,988 77
Kentville.....	257,745 29	2,342 00	260,087 29	2,644 28	257,443 01
Lunenburg.....	420,893 82	1,405 00	422,298 82	4,254 92	418,043 90
Port Hood.....	112,032 59	37 00	112,069 59	555 73	111,513 86
Shelburne.....	213,978 01	1,462 00	215,440 01	2,148 09	213,291 92
Sherbrooke.....	89,002 50	134 00	89,136 50	412 00	88,724 50
Wallace.....	123,184 30	1,730 00	124,914 30	780 66	124,133 64
Totals	14,066,058 68	187,956 67	14,254,015 35	204,968 10	14,049,047 25

T. C. BOVILLE,
Deputy Minister of Finance.

FINANCE DEPARTMENT,
OTTAWA, 11th March, 1913.

37-1f

R TURN OF THE AMOUNT OF LIABILITIES AND ASSETS OF THE MONTREAL CITY AND DISTRICT SAVINGS BANK, AND OF THE CAISSE D'ECONOMIE DE NOTRE-DAME DE QUÉBEC, ON THE 28TH DAY OF FEBRUARY, 1913.

	CAPITAL.		LIABILITIES.								Total Liabilities.
	Capital Stock.	Capital paid up.	Dominion Govt. deposits payable on demand.	Provincial Govt. deposits payable on demand.	Other deposits payable on demand.	Dominion Govt. deposits payable after notice or on a fixed day.	Provincial Govt. deposits payable after notice or on a fixed day.	Other deposits payable after notice or on a fixed day.	Special Poor Fund or Charity Fund Trust.	Liabilities not included under the foregoing heads.	
	\$ cts.	\$ cts.	1	2	3	4	5	6	7	8	\$ cts.
City and District Savings Bank.....	2,000,000 00	1,000,000 00	93,341 86					31,467,331 90	180,000 00	117,339 38	31,858,013 14
Caisse d'Économie Notre-Dame de Québec	1,000,000 00	250,000 00					11,200 00	10,173,717 28	83,000 00	557,879 48	10,825,796 76
Total.....	3,000,000 00	1,250,000 00	93,341 86				11,200 00	41,641,049 18	263,000 00	675,218 86	42,683,809 90

ASSETS.

	Dominion, Provincial and other public securities.	Cash in hand and on deposit in chartered banks.	Canadian municipal bonds or securities, schools bonds or debentures approved by Treasury Board.	Other bonds, debentures and securities.	Loans to governments, municipalities, corporations, fabriques de paroisses, syndics pour l'érection d'églises and corporations on resolutions of their boards of directors.	Loans for which bank stocks are held as collateral security.	Loans for which stocks, bonds, debentures or securities other than bank stocks are held as collateral security.	Special Poor Fund or Charity Fund investments.	Investments in bank stock made previous to the incorporation of the bank.	Bank premises.	Other assets not included under the foregoing heads.	Total Assets.
	1	2	3	4	5	6	7	8	9	10	11	
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
City and District Savings Bank	2,986,798 36	3,548,568 18	15,740,679 66	1,724,067 69		1,594,332 05	7,595,536 09	180,000 00		475,000 00	261,741 72	34,106,723 75
Caisse d'Économie Notre-Dame de Québec.....	1,023,590 36	625,298 11	4,532,068 33	2,260,353 31		811,564 42	2,308,964 23	83,000 00	5,157 62	125,000 00	255,376 77	12,036,413 15
Total.....	4,010,388 72	4,173,866 29	20,272,747 99	3,984,421 00		2,405,896 47	9,904,500 32	263,000 00	5,157 62	600,000 00	517,118 49	46,143,136 90

THE FOLLOWING NEW POST OFFICES WERE ESTABLISHED IN CANADA ON THE
1st MARCH, 1913.

NAME OF POST OFFICE.	TOWNSHIP OR PARISH.	ELECTORAL COUNTY AND PROVINCE OR TERRITORY.	POSTMASTER.
Aden.....	Sec. 10, Tp. 1, R. 10, W. 4th M.	Medicine Hat..... Alta.	H. E. Anderson.
Albeck.....	Sec. 22, Tp. 9, R. 4, W. 4th M.	Medicine Hat..... Alta.	Chas. Kienzie.
Annandale.....	Stirling.....	Colchester..... N.S.	Jas. Carroll.
Bayton.....	Sec. 31, Tp. 26, R. 8, W. P. M.	Dauphin..... M.	H. T. D. Watchorn.
Bellefeuille.....	Emberton.....	Compton..... P.Q.	E. Bellefeuille.
Bield.....	Sec. 2, Tp. 26, R. 27, W. P. M.	Marquette..... M.	Andrew Chisholm.
Blind Creek.....	Sec. 14, Tp. 21, R. 25, W. 4th M.	Macleod..... Alta.	Mrs. Bessie Watts.
Brennan Hills.....	Low.....	Wright..... P.Q.	L. Monette.
Calgary Sub-Office No. 16, (opened 24th Feb.).....	117-27th Avenue.....	Calgary..... Alta.	D. W. James.
(a) Cap d'Espoir.....	Perce.....	Gaspé..... P.Q.	John J. Miles.
Cape Scott.....		Comox-Atlin..... B.C.	Theo. Frederiksen.
Carlea.....	Sec. 7, Tp. 48, R. 13, W. 3rd M.	Prince Albert..... Sask.	Robert B. Duguid.
Cultus Lake.....		Yale-Cariboo..... B.C.	L. H. Beamish.
Dennis Lake.....	Sec. 16, Tp. 18, R. 1, E. P. M.	Selkirk..... M.	Harry Woytowicz.
Divide.....	Aberdeen.....	Carleton..... N.B.	Edward Wiley.
Doheny.....	Hackett.....	Champlain..... P.Q.	Chs. Audy (fils.)
Drifting River.....	Sec. 25, Tp. 27, R. 23, W. P. M.	Dauphin..... M.	Harry Maticjeczen.
Dufaultville (opened 7th Feb.).....	Cabot.....	Rimouski..... P.Q.	Cyprien St. Laurent.
Dufourville.....	Notre Dame.....	Kent..... N.B.	Dominique Robichaud.
East Arrow Park.....		Kootenay..... B.C.	James Naylor.
East Uniacke.....	Uniacke.....	Hants..... N.S.	Chas. Lynch.
Edmonton Sub-Office No. 4 (opened 8th Feb.).....	Cor. Kinnaird St. & Alberta Ave.	Edmonton..... Alta.	Mrs. Leah Wright
Edmonton Sub-Office No. 5 (opened 10th Feb.).....	Cor. 24th St. & Athabasca Ave.	Edmonton..... Alta.	J. M. Sissons.
Finland.....	Potts.....	Thunder Bay & Rainy River..... O.	George T. Ferris.
Friedenstal.....	Sec. 31, Tp. 81, R. 2, W. 6th M.	Edmonton..... Alta.	P. S. Gans.
Glenlily.....		Kootenay..... B.C.	P. T. Haywood.
Gold Spring.....	Sec. 16, Tp. 22, R. 5, W. 4th M.	Medicine Hat..... Alta.	F. H. McCullough.
Grove Creek.....	Alley.....	Pontiac..... P.Q.	W. H. Rogan.
Hamton Station.....	Sec. 23, Tp. 28, R. 3, W. 2nd M.	Mackenzie..... Sask.	Eli Boiko.
Holborn.....	Sec. 10, Tp. 51, R. 1, W. 5th M.	Edmonton..... Alta.	W. C. Williams.
Hoosier Valley.....	Sec. 23, Tp. 31, R. 27, W. 3rd M.	Battleford..... Sask.	J. Yoos.
Kentvale (opened 10th Dec., 1912).....	St. Joseph's Island.....	Algoma, W.R..... O.	Fred. B. Kent.
Kettle Valley.....		Yale-Cariboo..... B.C.	H. W. Whiting.
Kiltarlity.....		Inverness..... N.S.	A. A. Cameron.
Knappen.....	Sec. 9, Tp. 1, R. 11, W. 4th M.	Medicine Hat..... Alta.	A. J. Knappen.
Lantz Siding.....		Hants..... N.S.	Thos. J. Isenor.
Lower Kingston.....	Kingston.....	Kings & Albert..... N.B.	Samuel H. Scribner
Lundeen.....	Sec. 16, Tp. 18, R. 9, W. 3rd M.	Moose Jaw..... Sask.	Jonas O. Lundeen.
Maxim.....	Sec. 21, Tp. 4, R. 15, W. 2nd M.	Regina..... Sask.	A. Wilson.
Minahiko.....	Morson.....	Thunder Bay & Rainy River..... O.	E. S. Thompson.
Musquash.....	Musquash.....	St. John..... N.B.	Mrs. Jennie M. Dean
Napudogan.....	Stanley.....	York..... N.B.	Mrs. Amy Dinsmore.
Newlands.....	Sec. 21, Tp. 14, R. 1, W. 2nd M.	Qu'Appelle..... Sask.	Wm. Bryce.
Newtonia.....		Kootenay..... B.C.	W. N. Scott.
Nicholl.....		Comox-Atlin..... B.C.	Thos. H. McCubbin.
Omer.....	Clapham.....	Pontiac..... P.Q.	J. B. Morin.
Peigan.....	Sec. 10, Tp. 7, R. 5, W. 4th M.	Medicine Hat..... Alta.	Mrs. Ruth Stevens.
Père Charlebois.....	St. Therese.....	Terrebonne..... P.Q.	Alp. Ouimet.
Pitt River (re-opened).....		New Westminster..... B.C.	Alex. G. Harvey.
Rang Double.....	St. Ambroise de Kildare.....	Joliette..... P.Q.	T. St. Georges.
Regnier.....	Cambridge.....	Russell..... O.	T. Regnier.
Roche Plate.....	Charlesbourg.....	Quebec..... P.Q.	Jean Bureau.
Rosedale.....	Sec. 28, Tp. 28, R. 19, W. 4th M.	Medicine Hat..... Alta.	Wm. Fulton.
St. Martin Station.....	Sec. 4, Tp. 32, R. 9, W. P. M.	Dauphin..... M.	P. Warowy.
Sandy Creek.....	Huddersfield.....	Pontiac..... P.Q.	L. Derouin.
Shell Lake.....	Sec. 15, Tp. 50, R. 8, W. 3rd M.	Prince Albert..... Sask.	Robt. J. Schwartz.
Skye Glen East.....		Inverness..... N.S.	Alex. McInnis.
Sopoff.....	Sec. 33, Tp. 35, R. 30, W. P. M.	Mackenzie..... Sask.	Samuel Sopoff.
Squilax.....		Yale-Cariboo..... B.C.	James Craig.
Tatla Lake.....		Yale-Cariboo..... B.C.	Robt. Graham.
Upper Barneys River.....		Pictou..... N.S.	R. F. Johnston.
Vanarsdol.....		Comox-Atlin..... B.C.	Rev. Louis Edgar.
Village de la Commune (opened 17th Feb.).....	Charlesbourg.....	Quebec..... P.Q.	Pierre Dery.
Virginia East.....	Clements.....	Annapolis..... N.S.	James L. Robar.
Wacanda.....		New Westminster..... B.C.	Wm. Saville.
Waterfield.....	Sec. 34, Tp. 47, R. 14, W. 2nd M.	Prince Albert..... Sask.	B. Farmer.
White Sulphur.....		Kootenay..... B.C.	L. P. Williams.
Winnipeg Sub-Office No. 21, (opened 18th Feb.).....	Cor. Stafford & Grovenor St.	Winnipeg..... M.	R. L. Waugh.
Wien.....	Sec. 5, Tp. 58, R. 23, W. 4th M.	Edmonton..... Alta.	L. Ezechniter.
Winter.....	Sec. 14, Tp. 42, R. 25, W. 3rd M.	Battleford..... Sask.	Robt. M. S. Cole.
Zbaraz.....	Sec. 15, Tp. 23, R. 1, W. P. M.	Dauphin..... M.	Chas. Obszarski.

(a) and name of existing post office at Cap d'Espoir changed to Cap d'Espoir Ouest.

NOTE.—Crombie, County of Dufferin, O. which was published in the January list as closed has not yet been closed.
Lynch's Corner, County of Kings & Albert, N.B., published in the December list as closed has not yet been closed.
Pape Avenue sub-office, Toronto, was closed temporarily from the 7th to the 13th February.
Toronto sub-office No. 58 was temporarily closed from the 11th to the 27th February.

CHANGES IN POST OFFICES ALREADY ESTABLISHED.

NAMES CHANGED.

Cap d'Espoir.....	County of Gaspé.....	P.Q.	to Cap d'Espoir Ouest
Craigmore.....	County of Inverness.....	N.S.	to Creigneish Station.
Fitzpatrick.....	County of Northumberland.....	N.B.	to Auburnville.
Glen Bryan.....	District of Moose Jaw.....	Sask.	to Pambrum.
Helland.....	District of Moose Jaw.....	Sask.	to Pretty Valley.
Hoskin.....	District of Medicine Hat.....	Alta.	to Tripola.
Lac Frontière.....	County of Montmagny.....	P.Q.	to Ste. Lucie de Beauregard.
Metgermette.....	County of Dorchester.....	P.Q.	to Ste. Aurelie.
Slahaltkan.....	District of Yale-Cariboo.....	B.C.	to Falkland.
West Point.....	County of Prince Edward.....	O.	to Sand Banks.
Willows.....	District of Macleod.....	Alta.	to Blacktail.

OFFICES CLOSED.

(b) Acton.....	County of York.....	N.B.	
Agnes.....	County of Beauce.....	P.Q.	Closed 26th February.
Agricola.....	District of Victoria.....	Alta.	Closed 12th February.
(b) Armstrongs Mills.....	County of Wellington, S.R.....	O.	
(b) Augustine Cove.....	County of Prince.....	P.E.I.	Closed 15th February.
(b) Brills.....	County of Brome.....	P.Q.	
(b) Bryce Hill.....	County of Grey, E.R.....	O.	
(b) Cedar Mills.....	County of Peel.....	O.	
(b) Central Haynesville.....	County of York, N.B.....	O.	
Clinch's Mills.....	County of St. John.....	N.B.	
(b) Clyde.....	County of Wentworth.....	O.	
(b) Derby Mills.....	County of Grey, N.R.....	O.	
(b) De Sable.....	County of Queens.....	P.E.I.	
Dniester.....	District of Mackenzie.....	Sask.	
(b) Douglas.....	County of York.....	N.B.	
(b) Dufferin.....	County of Frontenac.....	O.	
(b) East Newbridge.....	County of Carleton.....	N.B.	Closed 1st November, 1912.
(b) East Oro.....	County of Simcoe, N.R.....	O.	
(b) Falkland.....	District of Yale-Cariboo.....	B.C.	
(b) Fairley.....	County of Northumberland.....	N.B.	Closed 1st November, 1912.
(b) Gildale.....	County of Grey, S.R.....	O.	
(b) Glenbecker.....	County of Dundas.....	O.	Closed 5th February.
(b) Glen Walter.....	County of Glengarry.....	O.	Closed 12th February.
(b) Goldfield.....	County of Stormont.....	O.	Closed 19th February.
(b) Head of Hillsborough.....	County of Kings.....	P.E.I.	Closed 15th February.
Head of River Hebert.....	County of Cumberland.....	N.S.	
(b) High Forest.....	County of Compton.....	P.Q.	Closed 17th February.
(b) Hullcar.....	District of Yale-Cariboo.....	B.C.	
(b) Kiersteadville.....	County of Kings and Albert.....	N.B.	Closed 15th February.
(b) Kimbo.....	County of Lincoln.....	O.	
(b) Lawfield.....	County of Sunbury & Queens.....	N.B.	
(b) Littlewood.....	County of Middlesex, W.R.....	O.	
(b) Logerait.....	County of Lambton, W.R.....	O.	
(b) McGarry.....	County of Lanark, S.R.....	O.	Closed 26th February.
(b) McGillivray Bridge.....	County of Glengarry.....	O.	
(b) Melvin.....	County of Dundas.....	O.	Closed 14th February.
Montreal sub-office No. 55.....	City of Montreal.....	P.Q.	Closed 15th February.
(c) Musquash.....	County of St. John.....	N.B.	
(b) North Milton.....	County of Queens.....	P.E.I.	
(b) North Mountain.....	County of Dundas.....	O.	Closed 12th February.
(b) Pointe de Roche.....	County of Kings.....	P.E.I.	Closed 15th February.
(b) Ponsonby.....	County of Wellington, S.R.....	O.	Closed 15th February.
(b) Prestonvale.....	County of Lanark, S.R.....	O.	Closed 5th February.
(b) Ratho.....	County of Oxford, N.R.....	O.	Closed 1st February.
Reiswig.....	District of Yale-Cariboo.....	B.C.	Closed 7th February.
(b) Robertsons Point.....	County of Sunbury and Queens.....	N.B.	
(b) Savage Harbour.....	County of Kings.....	P.E.I.	Closed 15th February.
(b) South Newbridge.....	County of Carleton.....	N.B.	Closed 1st November, 1912.
(b) Speedside.....	County of Wellington, S.R.....	O.	
(b) Sykeston.....	County of Lambton, W.R.....	O.	
(b) Upper Welsford.....	County of Sunbury & Queens.....	N.B.	
(b) Wilsons Bay.....	County of Greenville.....	O.	Closed 26th February.
(b) Yoho.....	County of York.....	N.B.	

(b) Closed on the inauguration of Rural Free Delivery.

(c) and a new post office opened under the name of Musquash.

TO ADVERTISERS IN THE GAZETTE.

PARTIES sending advertisements to be inserted in the *Canada Gazette* will please observe the following rules :

- 1st. Address "The Canada Gazette, Ottawa, Canada."
- 2nd. Indicate the number of insertions required.

3rd. INVARIABLY REMIT THE FEES FOR SUCH ADVERTISEMENTS, TOGETHER WITH THE PRICE OF ONE GAZETTE, AS BELOW, OTHERWISE THEY WILL NOT BE INSERTED.

The rates are 10 cents for the first insertion, and five cents for each subsequent insertion per line of nine words, each figure counting as one word.

By settled or understood practice as prescribed by law, the rules of Parliament or decisions of the Department of Justice, notices receive the following insertions :—

Notices of applications for divorce—14 insertions.

Notices of the withdrawal of deposits of Insurance Companies—3 calendar months.

Notices of ordinary applications to Parliament—5 insertions.

Notices of applications for Letters Patent under Loan Companies Act (per O. in C. published in *Gazette* of 15th June, 1901)—2 insertions.

Notices of dividends and meetings of Banks and Insurance Companies—1 calendar month, or 5 insertions.

Interim Copyrights—1 insertion.

The Companies Act—Change of chief place of business, of by-laws etc—1 insertion.

NO ADVERTISEMENT IS INSERTED FOR A LESS CHARGE THAN ONE DOLLAR.

Notices received up to 2 o'clock P.M. on Fridays will be inserted in the following Saturday morning's *Gazette*.

Subscribers will also notice that the subscription, \$4 per annum, is invariably payable in advance, and that the "Gazette" will be stopped at the end of the period paid for. Single numbers will be charged ten cents each, and when more than one are required by advertisers, must be remitted for likewise.

C. H. PARMELEE,

King's Printer and Controllor of Stationery.

Department of Public Printing and Stationery.

Ottawa, 2nd February, 1909.

APPLICATIONS TO PARLIAMENT.

HOUSE OF COMMONS.

RULES RELATIVE TO PETITIONS AND PRIVATE BILLS.

Petitions for Private Bills.

88. Petitions for Private Bills shall only be received by the House if presented within the first six weeks of the session, and every Private Bill shall be presented to the House within two weeks after the petition therefor has been favourably reported upon by the Examiner or by the Committee on Standing Orders, and no motion for the suspension of this Rule shall be entertained unless a report has been first made by the Committee on Standing Orders recommending such suspension and giving their reasons therefor.

Instruction to Committees.

97. That it be an instruction to all Committees on Private Bills, in the event of promoters not being ready to proceed with their measures when the same have been twice called on two separate occasions for consideration by the Committee, that such measures shall be reported back to the House forthwith, together with a statement of the facts and with the recommendation that such Bills be withdrawn.

Deposit of Bills and Fees.

89. (1) Any person desiring to obtain any Private Bill, shall deposit with the Clerk of the House, at least eight days before the meeting of the House, a copy of such Bill in the English or French language, with a sum sufficient to pay for translating and printing the same; the translation to be done by the officers of the House, and the printing by the Department of Public

Printing, and if such Bill is not deposited by the time above specified the applicant shall, in addition to the charges for printing and translation pay the sum of five dollars for each and every day which intervenes between the said eighth day before the meeting of the House and the date of the filing of the Bill; but such additional charge shall not exceed in the aggregate in any one case the sum of two hundred dollars.

2. After the second reading of a Bill and before its consideration by the Committee to which it is referred, the applicant shall in every case pay the cost of printing the Act in the Statutes, and a fee of two hundred dollars.

Additional charges.

3. The following charges shall also be levied and paid in addition to the foregoing, viz :—

- | | |
|---|----------|
| (a.) When any Rule of the House is suspended in reference to a Bill or the Petition therefor, for each such suspension..... | \$100 00 |
| (b.) When a Bill is presented in the House after the eighth week of the session and before the end of the twelfth week..... | 100 00 |
| (c.) When a Bill is presented in the House after the twelfth week of the session..... | 200 00 |
| (d.) When the proposed capital stock of a company is over \$250,000 and does not exceed \$500,000..... | 100 00 |
| (e.) When the proposed capital stock of a company is over \$500,000 and does not exceed \$750,000..... | 150 00 |
| (f.) When the proposed capital stock of a company is over \$750,000, and does not exceed \$1,000,000..... | 200 00 |
| (g.) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,500,000..... | 300 00 |
| (h.) When the proposed capital stock of a company is over \$1,500,000 and does not exceed \$2,000,000..... | 400 00 |
| (i.) For every additional million dollars or fractional part thereof..... | 100 00 |

4. When a Bill increases the capital stock of an existing company, the additional charge shall be according to the foregoing tariff upon the amount of the increase only.

5. When a Bill increases or involves an increase in the borrowing powers of a company without any increase in the capital stock the additional charge shall be \$300.00.

6. If any increase in the amount of the proposed capital stock or borrowing powers of a company be made at any stage of a Bill, such Bill shall not be advanced to the next stage until the charges consequent upon such change have been paid.

7. In this Rule the term "proposed capital stock" includes any increase thereto provided for in the Bill; and where power is taken in a Bill to increase at any time the amount of the proposed capital stock, the additional charge shall be levied on the maximum amount of such proposed increase which shall be stated in the Bill.

8. The additional charges provided for in this Rule shall also apply to Private Bills originating in the Senate; provided, however, that if a petition for any such Bill has been presented in this House within the first six weeks of the session, the additional charge made under paragraphs *b* or *c* of subsection 3 shall not be levied thereon.

THOMAS B. FLINT,

Clerk House of Commons

RULES RELATIVE TO NOTICES FOR PRIVATE BILLS.

91. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a Notice published in the *Canada Gazette*; such Notice shall clearly and distinctly state the nature and objects of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and when the application is for an Act of incorporation, the name of the proposed company shall be stated in the notice. If the works of any

company (incorporated, or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specifically mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the Clerk of each county or municipality which may be specially affected by the construction or operation of such works, and also to the Secretary of the Province in which such works are or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

In addition to the notice in the *Canada Gazette* aforesaid, a similar notice shall also be published in some leading newspaper, as follows:—

A. When the application is for an Act to incorporate:

1. *A Railway or Canal Company*:—In the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect the particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company without any exclusive powers:—In the *Canada Gazette* only.

B. When the application is for the purpose of amending an existing Act:

1. For an extension of any line of railway, or of any canal, or for the construction of branches thereto:—In the principal city, town or village in each county or district through which such extension or branch is to be constructed.

2. For the continuation of a charter or for an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized; or for an extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or interests of the shareholders or bondholders or creditors of the company:—In the place where the head office of the company is situated, or is authorized to be.

(C.) When the application is for the purpose of obtaining for any person or existing corporation any exclusive rights or privileges or the power to do any matter or thing which in its operation would affect the rights or property of others:—In the particular locality or localities which may be affected by the proposed Act.

All such notices, whether inserted in the *Canada Gazette* or in a newspaper, shall be published at least once a week, for a period of five consecutive weeks; and when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and if there be no newspaper in a locality where a notice is required to be given, such notice shall be given in the next nearest locality wherein a newspaper is published; and proof of the due publication of notice shall be established in each case by statutory declaration; and all such declarations shall be sent to the Clerk of the House endorsed, "Private Bill Notice."

(D.) Every such notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of such County Council and Municipal Corporation not less than two weeks before the consideration of the petition by the Examiner or the Committee on Standing Orders, and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the House

(E.) All private bills for Acts of incorporation shall be so framed as to incorporate by reference the clauses of the *General Acts* relating to the details to be provided for by such bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the bill indicating the provisions thereof in which the *General Act* is proposed to be departed from;—Bills which are not framed in accordance with this *Rule*, shall be recast by the promoters, and reprinted at their expense, before any committee passes upon the clauses.

THOS. B. FLINT,
Clerk House of Commons.

The attention of Applicants to Parliament for Railway Charters is hereby drawn to the following Rules of the House of Commons with regard to the filing of maps:—

MAP OR PLAN, WITH PETITION.

93. "No petition praying for the incorporation of a railway company, or of a canal company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Examiner or by the Standing Orders Committee until there has been filed with that committee a map or plan, showing the proposed location of the works, and each county, township, municipality or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed."

MAPS, PLANS AND EXHIBITS, WITH BILLS.

94. "No bill for the incorporation of a railway or canal company or for changing the route of the railway or of the canal of any company already incorporated shall be considered by the Railway Committee until there has been filed with the committee, at least one week before the consideration of the bill:—"

(a) "A map or plan drawn upon a scale of not less than half an inch to the mile, showing the location upon which it is intended to construct the proposed work, and showing also the lines of existing or authorized works of a similar character within, or in any way affecting the district, or any part thereof, which the proposed work is intended to serve; and such map or plan shall be signed by the engineer or other person making the same;"

(b) "An exhibit showing the total amount of capital proposed to be raised for the purpose of the undertaking, and the manner in which it is proposed to raise the same, whether by ordinary shares, bonds, debentures, or other securities, and the amount of each, respectively."

THE SENATE.

SUBSTANCE OF RULES OF THE SENATE RELATING TO NOTICES AND APPLICATIONS FOR BILLS OF DIVORCE.

As Revised and brought in force 22nd March, 1906.

Every applicant for a Bill of Divorce shall give notice of his or her intended application, and shall specify therein from whom and for what cause such divorce is sought, and shall cause such notice to be published during at least three months before the consideration by the Committee on Divorce of his or her petition for the said Bill, in the *Canada Gazette* and in two newspapers published in the district in Quebec, Manitoba, Saskatchewan, Alberta, British Columbia or the Northwest Territories, or in the county or union of counties in other provinces, wherein such applicant usually resided at the time of the separation of the parties; but if the requisite number of papers cannot be found therein, then in an adjoining district or county or union of counties.

Notices given in the Provinces of Quebec and Manitoba are to be published in one English and one French newspaper, if there be such newspapers published in the district, but otherwise shall be published in one newspaper in both languages. If a notice given for any session of Parliament is not completed in time to allow the petition to be dealt with

during that session the petition may be presented and dealt with during the next ensuing session, without any further publication of such notice.

A copy of the said notice and a copy of the petition to be presented shall, at the instance of the applicant, and not less than two months before the consideration by the Committee of the petition, be served personally, when that can be done, on the person from whom the divorce is sought, who is hereinafter called "the respondent."

If the residence of the respondent is not known or personal service cannot be effected, then, if it be shown to the satisfaction of the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee as sufficient service.

No petition for a bill of divorce shall be presented to the Senate after the first sixty days of the Session.

The petition of an applicant for bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth the marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong complained of and collusion in the application for divorce.

The allegations of the petition must be verified by declaration of the petitioner, under *The Canada Evidence Act, 1893*.

The copy of the petition served upon the respondent shall have endorsed thereon, or appended thereto, the following information:—

- (1) The petitioner's residence at the time of service.
- (2) A Post Office address in Canada at which letters and notices for the petitioner may be delivered.
- (3) The name and address of the solicitor, if any, acting for the petitioner.
- (4) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa, upon whom all notices and papers may be served.
- (5) That if the respondent desires to oppose the granting of the divorce and to be heard by the Senate Committee on Divorce, the respondent must send a notice to that effect to the Clerk of the Senate at the Parliament Buildings, Ottawa, within two months from the date of service upon the respondent, and must in the notice to the Clerk of the Senate give:—
 - (a) The respondent's residence at the time of sending such notice.
 - (b) A Post Office address in Canada at which letters and notices for the respondent may be delivered.
 - (c) The name and address of the solicitor, if any, acting for the respondent.
 - (d) If such solicitor's address is not at Ottawa, the name and address of some agent for him at Ottawa upon whom all notices and papers may be served.
- (6) That, if the respondent does not so notify the Clerk of the Senate, the petition may be considered, and a bill of divorce founded thereon may be passed, without any further notice to the respondent.
- (7) When the petition is one by a husband for a divorce from his wife, that, if the wife shows to the satisfaction of the Senate Committee on Divorce that she has, and is prepared to establish upon oath, a good defence to the charges made by the petition, and that she has not sufficient money to defend herself, the Committee may make an order that her husband shall provide her with the necessary means to sustain her defence, including the cost of retaining Counsel and the travelling and living expenses of herself and of witnesses summoned to Ottawa on her behalf.

No petition for a bill of Divorce shall be considered by the Committee unless the applicant has paid into the hands of the Clerk of the Senate the sum of two hundred and ten dollars, (\$210.)

The petition when presented to the Senate shall be accompanied by the evidence of the publication of the notice, and by declaration in evidence of the service of a copy of the notice and of a copy of the petition.

A copy of every petition for a Bill of Divorce, or relating to any matter arising out of an application for divorce, and of every document and paper accompanying such petition or produced in evidence before the Committee, shall be furnished to the Committee by the person on whose behalf the petition, document or paper is presented or produced.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

THE SENATE.

Notices for Private Bills.

EXTRACTS FROM THE STANDING RULES OF THE SENATE

107. All applications to Parliament for Private Bills of any nature whatsoever, shall be advertised by a notice published in the *Canada Gazette*; such notice shall clearly and distinctly state the nature and object of the application, and shall be signed by or on behalf of the applicants, with the address of the party signing the same; and, when the application is for an Act of Incorporation, the name of the proposed company shall be stated in the notice.

In addition to the notice in the *Canada Gazette* aforesaid a similar notice shall be given as follows:—

A. When the application is for an Act to incorporate,—

1. *A Railway or Canal Company*:—In some leading newspaper published in the principal city, town or village in each county or district through which the proposed railway or canal is to be constructed.

2. *A Telegraph or Telephone Company*:—In a leading newspaper in the principal city or town in each Province or Territory in which the company proposes to operate.

3. A company for the construction of any works which in their construction or operation might specially affect a particular locality; or for obtaining any exclusive rights or privileges; or for doing any matter or thing which in its operation would affect the rights or property of others:—In a leading newspaper in the particular locality or localities which may be affected by the proposed Act.

4. A Banking Company; An Insurance Company; A Trust Company; A Loan Company; or an Industrial Company, without any exclusive powers:—In the *Canada Gazette* only.

5. And, if the works of any company (incorporated or to be incorporated) are to be declared to be for the general advantage of Canada, such intention shall be specially mentioned in the notice; and the applicants shall cause a copy of such notice to be sent by registered letter to the clerk of each county council and of each municipal corporation which may be specially affected by the construction or operation of such works, and also, to the Secretary of the Province in which such works are, or may be located; and proof of compliance with this requirement by the applicants shall be established by statutory declaration.

B. When the application is for the purpose of amending an existing Act.

1. For an extension of any line of railway, or of any canal; or for the construction of branches thereto;—the same *mutatis mutandis* as for an Act to incorporate a Railway or Canal Company.

2. For an extension of the time for the construction or completion of any line of railway, or of any canal, or of any telegraph or telephone line, or of any other works already authorized:—In a principal newspaper in the place where the head office of the company is, or is authorized to be.

3. For the extension of the powers of a company (when not involving the granting of any exclusive rights); or for the increase or reduction of the capital stock of any company; or for increasing or altering its bonding or other borrowing powers; or for any amendment which would in any way affect the rights or

interests of the shareholders or bondholders or creditors of the company:—In a principal newspaper in the place where the head office of the company is situated.

C. All such notices, whether inserted in the *Canada Gazette* or in a newspaper shall be published at least once a week for a period of five consecutive weeks; and, when published in the Provinces of Quebec and Manitoba, shall be in both the English and French languages; and *Marked* copies of each issue of all newspapers containing any such notice shall be sent to the Clerk of the Senate, endorsed 'Private Bill Notice;' or a statutory declaration as to due publication may be sent in lieu thereof.

Every notice by registered letter shall be mailed in time to reach the Secretary of the Province and the Clerk of each County Council and municipal corporation not less than five weeks before the consideration of the petition by the Committee on Standing Orders; and a statutory declaration establishing the fact of such mailing shall be sent to the Clerk of the Senate.

108. No petition praying for the incorporation of a Railway Company, or of a Canal Company, or for an extension of the line of any existing or authorized railway or canal, shall be considered by the Standing Orders Committee, until there has been filed with the Committee a map or plan, showing the proposed location of the works, and each county or district through which the proposed railway or canal, or any branch or extension thereof, is to be constructed.

109. Before any petition praying for leave to bring in a Private Bill for the erection of a toll bridge is presented to the Senate, the person or persons intending to petition for such bill shall, upon giving the notice prescribed by the preceding rules, at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, and the intervals between the abutments or piers for the passage of rafts and vessels; and shall also mention whether they intend to erect a drawbridge or not, and the dimensions of the same.

110. No petition for any Private Bill (except a Bill of Divorce) is received by the Senate after the first three weeks of each Session; nor may any Private Bill be presented to the Senate after the first four weeks of each Session; nor may any Report of any Standing or Special Committee upon a Private Bill be received after the first six weeks of each Session.

114. Any person seeking to obtain a Private Bill shall deposit with the Clerk of the Senate, eight days before the meeting of Parliament, if it is intended that the Bill shall originate in the Senate, a copy of such Bill in the English or French language, with a sum sufficient to pay for the translation of the same by the officers of the Senate, and the printing of 600 copies in English and 200 in French. The applicant shall also pay the Clerk of the Senate, immediately after the second reading and before the consideration of the Bill by the Committee to which it is referred, a sum of \$200, with the cost of printing the Act in the Statutes, and lodge the receipt for the same with the Clerk of such Committee.

SAML. E. ST. O. CHAPLEAU,
Clerk of the Senate.

NOTICE is hereby given that an application will be made to the Parliament of Canada at its present session, for an Act authorizing John Walker Ford, William Herbert Browell and Robert Ashton, trustees, to sell and convey in fee simple what is known as the Glebe Lot, in the City of Brantford, in the County of Brant, being all that parcel of land containing two hundred acres, more or less, originally granted by the Crown to James Gibson and others, trustees, as a residence for a Missionary among the Six Nations Indians, with the exception of those parts thereof subsequently sold and conveyed by the said trustees.

Dated at Brantford, this tenth day of March, A.D. 1913.

BREWSTER & HEYD,
Solicitors for said Trustees.

37-5

GREAT WEST PERMANENT LOAN COMPANY.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at its present session, for an Act to amend an Act incorporating The Great West Permanent Loan Company, being chapter 89 of the Statutes of Canada, 1909, such amendment giving power to said company to loan upon and purchase the debentures, bonds and stocks of any incorporated company (excepting loan companies) if incorporated by Canada or any province thereof.

Dated at Winnipeg this twenty-first day of February, 1913.

TAYLOR MACALPINE & ROSS,
Solicitors for applicants.

35-7

THE WESTERN TRUST COMPANY.

NOTICE is hereby given that application will be made to the Parliament of Canada, at the present session thereof, by The Western Trust Company, for an Act to amend the Act of incorporation of the said company, being chapter 180 of the Statutes of 1906, in such manner as to provide for the creating and issuing of any part or parts of the capital stock of the company as preference stock which preference stock may be preferred in some respects and deferred in any other respect.

And, also, in such manner as to provide powers for the company to amalgamate and acquire the whole or any part of the business, rights and property of any other companies carrying on a similar business within the legislative power of Canada.

J. E. ADAMSON,
Solicitor for applicant.

PERKINS, FRASER & MCCORMICK,
Agents at Ottawa.

35-5

CORPORATION OF THE CITY OF OTTAWA.

PUBLIC notice is hereby given that the Corporation of the City of Ottawa will apply to the Parliament of Canada, at its present session, for an Act or Acts:—

(a) Authorizing the said Corporation to convey water from one or more of the lakes in the County of Ottawa, in the Province of Quebec, emptying whether into the Gatineau or La Lièvre Rivers in the Province of Quebec to the City of Hull in the Province of Quebec and the City of Ottawa in the Province of Ontario for the use of the inhabitants of the said cities, and to supply the same to the inhabitants of the said cities, and to construct such works in the said County of Ottawa and in the said City of Hull in the Province of Quebec, and in the said City of Ottawa and in the County of Carleton in the Province of Ontario as may be necessary for the said purposes.

(b) Authorizing the said Corporation to acquire, by gift, purchase or expropriation, such water, lakes or lakes and land in the said County of Ottawa and the said City of Hull and the said City of Ottawa and the said County of Carleton as may be required for a supply of water and as a site or sites for such buildings or other erections as it may be necessary to construct in connection with the said works, and for a right of way for a pipe line from such lake or lakes to the said City of Ottawa, subject as to such right of way through the said City of Hull to an agreement being entered into with the Corporation of that City therefor, the terms thereof in case of disagreement to be settled by the Board of Railway Commissioners of Canada.

(c) Authorizing the said corporation to enter into an agreement with the corporation of the said City of Hull, for a supply of water to the inhabitants of the said City from the said works.

(d) Authorizing the said corporation to enter into agreements with other municipalities either in the Province of Quebec or in the Province of Ontario for a supply of water to the inhabitants of such municipalities from the said works.

(e) Declaring such works to be for the general advantage of Canada.

Dated at Ottawa, this 6th day of March, 1913.

TAYLOR McVEITY,
Applicant's solicitor.

36-5

COMMERCIAL ACETYLENE COMPANY.

NOTICE is hereby given that The Commercial Acetylene Company, the owner of Canadian Patent Number 67,679, dated the 8th of June, 1900, for improvements in the method of storing acetylene, will apply to the Parliament of Canada, at the present session thereof, for an Act authorizing the Commissioner of Patents to receive payment for the further partial fee for the third term of six years and extend the said patent for such further term.

Dated at Toronto, this 11th day of March, 1913.

FETHERSTONHAUGH & COMPANY,
Royal Bank Building,
10 King Street E.,
Toronto, Canada,
Solicitors for the applicant.

37-5

EMPIRE LIFE INSURANCE CO.

NOTICE is hereby given that an application will be made to the Parliament of Canada, at the present session thereof, on behalf of the Empire Life Insurance Company of Canada, for the passing of an Act extending the time for the organization of the company, and for the appointment of certain provisional directors in the place and stead of those mentioned in the company's Act of incorporation 1 and 2, George V, chapter 75.

Dated at Toronto the 27th day of March, 1913.

GEORGE BOYD WICKES,
Manager.

39-5

NOTICE is hereby given that Lenore Power, of the Town of Cobourg, in the County of Northumberland, in the Province of Ontario, will apply to the Parliament of Canada, at this session thereof, for a Bill of Divorce from her husband, Reginald John Manley Power, of the City of Toronto, in the County of York, in the Province of Ontario, real estate agent on the ground of adultery.

Dated at Cobourg, in the Province of Ontario, 16th day of January, 1913.

30-14 LENORE POWER.

MISCELLANEOUS.

KNEEN REALTIES, LIMITED.

BY-LAW "A"

BE it enacted that the chief place of business of the company be changed from the City of Montreal to the City of Maisonneuve, in the District of Montreal."

I hereby certify that the above is a true copy of By-law "A," enacted by the directors of Kneen Realities, Limited, at a meeting held at the City of Montreal, on the 19th day of March, 1913, at which meeting all the directors were present, and sanctioned and confirmed at a special general meeting of the shareholders of said company held on the same date, at which meeting all the shareholders of the company were present.

[L.S.] F. G. BUSH,
Secretary.

39-1

BRITISH AMERICA MILLS & TIMBER CO., LTD.

NOTICE is hereby given that the head office of this company has been removed from Winnipeg, Man., to Vancouver, B.C.

J. E. DOUGHERTY,
General manager.

Winnipeg, Man., 18th March, 1913.

39-1

QUINLAN CUT STONE, LIMITED.

BY-LAW No. 20.

IT was, therefore, moved, seconded and unanimously resolved that it be enacted as a by-law of this company, as follows:—

"By-law No. 20.

"Whereas the letters patent of incorporation of this company, bearing date the 11th of December, 1912, stated that the head office of the company is at the City of Montreal, in the Province of Quebec;

"And, whereas the application for incorporation inadvertently stated that the head office of the company was to be at the City of Montreal, instead of at the City of Westmount, in the Province of Quebec,

"That the head office and chief place of business of the company in Canada be changed to the City of Westmount, in the Province of Quebec, instead of the City of Montreal."

I certify the foregoing to be a true copy of By-law No. 20 of this company, enacted on the 4th of February, 1913.

R. E. LALONDE,
Secretary-treasurer.

By-law No. 20, being a by-law to change the head office of the company from the City of Montreal to the City of Westmount, in the Province of Quebec, as passed by the directors at their meeting duly held at the City of Westmount, on the 4th of February, 1913, was read.

It was moved, seconded, and unanimously resolved: That By-law No. 20 be ratified, confirmed and approved, and that the head office of this company be changed from the City of Montreal to the City of Westmount, in the Province of Quebec.

I hereby certify the foregoing to be a true extract from the minutes of a meeting of shareholders of "Quinlan Cut Stone, Limited," held at the office of the company on the 27th day of February, 1913, at three o'clock, at which meeting were present all the shareholders of the company.

39-1 R. E. LALONDE,
Secretary-treasurer.

INTERNATIONAL LIGHT AND POWER COMPANY, LIMITED.

BY-LAW No. 3.

A BY-LAW to increase the number of the Board of Directors of International Light and Power Company, Limited, from five to fifteen.

BE it enacted by the directors of International Light and Power Company, Limited, as a by-law of the said company, as follows:—

That the number of the Board of Directors be and it is hereby increased from five to fifteen.

Passed by the directors and sealed with the company's seal this 20th day of March, A.D. 1913.

[Seal of company.] JAMES S. LOVELL,
President.
WILLIAM BAIN,
Secretary.

I hereby certify that the attached page contains a true and correct copy of By-law No. 3 of International Light and Power Company, Limited, increasing the Board of Directors of the company from five to fifteen, which was duly passed by the directors on the 20th day of March, 1913, and ratified, sanctioned and confirmed by all the shareholders of the company, at a special general meeting called for considering the by-law and held on the 20th day of March, 1913.

Witness the corporate seal of International Light and Power Company, Limited, and my hand as assistant-secretary thereof, this 24th day of March, A.D. 1913.

[Seal of company.] ROBERT GOWANS,
Assistant-secretary.

39-1

IN THE EXCHEQUER COURT OF CANADA.

BEFORE :—

The Honorable Mr. Justice Audette,
In Chambers.

BETWEEN :—

His Majesty, the KING, upon information of the
Attorney General of Canada,

Plaintiff ;

and

William Mackenzie, Donald D. Mann, R. J. Mac-
kenzie, John J. Beattie and Mackenzie, Mann
Company, Limited,

Defendants.

UPON the application of the Plaintiff for an order for substituted service upon the Defendant John J. Beattie, and upon hearing read the affidavit of John Roy, of the City of Winnipeg, in the Province of Manitoba, Sheriff's bailiff, filed this day in support thereof, and upon hearing counsel for the Plaintiff,—

I do order and direct that the said Defendant John J. Beattie do file his plea, answer or exception or otherwise make his defence according to the procedure applicable to this case within thirty days after the last insertion of an advertisement, pursuant to Rule 82, Schedule K of the Exchequer Court Rules, has been inserted for two consecutive weeks in the *Canada Gazette* and the *Winnipeg Telegram*, a newspaper published in the said City of Winnipeg.

Dated at Ottawa, this 25th day of March, A.D. 1913.

(Sgd.) L. A. AUDETTE,
J.E.C.

To the Defendant John J. Beattie,—

Take notice that unless you file your plea, answer, or exception, or otherwise make your defence pursuant to the requirements of the above order, the Court or a Judge may direct that the case shall thereafter proceed as though you had filed a plea, answer or defence traversing or denying the allegations contained in the Information filed in this cause, and the action will thereafter proceed accordingly.

39-2

BRITISH COLUMBIA TELEPHONE COMPANY, LIMITED.

NOTICE is hereby given of the filing of plans for the laying of a submarine cable across Saanich Inlet, between a point on the east shore of Saanich Inlet, where Cypress Avenue intersects the water's edge of said Saanich Inlet (in Sec. 18—R.I.W. North Saanich District, Vancouver Island, B.C.) and a point on the west shore of the said Saanich Inlet where the line between Sections 9 and 10 intersects the water's edge of said Saanich Inlet (located in Range X—Shawnigan District, Vancouver Island, B.C.), with the Minister of Public Works, Ottawa, and with the Provincial Registrar of Deeds, Victoria, B.C.

BRITISH COLUMBIA TELEPHONE
COMPANY, LIMITED,

39-5

Vancouver, B.C.

THE MERCHANTS BANK OF CANADA

QUARTERLY DIVIDEND.

NOTICE is hereby given that a dividend of one and two-thirds per cent for the two months ending 30th April next, being at the rate of ten per cent per annum, upon the paid-up capital stock of this institution, has been declared, and that the same will be payable at its banking-house in this City and at its branches, on and after the 1st day of May next, to shareholders of record at the close of business on the 15th day of April.

By order of the Board,

E. F. HEBDEN,
General manager.

Montreal, 25th March, 1913.

39-5

IMPERIAL BANK OF CANADA

DIVIDEND No. 91.

NOTICE is hereby given that a dividend at the rate of twelve per cent (12 %) per annum upon the paid-up capital stock of this institution has been declared for the three months ending 30th April, 1913, and that the same will be payable at the head office and branches on and after Thursday, the 1st day of May next.

The transfer books will be closed from the 16th to the 30th April, 1913, both days inclusive.

The annual meeting of the shareholders will be held at the head office of the Bank, on Wednesday, 21st May, 1913. The chair to be taken at noon.

By order of the Board,

D. R. WILKIE,
General manager.

Toronto, 19th March, 1913.

39-5

THE STANDARD BANK OF CANADA.

QUARTERLY DIVIDEND NOTICE No. 90.

NOTICE is hereby given that a dividend at the rate of thirteen per cent per annum upon the paid-up capital stock of this Bank has been declared for the quarter ending 30th April, 1913, and that the same will be payable at the head office in this City and at its branches on and after Thursday, the 1st day of May, 1913, to shareholders of record of 21st April, 1913.

By order of the Board,

GEO. P. SCHOLFIELD,
General manager.

Toronto, 26th March, 1913.

39-1—41-1

NAVIGABLE WATERS PROTECTION ACT.

NOTICE is hereby given that the Britannia Mining and Smelting Company, Limited, have deposited with the Minister of Public Works and with the Registrar of Titles for Vancouver Registration District the plans and descriptions of the proposed wharf and approaches to be erected in navigable waters in front of Lot 892 (Howe Sound), Group 1, New Westminster District.

Dated this 7th day of March, 1913.

DAVIS, MARSHALL, MACNEILL & PUGH,
Solicitors for the Britannia

37-5

Mining & Smelting Company, Ltd.

BANK OF NOVA SCOTIA.

NOTICE is hereby given that at the annual general meeting of the shareholders of the bank of Nova Scotia on Wednesday, the 22nd day of January, A.D. 1913, the following by-law was passed and enacted by the shareholders :—

"That for the purpose of obtaining the necessary capital for the requirements of the business of the bank that the authorized capital stock of this bank be and it is hereby increased from \$5,000,000 to \$10,000,000 by the creation of 50,000 shares of new capital stock of the par value of \$100 each and that the directors be and are hereby authorized to apply to the Treasury Board for the issue of a certificate approving of such by-law."

And notice is also hereby given that after the publication of this notice for four weeks the said bank of Nova Scotia will apply to the Treasury Board for the issue of a certificate approving of such by-law.

By order of the Board,

H. A. RICHARDSON,
General Manager.

Halifax, N.S., 21st February, 1913.

34-8

NAVIGABLE WATERS PROTECTION ACT.

NOTICE is hereby given that Joseph E. Wilson and James S. Yates, both of the City of Victoria, in the Province of British Columbia (trustees of the Erb Estate), are applying to His Excellency the Governor General of Canada in Council for approval of the area plans, site and description of the works proposed to be constructed in Lime Bay, Victoria Harbour, Victoria, British Columbia, being land situate, lying and being in Victoria City aforesaid, and known and numbered and described as Lot Four (4) and part of Lot Five (5), Plan 206, Lime Bay, Victoria West, and have deposited the area and site plans of the proposed works and description thereof with the Minister of Public Works at Ottawa, and a duplicate thereof with the Registrar General of Titles at the Land Registry Office at the City of Victoria, British Columbia, and that the matter will be proceeded with at the expiration of one month from the time of the first publication of this notice in the *Canada Gazette*.

Dated this 28th day of February, 1913.

JOSEPH E. WILSON and JAMES S. YATES
(Trustees of the Erb Estate),

By their solicitors,

Messrs. ROBERTSON & HEISTERMAN,
514 Fort Street,
Victoria, B.C.

37-5

THE RAPIDS POWER COMPANY, LIMITED.

NOTICE is hereby given, pursuant to The Navigable Waters Protection Act, that The Rapids Power Company, Limited, has deposited a description in quadruplicate of the site of the proposed work, an electric transmission line with towers crossing the River St. Lawrence and the Williamsburg Canal a short distance west of the Village of Morrisburg in the County of Dundas, together with plans in quadruplicate of the said work, with the Honourable the Minister of Public Works, accompanied by an application for their approval by the Governor General in Council.

A duplicate of the said description of the site of said work and of said plans has also been deposited with the Registrar of Deeds for the County of Dundas, in which County the proposed work is to be constructed, and the date of such deposit is the 13th day of March, 1913. Date of deposit with the Honourable the Minister of Public Works, 14th March, 1913.

Dated at Morrisburg this 14th day of March, A.D. 1913.

I. HILLIARD,

37-5 Solicitor for The Rapids Power Company, Ltd.

CAMPBELLFORD, LAKE ONTARIO & WESTERN RAILWAY COMPANY.

A SPECIAL meeting of the shareholders of the Campbellford, Lake Ontario & Western Railway Company will be held at its head office in the City of Montreal, on the 16th day of April, 1913, at the hour of eleven o'clock in the forenoon, for the following purposes, that is to say:—

1. To consider whether it is expedient to lease the Company's railway to the Canadian Pacific Railway Company, and if so, to approve of the terms, conditions and form of the lease.

2. To consider and decide upon the means to be adopted for raising funds to defray the cost of constructing, completing and equipping the company's railways and branches, and, if an issue of bonds be decided upon, then to fix the respective amounts thereof, the rate of interest and the other terms upon which they shall be issued, and also to authorize and approve the form of mortgage, if any, to be given to secure payment of the said bonds.

Dated at Montreal the 13th day of March, 1913.

H. C. OSWALD,
Secretary.

37-5

CENTRAL RAILWAY COMPANY OF CANADA.

A SPECIAL general meeting of the shareholders of the Central Railway Company of Canada will be held at the office of the company, 44 Beaver Hall Hill, Montreal, on Tuesday, 22nd April, 1913, at the hour of three o'clock in the afternoon, for the purpose of considering an issue of first mortgage bonds on the company's line between Montreal and Midland and branches, the redemption of the outstanding bonds of the company and matters connected therewith, the increase in the share capital of the company, and changes in the agreements entered into between the company and other companies.

Montreal, 12th March, 1913.

J. D. WELLS,

Secretary.

37-4

GRAND TRUNK PACIFIC.

NOTICE is hereby given that a special meeting of the shareholders of the Grand Trunk Pacific Railway Company will be held at the general offices of the company, McGill street, in the City of Montreal, at twelve o'clock noon, on Friday, the 11th day of April, A.D. 1913, for the purpose of passing a by-law authorizing the issue of debenture stock created by "The Grand Trunk Pacific Act, 1913," and for the transaction of such other business connected with or incident to the undertaking of the company, as may come before the meeting.

HENRY PHILIPS,

Secretary.

Montreal, Que., 6th March, 1913.

36-5

THE BANK OF BRITISH NORTH AMERICA.

INCORPORATED BY ROYAL CHARTER.

THE Court of Directors hereby give notice that a dividend of forty shillings per share, less income tax, will be paid on the 4th day of April next, to the proprietors of shares registered in the Dominion of Canada, being at the rate of 8 per cent per annum, for the year ending the 30th November last.

The dividend will be payable at the rate of exchange current on the 4th day of April next, to be fixed by the managers.

No transfer can be made between the 22nd instant inclusive and the 3rd proximo inclusive, as the books must be closed during that period.

By order of the Court,

A. G. WALLIS,

Secretary.

No. 5 Gracechurch Street,
London, E.C.

4th March, 1913.

36-4

LA BANQUE NATIONALE.

NOTICE.—On and after Friday, the second day of May next, this Bank will pay to its shareholders a dividend of two per cent (being at the rate of eight per cent per annum) upon its paid-up capital, for the three months ending on the 30th April next.

The transfer book will be closed from the 16th to the 30th April next, both days inclusive.

The annual meeting of the shareholders will take place at the banking-house, Lower Town, on Wednesday, the 21st May next, at three o'clock p.m.

The powers of attorney to vote must, to be valid, be deposited at the Bank five full days before that of the meeting, i.e., before three o'clock p.m., on Thursday, the 15th of May next.

By order of the Board of Directors,

N. LAVOIE,

General manager.

Quebec, 18th March, 1913.

38-5

THE PROVINCIAL BANK OF CANADA.

QUARTERLY DIVIDEND No. 37.

NOTICE is hereby given that a dividend of one and one half per cent ($1\frac{1}{2}\%$) being at the rate of six per cent per annum upon the paid-up capital stock of this institution, has been declared for the three months ending the 31st March, 1913, and that the same will be payable at the head office and branches of this Bank, on and after the first day of April, 1913, to the shareholders of record on the 25th day of March next.

By order of the Board,

TANCRÈDE BIENVENU,
General manager.

Montreal, 28th February, 1913.

36-4

IN THE EXCHEQUER COURT OF CANADA.

IN THE MATTER of the petition of Henry Kupfer and Company, manufacturers, of 20-26 Greene St., in the City, County and State of New-York, United States of America, and

IN THE MATTER of A Specific Trade Mark to be used in connection with the sale of Corduroys.

NOTICE is hereby give that on the 5th day of March A.D. 1913, there was filed in the Exchequer Court of Canada, the petition of Henry Kupfer and Company, manufacturers, of the City, County and State of New York, United States of America, praying that an order might be made directing that their Trade Mark "Crompton" may be registered as a Specific Trade Mark to be used in connection with the sale of Corduroys.

Any person desiring to oppose said petition must, within fourteen days from the date of the last insertion of the present notice in the *Canada Gazette*, (the date of the last insertion being March 29, 1913) file a statement of his objections with the Registrar of the Exchequer Court at Ottawa and serve a copy thereof upon the petitioner or his Solicitors.

Dated at Ottawa, this 5th day of March, A.D. 1913.

FETHERSTONHAUGH & SMART,
Castle Bld., 53 Queen St.,
Ottawa, Canada,
Solicitors for the petitioners.

36-4

NAVIGABLE WATERS PROTECTION ACT.

PUBLIC Notice is hereby given that in pursuance of section 7, chapter 115, Revised Statutes of Canada, The Imperial Oil Company, Limited, has deposited a plan of the site of proposed pipe lines to be laid along or under the bed of the St. Clair river from a point in the Sarnia Indian Reserve, in the Province of Ontario, to the International Boundary line and thence to a point on the opposite side of the river south of the City of Port Huron, in the State of Michigan, and a description of the proposed site, with the Honourable the Minister of Public Works at Ottawa, and a duplicate thereof in the office of the Registrar of Deeds for the Registry Division of the County of Lambton. The proposed site is from a point about 1,340 feet distant in a northerly direction from the centre line of the road allowance running between the township of Moore and the said Sarnia Indian Reserve to a point at or near the southerly boundary of the works of the Morton Salt Company.

Notice is also given that after the expiration of one month from this date application will be made to the Governor in Council for the approval of said plan and site.

Dated at Sarnia the 6th day of March, A.D. 1913.

A. MONRO GRIER,
19 Wellington street West, Toronto,
Solicitor for the Imperial Oil Company, Limited.

36-5

THE GRAND TRUNK RAILWAY COMPANY OF CANADA.

NOTICE is hereby given that the ordinary General Half-Yearly Meeting of the Grand Trunk Railway Company of Canada will be held at the Cannon Street Hotel, London, E.C., on Thursday, the 10th April, 1913, at twelve o'clock noon precisely for the purpose of receiving a Report from the Directors, for the election of Directors and Auditors, and for the transaction of other business of the company.

Notice is also given, that a resolution will be submitted to the meeting to assent to and accept an Act of the Parliament of Canada, entitled "The Grand Trunk Act, 1913," and to authorize the directors to exercise the powers conferred by the said Act.

Notice is also given, that a resolution will be submitted to the meeting to assent to and accept an Act of the Parliament of Canada entitled "The Grand Trunk Pacific Act, 1913."

Notice is also given, that the transfer books of the company in Canada will be closed from Monday, the 24th day of March, to the day of meeting, both days inclusive.

By order,

ALFRED W. SMITHERS,
Chairman.
H. H. NORMAN,
Secretary.

Dashwood House, 9 New Broad Street, London, E.C.,
20th March, 1913.

38-3

BANK OF NOVA SCOTIA.

DIVIDEND No. 173.

NOTICE is hereby given that a dividend at the rate of fourteen percent per annum on the paid-up capital stock of this Bank has been declared for the quarter ending 31st March, and that the same will be payable on and after Tuesday, the first day of April next, at any of the offices of the Bank.

The stock transfer book will be closed from the 17th to the 31st proximo, inclusive.

By order of the Board,

H. A. RICHARDSON,
General manager.
Halifax, N.S., 18th February, 1913.

34-6

THE METROPOLITAN BANK.

DIVIDEND No. 33.

NOTICE is hereby given that a dividend of $2\frac{1}{2}\%$ for the quarter ending March 31st next (being at the rate of 10% per annum) on the capital stock of this Bank has been declared, and that the same will be payable at the head office and branches of the Bank on and after the first day of April next.

The transfer books will be closed from the 17th to the 31st of March, both days inclusive.

By order of the Board,

W. D. ROSS,
General manager.
Toronto, 19th February, 1913.

34-6

THE DOMINION BANK.

NOTICE is hereby given that a dividend of three per cent has been declared upon the capital stock of this institution for the quarter ending 31st March, 1913, being at the rate of twelve per cent per annum, and that the same will be payable at the head office of the Bank and its branches, on and after Tuesday, the 1st day of April, 1913, to shareholders of record of 20th March, 1913.

By order of the Board.

C. A. BOGERT,
General Manager.
Toronto, 22nd February, 1913.

35-5

PUISSANCE DU CANADA.



NOMINATIONS.

SECRÉTARIAT D'ÉTAT DU CANADA.

Il a plu à SON ALTESSE ROYALE LE GOUVERNEUR GÉNÉRAL de faire les nominations suivantes :—

OTTAWA, 3 mars 1913.

ONÉSIME BOURGET, un préposé à l'accise dans la division du Revenu de l'Intérieur de Québec : Sous-percepteur du revenu de l'Intérieur (classe "B") au bureau auxiliaire de Lévis, dans la division du Revenu de l'Intérieur de Québec.

19 mars 1913.

NAZAIRE DUCHARME, de la cité de Québec, dans la province de Québec : Aide-inspecteur des poids et mesures dans le district de Québec, dans la dite province, à compter du 1er décembre 1912.

A. C. HAYWARD, de la cité de Saskatoon, dans la province de la Saskatchewan : Aide-inspecteur des poids et mesures, dans le district de Saskatoon, dans la dite province, à compter du 1er décembre 1912.

Son Honneur JOHN LYNDEN CRAWFORD, juge de la cour de district du district de McLeod, dans la province d'Alberta : Juge puîné de la cour de district du district d'Edmonton, dans la dite province.

EDWARD PEEL McNEILL, de McLeod, dans la province d'Alberta, écuyer, avocat : Juge de la cour de district du district de McLeod, dans la dite province, en remplacement de Son Honneur le juge Crawford, qui a été transféré au district d'Edmonton.

Son honneur WILLIAM ROLAND WINTER, juge de la cour de district du district de Lethbridge, dans la province d'Alberta : Juge puîné de la cour de district du district de Calgary, dans la dite province.

JOHN AINSLIE JACKSON, de Ponoka, dans la province d'Alberta, écuyer, avocat : Juge de la cour de district du district de Lethbridge, dans la dite province, en remplacement de Son Honneur le juge Winter, qui a été transféré au district de Calgary.

21 mars 1913.

D. M. CAMERON, de la cité de Hamilton, dans la province d'Ontario, officier de l'accise de classe spéciale : Inspecteur des substances alimentaires pour le district de Hamilton, dans la dite province.

A. W. R. MARKLEY, de la cité de Calgary, dans la province d'Alberta : Sous-percepteur du revenu de l'Intérieur, dans la division du Revenu de l'Intérieur de Calgary, dans la dite province.

PROCLAMATIONS.

CANADA.

Par Son Excellence le Très honorable Sir Charles Fitzpatrick, C.P., G.C.M.G., LL.D., etc., etc., etc., juge en chef du Canada, et Administrateur du gouvernement du Canada.

A tous ceux qui les présentes verront ou qu'elles pour-
'ront concerner,—SALUT :

PROCLAMATION.

ATTENDU qu'il a gracieusement plu à Sa Majesté le Roi George Cinq par commission sous le seing royal, daté au Château de St. James, le sixième jour de mars 1911, et dans la première année de Son Règne, de nommer le Feld-Maréchal Son Altesse Royale le Duc de Connaught, Gouverneur général et commandant en chef du Dominion du Canada ;

Et ATTENDU que par l'article VII des lettres patentes datées le quinzième jour de juin 1905 constituant la charge de Gouverneur général et commandant en chef du Dominion du Canada, il est statué qu'advenant l'absence du Dominion du Canada du Gouverneur général, tous les pouvoirs et autorités conférés au dit Gouverneur général par les dites lettres patentes seront donnés à telle personne qui sera nommée, sous les sceau et seing royaux, lieutenant-gouverneur du dit Dominion, durant le bon plaisir royal ; ou s'il n'y a pas de lieutenant-gouverneur dans le dit Dominion alors à telle personne ou personnes ainsi nommées sous les seing et sceau de Sa Majesté pour administrer le dit gouvernement, et dans le cas où il n'y aurait pas de telle personne ou personnes ainsi nommées dans le dit Dominion, alors au juge en chef alors en exercice de la Cour Suprême du dit Dominion, ou dans le cas de mort, incapacité, déplacement ou absence du Canada du dit juge en chef alors en exercice, alors au juge le plus ancien en exercice de la dite Cour Suprême résidant dans le dit Dominion, et ne souffrant pas d'incapacité.

ET ATTENDU que, pour cause de l'absence du Canada du Feld-Maréchal Son Altesse Royale le Duc de Connaught, etc., etc., etc., et par et en vertu des lettres patentes susdites, tous les pouvoirs et autorités accordés au Gouverneur général par les dites lettres patentes, me sont dévolus comme étant le juge en chef en exercice de la Cour Suprême du dit Dominion du Canada, et après avoir dûment prêté le serment nécessaire tel que requis par les dites lettres patentes, j'ai jugé convenable d'émettre la présente proclamation pour ce faire connaître ; et par icelle ordonne et commande que tous, officiers et ministres de Sa Majesté, dans le dit Dominion du Canada, continuent à exercer les devoirs respectifs de leurs places et emplois, et que les féaux sujets de Sa Majesté et tous autres que les présentes pourront concerner, en prennent connaissance et se conduisent en conséquence.

Donné sous mon seing et le sceau de mes armes, en la cité de QUEBEC, ce VINGT-DEUXIÈME jour du mois de MARS, dans l'année de Notre-Seigneur, mil neuf cent treize, et du règne de Sa Majesté la troisième.

[L.S.]

C. FITZPATRICK,
Administrateur du gouvernement.

DÉPÊCHES, Etc.

Extrait de la LONDON GAZETTE du 4 mars 1913.

FOREIGN OFFICE,

28 février 1913

Il a plu au Roi d'approuver la nomination de M. W. S. Terry comme Consul de Belgique à Victoria pour Ile Vancouver et les Iles de la Reine Charlotte. 39-1

ARRÊTÉS EN CONSEIL.

[630]

HOTEL DU GOUVERNEMENT À OTTAWA.

Vendredi, le 21e jour de mars 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que la gale des bestiaux a été enrayée dans le district infecté de la province de la Colombie-Britannique comme suit :

“ Commencant à l'embouchure de la rivière Thompson du Nord et suivant la dite rivière jusqu'à la ligne entre les townships 22 et 23 ; de là vers l'est le long de la ligne entre les townships 22 et 23 jusqu'au coin nord-ouest du township 22, rang 11 ; de là vers le sud le long de la ligne entre les rangs 11 et 12 jusqu'à la borne sud de la zone des chemins de fer ; de là vers l'ouest le long de la borne sud de la zone des chemins de fer jusqu'à la ligne entre les rangs 17 et 18 ; de là vers le nord le long de la ligne entre les rangs 17 et 18 jusqu'à la rivière Thompson du Sud ; de là vers l'est en suivant la rivière Thompson du Sud jusqu'au point de départ.”—

Par conséquent, il plaît au Gouverneur général en conseil de décréter ce qui suit :

L'arrêté en conseil du 8 juin 1911, ainsi modifié par un arrêté ministériel du 5 juillet 1911, établissant des règlements concernant la gale des bestiaux dans la région ci-dessus décrite, est par ces présentes rescindé.

RODOLPHE BOUDREAU,

39-2

Greffier du Conseil privé.

[574]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 19e jour de mars 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que M. John Henry Knott a demandé la concession gratuite du lot n° 4 dans l'établissement de Shaftesbury, province d'Alberta, basant sa demande sur le fait qu'il occupait ce terrain à la date de l'extinction du titre des Indiens ;

Et attendu que la preuve soumise démontre que le requérant occupait le terrain en question à la date de la conclusion du traité indien n° 8 à l'été de 1899,—

Par conséquent, il plaît au Gouverneur général en conseil, en vertu des dispositions du paragraphe (c) de l'article 76 de la *Loi des terres fédérales* d'autoriser par ces présentes la concession gratuite à M. John Henry Knott du lot n° 4 dans l'établissement de Shaftesbury, province d'Alberta, contenant 93.3 acres plus ou moins.

RODOLPHE BOUDREAU,

39-4

Greffier du Conseil privé.

[575]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mercredi, le 19e jour de mars 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que demande a été faite au nom des Révérends Pères Oblats de Marie Immaculée des Territoires du Nord-Ouest d'une concession gratuite de dix acres compris dans le coin nord-est du quart sud-ouest de la section 32, township 47, rang 16 à l'ouest du 3e méridien, pour les fins d'une église ;

Et attendu que d'après la preuve soumise les conditions ordinaires ont été remplies,—

Par conséquent, il plaît au Gouverneur général en conseil, en vertu des dispositions du paragraphe (d) de l'article 76 de la *Loi des terres fédérales*, de décréter que dix acres de terrain compris dans le coin nord-est du quart sud-ouest de la section 32, township 47, rang 16, à l'ouest du 3e méridien, et qui sont disponibles d'après les archives du Ministère de l'Intérieur, soient mis en réserve et affectés aux fins d'une église, et que la concession en soit autorisée aux Révérends Pères Oblats de Marie Immaculée des Territoires du Nord-Ouest.

RODOLPHE BOUDREAU,

39-4

Greffier du Conseil privé.

[548]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 19e jour de mars 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que l'inscription de homestead a été accordée à Joseph Little pour la moitié est du quart sud-est de la section 2, township 8, rang 4, à l'ouest du 5e méridien, le 26 novembre 1902, et que les lettres patentes de ce terrain ont été délivrées au dit Joseph Little le 7 octobre 1907 ;

Et attendu que le village de Blairmore s'est servi d'une partie de ce terrain aux fins d'un cimetière et que la population de Blairmore a protesté contre l'inclusion de l'emplacement du cimetière dans la patente de homestead ;

Et attendu que des négociations ont été entamées avec le dit Joseph Little et que l'emplacement du cimetière, couvrant 54.56 acres plus au moins, et composé des 900 pieds faisant l'est du quart sud-est de la section 2, township 8, rang 4, à l'ouest du 5e méridien, a été transporté à Sa Majesté le Roi George V ;

Et attendu que par une résolution, en date du 7 février 1910 le village de Blairmore a demandé au Ministre de l'Intérieur de transférer l'emplacement du cimetière au Ministre des Travaux Publics de la province d'Alberta, en fidéicommiss,—

Par conséquent, il plaît au Gouverneur général en conseil, en vertu des dispositions du paragraphe “ d ” de l'article 76 de la *Loi des terres fédérales*, d'autoriser par ces présentes la concession gratuite de l'emplacement du cimetière ci-dessus décrit, en fidéicommiss pour la ville de Blairmore, dans la province d'Alberta, soit au nom du Ministre des Travaux Publics de cette province ou de telle autre manière que la ville de Blairmore peut désirer afin de remplir les conditions légales du cas, le fidéicommiss et l'usage auquel le terrain est destiné devant être déterminé dans la patente.

RODOLPHE BOUDREAU,

39-4

Greffier du Conseil privé.

[592]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mercredi, le 19e jour de mars 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que les règlements concernant la location et l'administration des terres contenant de la pierre calcaire, du granit, de l'ardoise, du marbre, du gypse, de la marne, du gravier, du sable ou de la pierre à construction quelconque, approuvés par un arrêté en conseil du 13 mai 1910, et modifiés par des arrêtés en conseil subséquents, prescrivent que la demande doit être faite par le requérant en personne à l'agent des terres fédérales du district, et que personne ne pourra obtenir plus d'une concession de quarante acres ;

Et attendu qu'il est jugé de l'intérêt public que les compagnies de chemin de fer soient en mesure d'acquiescer toute quantité de matériaux qui peut être nécessaire pour la construction et l'entretien de leurs voies ferrées,—

Par conséquent, il plaît au Gouverneur général en conseil de décréter ce qui suit :

Les règlements concernant la location et l'administration des terrains contenant de la pierre calcaire, du granit, de l'ardoise, du marbre, du gypse, de la marne, du gravier, du sable ou de la pierre à construction quelconque, approuvés par un arrêté en conseil du 13 mai 1910, et modifiés par des arrêtés en conseil subséquents, sont par ces présentes modifiés en y ajoutant la disposition suivante :

“ Toutefois, plus d'une concession peut être acquise sous l'empire des dispositions des présents règlements par toute compagnie de chemin de fer à laquelle les matériaux décrits dans la demande sont nécessaires pour la construction ou l'entretien de sa voie ferrée, et demande personnelle de ces concessions peut être faite pour la compagnie par un de ses fonctionnaires responsables.

Cependant, une compagnie de chemin de fer obtenant plus d'un bail par demande sous l'empire des présents règlements ne peut vendre aucun des matériaux extraits en vertu de tels baux, ni en disposer autrement, et la compagnie présentera au Ministère de l'Intérieur, le 1er jour de novembre de chaque année, un état fait sous serment indiquant les quantités de matériaux pris pendant l'année, les terrains d'où ces matériaux ont été extraits, ainsi qu'une déclaration à l'effet qu'aucune partie de ces matériaux a été vendue ou qu'il en a été autrement disposé. La négligence de se conformer à cette stipulation des règlements entraîne l'annulation des baux à la discrétion du Ministre."

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

39-4

[576]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mercredi, le 19e jour de mars 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 5 mars 1913, qu'il est opportun de tenir une enquête au sujet de l'accomplissement par M. James M. Garden des obligations de homestead en rapport avec l'inscription de homestead pour le quart sud-ouest de la section 14, township 6, rang 26, à l'ouest du 4e méridien, dans la province d'Alberta,—

Par conséquent, le Ministre recommande que M. H. G. Cuttle, de Brandon, dans la province de Manitoba, inspecteur des agences des terres fédérales, soit autorisé, en vertu des dispositions de la *Loi des terres fédérales*, paragraphe (g) de l'article 76 du chapitre 20, 7-8 Edouard VII, de faire une enquête au sujet de cette question et, à cette fin, à citer devant lui par bref d'assignation toute personne qu'il juge à propos, à l'examiner sous serment et à exiger la production à cette enquête de tous papiers et documents.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

39-4

[549]

HOTEL DU GOUVERNEMENT A OTTAWA.

Mercredi, le 19e jour de mars 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre suppléant de l'Intérieur représente, le 5 mars 1913, que l'inscription de homestead a été accordée à M. Hugh Powers pour le quart nord-ouest de la section 25, township 22, rang 18, à l'ouest du 3e méridien, et l'inscription de préemption pour le quart nord-est de la section 25, township 22, rang 18, à l'ouest du 3e méridien, le 26 avril 1910 ;

Il appert que M. Powers a rempli certaines des conditions d'établissement, mais qu'à cause d'invalidité il lui sera impossible de se conformer aux autres exigences de la loi concernant la résidence ;

Le Ministre soumet la copie annexée d'un certificat médical de W. Duncan Smith, M.D., déclarant que M. Powers souffre d'une blessure d'arme à feu à l'épaule et au bras gauches, qui aura probablement pour résultat la perte de ce membre,—

Le Ministre recommande, dans les circonstances, qu'en vertu des dispositions du paragraphe 2 de l'article 20 du chapitre 20, 7-8 Edouard VII, M. Powers soit exempté des obligations de résidence prescrites par la *Loi des terres fédérales* en rapport avec l'inscription de homestead et de préemption, afin qu'une patente gratuite lui soit accordée dès qu'il aura été prouvé de la manière ordinaire que les autres conditions de la loi ont été remplies.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

39-4

[591]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 18e jour de mars 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

IL plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu de l'article 54 de la *Loi des pêcheries*, chapitre 45 des statuts révisés du Canada, 1906, de décréter ce qui suit :

Les articles 20 et 22 des règlements de pêche pour la province de la Colombie-Britannique, établis par un arrêté en conseil du 18 mars 1910, sont par ces présentes rescindés, et ce qui suit leur est substitué :

Personne ne pêchera, tuera ou prendra de la truite de variété quelconque, y compris le "steelhead" du poids de deux livres ou moins inapprêtés, du 15 novembre de chaque année au 25 mars suivant, ces deux jours compris, sauf dans les eaux à l'est du 120e méridien où personne ne pêchera, prendra ou tuera de la truite d'aucune sorte du 15 novembre de chaque année au 30 avril suivant, ces deux jours compris. Toutefois, ces saisons prohibées ne s'appliqueront pas aux lacs Seton et Anderson et aux eaux qui leur sont tributaires, ni à la truite "dolly varden" ni au "steelhead" pris à la ligne à canne dans les eaux de marée ou dans les lacs Okanagan, Kamloops, Shuswap, Arrow et Kootenay, ni au saumon des eaux intérieures, pesant cinq livres ou plus inapprêtés. De plus, la pêche de la truite à l'ouest du 180e méridien au cours de l'année courante est permise à partir du 15 mars.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

38-2

[408]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 22e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que le Docteur R. G. Brett, de Banff, Alberta, a demandé le privilège d'embouteiller et de vendre l'eau des sources sulfureuses thermales de Banff, et d'ériger un établissement pour l'exploitation de cette industrie sur les lots 1 et 2, rang 8, dans l'emplacement de ville de Banff, ainsi qu'indiqué sur un plan des lots de villas, feuille n° 2, approuvé et confirmé par Edouard Deville le 16 octobre 1889 ;

Et attendu que l'article 18 de la *Loi des réserves forestières et des parcs fédéraux*, 1911, stipule que le Gouverneur en conseil peut faire des règlements pour le louage pour tout terme d'années de tels lopins de terre dans les parcs qu'il juge à propos, dans l'intérêt public, pour la construction de bâtiments et pour des fins commerciales et industrielles,—

Par conséquent, il plaît au Gouverneur général en conseil de décréter ce qui suit :

Le privilège est par ces présentes accordé au Docteur R. G. Brett, de Banff, Alberta, d'embouteiller et de vendre l'eau des sources sulfureuses thermales de Banff et de construire un établissement pour l'exploitation de cette industrie sur les terrains ci-dessus mentionnés, pendant une période de vingt-cinq ans à partir du 1er jour d'avril 1913, subordonné aux stipulations et conditions suivantes :

1. Les droits accordés par ces présentes seront en tout temps subordonnés aux exigences du gouvernement en ce qui concerne l'approvisionnement d'eau thermique pour ses établissements balnéaires ou autres fins, ainsi qu'aux concessions d'eau thermique que peut avoir fait le Ministère de l'Intérieur avant que ces droits aient été accordés.

2. Le dit Ministère a le droit de déterminer, d'après la quantité d'eau dans les sources à différentes saisons de l'année, la quantité d'eau qui sera employée.

3. L'eau thermique accordée au locataire servira à l'embouteillage et la concentration, et à aucune autre fin sans le consentement écrit du Ministère de l'Intérieur.

4. Le locataire érigera, dans le cours de l'année qui suivra le 1er avril 1913, un bâtiment convenable et installera des machines d'une capacité annuelle d'au moins deux cents chargements de wagon du produit embouteillé.

5. Les constructions seront érigées d'après un plan artistique approuvé par le surintendant du parc et seront entretenus à la satisfaction du surintendant.

6. L'exploitation se fera en tout temps de manière à ne créer aucune nuisance ou embarras, le Ministre de l'Intérieur étant le juge en dernier ressort dans toutes ces questions.

7. Le locataire érigera et entretiendra toutes clôtures, tous abris ou autres constructions que le surintendant du parc peut juger nécessaire pour la protection des intérêts du parc et du public.

8. Chaque année la production par le locataire d'eau embouteillée ou son équivalent en concentrés constituera telle proportion de la capacité totale de l'établissement que le Ministre de l'Intérieur exigera.

9. Le locataire paiera à la Couronne, sur toute eau fournie, un droit d'un demi-cent le gallon, ou son équivalent si l'eau est concentrée, le paiement de ce droit devant commencer le 1er jour de janvier 1915.

10. Le locataire présentera au Ministère de l'Intérieur des rapports trimestriels assermentés indiquant toutes les opérations et fera les paiements des droits dus sur ces opérations le 31 décembre, le 31 mars, le 30 juin et le 30 septembre de chaque année.

11. Afin de calculer les droits à percevoir le dit Ministère aura accès en tout temps aux livres et papiers du locataire.

12. Le locataire ne peut céder le bail du terrain en question ou les droits accordés par ces présentes sans le consentement écrit du Ministre de l'Intérieur.

13. Le Ministre peut cesser de fournir l'eau au locataire dès que ce dernier néglige de se conformer promptement aux instructions raisonnables des fonctionnaires du gouvernement en ce qui concerne les droits conférés par ces présentes.

14. Toute infraction des dispositions de ce contrat rendra les droits accordés par ces présentes sujets à annulation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[427]

HOTEL DU GOUVERNEMENT À OTTAWA.

Samedi, le 22e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que le Commissaire des Douanes a demandé la mise en réserve d'un acre de terrain compris dans le quart nord-ouest de la section 10, township 1, rang 22, à l'ouest du 2e méridien, pour l'emplacement d'un bureau de douane à cet endroit;

Et attendu que le Ministre de l'Intérieur est d'avis que cette demande soit accordée,—

Par conséquent, il plaît à Son Altesse Royale en conseil de décréter que le terrain demandé, qui est disponible d'après les archives du Ministère de l'Intérieur, soit mis en réserve durant bon plaisir pour les fins du Ministère des Douanes, ce terrain étant décrit plus minutieusement comme suit :

Commençant à un point sur la borne sud du dit quart de section éloigné du coin sud-ouest du dit quart de section de trois cent quatre-vingt-quinze pieds et soixante-cinq centièmes mesurés dans la direction est le long de la dite borne sud ; de là vers le nord et parallèle à la borne ouest sur une distance de deux cent huit pieds et sept dixièmes ; de là vers l'est et à angle droit avec la dernière direction sur une distance de deux cent huit pieds et sept dixièmes ; de là vers le sud et à angle droit avec la dernière direction sur une distance de deux cent huit pieds et sept dixièmes, plus ou moins, jusqu'à la dite borne sud ; de là vers l'ouest en suivant la dite borne sud sur une distance de deux cent huit pieds et sept dixièmes, plus ou moins, jusqu'au point de départ. Ce terrain couvre un acre, plus ou moins, et est coloré rose sur le plan ci-annexé.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[410]

HOTEL DU GOUVERNEMENT À OTTAWA

Samedi, le 22e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que par suite d'un nouvel arpentage inexact de la borne nord de la section 19, township 26, rang 6, à l'ouest du 2e méridien, le propriétaire du quart sud-est de la section 30, dans le dit township, a construit sa maison sur la réserve de chemin établie par le premier arpentage ;

Et attendu qu'afin de réparer cette erreur il a été permis au propriétaire du quart nord-est de la section 19 de céder à la Couronne, pour le Canada, une partie de son homestead contenant deux acres et suffisante pour détourner la première réserve de chemin, afin que ce terrain soit transporté à la Couronne pour la province de la Saskatchewan dans le but d'y établir un chemin,—

Par conséquent, il plaît au Gouverneur général en conseil de décréter ce qui suit :

La Couronne est par ces présentes investie pour la province de la Saskatchewan, pour les fins d'un chemin, de cette partie du quart nord-est de la section 19, township 26, rang 6, à l'ouest du 2e méridien, plus minutieusement décrite comme suit :

Commençant au poteau et aux fosses marquant le coin nord-ouest du quart nord-est de la dite section 19 ; de là vers l'est le long de la borne nord de la dite section 19 sur une distance de 39 chaînes et 85 chaînons, plus ou moins, jusqu'au coin nord-est de la dite section 19 ; de là vers le sud le long de la borne est de la dite section 19 sur une distance d'une chaîne ; de là vers l'ouest en ligne droite sur une distance de 39 chaînes et 85 chaînons, plus ou moins, jusqu'au point de départ. Ce terrain contient deux acres, plus ou moins, et est coloré rose sur le plan ci-annexé.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[434]

HOTEL DU GOUVERNEMENT À OTTAWA.

Lundi, le 3e jour de mars 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL

LE Ministre de l'Intérieur représente, le 20 février 1913, que le titre de la moitié fractionnaire est de la section 34, township 48, rang 22, à l'ouest du 2e méridien, a été donné, par lettres patentes datées le 17 septembre 1901, à madame Elizabeth Jackson en sa qualité de représentant personnel de feu son mari, Thomas G. Jackson, qui avait obtenu l'inscription militaire de homestead pour ce terrain.

Le Ministre ajoute que vu le fait que M. Jackson, avant l'arpentage, avait fait certaines améliorations sur le quart fractionnaire nord-ouest de la dite section 34, situé au nord de la rivière, et que certaines parties de la moitié est de la dite section sont séparées du reste de la section par la branche sud de la rivière Saskatchewan, madame Jackson a demandé que le dit quart fractionnaire nord-ouest de la section 34, situé au nord de la rivière, lui soit cédé en échange des dites parties, dont la Couronne a été réinvestie et qui peuvent être décrites plus minutieusement comme suit :

Premièrement, toute cette partie du quart nord-est de la section 34, dans le township 48, rang 22, à l'ouest du 2e méridien, situé à l'est de la rive droite de la rivière Saskatchewan, ainsi qu'indiqué sur une carte ou un plan d'arpentage du dit township signé à Ottawa le 20e jour de juin 1895 par Edouard Deville, arpenteur général des terres fédérales, et déposé au Ministère de l'Intérieur, ce terrain contenant huit acres et quatre-vingt centièmes plus ou moins, et

Deuxièmement, toute cette partie de la moitié est de la dite section 34 située à l'ouest de la dite rive droite de la dite rivière, ainsi qu'indiqué sur le dit plan d'arpentage du dit township, contenant quarante-six acres et vingt centièmes, plus ou moins, et coloré vert sur le tracé ci-joint.

Etant d'avis que cette demande devrait être accordée, et la différence de 14 acres en superficie ayant été

payée au prix de \$3.00 l'acre, le Ministre recommande qu'en vertu des dispositions du paragraphe (f) de l'article 76 de la *Loi des terres fédérales* l'échange des terrains en question soit autorisé et que les lettres patentes soient accordées à madame Jackson, en sa qualité de représentant personnel de feu son mari, du dit quart fractionnaire nord-ouest de la section 34, township 48, rang 22, à l'ouest du 2e méridien, situé au nord de la rivière ; ce terrain peut être décrit plus minutieusement comme suit :

Toute cette partie du quart nord-ouest de la section 34, township 48, rang 22, à l'ouest du 2e méridien, située au nord de la rive gauche de la rivière Saskatchewan, ainsi qu'indiqué sur une carte ou un plan d'arpentage du dit township signé à Ottawa le 20e jour de juin 1895 par Edouard Deville, arpenteur général des terres fédérales, et déposé au Ministère de l'Intérieur. Ce terrain contient 69 acres, plus ou moins, et est coloré rose sur le tracé ci-joint.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[387]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 20e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

ATTENDU que demande a été faite au nom de la Corporation Episcopale Catholique Romaine de Prince Albert de la concession de dix acres de terrain compris dans le coin nord-ouest du quart nord-ouest de la section 18, township 53, rang 22, à l'ouest du 3e méridien, pour les fins d'une église ;

Et attendu qu'on s'est conformé aux exigences ordinaires et que le terrain demandé est disponible d'après les livres du Ministère de l'Intérieur,—

Par conséquent, il plaît à Son Altesse Royale le Gouverneur général en conseil, en vertu des dispositions du paragraphe (d) de l'article 76 de la *Loi des terres fédérales*, de mettre en réserve et d'affecter aux fins d'une église dix acres de terrain compris dans le coin nord-ouest du quart nord-ouest de la section 18, township 53, rang 22, à l'ouest du 3e méridien, et d'en autoriser la concession à la Corporation Episcopale Catholique Romaine de Prince Albert, pour les dites fins.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[388]

HOTEL DU GOUVERNEMENT À OTTAWA.

Jeudi, le 20e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 15 février 1913, que Frank Miller a obtenu l'inscription de homestead et de préemption pour le quart sud-ouest de la section 34 et le quart sud-est de la section 33, dans le township 26, rang 28, à l'ouest du 3e méridien, le 11 avril 1912.

La preuve présentée démontre que l'inscrit a eu les deux mains amputées à la suite d'un accident dont il a été victime le 25 mai 1912, et qu'il est maintenant physiquement incapable de remplir les conditions d'établissement en rapport avec cette demi-section.

Le Ministre soumet une copie d'un certificat médical de J. P. DeRosiers, M.D., et en vue des faits qui y sont contenus il recommande que M. Frank Miller soit exempté de l'accomplissement des prescriptions de la *Loi des terres fédérales* en vertu des dispositions du paragraphe 2 de l'article 20, et du paragraphe 5 de l'article 27 du chapitre 20, 7-8 Edouard VII, afin que les lettres patentes de son homestead et de sa préemption puissent lui être accordées dès qu'il aura été prouvé, de la manière ordinaire, que les autres conditions de la loi ont été observées.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[435]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 1er jour de mars 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente, le 20 février 1913, que certaines différences entre les arpentages par le gouvernement provincial et des arpentages par le gouvernement fédéral de terres concédées par la Couronne dans les sections 5, 6, 7 et 8, township 26, E. M. C., dans la municipalité de Chilliwack, Colombie-Britannique, ont causé un conflit d'intérêts entre un groupe de huit propriétaires qui y résident ;

Le Ministre ajoute que le résultat de l'enquête faite par des fonctionnaires du Ministère de l'Intérieur est que les intéressés ont, par entente mutuelle, exécuté quelque quinze transferts d'étendues fractionnaires de terrains, corrigeant ainsi les différences entre les diverses propriétés ;

Lewis Arthur Thornton, un des intéressés, a cédé trois acres de sa terre dans la subdivision légale 8 de la section 6, afin de permettre cette rectification, et il a été entendu avec les fonctionnaires du Ministère de l'Intérieur, conduisant les négociations, qu'en considération de cette cession il recevrait une partie disponible du quart nord-ouest de la section 4, dans le dit township (soit cette partie de l'étendue disponible du quart nord-ouest de la section 4 qui se trouve au sud de l'extension vers l'ouest de la ligne nord du lot provincial 439, groupe 2), couvrant une superficie d'environ 22.91 acres, plus ou moins, dont il acquerra le titre par voie d'achat au prix d'un dollar (\$1.00) l'acre ;

L'échange est justifié par le fait que les trois acres cédés par M. Thornton sont un riche terrain de fond, tandis que le terrain qu'il doit recevoir en échange est très élevé et accidenté et de peu de valeur, et parce qu'il était nécessaire, en tout cas, d'obtenir la cession de ces trois acres pour compléter la rectification mentionnée,—

Par conséquent, le Ministre recommande que la dite partie disponible du quart nord-ouest de la dite section 4 soit vendue à Lewis Arthur Thornton au prix de un dollar (\$1.00) l'acre.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[166]

HOTEL DU GOUVERNEMENT À OTTAWA.

Mardi, le 25e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

LE Ministre de l'Intérieur représente le 18 janvier 1913, que F. W. Anderson, ingénieur civil, de Kamloops, Colombie-Britannique, a demandé d'acheter aux conditions s'appliquant à la vente des terres pour l'irrigation certains terrains dans les townships 21 et 22, rang 17, et le township 22, rang 16, à l'ouest du 6e méridien, couvrant une superficie de 2,229 acres, plus ou moins, soit les terrains décrits dans l'annexe "A" ci-jointe ;

Les terrains demandés ont été inspectés par l'agent des terres fédérales, Kamloops, qui fait rapport que sans irrigation ils ne peuvent convenir à d'autres fins qu'au pâturage ;

Les terres demandées ont aussi été inspectées par l'ingénieur en chef du Service des levers hydrographiques de la zone des chemins de fer, qui fait rapport que l'irrigation est le meilleur moyen de développer ces terrains et de les cultiver et que sans eau ils ne seraient bons qu'au pâturage ; que ces terrains sont en partie découverts et en partie boisés de pin, et que par la sage application de bonnes méthodes d'irrigation on pourrait leur faire produire d'excellentes récoltes de fourrage et que les fruits y pourraient être avantageusement cultivés sur certains versants. L'ingénieur ajoute que la proposition de M. Anderson est faite de bonne foi, que son entreprise est

bien appuyée au point de vue financier, et qu'il a l'intention et est capable de développer lui-même ces terrains,—

En vue de ces rapports favorables, le Ministre demande l'autorisation de vendre à M. Anderson les terrains décrits à l'annexe "A" ci-jointe, aux conditions suivantes :

1. Le prix du terrain sera de \$1.00 l'acre, le premier paiement de 25 cents l'acre devant être fait lors de l'avis de vente, et la balance de 75 cents l'acre étant payable dès que les travaux d'irrigation auront été complétés de manière satisfaisante.

2. Au moins 35 pour cent des terres vendues doivent être couvertes par un système d'irrigation, à la satisfaction du Ministre, dans les deux ans qui suivra l'avis de vente, alors que les terrains ainsi traités seront vendus.

3. Le reste de ces terrains seront couverts d'un système d'irrigation, à la satisfaction du Ministre, dans les quatre ans qui suivront la date de la vente, alors que les terres ainsi traitées seront vendues.

4. Si 35 pour cent de ces terrains ne sont pas couverts par un système d'irrigation à la satisfaction du Ministre, dans les deux ans de l'avis de vente, la demande du requérant ne recevra plus aucune considération et il perdra tout intérêt dans le terrain et l'argent payé.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

37-4

[409]

HOTEL DU GOUVERNEMENT A OTTAWA.

Samedi, le 22e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

SUR un mémoire, daté le 18 janvier 1913, du Ministre de l'Intérieur, représentant que l'article 12 de la *Loi des arpentages fédéraux*, stipule que "Le Ministre peut faire faire l'examen des aspirants soit à l'étude de la profession en qualité d'élèves stagiaires, soit aux brevets d'arpenteurs fédéraux, aux époques et lieux qu'il prescrit, par un des membres de la commission ou par un examinateur spécial qui doit être un arpenteur fédéral et être nommé à cet effet par le Gouverneur en conseil,"—

Par conséquent, le ministre recommande que Morrison Parsons Bridgland, de Calgary, Alberta, arpenteur des terres fédérales, soit nommé examinateur spécial en vertu des dispositions ci-dessus de la *Loi des arpentages fédéraux*.

Le comité soumet cette recommandation pour approbation.

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

36-4

[446]

HOTEL DU GOUVERNEMENT A OTTAWA.

Jeu, le 27e jour de février 1913.

PRÉSENT :

SON ALTESSE ROYALE EN CONSEIL.

L plaît à Son Altesse Royale le Gouverneur général en conseil de décréter ce qui suit :

Le paragraphe (p) des règlements régissant l'octroi de licences et permis annuels de coupe de bois sur les terres fédérales, établi par un arrêté en conseil du 1er juillet 1898 et des arrêtés en conseil subséquents, et dont suit le texte :

"Tout avis, toute demande ou communication que Sa Majesté le Roi ou le Ministre de l'Intérieur peut vouloir ou désirer donner ou signifier au porteur du permis peut être valablement donné ou signifié par le secrétaire ou l'assistant secrétaire du Ministère de l'Intérieur."

est par ces présentes modifié en y ajoutant les mots suivants : "ou le contrôleur du département des terres boisées et des pâturages".

RODOLPHE BOUDREAU,
Greffier du Conseil privé.

36-4

NOMINATIONS, PROMOTIONS
ET RETRAITES.

MILICE CANADIENNE.

1913.

QUARTIER GÉNÉRAL,

OTTAWA, 25 février 1913.

Les nominations, promotions et retraites qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

O. G. 36.

DIVISIONS TERRITORIALES.

2E DIVISION, 10E BRIGADE D'INFANTERIE.—Est nommé major de brigade : le major C. F. Bick, 34e régiment d'Ontario, *vice* le capitaine et major à brevet A. Cowan, 35e régiment "Simcoe Foresters". 2 mars 1913.

DISTRICTS.

DISTRICT MILITAIRE No 11.—Le major T. W. G. Bryan, Corps des Guides, est confirmé dans sa charge d'officier divisionnaire des renseignements. 15 juillet 1912.

TROUPES PERMANENTES.

CORPS DES MAGASINS MILITAIRES CANADIENS.—Sont nommés capitaines honoraires : les assistants commissaires de l'artillerie les lieutenants honoraires T. Pugh et A. A. Lyndon. 1er janvier 1913.

CAVALERIE.

GARDE DU CORPS DU GOUVERNEUR GÉNÉRAL.—Est nommé lieutenant provisoire (surnuméraire) : Leo Emerson Pollock, gentilhomme. 10 février 1913.

1ER HUSSARDS.—Est nommé lieutenant provisoire : le caporal Hamilton Emsley Fox. 28 décembre 1912.

2E DRAGONS.—Est nommé lieutenant provisoire (surnuméraire) : Clarence Lea, gentilhomme. 23 janvier 1913.

13E "SCOTTISH LIGHT DRAGOONS." —Le lieutenant (surnuméraire) H. A. Holden est absorbé dans l'effectif.

14E HUSSARDS CANADIENS DE KINGS.—Le lieutenant L. P. Young, a la permission de démissionner.

15E CHEVAU-LÉGERS.—Le capitaine J. Coombe est retraité. 5 février 1913.

16E CHEVAU-LÉGERS.—Le lieutenant provisoire A. J. Bossons a la permission de se retirer. 17 février 1913.

21E HUSSARDS D'ALBERTA.—Le capitaine A. J. Pollock a la permission de démissionner. 13 février 1913.

Sont nommés lieutenants provisoires : Henry Albert Smith, gentilhomme. 21 décembre 1912. Arthur Pearce, gentilhomme. 7 février 1913.

22E CHEVAU-LÉGERS DE LA SASKATCHEWAN.—Est nommé instructeur provisoire de mousqueterie : le lieutenant A. M. Black. 7 février 1913.

29E CHEVAU-LÉGERS.—Est nommé lieutenant provisoire : Chester Cameron McClellan, gentilhomme. 14 février 1913.

ARTILLERIE.

Artillerie de campagne canadienne.

1RE BRIGADE, SECTION DE MUNITIONS.—Le lieutenant provisoire F. Watt est transféré à la 11e batterie. 29 janvier 1913.

GÉNIE CANADIEN.

1RE COMPAGNIE DE CAMPAGNE.—Est nommé major : le capitaine W. W. Melville, *vice* le major J. R. Tompkins, promu. 3 septembre 1912.

Est nommé capitaine : le lieutenant E. R. Vince, *vice* le capitaine W. W. Melville, promu. 3 septembre 1912.

CORPS DE DRESSAGE DES OFFICIERS CANADIENS.

CONTINGENT DE L'UNIVERSITÉ MCGILL.—Est nommé colonel honoraire du contingent : le lieutenant-colonel J. H. Burland, Réserve des officiers. 18 février 1913.

INFANTERIE.

7^E RÉGIMENT "FUSILIERS".—Est nommé capitaine Gordon Cecil Hunt, écuyer. 1^{er} février 1913.
Le nom du lieutenant provisoire C. J. Parish, est retranché du cadre des officiers de la Milice Active. 18 février 1913.

15^E RÉGIMENT "ARGYLL LIGHT INFANTRY."—Est nommé lieutenant : le lieutenant T. H. Fennell, du corps des instructeurs des cadets d'école. 10 février 1913.

19^E RÉGIMENT DE LINCOLN.—Est nommé lieutenant provisoire (surnuméraire) : Harold Sawbridge Clark, gentilhomme. 14 février 1913.

24^E RÉGIMENT DE KENT.—Est nommé lieutenant-colonel et commandant du régiment : le major H. D. Smith, *vice* le lieutenant J. W. McLaren, est transféré à la Réserve des officiers. 19 février 1913.

Est nommé major : le capitaine O. L. Lewis, qui quitte la charge d'adjudant, *vice* le major H. D. Smith promu. 19 février 1913.

Est nommé adjudant : le capitaine G. J. L. Smith, *vice* le capitaine G. L. Lewis, promu. 19 février 1913.

Est nommé aumônier avec le grade honoraire de capitaine : le révérend Roger Sharples Williams Howard, *vice* le capitaine honoraire, le révérend T. S. Boyle, qui a la permission de démissionner 1^{er} juin 1912.

26^E RÉGIMENT "MIDDLESEX LIGHT INFANTRY."—Sont nommés lieutenants provisoires : William Allan Campbell, gentilhomme. 21 janvier 1913.

Martyn Bruce Pincombe, gentilhomme. 5 février 1913.

30^E RÉGIMENT "WELLINGTON RIFLES."—Le lieutenant provisoire S. H. Law a la permission de se retirer. 18 février 1913.

34^E RÉGIMENT D'ONTARIO.—Le major C. F. Bick est hors cadre durant son emploi comme major de brigade, 10^e brigade d'infanterie. 2 mars 1913.

35^E RÉGIMENT "SIMCOE FORESTERS."—Est nommé major : le capitaine et major à brevet D. H. MacLaren, qui quitte la charge d'adjudant, *vice* le major F. Sneath, promu. 5 février 1913.

Est nommé adjudant : le capitaine et major à brevet A. Cowan, qui retourne à ses devoirs régimentaires, *vice* le capitaine et major à brevet D. H. MacLaren, promu. 2 mars 1913.

38^E RÉGIMENT "DUFFERIN RIFLES OF CANADA."—Est nommé capitaine : le lieutenant F. E. Hicks, *vice* le capitaine M. E. Harris, transféré à la Réserve des corps. 19 février 1913.

Le lieutenant T. Carlyle est transféré à la Réserve des corps. 19 février 1913.

45^E RÉGIMENT DE VICTORIA.—Est nommé lieutenant provisoire : Walter Allison Kirkconnell, gentilhomme. 30 janvier 1913.

47^E RÉGIMENT DE FRONTENAC.—Le lieutenant F. R. Maybee est retraits. 15 février 1913.

65^E CARABINIERS "MONT-ROYAL."—Le lieutenant (surnuméraire) M. Dubrule est absorbé dans l'effectif.

66^E RÉGIMENT "PRINCESS LOUISE FUSILIERS."—Est nommé major : le capitaine R. B. Simmonds, *vice* le major A. Whitman, retraits. 24 janvier 1913.

Est nommé capitaine : le lieutenant R. W. Frost, *vice* le capitaine R. B. Simmonds, promu. 24 janvier 1913.

67^E RÉGIMENT "CARLETON LIGHT INFANTRY."—Le lieutenant (surnuméraire) C. E. Williams est absorbé dans l'effectif.

69^E RÉGIMENT D'ANNAPOLIS.—Le lieutenant (surnuméraire) J. E. Langley est absorbé dans l'effectif.

71^E RÉGIMENT D'YORK.—Le lieutenant G. E. Fenety et H. G. Deedes ont la permission de démissionner. 11 février 1913.

Les lieutenants (surnuméraires) T. R. McNally et H. S. Laughlin sont absorbés dans l'effectif.

Le lieutenant provisoire R. Hood a la permission de se retirer. 11 février 1913.

74^E RÉGIMENT "THE BRUNSWICK RANGERS."—Le lieutenant H. D. Titus est transféré à la Réserve des officiers. 13 février 1913.

75^E RÉGIMENT DE LUNENBURG.—Le lieutenant provisoire (surnuméraire) P. F. Nauss est absorbé dans l'effectif.

78^E RÉGIMENT DE PICTOU "HIGHLANDERS."—Le lieutenant (surnuméraire) E. H. Bowron et le lieutenant provisoire (surnuméraire) R. C. Chisholm sont absorbés dans l'effectif.

80^E RÉGIMENT DE NICOLET.—Le lieutenant (surnuméraire) W. Comiré est absorbé dans l'effectif.

83^E RÉGIMENT DE JOLIETTE.—Le lieutenant provisoire J. H. R. Lachapelle a la permission de se retirer.

84^E RÉGIMENT "ST. HYACINTHE."—Les lieutenants provisoires (surnuméraires) E. Brunelle et A. Lussier sont absorbés dans l'effectif.

90^E RÉGIMENT "WINNIPEG RIFLES."—Est nommé capitaine honoraire : le quartier-maître et lieutenant honoraire W. L. Parrish. 13 février 1913.

INTENDANCE MILITAIRE CANADIENNE.

COMPAGNIE No 18.—Est nommé lieutenant provisoire : le sergent-fourrier Sydney Dorey Richardson. 1^{er} février 1913.

SERVICES DE SANTÉ DE L'ARMÉE.

Personnel du service de santé militaire.

Le lieutenant-colonel M. MacLaren est transféré à la Réserve des officiers. 1^{er} janvier 1913.

Est nommé capitaine : Archibald Leslie Foster, écuyer. 17 février 1913.

INSTRUCTEURS DES CADETS D'ÉCOLE.

Le lieutenant T. H. Fennell est transféré au 15^e régiment "Argyll Light Infantry." 10 février 1913.

RÉSERVE DES OFFICIERS.

Les officiers ci-dessous sont retraits en vertu des dispositions des O. et R.R. (Milice canadienne) 1910, par. 231 :—

Cavalerie.—Les lieutenants-colonels T. Clyde et F. Whitley.

Artillerie.—Le lieutenant-colonel L. W. Coutlee et le lieutenant F. E. Halls.

Génie.—Les lieutenants C. P. Newman, C. R. F. Coutlee, R. McColl, J. M. Clapp, J. M. Mylne et R. W. Simpson.

Corps des guides.—Le capitaine Woodman.

Infanterie.—Les lieutenants-colonels A. L. Jarvis, J. Hood, W. J. Ray, T. Stewart, J. C. Hegler, I. E. York.

Les majors J. C. McGee, J. B. Thompson, C. B. Jameson.

Les capitaines J. C. A. Hériot, H. M. Mowatt, R. A. McGuinness, J. H. Baker, J. McEvoy, et le lieutenant J. H. C. Acorn.

Médecins.—Les lieutenants-colonels T. L. Brown, J. J. Farley, et le major W. de Moulpied.

MEMORANDA.

Les officiers sous mentionnés sont transférés à la Réserve des Officiers à compter du 1^{er} juin 1912, au licenciement du 68^e régiment de King's County :—

Le major C. R. Ross.

Les capitaines T. A. Neville, J. L. Barteaux, W. J. Regan, A. H. Ross, B. W. Lyons, J. F. Neary, C. M. Charlton, M. L. Nichols, W. W. Brignell.

Les capitaines W. P. Purney et R. Innes, avec le grade de lieutenant.

Les lieutenants D. F. Bowlby, R. St. C. Pineo, J. B. Young, et C. F. Bailey.

Les officiers sous-mentionnés sont retraités, avec leur grade, à compter du 1er juin 1912, au licenciement du 68e régiment de King's County :—

Le payeur et major honoraire B. Webster,
Le quartier-maître et capitaine honoraire W. W. Tupper.

Le personnel du conseil des visiteurs, Collège Militaire Royal, pour 1913, sera composé comme suit :—

Président.

Le lieutenant-colonel Ernest F. Wurtele, 15e brigade d'infanterie.

Membres.

Le lieutenant-colonel H. J. Lamb, Corps des Guides.
Le lieutenant G. B. Hughes, Réserve des Officiers.
Le Très Rév. C. F. Worrell, Evêque de la Nouvelle-Ecosse.

Le lieutenant-colonel honoraire, le Rév. Chanoine Dauth.

Le chef de l'état-major général est, d'office, membre du conseil.

Secrétaire.

Le lieutenant-colonel J. S. Dunbar, assistant-adjudant général.

Le grade de colonel honoraire dans la Milice est conféré aux messieurs sous-mentionnés, en vertu des dispositions des O. et R. R. 1910, par. 198, tels que modifiés par l'O. G. 112 de 1912 :

Sir Charles Ross, baronnet.

L'honorable M. le Juge W. R. Riddell. 15 février 1913.

L'Ordre Général No. 232 de 1912, en tant qu'il s'agit du lieutenant D. W. Forbes, 25e régiment de Perth, est modifié comme suit :—"est transféré à la Réserve des Corps" au lieu de "qui a la permission de démissionner". 7 août 1912.

Par ordre,

V. A. S. WILLIAMS,
Colonel,
Adjudant général.

NOMINATIONS, PROMOTIONS ET RETRAITES.

MILICE CANADIENNE

1913

QUARTIER GÉNÉRAL,

OTTAWA, 4 mars 1913. ●

Les nominations, promotions, retraites et confirmations de grade qui suivent sont promulguées pour l'usage de la milice par l'honorable Ministre de la Milice et de la Défense en conseil de la milice.

O. G. 37.

CAVALERIE.

11E HUSSARDS.—Est nommé lieutenant provisoire : Joseph Léon Vital Mallette, gentilhomme, 19 février 1913.

15E CHEVAU-LÉGERS.—Est nommé lieutenant provisoire : Franz von Wurstemberger, gentilhomme. 3 février 1913.

Est nommé lieutenant provisoire (surnuméraire) : Thomas William Bannerman, gentilhomme. 10 février 1913.

16E CHEVAU-LÉGERS.—Est nommé lieutenant (surnuméraire) : Edgar Thomas Claxton. 24 janvier 1913.

17E HUSSARDS ROYAUX CANADIENS DU DUC DE YORK.—"ARGENTEUIL RANGERS."—Le lieutenant A. P. Thomas a la permission de démissionner. 21 février 1913.

Le lieutenant provisoire (surnuméraire) A. Boyd a la permission de se retirer. 21 février 1913.

23E "ALBERTA RANGERS."—Est nommé lieutenant provisoire (surnuméraire) : Wallace James Sharpe, gentilhomme. 10 février 1913.

25E DRAGONS DE BRANT.—Est nommé colonel honoraire : Henri Cockshutt, écuyer. 24 février 1913.

Est nommé lieutenant-colonel honoraire : John Henry Fisher, écuyer, M.P., *vice* le lieutenant-colonel Lloyd Harris, qui a résigné. 24 février 1913.

ARTILLERIE.

Artillerie de campagne canadienne.

7E BRIGADE, 15E BATTERIE "SHEFFORD".—Le lieutenant T. L. Miller a la permission de démissionner. 21 février 1913.

Artillerie de place canadienne.

BRIGADE DE GROSSE ARTILLERIE DE MONTRÉAL.—Le lieutenant provisoire T. J. Louchhead a la permission de se retirer. 21 février 1913.

GÉNIE CANADIEN.

4E COMPAGNIE DE CAMPAGNE.—Le lieutenant provisoire R. E. Carter a la permission de se retirer. 21 février 1913.

CORPS DES GUIDES.

Est nommé lieutenant-colonel : le major A. W. Richardson. 1er mars 1913.

Est nommé major : le capitaine B. L. O'Hara. 24 février 1913.

Le capitaine A. T. Wilgress est transféré à la Réserve des corps.

Le lieutenant C. B. Parr est transféré à la Réserve des officiers. 17 février 1913.

INFANTERIE.

2E RÉGIMENT "QUEEN'S OWN RIFLES OF CANADA."—Le lieutenant provisoire H. A. Menet a la permission de se retirer. 25 février 1913.

3E RÉGIMENT "VICTORIA RIFLES OF CANADA".—Est nommé major : le capitaine J. A. Gunn qui quitte la charge d'adjudant, *vice* le major W. W. Burland, promu. 12 septembre 1912.

Est nommé lieutenant provisoire : William Henry Draper, gentilhomme. 25 janvier 1913.

9E RÉGIMENT "VOLTIGEURS DE QUÉBEC."—Est nommé lieutenant : Joseph Charles Arthur Dumais, gentilhomme. 27 septembre.

Est nommé lieutenant provisoire : Eugène Dus-sault, gentilhomme. 20 février 1913.

18E RÉGIMENT "FRANCS-TIREURS DU SAGUENAY."—Le major T. L. Tremblay est transféré à la Réserve des corps. 13 décembre 1912.

Est nommé lieutenant-colonel et commandant du régiment : le major T. Villeneuve, *vice* le lieutenant-colonel J. E. Savard, décédé. 13 décembre 1912.

19E RÉGIMENT "LINCOLN."—Le lieutenant provisoire W. B. Cumming a la permission de se retirer. 20 février 1913.

26E RÉGIMENT "MIDDLESEX LIGHT INFANTRY".—Le lieutenant N. W. MacGrigor a la permission de démissionner. 20 février 1913.

30E RÉGIMENT "WELLINGTON RIFLES."—Le lieutenant provisoire F. S. Hamilton a la permission de se retirer. 24 février 1913.

31E RÉGIMENT DE GREY.—Est nommé lieutenant provisoire : Howard Hesse Bowman, gentilhomme. 21 février 1913.

33E RÉGIMENT DE HURON.—Le lieutenant J. W. Manning est retraité. 24 février 1913.

45E RÉGIMENT DE VICTORIA.—Le lieutenant J. A. Duck a la permission de démissionner. 22 février 1913.

61^E RÉGIMENT DE MONTMAGNY.—La durée de service au commandement du lieutenant-colonel L. T. Bacon est prolongée au 11 mai 1913.

62^E RÉGIMENT "ST. JOHN FUSILIERS."—Est nommé lieutenant : le lieutenant H. H. Donnelly de la Réserve des officiers. 11 décembre 1913.

64^E RÉGIMENT DE CHATEAUGUAY ET BEAUHARNOIS.—Est nommé lieutenant provisoire Joseph Cadieux, gentilhomme, *vice* le lieutenant provisoire R. R. Archambault, qui est retraité. 20 février 1913.

65^E CARABINIERS "MONT-ROYAL."—Réserve des Corps.—Le capitaine G. O. Molleur est transféré à la Réserve des officiers. 25 février 1913.

66^E RÉGIMENT "PRINCESS LOUISE FUSILIERS."—Le lieutenant provisoire J. S. Davis a la permission de se retirer. 22 février 1913.

67^E RÉGIMENT "CARLETON LIGHT INFANTRY."—Est nommé lieutenant provisoire : le sergent Arthur Joseph Cyr. 20 février 1913.

72^E "SEAFORTH HIGHLANDERS OF CANADA"—Est nommé lieutenant : le lieutenant A. L. Lindsay (gradué du C.M.R.), de la Réserve des officiers. 2 janvier 1913.

Sont nommés lieutenants provisoires (surnuméraires) : Sedley Campbell Sweeny, gentilhomme. 9 janvier 1913.

Victor Alexander MacLean, gentilhomme. 10 janvier 1913.

James Maxwell Reid, gentilhomme. 12 janvier 1913.

79^E "CAMERON HIGHLANDERS OF CANADA."—Est nommé lieutenant (surnuméraire) : Hugh McIntyre Urquhart, gentilhomme. 11 octobre 1912.

83^E RÉGIMENT DE JOLIETTE.—Les lieutenants provisoires E. Prevost et H. T. Daly ont la permission de se retirer. 22 février 1913.

Est nommé lieutenant provisoire : Pierre Demers, gentilhomme. 22 février 1913.

85^E RÉGIMENT.—Est nommé capitaine : le lieutenant et officier signaleur T. Foisy. 10 décembre 1912.

99^E RÉGIMENT "MANITOBA RANGERS".—Les lieutenants provisoires C. H. Mathison, C. W. McWhirter, et le lieutenant provisoire (surnuméraire) J. Sutherland ont la permission de se retirer. 24 janvier 1913.

100^E RÉGIMENT "WINNIPEG GRENADIERS".—Sont nommés lieutenants provisoires (surnuméraires) : James Stewart, gentilhomme. 10 février 1913.

Frederick Thomas Nichols, gentilhomme. 12 février 1913.

104^E RÉGIMENT.—Le capitaine provisoire H. Bose a la permission de se retirer. 19 février 1913.

SERVICES DE SANTÉ DE L'ARMÉE.

Personnel du service de santé militaire.

Le lieutenant-colonel J. A. Sponagle est transféré à la Réserve des officiers. 24 octobre 1912.

Le lieutenant-colonel F. Fenton est transféré à la Réserve des officiers. 16 décembre 1912.

Est nommé lieutenant-colonel : le major T. D. Walker, *vice* le lieutenant-colonel M. MacLaren, transféré à la Réserve des officiers. 2 janvier 1913.

Le capitaine G. E. Millichamp a la permission de démissionner. 18 février 1913.

Est nommé capitaine : le lieutenant A. R. F. Hubbard. 17 janvier 1913.

Le chirurgien-dentiste A. A. Lanthier reçoit le grade honoraire de capitaine. 29 avril 1912.

Est nommé lieutenant provisoire (surnuméraire) : Wilfrid Northrup Cochrane, gentilhomme. 13 février 1913.

SERVICES DE SANTÉ RÉGIMENTAIRES.

73^E RÉGIMENT DE NORTHUMBERLAND.—Le capitaine W. S. Loggie a la permission de se retirer avec son grade. 19 février 1913.

CONFIRMATION DE GRADE.

Les officiers ci-dessous, nommés provisoirement, ayant passé l'examen exigé pour leurs nominations, sont confirmés dans leur grade à compter des dates apposées à leurs noms respectifs :—

Le major J. D. Duchêne, corps de vétérinaires militaires, 26 octobre 1912.

Le lieutenant F. A. Taylor, 1^{er} hussards, 15 avril 1912.

Le lieutenant W. A. Cockburn, 24^e Grey's Horse, 1^{er} juillet 1912.

Le lieutenant G. R. N. Collins, 36^e régiment, 15 janvier 1913.

Le lieutenant E. A. Wickson, G. du Corps du G. G., 15 février 1913.

Le lieutenant R. E. Russell, 13^e dragons, 15 février 1913.

Le lieutenant J. G. Pope, 26^e dragons, 15 février 1913.

Le lieutenant C. Sifton, Jr., C. des G., 15 février 1913.

Le lieutenant J. H. Proctor, 12^e régiment, 15 février 1913.

Le lieutenant E. J. Kyle, 56^e régiment, 15 février 1912.

Le lieutenant surnuméraire H. C. Walker, G. du C. du G. G., 2 avril 1912.

Le lieutenant surnuméraire T. S. H. Abell, 40^e régiment, 1^{er} juin 1912.

Le lieutenant surnuméraire T. B. Hewitt, 24^e Grey's Horse, 1^{er} juillet 1912.

Le lieutenant surnuméraire S. Parkinson, 1^{er} hussards, 5 novembre 1912.

Le lieutenant surnuméraire E. R. Hughes, 3^e dragons, 2 janvier 1913.

MODIFICATION.—Relativement à l'O. G. 223 de 1912, confirmation de grade, le nom du capitaine A. L. Coote, 104^e régiment, est tel que donné ici et non tel que publié au dit ordre.

Par ordre,

V. A. S. WILLIAMS,
Colonel,
Adjudant général.

COMMISSION DES CHEMINS DE FER.

AVIS est donné par le présent que par le Supplément No. 1 à la Classification du fret canadien No. 16 soumise à l'approbation de la Commission des chemins de fer pour le Canada, il est proposé de faire les changements suivants dans la classification No. 16 et la Commission a été priée d'approuver ces changements, savoir :—

AJOUTÉ :

Machines : A additionner, à calculer, à sceller les enveloppes, à copier ou plier les documents et les lettres, emboîtées D-1

M.C.W.

LA CLASSIFICATION No. 16 SE LIT COMME
SUIT :CLASSIFICATION QU'IL EST PROPOSÉ
D'ADOPTER.

CHANGEMENTS : M.C.W. W.C.

Page 67, item 22 :

Paniers (Mannes)—

De buanderie avec fonds en bois, l'un dans l'autre, en ballots ou caisses à claire-voie... 1.....

Page 86, item 2 :

Emballages vides, renvoyés, à l'exception des paniers et caisses à claire-voie (*Voir* Note ci-dessous), du premier consignataire au premier expéditeur et par la même ligne par laquelle ils ont été en premier lieu expédiés, chaque colis étant bien marqué ou adressé.

Page 97, item 24 :

Ferrermerie—

Machines, laveuses et tordeuses à bras, linge et guipon, debout, non emboîtées :

W.C. min. 20,000 livres..... 1½... 5

En caisse à claire-voie ou emboîtées, W.C. min. 20,000 livres..... 2.... 5

Debout, en caisses à claire-voie, ou lattées, W.C. min. 20,000 livres..... 2.... 5

Page 112, item 28 :

Machines—

Laveuses et tordeuses, linge et guipon à bras :

Debout, non emboîtées, W.C. min. 20,000 livres..... 1½... 5

En caisses à claire-voie ou emboîtées, W.C. min. 20,000 livres..... 2.... 5

Démontés en caisses à claire-voie ou lattées, W.C. min. 20,000 livres..... 2.... 5

Page 113, item 41 :

Viandes—

Porcs, préparées, R. du P. de l'E..... 3.... 5

Page 116, item 4 :

Instruments d'optique—

Rayons X, emboîtés..... D-1.....

Page 134, item 62 :

Articles en bois durci—

Cadres de porte et de fenêtre, avec ou sans écran de fil de fer (*Voir* Note) :

Debout, R. du P. des dommages..... 1.....

Démontés en ballots, caisses à claire-voie ou boîtes..... 3.....

Paniers (Mannes)—

A pain et linge :—

Non l'un dans l'autre..... D-1.....

L'un dans l'autre..... 1½.....

Emballages vides, renvoyés, à l'exception des paniers, caisses à claire-voie et cages à volaille (*Voir* Note ci-dessous) du premier consignataire au premier expéditeur, et par la même ligne par laquelle ils ont été en premier lieu expédiés, chaque colis étant bien marqué ou adressé.

Ferrermerie—

Machines, laveuses ou tordeuses (non de buanderie à vapeur)—A bras :

Debout, non emboîtées..... 1½.....

Debout, en caisses à claire-voie ou emboîtées..... 1.....

Engrenages et pieds dans les cuves, et les cuves dans des boîtes ou caisses à claire-voie..... 2.....

W.C. poids min. 20,000 livres..... 5

Autres qu'à bras :

En caisses à claire-voie ou emboîtées..... 1.....

En colis nommés, W.C. poids min. 20,000 livres..... 5

Tordeuses, à linge, à bras :

En paquets ou détachées..... 1½.....

En caisses à claire-voie ou emboîtées..... 2.....

W.C. poids min. 20,000 livres..... 5

Tordeuses, guipon et seaux en acier ou en bois combinés :

En caisses à claire-voie ou emboîtées..... 1.....

W.C. poids min. 20,000 livres..... 5

Eliminez. *Voir* item 2, page 12, du présent supplément.

Eliminez. *Voir* item 40, page 113 de la classification.

Eliminez.

Articles en bois durci—

Ecrans de porte ou de fenêtre—(Cadres et toile métallique combinés.) *Voir* Note :

A plat ou l'un dans l'autre, en boîtes, paquets chevillés ou caisses à claire-voie..... 1.....

Autres qu'à plat ou l'un dans l'autre, en boîtes, paquets chevillés ou caisses à claire-voie..... 1½.....

NOTE.—Pour les taux par W.C., *voir* item 26 et 28 page 105.

NOTE.—Pour les taux par W.C., *Voir* item 26 et 28, p. 105. 38-2

AVIS DU GOUVERNEMENT.

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil du Canada donnent avis que des demandes seront reçues de candidats capables de remplir les positions suivantes dans la division de l'extérieur du Service Civil du Canada :—

Trois aides dans la division extérieure du Service des levés hydrographiques au département du Service naval, au traitement initial de \$1,200 par année, avec augmentations annuelles dépendant de la recommandation du Sous-ministre et de l'Hydrographe en chef et soumise à l'approbation du Ministre. Règle générale, les fonctionnaires de ce service sont employés partie de l'année en campagne et leurs dépenses sont alors

payées, et le reste de l'année aux quartiers-généraux sans allocation. Les candidats doivent être gradués d'un collège polytechnique canadien, avec notes spécialement bonnes en mathématiques, en arpentage, en astronomie et en dessin. Leur vue doit être excellente afin de pouvoir travailler sans lunettes et au bureau et en campagne. Ils doivent être âgés d'au plus vingt-quatre ans.

Les titulaires entrèrent en fonctions le 1er mai 1913. Les formules de demande d'inscription, dûment remplies, doivent parvenir au bureau de la Commission du Service civil, pas plus tard que le 21 avril prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

WM. FORAN,
Secrétaire.

Ottawa, le 28 mars 1913.

39-4

COMMISSION DU SERVICE CIVIL.

LES Commissaires du Service Civil donnent avis que des demandes seront reçues de candidats capables de remplir la situation ci-dessous dans la division intérieure du Service Civil du Canada :—

Un dessinateur dans le bureau du dessinateur en chef du ministère des Postes, dans la subdivision B de la deuxième division, au traitement initial de \$1,200 par année. Les candidats doivent être de bons dessinateurs généraux et de bons calligraphes, capables de dessiner des cartes sans lignes brisées ou imparfaites, telles qu'il faut qu'elles soient pour qu'elles puissent être photolithographiées. Les candidats doivent accompagner leur demande d'échantillons de leur travail authentiqués.

Les candidats doivent être sujets britanniques de naissance ou naturalisés, doivent avoir demeuré au Canada au moins trois ans, et être âgés d'au moins 18 ans et de pas plus de 35.

Les formules de demande, dûment remplies, doivent parvenir au bureau de la Commission du Service civil pas plus tard que le 7 avril prochain. On peut obtenir ces formules en s'adressant au Secrétaire de la Commission, à Ottawa.

Par ordre de la Commission,

WM FORAN,
Secrétaire. 37-4

Ottawa, 14 mars 1913.

EXAMENS DU SERVICE CIVIL.

AVIS public est par le présent donné que des examens de concours généraux seront tenus, sous la direction de la Commission du Service Civil du Canada, lundi, le 12 mai 1913, et les cinq jours suivants, à Halifax, Yarmouth, Sydney, Charlottetown, Saint-Jean, N.-B., Frédéricton, Moncton, Québec, Sherbrooke, Montréal, Ottawa, Kingston, Peterborough, Toronto, Hamilton, London, Sault-Sainte-Marie, Port-Arthur, Winnipeg, Brandon, Regina, Saskatoon, Calgary, Edmonton, Prince Rupert, Nelson, Vancouver et Victoria. Ces examens sont tenus en vue de remplir, du 1er juillet au 31 décembre 1913, les situations suivantes dans la division administrative de l'intérieur du Service Civil du Canada :—

70 emplois (pour hommes) dans la subdivision B de la troisième division.

10 emplois (pour femmes) dans la subdivision B de la troisième division.

15 emplois de sténo-dactylographe (pour hommes) dans la subdivision B de la troisième division.

35 emplois de sténo-dactylographe (pour femmes) dans la subdivision B de la troisième division.

70 emplois (pour hommes) dans la subdivision B de la 2e division. Pour sept de ces emplois, les candidats doivent connaître la sténographie et la dactylographie et subir néanmoins avec succès l'examen régulier de 2e division.

Le traitement initial des commis et des sténographes de la subdivision B de la 3e division est de \$500 et de \$800 pour ceux de la subdivision B de la 2e division. Toutefois, si les qualités nécessaires à l'accomplissement des fonctions d'une charge sont d'une nature exception-

nelle, le Gouverneur en Conseil peut ajouter à ces minimums une somme supplémentaire ne dépassant pas \$300 pour la 3e division et \$500 pour la 2e.

Un examen général pour positions de messenger, emballer ou trieur, sera tenu au même temps et aux mêmes lieux que les examens pour positions de commis.

Les examens préliminaire et d'aptitudes de la division administrative extérieure du Service Civil du Canada seront aussi tenus aux mêmes lieux que ceux de la division intérieure, à commencer le 13 mai 1913.

Ceux qui désirent prendre part à ces différents examens pourront obtenir du Secrétaire de la Commission, sur demande personnelle ou par écrit, copies des règlements, formules de demandes d'inscription et toutes informations voulues.

Les aspirants devront produire entre les mains du Secrétaire leur demande d'inscription, accompagnée des honoraires requis, pas plus tard que le 15e jour d'avril prochain. Cette règle est de rigueur.

Par ordre de la Commission,

WM. FORAN,
Secrétaire. 37-4

Ottawa, le 14 mars 1913.

DÉPARTEMENT DES ASSURANCES.

OTTAWA, 24 février 1913.

AVIS est donné par le présent que la "Mutual Life and Citizens Assurance Company, Limited," a ce jour reçu un permis, n° 337, l'autorisant à faire par tout le Canada les opérations d'assurance sur la vie. Le bureau-chef de la compagnie a été établi en la cité de Montréal, et Wilfrid Bovey a été nommé agent en chef.

W. FITZGERALD,
Surintendant des assurances. 36-4

DÉPARTEMENT DES ASSURANCES,

OTTAWA, 13 mars 1913.

AVIS est donné par le présent que la Providence Washington Insurance Company a ce jour reçu un permis, No 338, l'autorisant à faire par tout le Canada, des opérations d'assurance des automobiles en sus des opérations d'assurance contre l'incendie pour lesquelles la compagnie est déjà autorisée. Le bureau-chef de la compagnie est en la cité de Montréal, et Robt. Hampson & Son, Ltd., sont les principaux agents.

W. FITZGERALD,
Surintendant des assurances. 38-4

DÉPARTEMENT DES ASSURANCES,

OTTAWA, 18 mars 1913.

AVIS est donné par le présent que la "Merchants and Employers Guarantee and Accident Company," a ce jour reçu un permis, n° 339, l'autorisant à faire, dans la province de Québec, les opérations d'assurance contre les accidents et la maladie. Le bureau-chef de la compagnie a été établi en la cité de Montréal, et J. George Dubeau a été nommé agent en chef.

W. FITZGERALD,
Surintendant des assurances. 38-4

Homes, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de mars 1913, constituant en corporation John Wilson Cook, conseil du Roi, Allan Angus Magee, avocat, Thomas Barnard Gould, solliciteur, Kenneth Archibald, étudiant en droit, et Pearl Catherine Mahoney, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acquérir par achat, bail, échange ou autrement, et utiliser, détenir et améliorer des terrains, tènements, héritages, immeubles et intérêts en ces propriétés, et généralement faire les opérations d'une compagnie foncière et d'agence d'immeubles avec le pouvoir de louer, échanger, vendre et autrement disposer de biens-fonds et de tout intérêt ou droit en iceux ; (b) Eriger, construire, altérer, améliorer, décorer, meubler, donner à contrat, entretenir et gérer des maisons, bâtiments et travaux de tous genres ; agir comme ingénieurs civils, dessinateurs et architectes pour toutes sortes de constructions, et manufacturer, acheter, vendre et disposer de toutes sortes de matériaux de construction, accessoires et décorations ; (c) Développer, améliorer et diviser toute telle propriété en lots à bâtir, rues, ruelles, squares ou autrement, et sur cette dite propriété faire, construire et entretenir des chemins, ponts et autres communications internes, maisons, moulins, fabriques et les autres bâtiments nécessaires ou utiles à l'occupation ou amélioration de toute telle propriété ; (d) Disposer de toutes rues, squares ou terrains en faveur de personnes ou de municipalités aux termes et conditions que la compagnie agréera, et conclure et faire des arrangements ou passer des contrats pour paver, macadamiser, niveler, réparer, nettoyer et arroser les rues et grands chemins, et pour construire, ouvrir et réparer les conduites, citernes, drains ou égouts ; (e) Faire des avances de fonds, sous forme de prêts, aux acheteurs ou locataires de toute partie de la propriété de la compagnie pour des fins de construction ou autres améliorations, et aider au moyen d'avances de fonds ou autrement à la construction et entretien de chemins, rues, aqueducs, égouts et autres travaux d'améliorations propres à faciliter l'accès à la propriété de la compagnie ou accroître sa valeur ; (f) Prendre et détenir des mortgages, hypothèques, gages et charges pour assurer le paiement du prix d'achat de toute propriété vendue par la compagnie, ou de tous deniers dus à la compagnie par les acheteurs pour des fins de construction ou autres améliorations ; (g) Placer des fonds dans toute propriété immobilière pour le bénéfice de toute personne ou corporation ; entreprendre le soin et la gérance des placements ainsi faits et autres placements du même genre, et se porter garant de leur sûreté ; (h) Agir comme agent ou société pour et au nom d'autres personnes qui confient des deniers à la compagnie pour l'achat d'immeubles et garantir le remboursement de tous deniers confiés à la compagnie pour tel placement, et garantir tout placement fait par la compagnie comme agent ou autrement ; (i) Manufacturer et produire de la vapeur et de l'électricité pour la chaleur, la lumière et la force pour les fins de l'industrie de la compagnie, et en vendre l'excellent, subordonnement aux lois et règlements provinciaux et municipaux à ce sujet ; (j) Acheter ou autrement acquérir ou entreprendre la totalité ou une partie de l'entreprise, propriété, biens ou engagements de toute personne, société ou compagnie ayant des objets semblables en totalité ou en partie à ceux de la présente compagnie ou en possession de biens convenables et propres aux fins de la présente compagnie ; (k) Payer pour toute propriété ou droits acquis par la compagnie, ou pour services rendus ou à rendre à la compagnie, soit en deniers comptants ou en actions acquittées ou en valeurs que la compagnie est autorisée à émettre, ou partie d'une manière et partie de l'autre, et généralement aux termes et conditions que la compagnie déterminera ; (l) Acheter, acquérir, détenir et posséder des parts du capital-actions, obligations ou autres valeurs de toute autre compagnie, corporation ou particulier exerçant ou engagé dans une industrie ou commerce que la présente compagnie est autorisée à exercer ou dans lequel elle

peut s'engager, et acquérir, détenir ou disposer autrement de telles actions, obligations ou autres valeurs, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (m) Conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou dans laquelle elle peut s'engager, ou se fusionner avec toute compagnie semblable ; (n) Lever et aider à lever des fonds et aider par voie de bonis, prêts, promesses, endossements, garantie d'obligations, débentures ou autres valeurs ou autrement toute personne compagnie ou corporation, et garantir l'accomplissement d'entreprises de toutes personnes avec lesquelles la compagnie pourra avoir des relations d'affaires ; (o) Distribuer en nature, entre les actionnaires de la compagnie, toute propriété ou tous biens de la compagnie, et en particulier toutes actions, débentures ou valeurs de toute autre compagnie ou compagnies qui pourront avoir acheté ou pris, soit en totalité ou en partie, la propriété, les biens ou engagements de la présente compagnie ; (p) Vendre, louer, échanger ou disposer autrement de la totalité ou de toute partie des biens, droits ou entreprises de la compagnie pour la compensation qui pourra être convenue, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ; (q) Conclure des arrangements avec tous gouvernements ou autorités, suprêmes, municipales, locales, ou autres, qui seront jugés propres à atteindre les fins de la compagnie ou aucune d'elles, et obtenir de tout tel gouvernement ou autorité, tous droits, privilèges et concessions que la compagnie jugera à propos d'obtenir, et exercer, exécuter et se conformer à tous tels arrangements, droits, privilèges et concessions ; (r) Faire tous les autres actes et choses se rapportant ou avantageux à l'accomplissement de l'un ou plusieurs des objets ci-dessus et exercer toute industrie, manufacturière ou autre, se rapportant aux fins et objets ci-dessus et que la compagnie croira pouvoir exercer convenablement ; ou de nature à augmenter directement ou indirectement la valeur de ses propriétés et droits ou à les rendre profitables ; (s) Faire tous les actes autorisés par la présente, soit seuls ou conjointement avec d'autres, ou en qualité de facteurs, syndics ou agents pour d'autres ; (t) Les pouvoirs accordés dans un paragraphe quelconque ne seront ni limités ni restreints par induction ou déduction des termes d'aucun autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Homes, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

38-2

The Canadian Tabulating Machine Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de mars 1913, constituant en corporation Francis George Bush, teneur de livres, George Robert Drennan, sténographe, Michael Joseph O'Brien et Herbert William Jackson, commis, et Gordon Francis Macnaughton, étudiant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, acheter, vendre et autrement faire le commerce de machines tabulaires et trieuses automatiques, machines à poinçonner les cartes et d'appareils généraux s'y rattachant et de tous les matériaux et accessoires y relatifs ; (b) Acquérir par achat, bail ou autrement, et utiliser, exploiter et vendre tous droits de brevets, franchises ou pouvoirs reliés à l'industrie de la compagnie ; (c) Acquérir, détenir, vendre

et céder des actions et valeurs de toutes autres compagnies autorisées à exercer une industrie que la présente compagnie peut exercer ; (d) Acheter et acquérir toute industrie d'une nature semblable et acheter et acquérir tout intérêt ou contrôle dans toute industrie d'une nature semblable à celle que la présente compagnie est autorisée à exercer et le payer en totalité ou en partie en deniers comptants, obligations ou actions acquittées de la présente compagnie ; (e) Emettre et répartir des actions acquittées, obligations ou débentures en plein paiement ou en paiement partiel de tout actif, propriété mobilière ou immobilière, droits, réclamations, privilèges, concessions ou autres avantages que la compagnie peut légalement acquérir ; (f) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou de s'engager dans une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie ; (g) Vendre, arrenter ou autrement disposer de la totalité ou d'une partie ou de toute spécialité de l'industrie, entreprise, propriété, engagements ou franchises de la compagnie à toute autre personne ou compagnie pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débentures ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (h) Distribuer entre les membres de la compagnie, en espèces ou autrement tous biens de la compagnie et en particulier les actions, obligations, débentures et valeurs de toute autre compagnie formée dans le but de prendre à son nom la totalité ou une partie des biens ou engagements de la présente compagnie ; (i) Exercer une spécialité ou des spécialités de toute industrie reliée à la bonne exécution des objets susdits et subsidiaires à l'industrie ci-dessus qui sembleront nécessaires pour poursuivre ses entreprises d'une manière profitable ; (j) Se fusionner avec toute autre compagnie dont les pouvoirs sont semblables ou en partie semblables à ceux de la présente compagnie ; (k) Généralement faire toutes les autres choses reliées à l'accomplissement des objets de la compagnie ; (l) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints, par induction ou déduction, des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The Canadian Tabulating Machine Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

38-2

Cartier Realty Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de mars 1913, constituant en corporation George Archibald Campbell, conseil du Roi, Talbot Mercer Papineau, avocat, et Minnie Bradley et Margaret Hartley, secrétaires, de la cité de Montréal, dans la province de Québec ; et Andrew Ross McMaster, de la cité de Westmount, dans la dite province de Québec, conseil du Roi, pour les fins suivantes :—(a)-Acheter, arrenter, prendre en échange ou autrement acquérir des terrains ou des intérêts dans des terrains, ainsi que tous bâtiments ou structures qui pourraient se trouver sur les dits terrains, ou aucuns d'eux, et détenir, vendre, arrenter, échanger ou autrement disposer de la totalité ou d'une partie des dits terrains et de tous ou d'une partie des bâtiments ou

structures qui s'y trouvent actuellement ou qui y seront érigés plus tard, et prendre et détenir des mortgages pour tout solde impayé du prix d'achat d'aucuns des terrains, bâtiments ou structures ainsi vendues, et autrement améliorer, altérer et gérer les dits terrains et bâtiments ; (b) Acheter, prendre en échange ou autrement acquérir et disposer de terrains ou d'intérêts dans des terrains avec tous les bâtiments ou structures qui s'y trouvent ; (c) Exercer l'industrie de constructeurs et d'entrepreneurs dans toutes ses spécialités pour les fins de la compagnie ; (d) Acheter, arrenter ou autrement acquérir ou construire, exploiter et entretenir et vendre ou autrement disposer de maisons de rapport, résidences, magasins et autres bâtiments ; (e) Développer, tracer, améliorer et de toute autre manière faire le commerce de ses propres biens-fonds, ou d'autre propriété immobilière, y compris la division des plus grands lopins de terre en lots à bâtir, rues, squares, ruelles, terrains de jeu, et sur ces propriétés faire, construire, bâtir, et entretenir des chemins, ponts, et autres moyens de communications, égouts, drains, aqueducs et constructions de tous genres nécessaires ou propres à l'occupation, amélioration ou utilisation de la propriété ; (f) Prendre et détenir des hypothèques et tous autres gages, polices d'assurance et autres valeurs pour assurer le paiement du prix d'achat de toute propriété vendue par la compagnie, ou de deniers dus à la compagnie par les acheteurs ou autres personnes, ou avancées par la compagnie aux acheteurs ou autres personnes ; (g) Faire des avances de fonds aux acheteurs de propriété possédée par la compagnie ou à d'autres personnes ayant des relations d'affaires avec la compagnie ; (h) Acquérir de quelque manière toute propriété ou autres choses nécessaires ou utiles à l'exercice de l'industrie de la compagnie et la payer en actions ou autres valeurs de la compagnie ; (i) Exercer toute industrie que la compagnie jugera capable d'être convenablement exercée en rapport avec ses opérations ou objets ou censée accroître la valeur des biens ou droits de la compagnie ou les rendre profitables ; (j) Demander et acquérir, accepter et détenir des bonis ou des concessions de toute municipalité et se joindre à toute municipalité pour favoriser quelque projet par lequel la propriété de la compagnie pourrait être améliorée ; (k) Payer pour tous services rendus à la compagnie soit avant soit subséquemment à sa formation, organisation, ou autrement en obligations ou autres valeurs ou biens de la compagnie ou par l'émission et la distribution de parts acquittées et non cotisables de son capital-actions ; (l) Affecter les fonds ou biens de la compagnie à l'achat ou l'acquisition d'actions, obligations ou autres valeurs ou biens de toute autre corporation exerçant une industrie semblable à celle de la présente compagnie, et aussi acquérir ces dites actions en donnant en compensation les obligations, débentures ou autres valeurs de la présente compagnie ou par l'émission et la distribution de ses propres actions, comme acquittées et non cotisables, le tout nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (m) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ou qui pourraient être profitables à la présente compagnie ; (n) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie engagée ou exerçant ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ou dont la présente compagnie pourrait tirer un bénéfice quelconque soit directement ou indirectement ; (o) Vendre, arrenter ou autrement disposer de l'entreprise et de la propriété de la compagnie ou de toute partie de telle propriété pour la compensation que la compagnie jugera bon, y compris les actions, débentures ou autres valeurs de toute autre compagnie dont le but est en tout ou en partie semblable à celui de la compagnie, et distribuer entre ses actionnaires tous deniers comptants, valeurs ou compensation ainsi reçue ; (p) Distribuer en deniers comptants ou en nature, entre ses actionnaires, tous biens de la compagnie ; (q) Faire toutes les autres choses qui seraient de nature à promouvoir les objets de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs,

sous le nom de "Cartier Realty Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de mars 1913.

THOMAS MULVEY,

38-2

Sous-secrétaire d'Etat.

Anderson & Delaney Contracting Co., Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13e jour de mars 1913, constituant en corporation John Hoyle Anderson et Thomas Leo Delaney, entrepreneurs, Henry Judah Trihey et Ernest Lafontaine, avocats, et Peter Berco-vitch, avocat et conseil du Roi, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie et diriger les opérations de constructeurs et entrepreneurs aux fins de construire, ériger, altérer, réparer ou faire toute autre travail se rattachant à tous genres de bâtiments et améliorations quelconques, y compris la construction, la reconstruction, l'altération, l'ornementation, la décoration, l'ameublement, la réparation ou l'embellissement de maisons, fabriques, bâtiments, travaux ou érections de tous genres, la location, la disposition et la construction de chemins, avenues, bassins, cales, égouts, ponts, puits, murs, canaux et usines de force ou énergie, et exécuter des travaux de génie et d'architecture, y compris la préparation de plans et devis de travaux d'experts, en qualité d'ingénieurs et d'architectes surintendants, actifs et consultants; (b) Manufacturer, acheter, vendre, troquer et faire le commerce de toutes sortes de matériaux, produits, fer, acier, bois, manufacturés ou non, brique, ciment, granit, pierre et autres produits et matériaux, y compris l'extraction de la pierre; acheter, acquérir, détenir, utiliser, employer, transférer, arrenter et disposer de droits de brevets, lettres patentes, procédés, desseins, inventions, marques de commerce, formules, clientèle et autres droits; (c) Prendre, acquérir, acheter, détenir, posséder, entretenir, exploiter, développer, vendre, transférer, louer, échanger, améliorer et autrement disposer de biens-fonds et propriétés immobilières ou de tout intérêt ou droits en telles propriétés; (d) Acheter, acquérir, détenir et céder des stocks, obligations et autres valeurs, y compris des jugements, intérêts, factures ou créances de toute corporation domestique ou étrangère possédant ou détenant tous articles qui sont ou pourraient être utiles pour l'industrie de la présente compagnie, et acheter, acquérir, détenir et disposer des stocks, obligations ou autres valeurs, y compris des jugements, intérêts, factures ou créances de toute corporation domestique ou étrangère engagée dans une industrie semblable à celle de la présente compagnie, et émettre en échange de telles valeurs les stocks, obligations ou autres valeurs de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi; (e) Acheter, prendre, louer ou échanger, arrenter ou autrement acquérir tous biens meubles ou immeubles, droits ou privilèges convenables ou propres aux fins de la présente compagnie; acquérir et exercer la totalité ou une partie de l'industrie ou propriété de toute compagnie engagée dans une industrie semblable à celle que la présente compagnie peut exercer, et la payer en totalité ou en partie en deniers comptants ou en actions ou valeurs de la présente compagnie; (f) Régir des terrains, bâtiments et autres propriétés appartenant à la compagnie ou non, et faire le recouvrement de loyers et revenus, et fournir aux locataires et autres les domestiques, messagers, la lumière, la chaleur et la force et toutes les autres commodités électriques ou autres et autres avantages; (g) Etablir et exercer, et promouvoir l'établissement et l'exercice, sur toute propriété dans laquelle la compagnie est intéressée, de toute industrie qui pourrait être convenablement exercée sur la dite propriété ou s'y rattachant, et dont l'établissement serait

censé accroître la valeur des intérêts de la compagnie dans telles propriétés ou en faciliter la disposition; aider financièrement ou autrement les constructeurs, locataires et autres qui désireraient construire ou améliorer tous terrains ou bâtiments dans lesquels la compagnie est intéressée; (h) Manufacturer, acheter, vendre et faire le commerce de pièces moulées en métal, machinerie, pompes, catéans, treuils, outils et toutes les autres marchandises, effets, pièces ou articles fabriqués en cuivre, fer ou autres métaux ou leurs composés; installer et fournir toutes sortes de tuyaux et plomberie, et installer, altérer et réparer toutes sortes d'appareils de chauffage et de réfrigération; (i) Agir en qualité d'agents pour tout individu, maison, compagnie ou corporation engagée dans une industrie reliée à l'industrie exercée par la présente compagnie; (j) Payer pour toute propriété mobilière ou immobilière, droit ou industrie acquise d'une manière quelconque par la compagnie, en deniers comptants ou partie en deniers comptants et partie en actions acquittées ou autres valeurs de la présente compagnie ou entièrement en actions acquittées ou autres valeurs de la présente compagnie; (k) Faire toutes les choses convenables ou propres à l'accomplissement des fins ou pour atteindre l'un quelconque des objets ou pour l'avancement des pouvoirs mentionnés précédemment dans la présente charte soit seuls ou en société avec d'autres corporations, maisons ou individus, et faire tout autre acte ou actes, chose ou choses reliées, incidentes ou appartenant ou découlant ou reliées aux opérations et pouvoirs susdits ou à toute partie des dits pouvoirs et opérations. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Anderson & Delaney Contracting Co., Limited," avec un capital-actions de vingt mille dollars, divisé en 200 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 18e jour de mars 1913.

THOMAS MULVEY,

38-2

Sous-secrétaire d'Etat.

The A. A. Ayer Company, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 14e jour de mars 1913, constituant en corporation Albert Azro Ayer, Albert Johnson Ayer, Arthur Adams McKergow, et Charles Thomas Pickett, marchands, et Thomas Barnard Gould, solliciteur, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter, vendre et disposer du beurre, fromage et toutes catégories de produits, et machinerie, appliques, agencements et fournitures pour la manufacture, traitement, réduction ou autrement de toutes sortes de produits, et manufacturer, acheter, vendre et disposer de tous produits et produits secondaires des denrées, céréales et bétail de toute nature et condition; (b) Exercer l'industrie de l'emmagasinage frigorifique, de réfrigération et d'entreposage en général pour les fins de la compagnie, et faire tous les actes et choses reliés ou nécessaires à son industrie; (c) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques, la fusion et consolidation, et aider par la garantie de contrat, ou par endossement, toute personne, maison ou compagnie engagée dans une industrie de même nature, ou d'une nature identique ou de quelque manière alliée à l'industrie pour laquelle une charte est demandée, et nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, acquérir, posséder, détenir et disposer de stocks, débentures ou autres valeurs de toute telle personne, maison ou corporation; (d) Louer, vendre, aliéner, et céder la totalité ou une partie des entreprises de la compagnie à la majorité des voix des actionnaires, et recevoir en paiement des stocks, obligations, débentures ou autres valeurs de toute personne, maison ou corporation engagée dans une industrie de même nature ou de quelque manière

alliée à l'industrie pour laquelle une charte est demandée ; (e) Faire tous les actes et choses, et posséder toute propriété, marques de commerce, droits de brevet, franchises et privilèges à l'effet d'agrandir et étendre la portée et l'intention des objets de la présente compagnie, et faire tous tels actes et choses, sans restrictions ou réserve, qui sont reliés ou convenables ou nécessaires aux opérations pour lesquelles la présente charte est actuellement demandée et quoique ces dits objets ne soient pas spécialement mentionnés dans la dite charte et faire tout genre d'affaires découlant nécessairement ou convenablement des intentions exprimées dans la présente charte. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "The A. A. Ayer Company, Limited," avec un capital-actions de sept cent cinquante mille dollars, divisé en 7,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 17e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

38-2

LeMay, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de mars 1913, constituant en corporation Léonidas Lemay dit Delorme, comptable, Emile Duquette, commis, Alphonsine Duquette, gérante, Alma Lafleur, sténographe, et Olivier Thérien, commis de recette, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie d'agents de manufacturiers, importateurs et marchands en gros et en détail, et à cette fin importer, manufacturer, acheter, vendre, produire et faire le commerce de toutes sortes d'effets, articles et marchandises, appareils orthopédiques, inventions mécaniques ou électriques et dessins de toutes sortes, y compris les moteurs à essence, à gaz, électriques ou à vapeur de tous genres, et manufacturer et faire le commerce de bidons, boîtes, paniers, jarres et de toutes sortes d'articles et approvisionnements pour les épiciers, droguistes, manufacturiers, expéditeurs et commerçants ; (b) Etablir des entrepôts, magasins, agences, dépôts et autres marchés pour exercer l'industrie de la compagnie ; (c) Demander et entretenir, enregistrer, louer, acquérir et détenir et vendre, arrenter et autoriser l'usage, ou autrement faire valoir tous brevets d'invention, perfectionnements ou procédés, marques de commerce et noms de commerce et choses de même nature, nécessaires ou utiles pour aucune des fins de la compagnie ; (d) Arrenter, vendre, améliorer, manufacturer, développer, échanger, faire valoir ou autrement disposer de toutes et chacune des propriétés et biens de la compagnie pour la compensation que la compagnie jugera convenable, y compris les parts, débentures ou valeurs de toute autre compagnie ; (e) Acheter, arrenter ou autrement acquérir, en tout ou en partie, l'industrie de toute compagnie, maisons ou personnes engagées dans une industrie semblable à celle de la compagnie, ainsi que les bâtiments, fonds de commerce, clientèle et actif généralement de toute telle industrie ; se charger de la totalité ou d'une partie des dettes de toute telle industrie et les payer en tout ou en partie en actions acquittées et non cotisables de la compagnie, ou en deniers comptants, obligations, débentures, hypothèques ou autres valeurs ; (f) Se fusionner ou se charger comme industrie active, des affaires, biens et clientèle de l'industrie actuellement exercée en la cité de Montréal par "The Montreal Specialty" et payer pour l'acquisition de la dite industrie ou pour toute autre acquisition autorisée par la présente charte ou, avec l'approbation des actionnaires, pour services rendus ou qui seront rendus à la compagnie, en tout ou en partie en deniers comptants ou en actions acquittées, privilégiées ou ordinaires, ou en obligations ou débentures, ou selon que la compagnie le décidera ; (g) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera capable d'être avantageusement exercée en rapport avec son

industrie, ou censée accroître directement ou indirectement la valeur de la propriété ou des droits de la compagnie, ou les rendre profitables ; (h) Faire toutes ces choses soit comme principaux, agents, dépositaires, entrepreneurs, fidéicommissaires ou autrement et soit seuls ou conjointement avec d'autres et faire tout ce qui sera nécessaire et convenable ou à propos pour l'accomplissement de l'un quelconque des objets ci-dessus énumérés ; (i) Faire des avances de fonds, lever et aider à lever des deniers, et aider au moyen de bonis, prêt, promesse, endossement, garantie d'obligations, débentures ou autres valeurs ou autrement, toute maison, personne, corporation ou compagnie dans le capital-actions de laquelle la compagnie possède des parts, ou avec laquelle elle a des relations d'affaires ; agir comme employés, agents ou gérants de toute maison, personne, compagnie ou corporation, et se porter garant de l'accomplissement et du paiement de contrats, conventions ou dettes de toute telle maison, personne, corporation ou compagnie ou par toute personne avec laquelle la compagnie aura des relations d'affaires ; (j) Prendre part à l'administration ou contrôle des affaires ou opérations de toute compagnie ou entreprise dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie et à cette fin nommer et rémunérer tous directeurs, comptables ou autres experts ou agents ; (k) Distribuer entre ses membres, en espèces ou autrement, selon convention, tous biens de la compagnie, et en particulier les actions, obligations, débentures ou autres valeurs de toute autre compagnie qui se chargerait de la totalité ou d'une partie de l'actif ou du passif de la présente compagnie ; (l) Le but ou intention de la compagnie est de faire de temps à autre un ou plusieurs des actes et choses énoncés aux présentes, et tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes d'aucun autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "LeMay, Limited," avec un capital-actions de cent cinquante mille dollars, divisé en 1,500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

38-2

A. F. Byers & Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de mars 1913, constituant en corporation Richard Tuson Haneker, conseil du Roi, Walter Seely Johnson et Edouard James Waterston, avocats, Hugh Wylie, comptable et Mabel Hyndman, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie ou les industries d'une compagnie générale d'entreprise, de construction et de développement pour l'érection, construction, réparation, altération et démolition de travaux publics et privés et d'ingénieurs électriciens, civils, hydrauliques et de havre ; (b) Exercer l'industrie de constructeurs, ouvriers en métal, en bois, ouvriers en pierre et carriers, fondeurs, machinistes et briquetiers pour les fins de la compagnie, et posséder et faire le commerce des produits du gravier, sable et marnières et dépôts d'argile ; (c) Acquérir, construire, manufacturer, détenir, utiliser, vendre, échanger, faire valoir ou autrement disposer de toute machinerie, équipement, appareils, outillages et fournitures de toute nature, utiles ou nécessaires pour le bon exercice de l'industrie de la présente compagnie ou de toute compagnie subsidiaire ; (d) Manufacturer, acheter ou autrement acquérir, détenir, posséder, utiliser, vendre, céder, transférer, négocier et faire le commerce d'effets, articles, marchandises et propriétés de tous genres ; (e) Exercer toute autre industrie qui paraîtra capable d'être avantageusement

exercée en rapport avec les objets ci-dessus, ou censée accroître directement ou indirectement la propriété et les droits de la compagnie ou les rendre profitables, et acheter, vendre, et généralement disposer de biens-fonds, à commission ou autrement ; (f) Vendre ou disposer de la totalité ou d'une partie des biens et entreprises de la compagnie, comme industrie active ou autrement, pour la compensation que la compagnie jugera acceptable, et en particulier pour les actions, obligations, débiteures ou valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (g) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (h) Distribuer en espèces, de temps à autre, entre les actionnaires de la compagnie, toute propriété, biens ou droits de la compagnie et vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété et des droits de la compagnie ; (i) Nonobstant l'article 44 de la *Loi des compagnies*, souscrire conditionnellement ou non, et assurer, émettre, à commission ou autrement, prendre, détenir, céder et convertir le stock, les actions, obligations, débiteures et valeurs de toute autre compagnie ; (j) Acquérir toute entreprise ou industrie semblable en tout ou en partie à celle de la présente compagnie, ainsi que ses outillages, stock, clientèle, franchises et biens, et les payer en deniers comptants, actions, obligations ou débiteures de la présente compagnie ou autrement, et s'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, les concessions réciproques ou la coopération avec toute personne, maison ou compagnie ; (k) Emettre et répartir, comme acquittées, des actions de la présente compagnie en plein paiement ou en paiement partiel de toute propriété, outillage, franchise, affaire, compagnie, stock, obligations ou autre chose ou valeur que la compagnie peut légalement acquérir, et aussi en paiement des réclamations de bonne foi des entrepreneurs, ingénieurs ou autre personne ayant des réclamations contre la compagnie pour travail fait ou pour services rendus, et aussi pour tous services, frais et loyaux coûts encourus pour la promotion, organisation, développement ou conduite de la compagnie ou de son industrie ; (l) Placer et affecter les fonds disponibles de la compagnie en les valeurs qui seront déterminées de temps à autre, et prêter des fonds, garantir des contrats, ou autrement aider toute personne, maison ou compagnie avec laquelle la présente compagnie aura des relations d'affaires ; (m) Faire toutes les autres choses reliées aux objets ci-dessus ou de nature à les atteindre ; les objets compris dans chaque paragraphe ne seront, sauf stipulation contraire dans tel paragraphe, ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe ou du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "A. F. Byers & Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

38-2

Wedgewood Park Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de mars 1913, constituant en corporation Edouard Napoléon Hébert, manufacturier, Ernest Rémi Décary, Joseph Crossman Barlow et Lionel Joron, notaires, et Pauline Alberta Hodgson, teneur de livres, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de marchands de biens-fonds ; acheter, posséder, détenir, développer, améliorer, acquérir, coloniser, cultiver, louer, échanger et vendre des propriétés immobilières de toutes sortes, y compris des concessions forestières, et en faire commerce et autrement en disposer, ainsi que de tout intérêt en ces propriétés ; et agir comme courtiers d'assurance et d'agents généraux

dans toutes ses spécialités ; (b) Construire, ériger et entretenir des maisons de rapport, des fabriques, boutiques et autre bâtiments ; (c) Manufacturer et produire de l'électricité, de la vapeur et du gaz pour la chaleur, la lumière et la force pour les fins de la compagnie, et en vendre l'excédent, pourvu que si ce pouvoir est exercé au delà de la propriété de la compagnie, il sera subordonné à tous les statuts et règlements provinciaux et municipaux à ce sujet ; (d) Organiser, promouvoir et aider à organiser ou promouvoir, et devenir actionnaire dans toute compagnie subsidiaire, alliée ou autre engagée dans une industrie semblable ou en partie semblable à celle de la présente compagnie et acheter et détenir des parts dans toute compagnie engagée dans une industrie semblable, nonobstant les dispositions de l'article 44 de la dite loi ; (e) Faire tout ce qui sera nécessaire, commode ou propre à atteindre l'un quelconque des objets pour lesquels la présente compagnie est constituée. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Wedgewood Park Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 18e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

38-2

Bogue Bros. & Henry, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de mars 1913, constituant en corporation D'Arcy Denis Bogue, marchand-papetier, et Wilfrid Bovey, avocat, de la cité de Montréal, dans la province de Québec ; Michael Arthur Phelan, de la cité de Westmount, dans la dite province de Québec, avocat, et Walter Blackburn Bogue et James Henry, de la cité de Toronto, dans la province d'Ontario, marchands-papetiers, pour les fins suivantes :—(a) Manufacturer, produire, acheter, céder et vendre du papier, du carton, de la pâte de bois, des matières issues du bois ou du papier et tous leurs ingrédients ou produits et composés et tous les articles et substances fabriqués avec les susdites matières, et utiliser, rendre marchand et autrement faire valoir toutes autres substances, produits ou leurs produits secondaires ; exercer l'industrie de libraires, imprimeurs, lithographes, stéréotypeurs, électrotypeurs, imprimeurs-photographes, photolithographes, graveurs, médailleurs, fabricants d'enveloppes, relieurs, fabricants de livres blancs, régleurs, numéroteurs, fabricants de sacs en papier et livres de compte, fabricants de boîtes, fabricants de carton, fondeurs en caractères d'imprimerie, photographes, manufacturiers et marchands de cartes à jouer, cartes de visite, cartes de chemins de fer, cartes de fête, cartes complimentaires et cartes de fantaisie et valentins, marchands de parchemin, agents de publicité, inventeurs, dessinateurs, fabricants d'encre, libraires, éditeurs et marchands de matières employées dans la fabrication du papier, ingénieurs, ébénistes et marchands ou manufacturiers de tous les autres articles ou choses d'un caractère semblable ou analogue aux produits ci-dessus ou à l'un d'eux ou s'y rattachant ; (b) Acquérir par achat, concession, licence, échange ou autre titre, et vendre, louer, aliéner ou céder des concessions forestières et limites boisées, lots boisés, immeubles, droits de passage et autre propriété qui sera jugée nécessaire pour poursuivre et diriger les opérations de la compagnie ; (c) Améliorer et développer des rivières et lacs et construire et entretenir des réservoirs, canaux, barrages, estacades et autres travaux et installations de toutes sortes ; (d) Acquérir, produire, fabriquer, développer, créer, utiliser, sur la propriété de la compagnie, la force, le gaz, l'eau, l'électricité, l'énergie électro-motrice, la lumière et la chaleur pour des fins de lumière et de chaleur ou d'énergie, qui seront nécessaires pour l'industrie de la compagnie, avec la faculté d'en vendre ou autrement céder tout excédent et le fournir pour des fins de lumière, de chaleur ou de force motrice à toute personne ou corporation, selon que la chose sera convenue, pourvu que si les pouvoirs ci-

dessus sont exercés au delà de la propriété de la compagnie, ils seront subordonnés à toutes les lois et règlements provinciaux et municipaux à ce sujet ; (e) Acheter, vendre, manifester, troquer, exploiter et faire le commerce de matériel, machinerie, outillages, ameublements, accessoires, appareils et tous articles requis ou reliés ou qui pourraient être ou sont employés dans les dits arts et industries ou l'un d'eux ; (f) Acquérir, louer, vendre, permettre l'usage ou autrement disposer de marques de commerce, dessins industriels, brevets ou droits de brevet pour ou au sujet de toute invention qui semblera utile à l'industrie de la compagnie, et acquérir et exploiter tous brevets d'invention ou tous permis d'utiliser une invention qui semblera utile pour l'industrie de la compagnie ; (g) Acheter, louer ou autrement acquérir et entreprendre la totalité ou une partie de la propriété, travaux, industrie, fonds de commerce, biens et clientèle, contrats, droits, obligations et engagements de toutes personnes ou compagnie ayant des objets ou exerçant une industrie semblable aux objets ou à l'industrie de la présente compagnie, et les payer en totalité ou en partie en deniers comptants, obligations ou actions acquittées de la présente compagnie ; (h) Acheter et détenir des stocks et obligations de toute compagnie exerçant une industrie d'une nature semblable ; (i) Acquérir et détenir des valeurs de toutes sortes, mobilières ou immobilières, pour dettes et engagements ou obligations contractées vis-à-vis la compagnie relativement aux fins et objets de la compagnie ; (j) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie exerçant ou engagée ou à la veille d'entreprendre ou de s'engager dans toute industrie ou transaction que la présente compagnie peut exercer ou entreprendre, ou dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (k) Conclure des conventions avec tous gouvernements ou autorités municipales, locales ou autres qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir ou exercer et se conformer à ces conventions, droits, privilèges et concessions ; (l) Vendre, arrenter ou autrement céder la totalité ou toute partie des affaires, entreprises, propriétés, engagements et privilèges de la compagnie à toute autre personne ou compagnie, pour la compensation que la présente compagnie jugera bon, et en particulier pour les actions, débentures ou valeurs de toute compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (m) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie et, en particulier, les actions, débentures ou autres valeurs d'autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aura le pouvoir de disposer ; (n) Rémunérer toute compagnie ou personne pour services rendus ou à rendre à la compagnie en plaçant ou en aidant à placer, ou en garantissant le placement de toute partie des actions du capital de la compagnie, ou de toutes obligations, débentures ou autres valeurs de la compagnie, ou relativement à la formation ou promotion de la compagnie, ou la conduite de ses affaires, subordonnement à l'approbation des actionnaires de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Bogue Bros. & Henry, Limited," avec un capital-actions de cinquante mille dollars, divisé en 2,000 actions de vingt-cinq dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

38-2

La Brasserie du Lion d'Or, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 13 jour de mars 1913, constituant en corporation Edouard Hébert, de la ville de

Valleyfield, dans la province de Québec, marchand ; François Xavier Dupuis, bourgeois, Arsène Leroux, comptable, et Roger Valois et Joseph Edouard Marier, journalistes, de la cité de Montréal, dans la dite province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de brasseurs et de malteurs dans toutes ses spécialités ; (b) Exercer toute industrie auxiliaire ou qui peut être exercée en rapport avec la susdite industrie, comprenant, mais non pas limitée à l'industrie de marchands et cultivateurs de houblon, fabricants de malt, marchands de blé, tonneliers, embouteilleurs, fabricants de bouteilles et de bouchons de bouteilles, potiers, manufacturiers et commerçants d'eaux gazeuses et minérales et autres breuvages, marchands et importateurs de vins et liqueurs spiritueuses, pourvoyeurs, hôteliers, aubergistes, fabricants et commerçants de glace, commerçants de ferments, grénitiers, fabricants de boîtes, constructeurs de moulins, charbons et autres industries incidentes ; (c) Acheter, vendre, garder et faire le commerce tant en gros qu'en détail des denrées, articles et choses de tous genres dont la compagnie pourrait avoir besoin pour atteindre ses fins ; (d) Acheter ou autrement acquérir toutes formules, recettes, procédés, lettres patentes, marques de commerce, noms de commerce ou droits d'auteur se rapportant aux produits de la compagnie ou droits ou intérêts en ceux ou dans le mode de les fabriquer ou de les vendre ; (e) Demander, acheter ou autrement acquérir les brevets, concessions et autres choses semblables conférant un droit exclusif ou non exclusif ou limité de se servir de tout secret ou autre information concernant toute invention qui pourrait être utile à la compagnie pour parvenir à ses fins et dont l'acquisition pourrait être profitable à la compagnie, et utiliser, exercer, développer et accorder des brevets se rapportant à l'industrie en question ou autrement faire valoir la propriété, les droits et renseignements ainsi acquis ; (f) Eriger, maintenir et changer tous les édifices ou usines nécessaires ou utiles pour les fins de la compagnie ; (g) Etablir et conduire des agences, dépôts et succursales d'affaires ; (h) Exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera convenable ou en rapport avec son commerce ou ses objets, ou que la compagnie pensera capable d'accroître directement ou indirectement la valeur de la propriété et droits de la compagnie ou les rendre profitables ; (i) Acheter ou autrement acquérir et entreprendre en tout ou en partie l'actif, le commerce, propriété, franchises, clientèle, droits et privilèges possédés par toute personne ou maison ou par toute corporation engagée dans une industrie que la compagnie est autorisée à exercer ou en possession de propriété convenable aux fins de la présente compagnie, et les payer en actions-priorité acquittées ou partiellement acquittées ou en actions ordinaires de la compagnie, ou en obligations, débentures ou autres valeurs de la compagnie ou autrement, et se charger des dettes de toute telle personne, maison ou corporation ; (j) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou d'entreprendre une industrie ou transaction que la présente compagnie peut exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et faire des avances de fonds, garantir les contrats ou autrement aider toute telle personne ou compagnie, et prendre ou autrement acquérir des actions et valeurs de toute compagnie semblable, et les vendre, détenir, réémettre, avec ou sans garantie, ou autrement en disposer ; (k) Nonobstant les dispositions de l'article 44 de la dite loi, acheter, prendre ou acquérir par souscription originale ou en échange pour des actions, obligations, débentures ou autres valeurs de la présente compagnie ou autrement, et détenir, vendre ou autrement disposer des actions, stocks, ordinaires ou privilégiés, débentures, obligations et autres valeurs de toute autre compagnie dont les objets sont semblables en tout ou en partie à ceux de la présente compagnie, ou engagée dans une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et voter en

vertu des actions ainsi détenues par l'entremise de l'agent ou des agents que les directeurs nommeront ; (l) Conclure des conventions avec tout gouvernement ou autorité suprême, municipale, locale ou autre qui sembleront avantageuses pour les objets de la compagnie ou aucuns d'eux, et obtenir de telle autorité tous les droits, privilèges et concessions que la compagnie croira désirables, et exécuter, exercer et se conformer et vendre et céder ces conventions, droits, privilèges et concessions ; (m) Promouvoir toute compagnie ou compagnies formées dans le but d'acquérir la totalité ou une partie de la propriété et des engagements de la présente compagnie, ou pour toute autre fin de nature à profiter directement ou indirectement à la présente compagnie, et généralement acheter, prendre à bail ou en échange, louer ou autrement acquérir tous biens meubles et immeubles, et tous droits ou privilèges que la compagnie croira nécessaires ou convenables pour les fins de son industrie ; (n) Construire, acquérir et mettre en service des vaisseaux, bateaux à vapeur et barges et faire les opérations d'agents de vaisseaux, de camionnage et de factage, de gardiens de quai, d'entreposeurs et d'expéditeurs pour les fins de la compagnie ; (o) Placer et disposer des fonds disponibles de la compagnie en la manière qui sera de temps à autre déterminée ; (p) Payer à même les fonds de la compagnie, ou, avec l'assentiment des actionnaires, au moyen d'actions de la compagnie, ou par deniers comptants et actions, tous les frais relatifs à la formation, promotion, annonces et obtention de la charte de la compagnie, et rémunérer toute personne ou compagnie pour services rendus ou à rendre, en plaçant ou en aidant à placer, ou en garantissant le placement de toute partie des actions du capital de la compagnie, ou de toutes débetures ou autres valeurs de la compagnie, ou relativement à la formation de la compagnie ; (q) Payer au moyen d'obligations, débetures ou autres valeurs, et aussi utiliser et affecter son excédent de recettes ou ses profits accumulés que la loi prescrit de garder en réserve à l'achat ou acquisition de propriété, et l'achat et acquisition de son propre capital-actions de temps à autre, jusqu'au montant et en la manière et aux conditions que le conseil de direction déterminera ; (r) Prendre les moyens jugés convenables pour annoncer les produits de la compagnie, et en particulier en annonçant dans les journaux, par circulaires, par l'achat et l'exposition d'œuvres d'art ou d'intérêt, par la publication de livres et revues périodiques et en accordant des prix, récompenses et gratifications ; (s) Obtenir tout décret provisoire ou acte du parlement pour permettre à la compagnie de mettre ses objets à exécution, ou pour toute autre fin qui sera jugée opportune, et pour faire opposition à toute procédure ou action qui sera jugée de nature à léser directement ou indirectement les intérêts de la compagnie ; (t) Vendre, améliorer, gérer, développer, échanger, louer, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété et des droits de la compagnie ; (u) Faire toutes les autres choses avantageuses pour atteindre les objets ci-dessus ou s'y rattachant ; (v) Faire tout ce qui précède en qualité de principaux, agents, entrepreneurs, syndics ou autrement, et soit seuls ou conjointement avec d'autres ; (w) Se consolider ou se fusionner ou s'associer avec toute autre compagnie ou corporation dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (x) Distribuer en nature toute partie de la propriété de la compagnie entre les actionnaires ; (y) L'interprétation d'un paragraphe quelconque de la présente ne sera ni limitée ni restreinte par induction ou déduction des termes de tout autre paragraphe, ou par induction ou déduction du nom de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "La Brasserie du Lion d'Or, à responsabilité limitée",—"The Gold Lion Brewery, Limited," avec un capital-actions de deux millions de dollars, divisé en 20,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie, sera en la ville de Valleyfield, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 14e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

The Chidlow Patent Process Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de mars 1913, constituant en corporation Francis George Bush, teneur de livres, George Robert Drennan, sténographe, Michael Joseph O'Brien et Herbert William Jackson, commis, et Gordon Francis Macnaughton, étudiant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Demander, obtenir, enregistrer, acheter, obtenir l'usage moyennant un droit régalien ou autrement acquérir, et détenir, posséder, utiliser, exploiter, introduire, exercer, développer, accorder des licences à leur sujet, louer, vendre, céder ou autrement disposer ou faire valoir toutes marques de commerce, noms de commerce, brevets d'invention, secrets de métier, concessions, perfectionnements, procédés enregistrés ou autres, et en permettre l'usage, les développer ou les exploiter, en totalité ou en partie, moyennant un droit régalien ou autrement, ou tous tels autres biens, droits ou renseignements ainsi acquis ; (b) Manufacturer, acheter, vendre et faire le commerce de machinerie et matériel reliés à tous brevets ou procédés brevetés ou s'y rattachant, possédés ou contrôlés par la compagnie ou autrement ; (c) Acquérir, conclure et se charger de contrats de tous genres, et transférer, céder ou autrement disposer de tout contrat ou entreprise de la compagnie, en totalité ou en partie, et conclure, exécuter, accomplir et sous-louer des contrats pour l'exécution de travaux et pour fournir les matériaux s'y rattachant ; (d) Acquérir, détenir, vendre et céder des actions et valeurs d'autres compagnies autorisées à exercer une industrie que la présente compagnie a le pouvoir d'exercer ; (e) Acheter et acquérir toute industrie d'une nature semblable et acheter ou acquérir tout intérêt ou contrôle dans toute industrie d'une nature semblable à celle que la présente compagnie est autorisée à exercer, et la payer en totalité ou en partie en deniers comptants, obligations ou actions acquittées de la présente compagnie ; (f) S'associer ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou de s'engager dans une industrie ou transaction semblable à celle que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie ; (g) Vendre, arrenter ou autrement disposer de la totalité ou d'une partie ou de toute spécialité de l'industrie, entreprise, propriété, engagements ou franchises de la compagnie à toute autre personne ou compagnie pour la compensation que la compagnie jugera convenable, et en particulier pour des actions, débetures ou autres valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (h) Distribuer entre les membres de la compagnie, en espèces ou autrement, tous biens de la compagnie et en particulier les actions, obligations, débetures et valeurs de tout autre compagnie formée dans le but de prendre à son nom la totalité ou une partie des biens ou engagements de la présente compagnie ; (i) Exercer une spécialité ou des spécialités de toute industrie reliée à la bonne exécution des objets susdits et subsidiaires à l'industrie ci-dessus qui sembleront nécessaires pour poursuivre ses entreprises d'une manière profitable ; (j) Les pouvoirs accordés dans un paragraphe quelconque de la présente charte ne seront ni limités ni restreints, par induction ou déduction, des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Chidlow Patent Process Company, Limited," avec un capital-actions de soixante mille dollars, divisé en 600 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

North American Steel Corporation, Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de mars 1913, constituant en corporation Aubrey Huntingdon Elder, étudiant en droit, Patrick Francis Brown, secrétaire, Samuel Thomas Mains, comptable, William Reuben Ford, teneur de livres, et Alfred Frederick Teulon, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, produire et faire le commerce du fer, acier et tous autres métaux, et de manganèse, cuivre, plomb, zinc, coke, houille, pierre, et de toutes substances minérales et métalliques depuis le minerai jusqu'à ses produits finis, et aussi manufacturer et faire le commerce de tous articles, effets et marchandises dans lesquels entrent ou peuvent être employés le fer ou l'acier ou tout autre métal, et généralement toute propriété de tout genre ; faire le commerce ou exercer les industries de fondeurs de fer, fabricants d'acier, propriétaires de houillères, fabricants de coke, broyeurs de peintures et de couleurs, vendeurs d'huile et de peintures, manufacturiers et commerçants de ciment, huiles, peintures, ocres et vernis et autres préparations chimiques et industrielles de tous genres dans toutes leurs diverses spécialités ; (b) Acheter, arrenter, ou autrement acquérir des terrains contenant du gaz naturel, terrains pétrolifères, des mines, droits miniers, terrains métallifères et terres boisées, concessions forestières et chutes d'eau, toute propriété mobilière et immobilière, droits, servitudes et privilèges, et tout intérêt en telles propriétés, et les explorer, exploiter, exercer ou les développer et les faire valoir, les vendre ou autrement en disposer ; (c) Rechercher, obtenir, travailler, extraire, préparer pour le marché et faire le commerce de gaz naturel, pétrole, bois de construction, fer, houille, minerai, terre à brique, brique, ciment et autres métaux, minéraux et substances ainsi que leurs produits ; (d) Bocarder, obtenir, extraire, fondre, calciner, affiner, ébaucher, amalgamer, manipuler et préparer pour le marché, acheter et vendre du gaz naturel, du bois de construction, du minerai, des métaux et substances minérales de toutes sortes, et poursuivre toutes autres opérations métallurgiques qui sembleront avantageuses pour les objets de la compagnie ; (e) Acheter, vendre, manufacturer et faire le commerce de minéraux, matériel, machinerie, instruments, commodités, provisions et choses capables d'être employées en rapport avec les opérations métallurgiques et autres que la compagnie pourra poursuivre, ou dans lesquelles elle sera intéressée ou requises par les ouvriers et autres employés de la compagnie ; (f) Construire, exécuter, entretenir, améliorer, régir, travailler, contrôler et surveiller tous chemins, voies, lignes de tuyaux, tramways et voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, ponts, réservoirs, cours d'eau, aqueducs, quais, hauts fourneaux, scieries, bocards, usines hydrauliques, usines électriques, fabriques, entrepôts, ateliers, maisons d'habitation et autres travaux et facilités qui sembleront être directement ou indirectement avantageux et convenables pour les objets de la compagnie, et contribuer, subventionner ou autrement aider ou prendre part à ces dites opérations ; (g) Manufacturer, acheter, vendre et fournir de la lumière, de la chaleur, et de la force motrice de tout genre, et faire les opérations d'une compagnie de gaz dans toutes leurs spécialités, pourvu toutefois que la vente, distribution ou transmission de force ou énergie électrique, pneumatique ou autre ou de gaz pour des fins de lumière, de chaleur, ou de force au delà des terrains de la compagnie sera subordonnée aux règlements locaux et municipaux à ce sujet et faire le commerce, manufacturer et rendre vendable du coke, houille, goudron, poix, asphalte, liqueur ammoniacale et autres résidus obtenus dans la fabrication de tout article que ce soit que la compagnie est autorisée à manufacturer ou à traiter ; (h) Demander, acheter ou autrement acquérir des marques de commerce, brevets d'invention, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser toute information secrète ou autre au sujet d'une invention capable d'être employée pour toutes les fins de la compagnie, ou dont l'acquisition sera censée profiter direc-

tement ou indirectement à la compagnie, et utiliser, exercer, développer ou accorder des permis pour leur usage, ou autrement faire valoir la propriété, les droits ou informations ainsi acquises ; (i) Développer et faire valoir tous terrains acquis par la compagnie ou dans lesquels elle est intéressée, et à cet effet les diviser et préparer pour des fins de construction ; construire, altérer, démolir, décorer, entretenir, installer et améliorer les bâtiments et dépendances, planter, paver, drainer, cultiver, donner à bail ou contrat de construction et avancer des deniers et conclure des contrats et conventions de toutes sortes avec les constructeurs, locataires et autres ; (j) Acheter, vendre et manufacturer, affiner, manipuler, exporter et importer et faire le commerce de toutes substances, appareils ou choses capables d'être employées dans l'industrie que la compagnie est autorisée à exercer ou requises par les clients ou autres personnes ayant des relations d'affaires avec la compagnie ; (k) Exercer toute industrie, manufacturière ou autre, que la compagnie jugera propre à être exercée en rapport avec l'un quelconque des objets susdits, ou censée accroître directement ou indirectement la valeur des biens et des droits de la compagnie ou les rendre profitables ; (l) Acquérir ou autrement entreprendre la totalité ou une partie de l'industrie, les biens, engagements de toute compagnie exerçant une industrie semblable à celle que cette compagnie est autorisée à exercer, ou en possession de propriétés propres aux fins de la présente compagnie, et les payer en actions ordinaires ou en actions-priorité acquittées ou en partie acquittées de la compagnie, ou en obligations, débentures ou autres valeurs de la compagnie ou autrement ; (m) S'associer ou conclure des arrangements au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement avec toute compagnie exerçant ou engagée, ou sur le point d'exercer ou de s'engager dans toute industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter à cette compagnie, directement ou indirectement ; et faire des avances de fonds, garantir les contrats ou autrement aider toute telle compagnie et prendre ou acquérir autrement des actions et valeurs de telle compagnie et les vendre, détenir, réemettre avec ou sans garantie ou autrement en disposer ; (n) Prendre ou autrement acquérir et détenir des parts du capital-actions, obligations ou autres valeurs de toute autre compagnie dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie, ou engagée dans une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie, ou en possession de propriété, droits ou franchises capables d'être utilisées de façon à profiter directement ou indirectement à la présente compagnie ou d'accroître la valeur de son entreprise, nonobstant les dispositions de l'article 44 de la dite loi ; et garantir le paiement de dividendes sur tout tel stock et du principal et de l'intérêt sur toutes telles obligations ou autres valeurs, et aider de toute manière toute telle compagnie ; (o) Conclure des conventions avec tous gouvernements ou autorités municipales, locales ou autres, domestiques ou étrangères, qui sembleront avantageuses à l'un ou à plusieurs des objets de la compagnie, et obtenir de ces autorités tous droits, privilèges et concessions que la compagnie croirait désirables d'obtenir, et accomplir et exercer et se conformer à ces conventions, droits, privilèges et concessions ; (p) Etablir et supporter ou aider à l'établissement et à l'entretien d'associations, institutions, fonds, fidéicommiss et choses de nature à profiter aux employés ou ex-employés de la compagnie (ou ses prédécesseurs en affaires) ou les personnes dépendant ou alliées à ces employés ou ex-employés, et accorder des pensions et allocations et faire des paiements de deniers dans un but d'assurance, et souscrire ou garantir des fonds dans un but de charité ou de bienveillance ou pour toute exposition ou pour tout objet public, général ou utile ; (q) Promouvoir toute compagnie ou compagnies aux fins d'acquérir la totalité ou une partie des biens ou engagements de la présente compagnie ou pour toute autre fin qui semblerait directement ou indirectement profitable à la présente compagnie ; (r) Généralement acheter, prendre à bail

ou en échange, louer ou autrement acquérir tous biens meubles et immeubles et tous droits ou privilèges que la compagnie croira à propos, nécessaires ou convenables pour les fins de son industrie ; (s) Construire, acquérir et mettre en service des vaisseaux, bateaux à vapeur et chalans et exercer l'industrie de marchands de bois, agents de compagnies de navigation, systèmes de camionnage, agents de camionnage, gardiens de quais, entreposeurs et expéditeurs en rapport avec l'industrie de la compagnie ; (t) Placer les deniers disponibles de la compagnie en la manière et en les valeurs qui seront déterminées de temps à autre ; (u) Faire des avances de fonds aux clients et autres ayant des relations d'affaires avec la compagnie et se porter garants de l'exécution des entreprises de toute compagnie ; (v) Rémunérer toute compagnie, pour services rendus ou à rendre à la présente compagnie, en plaçant ou en aidant à placer ou en garantissant le placement de toutes parts du capital-actions de la présente compagnie ou de toutes obligations, débentures ou autres valeurs de la présente compagnie ou au sujet de la formation ou de la promotion de la présente compagnie ou la conduite de ses affaires ; (w) Émettre des actions acquittées, obligations, ou autres valeurs en paiement partiel ou complet de tous biens meubles ou immeubles, droits de propriété, baux, réclamations, privilèges, concessions, choses en action, services rendus ou autres avantages que la compagnie peut légalement acquérir ; et émettre des actions entièrement acquittées, obligations, ou autres valeurs en plein paiement ou en paiement partiel ou en échange pour des actions, obligations ou autres valeurs de toute autre compagnie ; (x) Vendre ou autrement disposer de la totalité ou d'une partie des biens, propriété, droits ou entreprise de la compagnie, comme industrie active ou autrement, pour la compensation que la compagnie jugera à propos et en particulier pour des actions, débentures, obligations ou autres valeurs de toute autre compagnie ayant le pouvoir de les acquérir ; (y) Obtenir tout décret provisoire ou loi du parlement pour permettre à la compagnie d'accomplir ses objets, ou pour toutes autres fins qui seront jugées convenables, ou à l'effet d'obtenir quelque modification à la charte de la compagnie, ou pour toutes autres fins jugées convenables, et faire opposition à toutes procédures ou demandes de nature à causer quelque préjudice aux intérêts de la compagnie directement ou indirectement ; (z) Vendre, améliorer, gérer, développer, échanger, arrenter, céder, faire valoir ou autrement disposer de la totalité ou d'une partie des biens et droits de la compagnie ; (aa) Faire toutes autres choses propres à atteindre les objets susdits ; (bb) Tirer, faire, accepter, endosser, escompter et émettre des billets à ordre, lettres de change, mandats et autres instruments négociables ou transférables ; (cc) Distribuer, en espèces ou autrement, selon qu'il sera résolu, entre les membres de la compagnie tous les biens de la compagnie, et en particulier les actions, obligations ou autres valeurs de toute autre compagnie possédées par la présente compagnie ; (dd) Obtenir, ou permettre que le titre en loi, propriété et intérêt de toute partie de la propriété, mobilière ou immobilière, possédée par la compagnie, ou dans laquelle elle a des intérêts, reste, ou soit confiée, ou soit enregistrée au nom de tout individu ou individus ou corporation, soit en fidéicommiss pour la compagnie, ou comme agents ou mandataires de la compagnie conformément aux termes créant ce fidéicommiss ou agence ; (ee) Obtenir que la compagnie soit enregistrée, autorisée ou autrement reconnue dans tout pays étranger, et y désigner et nommer toute personne ou compagnie comme fondé de pouvoirs ou représentant de la présente compagnie avec plein pouvoir de représenter la présente compagnie dans toutes matières conformément aux lois de tel pays étranger, et accepter signification de pièces, pour et au nom de la présente compagnie, dans toute poursuite ou procès ; (ff) Faire tous les actes et choses ci-dessus comme principaux, agents, entrepreneurs, syndics ou autrement par l'entremise de syndics, agents ou autres et soit seuls ou conjointement avec d'autres ; (gg) Se fusionner avec toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (hh) Le mot "compagnie, dans les clauses (i) à (ii) inclusivement, sera censé comprendre toute personne, société ou autre corps de personnes, constituées en corporation ou non et domiciliées au

Canada ou ailleurs, et les objets spécifiés dans chacune des dites clauses ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tout autre paragraphe que ce soit, ni par induction ou déduction du nom de la compagnie ; (ii) Le but de la compagnie est de faire l'un ou plusieurs des choses ou actes énoncés dans la présente charte, en Canada ou ailleurs, et en rapport avec son industrie avoir un ou plusieurs bureaux en dehors du Dominion du Canada où elle pourra tenir les livres de la compagnie et conduire ses affaires, sauf tel que prescrit par la loi. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "North American Steel Corporation, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

39-2

Financial Investment Co., Ltd.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délégué sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de mars 1913, constituant en corporation Aubrey Huntingdon Elder, étudiant en droit, Patrick Francis Brown, secrétaire, William Reuben Ford, teneur de livres, et Ida Hill McKerracher et Winnifred Evelyn Patch, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :— (a) Exercer l'industrie de promoteurs, organisateurs et gérants de compagnies et corporations financières, industrielles, mercantiles et autres, souscrire, assurer, acheter, détenir et vendre à commission ou autrement et négocier des actions, obligations ou autres valeurs de toute compagnie ou corporation, nonobstant les dispositions de l'article 44 de la dite loi ; (b) Acheter, arrenter ou autrement acquérir, soit pour placement ou pour revente, et détenir soit absolument comme propriétaire ou comme créancier hypothécaire ou autrement, et généralement faire le commerce de terres, habitations, maisons de rapport, biens-fonds et propriété de quelque nature que ce soit, ou intérêts en telle propriété, et créer, vendre et disposer en franc-alleu et à bail et à rentes foncières, et généralement faire le commerce, le trafic par voie de vente, bail, échange ou autrement, de terrains, maisons et propriété mobilière ou immobilière ; ériger et construire des maisons, bâtiments, maisons de rapport et travaux de tout genre sur les terres de la compagnie ou sur d'autres terres, et reconstruire, réparer, agrandir et améliorer les maisons, bâtiments ou travaux qui s'y trouvent ; convertir et affecter tout tel terrain pour des chemins, rues et autres commodités, et généralement disposer et améliorer les terrains de la compagnie ; vendre, arrenter, louer ou autrement disposer des terrains, maisons, bâtiments, maisons de rapport et autre propriété de la compagnie, ou toute partie ou parties de sa propriété ; entreprendre et diriger l'administration et vente de la propriété de la compagnie, bâtiments ou terrains, et exercer toutes ou chacune des industries de constructeurs, entrepreneurs, agents de maisons, commerçants de pierre, sable, chaux, brique, bois de construction, ferronnerie et autres matériaux de construction ; (c) Faire des avances de fonds au moyen de prêts aux acheteurs ou locataires de toute partie de la propriété de la compagnie pour des fins de construction sur les terrains de la compagnie ou pour y faire d'autres améliorations ; aider au moyen de prêts et d'avances de fonds ou autrement à la construction et entretien de chemins, rues, travaux hydrauliques, drains et autres améliorations et travaux propres à faciliter l'accès à la propriété de la compagnie ou accroître sa valeur ; (d) Conclure des conventions ou passer des contrats pour paver, macadamiser, réparer, niveler, nettoyer et arroser les rues ou grands chemins, et pour construire, ouvrir et réparer des conduites, citernes, drains ou égouts, et pour poser des câbles et fils électriques, des tuyaux à gaz ou à

l'eau, dans les rues ou grands chemins ; (e) Souscrire, acheter ou autrement acquérir les actions, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation, nonobstant les dispositions de l'article 44 de la dite loi, et les payer en actions, obligations, débetures ou autres valeurs ainsi achetées, et, tant qu'elle les détiendra, elle en exercera tous les droits et pouvoirs d'un propriétaire, y compris le droit de voter en vertu de ces valeurs, et garantir le paiement du principal ou des dividendes et intérêts sur les actions, obligations, débetures ou autres valeurs de toute autre compagnie ou corporation avec laquelle la présente compagnie aurait des relations d'affaires, et promouvoir toute compagnie ou corporation ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie ou exerçant une industrie capable d'être exercée de façon à profiter directement ou indirectement à la présente compagnie ; (f) Conclure des arrangements avec toute autorité, fédérale, provinciale, municipale, locale ou autrement, qui seront jugés propres à atteindre les objets de la compagnie, ou aucuns d'eux, et obtenir de toute telle autorité, tous les droits, privilèges, franchises et concessions que la compagnie jugera désirable d'obtenir, et exécuter, exercer et accomplir tous tels arrangements, droits, privilèges, franchises et concessions ; (g) Se consolider ou se fusionner avec toute autre compagnie ou corporation dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, et conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec toute personne ou compagnie exerçant ou engagée ou se proposant d'exercer ou de s'engager dans une entreprise ou transaction que la présente compagnie est autorisée à entreprendre ou exercer, ou toute industrie ou transaction capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie, et faire des avances de fonds, garantir les contrats, ou autrement aider toute telle personne, compagnie ou corporation à prendre ou autrement acquérir des actions et valeurs de toute compagnie ou corporation semblable, et les engager, vendre, détenir, émettre et réémettre, avec ou sans garantie du principal et des intérêts, ou autrement en disposer ; (h) Emettre et répartir des actions acquittées de la compagnie en plein paiement ou en paiement partiel de toute industrie, franchise, entreprise, propriété, droit, pouvoir, privilège, bail, licence ou contrat que la compagnie a le pouvoir d'acquérir ; (i) Acheter, louer ou autrement acquérir et détenir, exercer et posséder en son propre nom ou au nom des personnes, maisons, compagnie ou compagnies ci-après mentionnées, si elle en est dûment autorisée, la totalité ou une partie de la propriété, franchises, clientèle, droits, pouvoirs et privilèges détenus ou possédés par toute personne ou maison ou par toute compagnie ou compagnies exerçant ou formées dans le but d'exercer une industrie semblable ou en partie semblable à celle que la présente compagnie est autorisée à exercer, et payer pour cette propriété, franchises, clientèle, droits, pouvoirs et privilèges en totalité ou en partie en deniers comptants ou en totalité ou en partie en actions acquittées de la présente compagnie ou autrement, et se charger des engagements de cette personne, maison ou compagnie, et exercer les droits, pouvoirs et franchises de toute compagnie dont la présente compagnie possède les parts du capital-actions au nom de cette compagnie ou en son propre nom ; (j) Rémunérer toute personne ou compagnie pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement de toute partie des actions du capital de la compagnie, ou de toutes débetures ou autres valeurs de la compagnie, ou la conduite de ses affaires ; (k) Obtenir tout acte du parlement ou d'une législature pour les fins de la compagnie ; (l) Prendre part à l'administration, surveillance ou contrôle des affaires ou des opérations de toute compagnie ou entreprise dont les objets sont en totalité ou en partie semblables à ceux de la présente compagnie, et à cette fin nommer et rémunérer des directeurs, comptables ou autres experts ou agents ; et acquérir et exercer toute autre industrie, manufacturière ou autre, que la compagnie jugera capable d'être avantageusement exercée en rapport avec l'industrie ou les objets de la compagnie, ou censée

accroître directement ou indirectement la valeur de la propriété ou des droits de la compagnie ou les rendre profitables ; (m) Vendre, arrenter, échanger, céder, faire valoir ou autrement disposer de la propriété, droits, franchises, et entreprise de la compagnie ou de toute partie de son entreprise pour la compensation que la compagnie jugera convenable et en particulier pour les actions, obligations, débetures ou autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (n) Placer les fonds dont la compagnie n'aura pas immédiatement besoin en les valeurs et de la manière qui sera déterminée de temps à autre ; (o) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant, et faire tous les actes et choses ci-dessus en qualité de principaux, d'agents ou de fondés de pouvoirs ; (p) Obtenir que la compagnie soit autorisée, enregistrée ou autrement reconnue dans tout pays étranger, et désigner des personnes dans ces pays étrangers pour y agir comme fondés de pouvoirs ou représentants de la compagnie pour représenter la compagnie dans toutes affaires selon les lois de ce pays étranger, et accepter signification de pièces pour et au nom de la compagnie dans toute poursuite ou procédure ; (q) Distribuer en espèces ou autrement, selon qu'il aura été décidé, tous biens de la compagnie entre ses membres, et en particulier les actions, obligations, débetures ou autres valeurs de toute autre compagnie qui pourra avoir pris à son nom la totalité ou une partie des biens ou engagements de la présente compagnie ; (r) Tirer, faire, accepter, endosser, escompter, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ; (s) Faire des avances de fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et garantir l'exécution des contrats par toutes telles personnes ; (t) L'objet ou le but de la compagnie est de faire, de temps à autre, l'un ou plusieurs des actes et choses énoncés dans la présente charte, et tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Financial Investment Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

39-2

Richard Realty Company Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 19e jour de mars 1913, constituant en corporation Emilien Gadbois, avocat, Joseph Elzéar Bernard, agent d'immeubles, Georges Derome et Georges Couture, comptables, et Juliette Drolet, fille majeure, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acquérir par achat, bail, échange ou autrement des terrains, bâtiments ou tout intérêt et tous droits sur ou reliés à tels terrains, et les faire valoir selon que la chose sera jugée avantageuse, et en particulier en les subdivisant, en préparant des sites pour des bâtiments et fabriques, et construire, altérer et entretenir des bureaux, maisons et bâtiments de toutes sortes, et agir en qualité d'agents et courtiers d'immeubles, d'assurance et financiers, assureurs et promoteurs ; régir et administrer des propriétés, les entretenir, les protéger et les assurer, négocier et placer des prêts, assurer et promouvoir des entreprises ; (b) Développer la propriété immobilière de la compagnie en la drainant ou en l'améliorant autrement, diviser telle propriété immobilière en voies d'évitement, rues, squares ou autrement, subordonnément à tous les règlements provinciaux et municipaux à ce sujet, et affecter toute partie de la propriété de

la compagnie pour des parcs, squares, rues ou autres places publiques ; (c) Promouvoir ou aider à promouvoir toute autre compagnie ou entreprise dans le but d'exercer une industrie semblable ou en partie semblable à celle de la présente compagnie ou autrement, et acquérir la totalité ou une partie de la propriété de telle compagnie, compagnies ou entreprises pour telle promotion et placer sur le marché le stock, les valeurs ou biens résultant de promotions ou s'y rattachant ; (d) Acquérir par achat, bail ou autrement des cours d'eau ou chutes d'eau ou tous droits, en telles propriétés, et utiliser et développer, accorder des permis ou droits pour leur usage et vendre et distribuer de l'eau pour l'énergie ou autrement selon que la chose serait nécessaire pour les fins de la compagnie ; (e) Construire, améliorer, entretenir, exploiter, régir, exécuter ou contrôler tous chemins, voies et embranchements et voies d'évitement sur les terrains possédés ou contrôlés par la compagnie, des systèmes de drainage et d'égout sur ou reliés aux terrains possédés ou contrôlés par la compagnie ou dans ou sur les rues et squares tracés par la compagnie, des ponts, réservoirs, cours d'eau, entrepôts, fabriques, ateliers, bâtiments et autres travaux et facilités censés promouvoir directement ou indirectement les intérêts de la compagnie, et contribuer, subventionner ou autrement aider ou prendre part à leur construction, amélioration, entretien, exploitation, régie, exécution ou contrôle ; (f) Vendre, arrester, échanger ou autrement transférer les terrains, bâtiments et toute propriété de la compagnie, et acquérir, détenir ou purger les mortgages ou hypothèques sur tels terrains vendus ou cédés par la compagnie ; (g) Exercer, à quelque endroit que les terrains de la compagnie puissent être situés et pour les fins de ses opérations, l'industrie d'entrepreneurs, constructeurs, électriciens, ingénieurs-mécaniciens, fournisseurs d'électricité pour des fins de lumière, de chaleur, de force motrice ou autre, et de manufacturiers et marchands de tous les articles ou choses requises ou capables d'être employées en rapport avec la production, distribution, approvisionnement, accumulation et emploi de l'électricité, pourvu que si les pouvoirs ci-dessus sont exercés au delà de la propriété de la compagnie, ils seront subordonnés à tous les décrets et règlements provinciaux et municipaux à ce sujet ; (h) Conclure des conventions avec toute autorité municipale, locale ou autre, qui semblent propres à atteindre les objets de la compagnie ou aucun d'eux, et obtenir de toutetelle autorité tous droits, privilèges et concessions que la compagnie jugera désirable d'obtenir, et exécuter, exercer et se conformer à tous tels arrangements, droits, privilèges et concessions ; (i) Acquérir et entreprendre la totalité ou une partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie, ou en possession de propriété propre aux fins de la présente compagnie, et émettre des actions acquittées ou en partie acquittées de la compagnie en compensation entière ou partielle de telle industrie ou pour tous biens ou droits acquis par la compagnie ; (j) Souscrire, prendre ou de toute manière acquérir les stocks, actions, obligations, débentures ou autres valeurs de toute compagnie dont les objets sont semblables à ceux de la présente compagnie, et les vendre ou autrement en disposer, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, et garantir les obligations, débentures ou valeurs ainsi vendues par la présente compagnie, ou de toute compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (k) Faire des avances de fonds aux clients et autres personnes ayant des relations d'affaires avec la compagnie et aux conditions qui seront jugées acceptables, et accepter pour telles avances des hypothèques ou gages et se porter garants de l'exécution des contrats par toutes telles personnes ; (l) Vendre ou disposer de l'entreprise de la compagnie ou de toute partie de son entreprise pour la compensation que la compagnie jugera bon, et en particulier pour des actions, débentures ou valeurs de toute autre compagnie dont les objets sont semblables en tout ou en partie à ceux de la présente compagnie ; (m) S'associer, ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie engagée ou

exerçant ou à la veille d'exercer ou entreprendre une industrie ou transaction que la compagnie est autorisée à exercer ou entreprendre ; garantir les entreprises ou autrement aider toute telle personne ou compagnie ; (n) Distribuer de temps à autre entre ses actionnaires toute partie des biens de la compagnie, et en particulier les valeurs, obligations et actions de toute autre compagnie, que la présente compagnie peut acquérir ou prendre, ou avec laquelle la présente compagnie peut conclure des arrangements au sujet des risques communs ou coopération, ou à laquelle la présente compagnie peut disposer de la totalité ou d'une partie de son entreprise ; (o) Exercer toute autre industrie reliée à ce qui précède que la compagnie jugera capable d'être avantageusement exercée en rapport avec la susdite industrie ou censée accroître la valeur de la propriété ou droits existants de la compagnie, ou les rendre profitables ; (p) Les pouvoirs conférés dans chacun des paragraphes qui précèdent ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Richard Realty Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

39-2

The North Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 19e jour de mars 1913, constituant en corporation Bertrand Joseph Clergue, gérant, Thomas Langdon Van Norden et Léon Joseph Mouton, comptables, et Charles Emard, avocat, tous de la cité de Montréal, dans la province de Québec, et James DeGaspé Beaubien, de la ville d'Outremont, dans la dite province de Québec, ingénieur, pour les fins suivantes :—(a) Exercer dans toutes ses spécialités l'industrie d'une compagnie générale d'entreprises et de construction et relativement à la dite industrie conclure, entreprendre, accomplir et exécuter des contrats avec le gouvernement fédéral ou avec tous gouvernements provinciaux ou avec tout individu, maison, association ou corporation pour faire, ériger, construire et exploiter des travaux, constructions et entreprises de tous genres, publics ou privés ; (b) Acquérir, détenir, manufacturer, construire, entretenir et exploiter tous biens-fonds, fonds de commerce et matériel, machinerie et appareils nécessaires pour la bonne exécution de ses entreprises, et à cette fin, acquérir aussi des droits de brevet, brevets, inventions, marques de commerce et autres droits et privilèges semblables ; (c) Acquérir, détenir, posséder, acheter, garantir, vendre ou autrement céder des actions du capital et des obligations ou autres valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie ; employer les fonds de la compagnie pour les acquérir et voter en vertu de ces actions et obligations au nom de la compagnie ; (d) Acquérir et entreprendre la clientèle, la propriété, les droits, franchises et les biens de toute nature, ainsi que les engagements de toute personne, maison, association ou corporation exerçant une industrie semblable à celle que la présente compagnie est autorisée à exercer et les payer en deniers comptants, actions ou obligations de la présente compagnie ou autrement ; (e) Partager les profits, s'unir ou coopérer avec toute personne, maison, association ou corporation engagée ou à la veille d'entreprendre une industrie que la présente compagnie est autorisée à exercer ou entreprendre ; (f) Promouvoir et aider financièrement par garantie, avance de deniers ou autrement les entreprises et exploitations de tout individu, maison, association ou corporation avec laquelle la présente compagnie aurait des relations d'affaires ; (g) Payer pour toute propriété acquise par la compagnie ou pour les frais de

construction de tout matériel ou travaux de la compagnie, ou pour services rendus par l'émission d'actions acquittées de la compagnie ou d'obligations de la compagnie ou partie en actions et partie en obligations ; (h) Faire tout ce qui sera nécessaire, convenable ou propre à l'accomplissement des fins ou pour atteindre les objets ci-dessus énumérés. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "The North Company, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

39-2

Canadian Drednot Motor Trucks, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 19e jour de mars 1913, constituant en corporation Howard Salter Ross, avocat, John Swinwood Rigby et Oswald Fleming Shearer, comptables, Vibert Sidney Ross, ingénieur-mécanicien, et Florence Salmon, sténographe, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acheter, vendre, troquer et exercer l'industrie de manufacturiers et marchands d'automobiles, motocyclettes, autotruacs, machines à vapeur, véhicules et moyens de transport de toutes sortes et de tous les articles employés à leur construction ; (b) Acquérir par achat, bail ou autrement la totalité de l'entreprise ou toute partie des affaires, propriété ou engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie, et en particulier l'entreprise entière de Drednot Motor Trucks, Limited, ayant son bureau-chef et son principal lieu d'affaires à Montréal, dans la province de Québec ; (c) Acquérir par achat, bail ou autrement ou prendre des actions, obligations, débentures ou autres valeurs de toute compagnie exerçant ou à la veille d'exercer ou entreprendre une industrie que la présente compagnie est autorisée à exercer, et les vendre, réemettre, avec ou sans garantie, ou autrement en disposer ; (d) Emettre et répartir des actions acquittées de la compagnie en paiement de services rendus ou à rendre ou pour toute industrie, franchise, entreprise, propriété, droit, pouvoir, privilège, bail, licence ou contrat que la compagnie est autorisée à acquérir ; (e) Vendre, louer, ou disposer autrement de la totalité ou de toute partie des biens et entreprises de la compagnie pour la compensation que la compagnie jugera acceptable, et en particulier pour des actions, obligations, débentures ou valeurs de toute autre compagnie ; (f) Conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autres avec tout gouvernement, autorité municipale ou locale ou avec toute personne ou compagnie exerçant ou engagée, ou sur le point d'exercer ou entreprendre une industrie ou transaction que la présente compagnie peut exercer ou entreprendre, ou toute industrie ou transaction pouvant être conduite de manière à profiter directement ou indirectement à la présente compagnie ; se porter garants des entreprises, avec ou sans garantie, et faire des avances de fonds ou autrement aider cette personne ou compagnie ou toute personne ou compagnie qui entreprend la construction ou l'embellissement de toute propriété dans laquelle la présente compagnie est intéressée, et généralement aux personnes ou compagnies et aux termes et conditions que la compagnie jugera bon, et en particulier aux locataires, constructeurs et entrepreneurs ; (g) Conclure des conventions avec tout gouvernement ou autorité fédérale, provinciale, municipale, locale ou autre qui seront jugées propres à atteindre les objets de la compagnie ou aucun d'eux ; (h) Acheter, acquérir, détenir et posséder le capital-actions, les obligations ou autres valeurs de toute com-

pagne, corporation ou individu exerçant ou engagé dans une industrie que la présente compagnie a le pouvoir d'exercer ou entreprendre, et vendre ou autrement céder des actions, obligations ou autres valeurs, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (i) Prendre et détenir des mortgages, promesses de vente, hypothèques, gages et charges pour garantir le paiement du prix d'achat de toute propriété mobilière ou immobilière vendue par la compagnie ; (j) Placer et affecter les fonds disponibles de la compagnie en les valeurs et en la manière qui seront déterminées de temps à autre ; (k) Distribuer toute propriété de la compagnie en espèces entre ses actionnaires ; (l) Faire toutes les choses mentionnées dans la présente charte soit en qualité de principaux, agents, entrepreneurs ou autrement et faire tous les autres actes et choses et exercer toute industrie, manufacturière ou autre, reliée ou avantageuse pour les fins ou objets de la compagnie et que la compagnie croirait capable d'être convenablement exercée ou censée accroître directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables ; (m) Faire toutes les choses ci-dessus en qualité de principaux, agents, entrepreneurs ou fondés de pouvoirs ; (n) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (o) Payer à même les fonds de la compagnie tous les frais et dépens se rattachant à la formation et l'organisation de la compagnie ; (p) Faire toutes les autres choses avantageuses à l'accomplissement de l'un quelconque des objets ci-dessus ou s'y rattachant ; (q) Tout pouvoir accordé dans un paragraphe quelconque de la présente charte ne sera ni limité ni restreint par induction ou déductions des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Canadian Drednot Motor Trucks, Limited," avec un capital-actions de deux cinquante mille dollars, divisé en 2,500 actions de cent dollars chacune et le principal lieu d'affaires de la dite compagnie, sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

39-2

Swedish Canadian Steel Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 19e jour de mars 1913, constituant en corporation John Jennings Creelman et Gilbert Sutherland Stairs, avocats, John Buchanan Henderson, commis, et Florence Ellen Seymour et Beatrice Isolde Brandt, sténographes, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Manufacturer, importer, exporter, acheter, vendre et faire le commerce de toutes sortes d'effets, articles et marchandises, soit comme principaux, agents ou courtiers ; (b) Demander, obtenir, enregistrer, acheter, louer ou obtenir en payant un droit régalién ou autrement, acquérir et détenir, utiliser, posséder, exploiter et introduire, et vendre, céder ou autrement disposer de toutes marques et noms de commerce, brevets d'invention, perfectionnements et procédés enregistrés ou non, et utiliser, exercer et développer, permettre l'usage, ou autrement rendre profitables ces marques et noms de commerce, inventions, licences, procédés et choses semblables, ou tous tels autres biens ou droits ; (c) Nonobstant les dispositions de l'article 44 de la dite loi, acheter et acquérir, et détenir, posséder et vendre, avec ou sans garantie, les actions, débentures et obligations de toute corporation, manufacturière ou autre, exerçant une industrie semblable à celle de la présente compagnie, et se fusionner avec toute compagnie constituée dans le but d'exercer une industrie semblable, et acquérir par achat, bail ou autrement, et régir, exploiter et exercer la propriété, l'entreprise et l'industrie de toute telle corporation ; (d) Emettre, répartir et livrer, comme acquittées et non

cotisables, les actions, débentures ou autres valeurs de la présente compagnie en plein paiement ou en paiement partiel de toute propriété, contrats, droits, actions, débentures ou valeurs de toute autre compagnie que la présente pourrait acquérir pour les fins de son industrie, et en plein paiement ou en paiement partiel de services rendus à la compagnie au sujet de sa promotion, organisation ou de son industrie ; (e) Promouvoir toute autre compagnie ou compagnies aux fins d'acquérir la totalité ou une partie des biens ou engagements de la présente compagnie ou pour le développement direct ou indirect de ses objets ou intérêts, et acheter, souscrire ou autrement acquérir et détenir les actions, stocks ou obligations de toute compagnie, et s'il survient une distribution de l'actif ou s'il y a partage de profits, distribuer telles actions, stocks ou obligations entre les membres de la présente compagnie en espèces ; (f) Placer et affecter les fonds disponibles de la compagnie en les valeurs qui seront déterminées de temps à autre ; (g) Vendre, arrenter ou autrement céder la totalité ou une partie de la propriété de la compagnie à quelque condition que ce soit, avec la faculté d'accepter en compensation les actions, stocks ou obligations de toute autre compagnie ; (h) Etablir et régulariser des agences pour les fins de la compagnie, et faire toutes les autres choses nécessaires à la bonne exécution des objets de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Swedish Canadian Steel Company, Limited," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

39-2

Gray & Wighton, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de mars 1913, constituant en corporation John Gray et Henry Wighton, entrepreneurs, et Henry Udolphus Paget Aylmer and Jacob DeWitt, avocats, de la cité de Montréal, dans la province de Québec, et Archibald Forster McGoun, de la cité de Westmount, dans la dite province de Québec, étudiant en droit, pour les fins suivantes :—(a) Exercer l'industrie de constructeurs et entrepreneurs pour la construction, l'équipement, la démolition, la réparation, le changement et la décoration de travaux et édifices publics et privés ou de toute partie de tels travaux et édifices ; (b) Manufacturer, utiliser, acheter, distribuer, entreposer et emmagasiner, vendre et autrement faire le commerce de ciment, sable, gravier, chaux, marne, argile, brique, tuiles, pierre (artificielle ou autre), béton armé, bois de construction et de service, châssis, portes, persiennes, moulures, ameublements, véhicules, machinerie, peinture, engrais, désinfectants et généralement de toutes sortes de matériaux et accessoires pour les constructeurs et de toutes compositions dans lesquelles ces dits articles et matériaux peuvent être convertis ou employés ; (c) Acheter, prendre à son nom, louer, prendre en échange et autrement acquérir, développer, travailler, exploiter, détenir, régir, arrenter, vendre et faire le commerce de terrains, bâtiments et autres propriétés de tous genres et de tous droits et intérêts en telles propriétés, concessions forestières, droits de coupe, carrières, mines, minéraux et droits miniers, et extraire, fondre et affiner du minerai et des métaux ; construire et exploiter, sur la propriété de la compagnie, des tramways jusqu'à des voies ferrées et eaux navigables et jusqu'aux dépôts de pierre à ciment, terres argileuses, couches minières, mines et carrières et autres propriétés de la compagnie, subordonnées aux lois ou règlements municipaux, provinciaux ou autres ; (d) Subdiviser, développer, cultiver et autrement altérer et améliorer ces terrains ; ériger des maisons, ateliers, magasins, édifices pour bureaux, maisons de rapport, hôtels et autres édifices et constructions et leurs dépendances sur ces dits terrains ; les diriger, régir, exploiter, altérer

et utiliser, vendre, arrenter, échanger, et autrement céder les dits terrains et bâtiments, en totalité ou en partie, et généralement faire les opérations d'une compagnie foncière et d'embellissements ; (e) Construire, équiper, exploiter, mettre en service et conduire des magasins, moulins, fabriques, chantiers, entrepôts, usines, quais, moyens de transport, bureaux et toutes autres entreprises reliées à l'industrie de la compagnie ; (f) Construire, acheter, acquérir, louer, affréter, naviguer et utiliser des vaisseaux et bateaux mus par la vapeur, l'électricité ou toute autre force motrice ; (g) Acheter, louer ou autrement acquérir des chutes d'eau et privilèges hydrauliques aux fins de produire de la force ou de l'électricité pour exploiter l'industrie de la compagnie, et construire et exploiter les installations nécessaires pour produire et distribuer cette force, et céder tout excédent d'électricité ou autre force produite par la compagnie, pourvu, toutefois, que la distribution de force au delà de la propriété de la compagnie sera subordonnée aux règlements locaux et municipaux ; (h) Demander, acheter ou autrement acquérir tous brevets, licences, concessions et choses semblables, conférant un droit exclusif ou non exclusif ou limité d'utiliser ou tout renseignement secret ou autre capable d'être utilisé pour toutes fins de la compagnie, ou dont l'acquisition serait censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer, accorder des licences à leur sujet ou autrement faire valoir la propriété, les droits ou renseignements ainsi acquis ; (i) Acquérir ou se charger de la totalité ou d'une partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie ; (j) Prendre en garantie de toute créance de la compagnie, des gages sur biens mobiliers, des mortgages et hypothèques sur la propriété des débiteurs de la compagnie ; prendre la propriété mobilière et immobilière de la compagnie en nantissement ; (k) Acquérir et posséder des actions et valeurs de toute autre compagnie ou compagnies exerçant une industrie d'une nature semblable, nonobstant les dispositions de l'article 44 de la dite loi, et les vendre ou autrement en disposer ; (l) Emettre des actions acquittées en plein paiement ou en paiement partiel du prix d'achat de toute propriété mobilière ou immobilière, brevets, droits de brevet ou actions d'autres compagnies qui pourraient être acquises par la présente compagnie ; (m) Acquérir de toute personne, maison ou corporation toute industrie d'une nature semblable ou reliée à l'industrie ci-dessus ou pouvant être exploitée avec l'industrie ci-dessus, et émettre des actions acquittées de la compagnie en plein paiement ou en paiement partiel du prix d'achat de cette dite industrie. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Gray & Wighton, Limited," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 20e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

39-2

D'Allaird, Rettie, Limited.

A VIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 17e jour de mars 1913, constituant en corporation George Jockow D'Allaird, marchand, William Rettie, voyageur, Francis George Bush, teneur de livres, George Robert Drennan, sténographe, et Herbert William Jackson, commis, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Exercer l'industrie de marchands en gros et en détail et de manufacturiers, et manufacturer, acheter, vendre, trafiquer et faire le commerce de toutes sortes de marchandises sèches, gilets, robes, lingerie, sous-vêtements, chemises, cols, fournitures pour merciers, vêtements, costumes et complets de toutes sortes pour hommes, femmes et enfants et tous les

autres articles nécessaires ou propres à être employés en rapport avec la vente de telles marchandises ; (b) Exercer toute autre industrie que la compagnie croirait capable d'être convenablement exercée en rapport avec son industrie ou les objets de la compagnie ou censée accroître directement ou indirectement la valeur des droits ou biens de la compagnie ou les rendre profitables ; (c) Garantir les entreprises ou autrement aider par voie de prêt, endossement ou de toute autre manière quelconque toute autre compagnie exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie, et dans laquelle la présente compagnie possède des actions, obligations, débentures ou autres valeurs, et acquérir les actions, obligations, débentures ou autres valeurs de toute autre compagnie, nonobstant les dispositions de l'article 44 la *Loi des compagnies*, Canada ; (d) Demander, acheter, acquérir par licence ou autrement tous brevets, droits de brevet, marques de commerce, dessins industriels ou toute invention que la compagnie jugera utile pour son industrie, et détenir, utiliser, vendre, arrenter, permettre l'usage ou autrement disposer de tels brevets, droits de brevet, inventions, marques de commerce et dessins industriels ; (e) Acquérir et se charger de la totalité ou d'une partie des affaires, actif, droits et passif de toute personne, maison ou corporation exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie, et se fusionner avec toute personne ou compagnie exerçant une industrie d'une nature semblable ; (f) Acheter, louer ou autrement acquérir des biens meubles et immeubles de toute sorte ou de toute nature qui seront jugés propres aux fins de la présente compagnie ; (g) Payer pour toute propriété mobilière ou immobilière acquise par la compagnie ou rémunérer toute personne pour services rendus ou à rendre à la compagnie en totalité ou en partie par l'émission et la distribution d'actions acquittées et non cotisables du capital de la compagnie ; (h) Arrenter, vendre ou autrement céder l'industrie, la propriété, l'actif ou les entreprises de la compagnie ou toute partie de ses biens pour la compensation et aux clauses et conditions que la compagnie jugera bon, et en particulier pour les actions, obligations, débentures ou valeurs de toute autre compagnie dont les objets sont semblables à ceux de la présente compagnie ; (i) Distribuer entre les actionnaires de la compagnie, en nature, tous biens de la compagnie, et en particulier les actions, débentures ou valeurs de toutes compagnies appartenant à la présente compagnie ou dont la présente compagnie aurait le pouvoir de disposer ; (j) Faire tout ce qui est autorisé par la présente charte soit seuls ou conjointement avec d'autres ou en qualité de facteurs, syndics ou agents pour toutes autres compagnies ou personnes ou par l'entremise de facteurs, syndics ou agents ; (k) Et généralement faire toutes les autres choses reliées à la bonne exécution des objets de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "D'Al-laird, Rettie, Limited," avec un capital-actions de soixante-dix mille dollars, divisé en 700 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

39-2

B. Silver & Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 18e jour de mars 1913, constituant en corporation Benjamin Silver, marchand, Lazarus Phenias Silver, ingénieur des mines, Henry Winfield et Pierre Ledieu, avocats, et Virginia Miles, sténographe, tous de la cité de Montréal, dans la province de Québec pour les fins suivantes :—(a) Acquérir et prendre comme industrie active le commerce aujourd'hui exercé en la cité de Montréal, dans la province de Québec, sous les nom et raison de "B. Silver & Co., Limited, et tous et chacun les biens et engagements du

6½

propriétaire du dit commerce, et les payer en actions du capital de la compagnie ; (b) Etablir, conduire et exploiter des postes de traite et des magasins pour la vente, traite et échange de marchandises d'une nature quelconque ; exercer le commerce et l'industrie de manufacturiers et commerçants de pelleteries, peaux et fourrures, et faire le commerce de marchandises sèches, soies, satins, garnitures de tailleurs, tissus de toutes sortes et draps et cotonnades généralement, et exercer le commerce de tailleurs, confectionneurs, bonnetiers et chapeliers ; (c) Exercer toute autre industrie semblable, manufacturière ou autrement et qui est reliée aux pouvoirs ci-dessus, que la compagnie jugera capable d'être avantageusement exercée en rapport avec l'une quelconque des industries susdites ; (d) Acquérir et se charger de la totalité ou d'une partie des affaires, biens et engagements de toute personne ou compagnie exerçant une industrie que la présente compagnie peut exercer ou en possession de propriété propre aux fins de la présente compagnie ; (e) Demander, acheter ou autrement acquérir toutes patentes, brevets d'invention, marques de commerce, licences, concessions et choses semblables conférant un droit exclusif ou non exclusif ou limité d'utiliser, ou tout renseignement secret ou autre au sujet d'une invention capable d'être utilisée pour toutes fins de la compagnie ou dont l'acquisition sera censée profiter directement ou indirectement à la présente compagnie, et utiliser, exercer, développer ou accorder des licences à leur sujet ou autrement faire valoir la propriété, les droits ou informations ainsi acquises ; (f) Acheter, prendre à bail ou en échange, arrenter ou autrement acquérir toute propriété mobilière et immobilière et tous droits ou privilèges que la compagnie jugera nécessaires ou avantageux pour les fins de son industrie et en particulier tous terrains, bâtiments, servitudes, machinerie, outillages et fonds de commerce ; (g) Acquérir et détenir des actions dans toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ou engagée dans une industrie capable d'être conduite de façon à profiter directement ou indirectement à la présente compagnie ; (h) Rémunérer toutes personnes ou compagnies pour services rendus ou à rendre en plaçant ou en aidant à placer ou en garantissant le placement des parts du capital-actions de la présente compagnie ou relativement à la formation ou promotion de la présente compagnie ou la conduite de ses affaires ; (i) Tirer, faire, accepter, endosser, escompter, exécuter et émettre des billets à ordre, lettres de change, connaissements, mandats et autres instruments négociables ou transférables ; (j) Vendre, améliorer, gérer, développer, échanger, louer, céder, faire valoir ou autrement disposer de la totalité ou d'une partie de la propriété et des droits de la compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "B. Silver & Company, Limited," avec un capital-actions de soixante-quinze mille dollars, divisé en 750 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 19e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

39-2

St. Lawrence Parks, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 19e jour de mars 1913, constituant en corporation Alfred Eugène Harvey et Charles Henry Stephens, avocats, Gertrude Sylvia Gittleson, commis, Harry Clay Chesley, agent, et George Salmon, gérant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Acquérir, posséder, établir, exercer, promouvoir, régir et exploiter des parcs et lieux d'amusements et toutes sortes de jeux, sports et amusements légitimes ; (b) Acheter ou autrement acquérir et détenir, vendre ou autrement céder des propriétés mobilières ou immobilières, et les payer en actions ou autres valeurs de la compagnie ou autre-

ment ; (c) Emettre et répartir, comme acquittées, des actions de la compagnie constituée par la présente charte, en plein paiement ou en paiement partiel de toute industrie, propriété, contrat, stock, obligations, débiteures ou autres biens ou droits ; (d) Conclure des conventions au sujet du partage des profits ou la fusion des intérêts avec toute personne ou compagnie exerçant ou engagée ou à la veille d'exercer ou entreprendre une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre, et prendre ou autrement acquérir des actions et valeurs de toute telle compagnie et les vendre, détenir, réémettre, avec ou sans garantie, ou autrement en disposer ; (e) Distribuer entre les actionnaires de la compagnie en nature toute propriété de la compagnie, et en particulier les actions, débiteures ou valeurs d'autres compagnies appartenant à la présente compagnie ou dont la présente compagnie aurait le pouvoir de disposer, et faire tous les actes et exercer tous les pouvoirs de faire toutes les opérations reliées à la bonne exécution des objets pour lesquels la compagnie est constituée ; (f) Acheter, louer ou autrement acquérir toute industrie semblable dans son caractère ou ses objets à toute industrie de la compagnie ; (g) Se fusionner avec toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie ; (h) Vendre, arrenter ou autrement céder la propriété et les entreprises de la compagnie ou toute partie de ses entreprises pour la compensation que la compagnie jugera bon, et en particulier pour les actions, débiteures, obligations ou valeurs de toute autre compagnie ; (i) Faire et conclure des conventions pour paver, macadamiser, réparer, niveler, nettoyer ou arroser les rues ou grands chemins, et pour construire, ouvrir et réparer des conduites, citernes, drains et égouts dans et sur la propriété qui pourrait être possédée ou exploitée par la compagnie ; (j) Faire des avances de fonds et prêts aux acquéreurs, constructeurs, locataires et autres qui auraient l'intention de construire ou d'embellir tous terrains ou bâtiments dans lesquels la compagnie est intéressée, et généralement avancer des deniers à telles personnes et aux conditions qui seront convenues ; (k) Acquérir, acheter ou se charger de la totalité ou d'une partie des affaires, entreprises, propriété, biens, privilèges, contrats, droits, demandes et engagements de toute compagnie, maison ou personne exerçant une industrie que la présente compagnie est autorisée à exercer ou en possession de propriété propre aux fins de la présente compagnie ; (l) Souscrire ou acquérir par achat, bail ou autrement les actions, obligations, débiteures ou autres valeurs de de toute compagnie exerçant ou sur le point d'exercer ou entreprendre une industrie que la présente compagnie est autorisée ou entreprendre ou toute industrie en totalité ou en partie semblable, et les vendre, détenir, réémettre, avec ou sans garantie, ou en disposer autrement, nonobstant les dispositions de l'article 44 de la *Loi des compagnies*, et promouvoir toute telle autre compagnie, ou se fusionner avec elle ; (m) Faire toutes les autres choses avantageuses à l'accomplissement des objets ci-dessus ou s'y rattachant. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "St. Lawrence Parks, Limited," avec un capital-actions de cinquante mille dollars, divisé en 2,000 actions de vingt-cinq dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 25e jour de mars 1913.

THOMAS MULVEY,

39-2

Sous-secrétaire d'Etat.

Realty Agencies and Contracting Company, Limited.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 20e jour de mars 1913, constituant en corporation Alexander Huntly Duff, Walter Alfred Merrill, Harold Earle Walker et Ralph Burnett,

avocats, et Olive Elizabeth Fulton, secrétaire, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Agir en qualité d'agents et de courtiers d'immeubles, d'assurances et financiers ; régir et administrer des propriétés, et les entretenir, protéger, développer, et les assurer, négocier et placer des prêts et exiger, accepter et percevoir une rémunération pour tels services ; exercer l'industrie d'entrepreneurs, constructeurs, électriciens, ingénieurs, de manufacturiers, producteurs et marchands de force pour la lumière, la chaleur ou autrement, manufacturiers et marchands de tous les articles, matériaux, appareils ou choses requises ou capables d'être employées en rapport avec la susdite industrie ; et vendre, distribuer et fournir des produits de la compagnie, selon que la chose sera jugée convenable, subordonnément à tous les règlements provinciaux et municipaux à ce sujet ; (b) Acquérir par achat, bail, échange ou autrement des terrains, bâtiments ou tout intérêt en telles propriétés, et tous droits sur ou reliés à ces dits terrains et bâtiments, et les faire valoir, selon que la chose sera jugée avantageuse, en les subdivisant, en préparant des sites pour la construction, en entretenant, altérant ou améliorant des bâtiments, maisons et constructions de toutes sortes ; (c) Acquérir par achat, bail ou autrement des terres boisées, droits de coupe, cours d'eau ou chutes d'eau ou tous droits en tels biens, et utiliser, développer, louer ou autrement céder ou faire valoir la totalité ou une partie de tels droits ou biens et vendre et distribuer de l'eau, pour la force ou autrement, selon que la chose sera nécessaire pour les fins de la compagnie ; (d) Acheter, vendre, développer, ériger, entretenir et exploiter des chantiers de bois de construction, scieries et autres établissements industriels, et vendre, échanger et faire valoir les produits de ces chantiers de bois de construction, scieries ou établissements industriels ; (e) Acquérir et se charger de la totalité ou d'une partie des affaires, propriété et engagements de toute personne ou compagnie exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie ou en possession de propriété propre aux fins de la présente compagnie, et émettre des actions acquittées ou en partie acquittées de la compagnie en plein paiement ou en paiement partiel de tels biens ou pour toute propriété ou droits acquis par la compagnie ; (f) Faire des avances de fonds aux clients et autres personnes ayant des relations d'affaires avec la compagnie aux conditions qui seront jugées opportunes, et accepter en garantie de ces prêts des hypothèques ou gages, et se porter garants de l'exécution de contrats par toutes telles personnes ; (g) S'associer, ou conclure des conventions au sujet du partage des profits, la fusion des intérêts, la coopération, les risques communs, les concessions réciproques ou autrement, avec toute personne ou compagnie, exerçant ou engagée dans une industrie ou transaction que la présente compagnie est autorisée à exercer ou entreprendre ; et garantir les contrats ou autrement aider toute telle personne ou compagnie ; (h) Vendre ou disposer de l'entreprise de la compagnie ou toute partie de son entreprise, pour la compensation que la compagnie jugera bon, et en particulier pour des actions, débiteures, ou valeurs de toute autre compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ; (i) Distribuer de temps à autre, selon autorisation, entre ses actionnaires, toute partie des biens de la compagnie, et en particulier les valeurs, obligations et actions de toute autre compagnie que la présente compagnie peut acquérir ou prendre à son nom, ou avec laquelle la présente compagnie s'entendra pour les risques communs ou la coopération, ou à laquelle la présente compagnie pourra disposer de son entreprise, en tout ou en partie ; (j) Souscrire, prendre ou, de quelque manière, acquérir les stocks, actions, obligations, débiteures ou autres effets ou valeurs de toute compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie, ou autrement, et les vendre ou autrement en disposer, nonobstant les dispositions de l'article 44 de la dite loi, et garantir toutes obligations, debentures, effets ou valeurs ainsi vendues ou cédées par la présente compagnie, ou de toute compagnie dont les objets sont en tout ou en partie semblables à ceux de la présente compagnie ou autrement ; (k) Exercer toute autre industrie reliée à l'industrie

ci-dessus ou que la compagnie croirait capable d'être convenablement exercée en rapport avec l'une quelconque des industries ou objets ci-dessus ou censée accroître la valeur des biens ou droits de la compagnie au temps présent ou les rendre profitables; (l) Les pouvoirs contenus dans un paragraphe quelconque de la présente charte ne seront en aucune manière limités ou restreints par induction ou déduction des termes de tout autre paragraphe. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Realty Agencies and Contracting Company, Limited," avec un capital-actions de vingt mille dollars, divisé en 2,000 actions de dix dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 25e jour de mars 1913.

THOMAS MULVEY,

Sous-secrétaire d'Etat.

39-2

C. Emile Morissette, Limitée.

(AVIS CORRIGÉ)

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada des lettres patentes en date du 12e jour de mars 1913, constituant en corporation Claude Emile Morissette, entrepreneur, Claude Tancrède Morissette, Arthur Boucher et Arthur Mercier, menuisiers, et David Albert Gagnon, comptable, tous de la cité de Québec, dans la province de Québec, pour les fins suivantes:— (a) Acheter, vendre, importer, exporter, manufacturer, contracter et faire le commerce de constructeur et d'entrepreneur de travaux généraux, et d'acheter, vendre, importer, exporter et faire le commerce de cloches, de la pose des cloches et de toutes sortes de machines se rapportant aux dits commerces soit comme principal, soit comme agent de manufactures; (b) Passer des contrats avec toute personne, association, société, corps public ou municipalité, pour faire, bâtir, construire et mettre en opération toutes bâtisses publiques ou privées, travaux ou entreprises de toute description ou sorte; acquérir, entreprendre et exécuter des contrats de toute description, et transférer, céder tous contrats, entreprises de la compagnie, en tout ou en partie, ou en disposer autrement, et entreprendre, effectuer, exécuter et sous-louer des contrats pour l'exécution de travaux et fourniture de matériaux y ayant rapport; (c) Acquérir, construire, manufacturer, bâtir, entretenir et mettre en opération tout fonds de commerce, matériel, machines, outillage et appareils nécessaires ou utiles pour conduire convenablement aucune de ces entreprises; faire les affaires de commerçant en général ou de manufacturier de toutes sortes de biens et effets, marchandises et fournitures qui sont requis par la compagnie ou dont elle peut faire commerce avec profit en rapport avec ses opérations comme entrepreneurs en général, entrepreneurs spéciaux ou commerçants de cloches; (d) Acquérir par achats, concessions, échanges ou autre titre légal, et construire, ériger, exploiter, entretenir et gérer toutes fabriques, boutiques, entrepôts, dépôts, ateliers de construction de machines, chambres de machines à vapeur et autres bâtisses et constructions nécessaires à son industrie et à son commerce et toute autre propriété mobilière ou immobilière nécessaire et utile pour toutes les fins de la compagnie, et de les arrenter, les vendre ou autrement en disposer; (e) Acquérir par achat, bail, échange ou autrement et posséder, améliorer, subdiviser, construire sur, utiliser, administrer, louer, vendre ou échanger toutes sortes d'immeubles et propriétés mobilières ou immobilières et en disposer; (f) Prendre et détenir des hypothèques, obligations, garanties et charges sur propriété immobilière, pour garantir toutes dettes dues à la compagnie ou avances faites par icelle; (g) Demander, obtenir, enregistrer, acheter, louer, ou obtenir en payant un droit régalien ou autrement, acquérir et détenir, utiliser, posséder, exploiter, introduire, vendre, céder ou autrement disposer de toutes marques et noms de commerce, brevets, inventions, perfectionnements et procédés enregistrés ou non, utiles à l'indus-

trie et au commerce de la compagnie, et utiliser, exercer, développer, permettre l'usage, ou autrement rendre profitables ces marques et noms de commerce et inventions, licences, procédés et choses semblables, et les autres biens ou droits; (h) Exercer tout commerce et toute industrie manufacturière ou autre, qui pourraient être exercés en rapport avec les fins de la compagnie ou qui pourraient lui être profitables; (i) Développer et exploiter toute force hydraulique et générer, produire et accumuler de l'énergie électrique et électromotrice ou autre agent semblable, pour produire de la lumière, de la chaleur et de la force pour les fins de la compagnie, avec pouvoir d'en vendre ou céder tout surplus non requis, et la fournir pour des fins de chaleur, de lumière ou de force à toute personne ou corporation aux conditions qui pourront être convenues, pourvu que les pouvoirs ci-dessus, lorsqu'ils seront exercés au delà de la propriété de la compagnie, soient subordonnés à toutes les lois et règlements provinciaux et municipaux à ce sujet; (j) Conclure des conventions avec toute autorité, municipale, locale ou autre qui sembleront avantageuses aux objets de la compagnie ou l'un d'eux, et obtenir de cette autorité tous droits, privilèges et concessions que la compagnie croira désirable d'obtenir, et accomplir, exercer, exécuter ces conventions, droits, privilèges et concessions; (k) Emettre et distribuer des parts entièrement acquittées du capital-actions de la compagnie en paiement complet ou partiel de toute propriété mobilière ou immobilière et de tous droits et concessions, achetés ou acquis par la compagnie; (l) Nonobstant les dispositions de l'article 44 de la dite loi, acheter et acquérir, posséder, détenir, vendre et réémettre les actions, débetures, obligations et autres valeurs de toute compagnie ou corporation, et les payer en totalité ou en partie en deniers comptants, actions, obligations et autres valeurs de la présente compagnie, et garantir le paiement du principal ou des dividendes, ou intérêts de ces actions, obligations ou autres valeurs, et gérer, exploiter et exercer comme gérants, la propriété, les immunités, l'entreprise et l'industrie de toute corporation dont la présente compagnie détiendra les actions, obligations, débetures ou autres valeurs pour la compensation qui sera jugée raisonnable et convenable; (m) Se fusionner avec toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie, et acquérir par achat, bail ou autrement la propriété, les immunités, l'entreprise et l'industrie d'une telle corporation, et prendre ses engagements et les payer, en totalité ou en partie, en deniers comptants, actions, obligations ou autres valeurs de la présente compagnie; (n) Promouvoir ou aider à promouvoir et devenir actionnaire de toute compagnie subsidiaire, alliée ou autre exerçant ou ayant pour l'un de ses objets l'exercice de toute industrie ou commerce en totalité ou en partie semblables à ceux de la présente compagnie, et conclure des conventions au sujet du partage des profits, la fusion des intérêts, les risques communs, les concessions réciproques ou autrement avec toute telle personne ou compagnie et, nonobstant les dispositions de l'article 44 de la dite loi, prendre ou autrement acquérir des actions et valeurs d'une compagnie semblable, et les payer en totalité ou en partie, en deniers comptants, actions, obligations ou autres valeurs de la présente compagnie, et les détenir, vendre, réémettre avec ou sans garantie du principal, des intérêts, des dividendes ou en disposer autrement; (o) Vendre, arrenter ou autrement céder, en totalité ou en partie, la propriété, les droits, immunités et entreprises de la compagnie pour la compensation que la compagnie jugera à propos, et en particulier pour les actions, débetures, actions obligations ou toutes autres valeurs de toute autre compagnie ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la dite loi; (p) Acheter, prendre à bail ou autrement acquérir et détenir, exercer ou posséder en totalité ou en partie, la propriété, les immunités, l'achalandage, les droits, pouvoirs et privilèges détenus ou possédés par toute personne ou maison, ou par toute compagnie ou compagnies formées dans le but d'exercer, en totalité ou en partie, toute industrie ou commerce semblables à ceux que la présente compagnie est autorisée à exercer, soit en son propre nom ou au nom de cette personne, maison ou compa-

gnie, et payer en totalité ou en partie, pour cette propriété, ces immunités, achalandage, droits, pouvoirs et privilèges en deniers comptants ou en actions acquittées de la présente compagnie, et prendre les engagements de cette personne, maison ou compagnie et particulièrement les engagements de C. Emile Morissette, ou de toute personne, maison ou compagnie endettée vis-à-vis de la présente compagnie, ou faisant un genre de commerce semblable à celui que dirige la présente, et les payer en deniers comptants ou en valeurs de la présente compagnie ou autrement, pour tel montant qui peut être convenu ; (g) Faire des avances de fonds aux clients et autres ayant des relations d'affaires avec la compagnie, et garantir l'accomplissement des entreprises de ces personnes ; accepter en paiement de toutes dettes dues à la compagnie, des actions, obligations, débiteures ou autres valeurs ; (r) Distribuer en espèces ou autrement selon qu'ils auront décidé, tous biens de la compagnie entre ses membres, et en particulier les actions, débiteures, obligations ou autres valeurs de toute compagnie qui pourrait prendre la totalité ou partie des biens ou engagements de la présente compagnie ; (s) Placer les fonds de la compagnie qui ne sont pas immédiatement requis, en valeurs et de telle manière qui sera décidée de temps à autre ; (t) Aider de toute manière toute corporation dont les parts du capital-actions, les obligations ou autres valeurs seront détenues ou garanties de quelque manière par la présente compagnie, et faire tous les actes et choses pour protéger, augmenter ou donner de la valeur à ces parts du capital-actions, obligations, ou autres valeurs ; (u) Faire tous les actes et choses tendant à augmenter la valeur de tous biens détenus ou contrôlés par la présente compagnie à une époque quelconque ; (v) Rémunérer au moyen de deniers comptants ou, avec l'approbation des actionnaires, en actions, obligations ou autrement, toute personne ou personnes ou corporation ou corporations, pour services rendus ou à rendre, en plaçant ou en aidant à placer, ou en garantissant le placement de toutes actions de la compagnie, ou au sujet de la formation ou promotion de la compagnie, ou la conduite de ses affaires ; (w) Faire toutes les choses nécessaires, convenables ou propres à atteindre l'un ou plusieurs des objets énumérés dans les présentes ou qui pourraient paraître nécessaires pour la protection et le bénéfice de la présente compagnie, soit comme détenteurs ou intéressés dans toute propriété ou autrement ; (x) Procurer la pension et le logement, vêtements, provisions et tous les objets en général à ceux engagés dans ou concernant tous travaux faits par la compagnie, ou contracter pour la fourniture d'iceux ; (y) Agir comme agent pour toute compagnie, corporation, société ou personne faisant aucune des affaires ou entreprises ci-dessus ; (z) Les pouvoirs contenus dans chacun des présents paragraphes ne seront ni limités ni restreints par déduction ou induction des termes de tout autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "C. Emile Morissette, Limitée," avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Québec, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 27e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

La Compagnie d'Entreprise Marchand, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28e jour de mars 1913, constituant en corporation Antoine Marchand, entrepreneur, Amédée Daoust, bourgeois, Charles Lalonde, menuisier, Edgar Coté, peintre, et Oscar Coderre, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire le commerce et les affaires d'entrepreneur et constructeur en général et toutes les affaires y ayant rapport, tel que l'érection,

construction, réparation, améliorations de tous travaux publics ou privés ; (b) Fabriquer, acheter, louer, exploiter et autrement acquérir et vendre ou autrement disposer du bois de sciage, bois de corde, bois de pulpe et autres matériaux employés pour les constructions, ou autres travaux d'utilité publique ou privée ; (c) Acquérir par achat, concession, échanges, créances, bail ou autre titre légal et tenir, avoir, posséder, louer, vendre, échanger, garantir, mettre en opération et vendre des terrains à bois, des limites de bois, du bois debout, des pouvoirs d'eau et emplacements pour moulins, des terres, bâtisses et propriétés rurales et urbaines et les droits de toutes descriptions y ayant rapport, les développer et, construire, ériger et mettre en opération des magasins, manufactures, travaux, machines, résidences et autres constructions de toute sorte et autres propriétés mobilières, immobilières en général ; (d) Construire et exploiter des aqueducs, usines à gaz, fabriques, moulins, ateliers, entrepôts et autres bâtiments et travaux en rapport avec l'industrie de la compagnie ; (e) Engendrer, produire, accumuler la vapeur, le gaz, l'électricité ou autre pouvoir moteur pour la production de l'éclairage, chauffage ou pouvoir, pour les fins de la compagnie, avec le pouvoir de vendre tout le surplus non requis, et les fournir pour les fins d'éclairage, chauffage ou pouvoir à toute personne ou corporation, aux termes qui peuvent être convenus, pourvu que les susdits pouvoirs lorsqu'ils sont exercés en dehors de la propriété de la compagnie soient sujets à toutes les lois provinciales et municipales et règlements à cette fin ; (f) Entreprendre et construire des aqueducs, rues, ruelles et canaux d'égouts, trottoirs, chemins publics ou privés ; (g) Avec l'approbation des actionnaires, aider au moyen d'avances ou autrement à la construction et à l'entretien des chemins, rues, ruelles, égouts et autres travaux d'amélioration des propriétés de la compagnie ; prendre et maintenir des hypothèques, garanties ou autres privilèges pour assurer le paiement de toutes propriétés vendues par la compagnie ou de tous travaux exécutés par elle ou de tous montants dus à la compagnie ; (h) Construire des fourneaux à chaux, manufacturer, produire, acheter et vendre de la chaux, du ciment, de l'asphalte, du plâtre, de la pierre, du sable, de l'amiante, et toutes autres choses se rapportant à la fabrication de ces matériaux ; (i) Acquérir, exploiter et vendre des carrières de granit, de pierre, des lits de sable, et en général tous matériaux pouvant servir à la construction et de payer les dites carrières et matériaux en argent, bons, débiteures ou parts acquittées de la dite compagnie ; (j) Installer des concasseurs de pierre et toutes autres machines pouvant servir à l'exploitation d'un tel commerce ; (k) Acheter, vendre voitures et autres véhicules pouvant servir au transport des dits matériaux ; (l) Faire le commerce d'immeubles dans toutes ses branches ; (m) Vendre, louer, transporter, et échanger ou autrement faire le commerce des dits immeubles ou toutes parties d'iceux et en disposer, développer, améliorer et disposer telles propriétés en lots à bâtir, rues, ruelles, carrés ou autrement ; faire des avances au moyen de prêts aux acquéreurs ou locataires d'aucune partie des immeubles de la compagnie pour les fins de construction ou amélioration ; (n) Acheter, donner à bail ou acquérir autrement, vendre ou louer ou de disposer autrement de toute patente, tous droits de patente, inventions, marque de commerce, nom de commerce, franchises ou privilèges, brevets, droits d'auteur ou adopter ou employer toutes inventions patentées maintenant en existence ou qui peuvent être à l'avenir inventées et requises, nécessaires et utiles, pour la mise en opération des objets de la compagnie ; (o) Acquérir par achat, bail ou autrement l'entreprise de toute compagnie, société ou personne faisant les affaires que la compagnie a le pouvoir de faire, et nonobstant les dispositions de l'article 44 de la dite loi, acheter, acquérir et posséder des actions, obligations ou débiteures dans toute autre corporation faisant les affaires avec des objets semblables à ceux de cette compagnie, aux termes qui peuvent être convenus quant aux paiements d'iceux par l'émission d'actions payées du fonds social de la compagnie et selon qu'il peut être convenu autrement ; (p) Vendre et louer les affaires, franchises, propriétés et entreprises de la compagnie, au comptant ou pour toutes actions, obligations ou autres garanties

dans toute autre compagnie, ou en disposer autrement ; (q) Emettre et accorder toute part et actions acquittées dans le capital-actions de cette compagnie, en paiement du prix d'aucune franchise, entreprise, propriété mobilière et immobilière, garantie, créance, droits, privilèges et hypothèques, lettres patentes, licence que cette compagnie pourra acquérir ou, avec l'approbation des actionnaires, en paiement des services rendus ou qui peuvent être rendus pour la formation ou l'avancement de la compagnie ou la conduite de ses affaires, d'aucune dette ou obligation qu'elle pourra devoir ; (r) Se fusionner avec toute autre compagnie, faisant des opérations du même genre ; (s) Distribuer parmi les actionnaires en espèces, tous les biens de la compagnie ou toutes actions, débentures ou garanties de toute autre compagnie ; (t) Faire toutes autres affaires (comme manufacturiers ou autrement) qui peuvent paraître à la compagnie pouvoir être convenablement conduites en rapport à aucune des affaires ci-dessus spécifiées, ou convenables pour augmenter directement ou indirectement la valeur des biens ou droits de la compagnie ou les rendre profitables, et faire tous les actes et exercer tous les pouvoirs ayant rapport à la mise en opération convenable des objets pour lesquels la compagnie est constituée en corporation, et nécessaires pour permettre de conduire ses entreprises avec profit ; (u) Faire, signer et exécuter tous les actes, contrats et choses quelconques qui peuvent découler des présents pouvoirs et qui sont propres aux fins et aux objets que cette compagnie a en vue ; faire toutes autres choses qui peuvent être en rapport et utiles à l'accomplissement des susdits objets comme patrons, agents, procureurs, et exercer tous les pouvoirs conférés par la dite *Loi des compagnies*. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "La Compagnie d'Entreprise Marchand, Limitée," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat

39-2

Versailles, Vidricaire, Boulais, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 28e jour de mars 1913, constituant en corporation Joseph Versailles, financier, Joseph Félix Boulais et Emmanuel Cléophas Vidricaire, courtiers, et Joseph Emery Coderre et Maurice Loranger, notaires, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes:—(a) Accepter, remplir et exécuter tous fidéicommiss et pouvoirs de tous genres qui pourront être donnés, confiés ou livrés à la compagnie par toute personne ou tout corps politique ou corporation ou autre autorité par donation, transport, transfert, testament, legs ou autrement, ou qui pourrissent être confiés, livrés, transférés ou donnés par toute cour d'archives ou aux conditions qui seront agréées ou que le tribunal, en cas d'incapacité, approuvera ; prendre, recevoir, retenir et transporter tous biens, biens-fonds, fonds et propriétés mobilières et immobilières, qui pourront être accordés, confiés ou transférés à la compagnie avec son assentiment en vertu de tels fidéicommiss ; (b) Accepter et occuper l'emploi et accomplir tous les devoirs de receveur, fidéicommissaires, cessionnaires, syndics pour le bénéfice des créanciers, liquidateurs, exécuteurs, administrateurs, curateurs des biens de faillis, gardien de la personne ou de la propriété, séquestre judiciaire, tuteur et subrogé tuteur aux mineurs, curateur aux interdits et à toutes les personnes auxquelles des curateurs peuvent être nommés, conseils judiciaires, curateurs aux substitutions, et dans tous les autres cas où des curateurs à la propriété peuvent être nommés lorsqu'ils le sont de la même manière que des individus sont désignés pour occuper cet emploi ; (c) Agir comme agence

ou association pour ou au nom d'autres qui lui confient des deniers pour être prêtés ou être placés et garantir aussi le remboursement du principal ou les paiements de l'intérêt ou les deux de tous deniers confiés à la compagnie pour en faire le placement ; et afin d'assurer la compagnie contre les pertes sur toutes garanties ou obligations ou avances faites par la compagnie, recevoir et disposer de toutes propriétés ou valeurs confiées, engagées, hypothéquées ou cédées à la compagnie ou entreposées par elle en rapport avec telle garantie, obligation, avance ou placement ; (d) Agir en qualité d'agents, courtiers, fondés de pouvoirs ou principaux pour la transaction d'affaires générales, ou au sujet de l'administration de propriétés mobilières ou immobilières, et agir en qualité d'agents et fiduciaires au sujet de l'administration des fonds d'amortissement pour toute personne, corporation ou compagnie, accepter et exécuter tous mandats ayant pour objet d'émettre, contresigner, garantir ou engager, vendre ou acheter des actions, obligations, débentures ou autres valeurs, mobilières, immobilières ou mixtes ; agir en qualité d'agents aux fins d'enregistrer ou contresigner des certificats d'actions, obligations ou autres valeurs ou titres de toute personne, gouvernement, province, pays étrangers, de toutes personnes, compagnie, corporation, municipalité ou association et recevoir et administrer des fonds d'amortissement s'y rattachant ; agir en qualité d'agents pour enregistrer ou contresigner des certificats d'actions ou autres valeurs et remplir tous contrats que ce soit, et plus spécialement et sans limiter les termes ci-dessus, agir en qualité d'agents financiers, d'enregistrement et de transfert pour toute personne, gouvernement, municipalité, corps politique ou corporation, et en cette qualité recevoir et dépenser des fonds, et transférer, enregistrer et contresigner des certificats d'actions obligations ou autres titres, et agir en qualité d'agents, pour toute personne, gouvernement ou corporation de pays étranger, ou du Canada ; agir en qualité d'agents pour toute personne, corporation ou compagnie pour recouvrer les coupons d'intérêt sur toutes sortes de valeurs ; (e) Vendre des hypothèques ou autres valeurs ; vendre ou autrement disposer de toutes propriétés mobilières ou immobilières, détenues à une époque quelconque par la compagnie ; (f) Acheter, vendre et céder des actions, stocks, obligations, débentures et valeurs de toutes corporations municipales et autres, ou de compagnies à fonds spécial, ou de valeurs fédérales, provinciales, anglaises, étrangères ou autres valeurs publiques, ou des biens-fonds, baux et autres droits en des biens-fonds, ainsi que des biens, meubles, et soit en qualité de principaux, ou d'agents, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* ; (g) Recevoir des effets mobiliers de toutes sortes en dépôt, et faire les opérations générales d'une compagnie dépositaire ou entrepositaire, et, plus spécialement construire, entretenir, exploiter et louer les bâtiments et constructions convenables pour recevoir et emmagasiner des effets mobiliers de tous genres ; agir en qualité d'agents, consignataires et dépositaires de tels effets mobiliers et prendre toutes sortes d'effets mobiliers en dépôt et garde, aux conditions qui seront agréées ; (h) Acquérir par achat, bail, échange ou autrement, et détenir, améliorer, subdiviser, construire, utiliser, administrer, arrenter, transférer, vendre, échanger et céder toutes sortes de biens, meubles et immeubles, et construire, ériger, réparer et modifier des maisons, magasins, entrepôts et autres constructions sur ces terrains ou sur toutes parties de tels immeubles, et à ces fins exercer l'industrie d'ingénieurs, architectes et constructeurs ; (i) Emettre des actions acquittées, obligations ou débentures ou autres valeurs en plein paiement ou en paiement partiel de toute propriété mobilière ou immobilière, droits, baux, affaires, franchises, entreprises, pouvoirs, privilèges, licences ou concessions que la compagnie pourra légalement acquérir, et en plein paiement ou en paiement partiel ou en échange d'actions, obligations, débentures ou autres valeurs de toutes autres compagnies exerçant une industrie semblable ou se rattachant à l'industrie de la présente compagnie sur sa propre propriété ; (j) Promouvoir, organiser, régir ou développer, ou aider à promouvoir, organiser, régir ou développer toute corporation, compagnie, syndicat ou entreprise, et faire toutes les

détenir, émettre ou réémettre, avec ou sans garantie, ou autrement en disposer ; (x) Exercer toute autre industrie que la compagnie jugera capable d'être convenablement exercée en rapport avec ce qui précède ou de nature à augmenter directement ou indirectement la valeur des biens et droits de la compagnie ou les rendre profitables ; (y) Faire tous et chacun les actes et choses ci-dessus en qualité de principaux, entrepreneurs, syndics, agents ou autrement, et soit et au moyen de syndics, agents ou autrement, et soit seuls ou conjointement avec d'autres ; (z) Les pouvoirs conférés par chaque paragraphe ne seront en aucune manière ni limités ni restreints par induction ou déduction des termes de tout autre paragraphe que ce soit. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "Versailles, Vidricaire, Boulais, Limitée," avec un capital-actions de cinquante mille dollars, divisé en 500 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

39-2 THOMAS MULVEY,
Sous-secrétaire d'Etat.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 27^e jour de mars 1913, constituant en corporation Cornélius Elzéar Derome, médecin vétérinaire, Henry Rupert Derome et William James Derome, médecins, Alfred Everest Derome, machiniste, et John Michael Derome, étudiant, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—

(a) Acquérir par achat, échange, bail ou tout autre titre légal, posséder, tenir, vendre, louer, sous-louer ou mettre à profit des terrains, immeubles, bâtisses, héritages et droits y ayant rapport de toute nature que ce soit, ou en disposer autrement, et effectuer l'assurance contre les pertes par le feu ou autrement, de toutes bâtisses, matériel ou choses appartenant à la compagnie ; (b) Développer, disposer, améliorer, vendre et en aucune autre manière faire le commerce ordinaire avec sa propriété immobilière ou autre, y compris la division d'icelles en lots à bâtir, rues, carrés, parcs, ruelles ou autrement, et sur telles propriétés faire, construire, bâtir et maintenir des chemins, ponts ou autres voies de communications, égouts, canaux, aqueducs, maisons, moulins, manufactures, et toutes autres constructions nécessaires ou utiles pour l'occupation, emploi ou amélioration de toutes telles propriétés ; (c) Prêter de l'argent aux clients et autres ayant des affaires avec la compagnie ; faire des avances au moyen de prêts aux acquéreurs et locataires d'aucune partie des immeubles de la compagnie, pour des fins de construction ou autres améliorations, et prendre et tenir des hypothèques, obligations, baux et charges pour garantir le prix d'achat de toutes propriétés vendues par la compagnie, ou argent dû à la compagnie par les acquéreurs ou par toutes autres personnes, ou avancé par la compagnie aux acquéreurs ou à toutes autres personnes ; (d) Engendrer, manufacturer, produire, accumuler, acheter et employer la vapeur, le gaz, l'air comprimé et l'électricité, les vendre ou en disposer autrement, et les fournir pour des fins d'éclairage, chauffage et pouvoir aux occupants de toutes bâtisses possédées ou mises en opération par la compagnie ou à toutes autres personnes, sociétés ou corporations, pourvu que les pouvoirs conférés par les présentes à la compagnie, lorsqu'ils seront exercés en dehors des terres de la compagnie soient sujets aux lois locales et municipales à cette fin ; (e) Acquérir par achat, bail, échange, ou par tout autre titre, et posséder, aliéner, soit seuls ou conjointement avec d'autres, toute ou aucune partie des affaires, biens, actifs, franchise, clientèle, droits et privilèges, en disposer ou en faire le commerce ou autrement avec ou sans se charger des obligations de toutes personnes,

sociétés, corporations faisant toutes affaires ou entreprises semblables à celles que cette compagnie est autorisée à faire, ou possédant une propriété ou intérêts ou droits en icelle convenables pour les fins de cette compagnie, et acheter ou acquérir autrement, posséder, céder, vendre, détenir, réémettre, sans garantie, ou autrement en disposer aucune ou toutes les actions, bons, débentures ou autres garanties de la dite corporation ; exercer tous les droits de propriétaires, y compris droits de vote, en raison de tels actions ou droits, et payer pour tous droits, intérêts, actions et objets acquis, en tout ou en partie en argent, en tout ou en partie en actions, obligations ou débentures, ou par l'émission d'actions acquittées et non sujettes à l'appel du capital-actions de la compagnie ou autrement ; (f) Faire toutes affaires comme manufacturier ou autrement, et vendre toutes marchandises et exercer tous genres d'affaires qui peuvent paraître à la compagnie capables d'être conduits convenablement, en rapport avec les affaires ou objets de la compagnie, ou de nature à augmenter la valeur ou rendre profitables aucuns biens ou droits de la compagnie ; (g) Demander, acheter ou acquérir autrement toutes marques de commerce, patentes d'invention, licences, concessions et autres semblables conférant le pouvoir de se servir d'aucun droit exclusif ou non exclusif ou limité qui peut paraître être employé pour aucune des fins de la compagnie, et de les payer en obligations, débentures ou autres garanties de la compagnie, ou par l'émission d'actions acquittées et non sujettes à l'appel de son capital-actions ou autrement, et employer, exercer, développer, octroyer des licences y ayant rapport ou autrement mettre à profit tous biens, droits ou concessions ainsi acquises ; (h) Placer les argents de la compagnie, non immédiatement requis, de la manière qui peut être déterminée de temps en temps ; faire les opérations d'agents d'immeubles et agents financiers, et agir en qualité d'agents aux fins de vendre, arrenter, régir et administrer des biens meubles et immeubles et exiger une commission pour ses services ; (i) Payer pour tous biens, objets ou droits, pour toute propriété, immunité, privilèges, baux acquis par ou pour la compagnie et pour services rendus et travail exécuté, y compris, avec l'approbation des actionnaires, la rémunération de toutes personnes, sociétés, corporations, pour services rendus à la compagnie, antérieurs ou subséquents à son incorporation ou organisation ou autrement, en obligations, débentures ou autres garanties ou actif de la compagnie ou partie en actions et partie en obligations, ou par l'émission d'actions acquittées et non sujettes à l'appel du capital-actions ou autrement ; (j) Nonobstant les dispositions de l'article 44 de la dite loi, prendre, acheter ou acquérir par souscription originale ou autrement, les actions, obligations ou autres garanties ou actif de toute autre corporation faisant des affaires semblables à celles de la compagnie, et les payer en obligations, débentures ou autres garanties de la compagnie, ou par l'émission d'actions acquittées et non sujettes à appel de son capital-actions ou autrement, et durant la possession et jouissance d'aucunes telles actions ainsi acquises, exercer tous les droits et pouvoirs de propriétaires d'icelles, y compris les pouvoirs de voter ; (k) Promouvoir ou aider à promouvoir toutes compagnies dans le but de faire toutes affaires semblables à celles de cette compagnie, ou dans le but d'acquérir tous ou aucun des biens de cette compagnie, ou pour toutes autres fins qui peuvent paraître directement ou indirectement calculées pour le bénéfice de cette compagnie ; (l) Entrer en aucun arrangement avec toutes autorités ou tout gouvernement municipal, local ou autrement et qui peut paraître utile aux objets de la compagnie, ou aucun d'eux ; (m) Entrer en aucune amalgame, société ou arrangement pour le partage des profits, union d'intérêts, coopération, risques conjoints, concession réciproque ou autrement, avec toutes compagnies faisant ou engagées dans aucunes affaires ou transactions capables d'être conduites, directement ou indirectement, pour le bénéfice de cette compagnie ; et prêter de l'argent à toute telle compagnie, garantir ses contrats, ou l'aider autrement ; (n) Vendre toute ou aucune partie des biens, actifs ou entreprises de la compagnie, pour telles considérations que la compagnie jugera à propos, et en particulier en tout ou en partie en argent, ac-

tions acquittées, obligations, débentures ou autres garanties de toute autre compagnie ayant des objets en tout ou en partie semblables à ceux de cette compagnie ou en disposer autrement, nonobstant les dispositions de l'article 44 de la dite loi ; (o) Distribuer, en espèces ou autrement, suivant qu'il sera déterminé, tout l'actif de la compagnie parmi ses actionnaires, et en particulier les actions, obligations et débentures ou autres garanties ou valeurs de toute autre compagnie, appartenant à cette compagnie, et dont cette compagnie peut avoir le pouvoir de disposer, ou de toute autre compagnie qui acquerrait, en tout ou en partie, l'actif ou le passif de cette compagnie ; (p) Faire toutes telles autres choses qui peuvent être en rapport ou utiles à l'acquisition des objets de la compagnie, ou pour la mise en opération des objets de la compagnie ; (q) Faire aucune des susdites choses comme agents, patrons ou entrepreneurs, fidéicommiss ou autrement, et par ou l'intermédiaire de fidéicommiss ou agents ou autrement, et soit seuls ou conjointement avec d'autres. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "Montreal-Edmonton & Western Land & Investment Company of Canada, Limited," avec un capital-actions de deux cent mille dollars, divisé en 2,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de mars 1913.

THOMAS MULVEY,

39-2

Sous-secrétaire d'Etat.

La Compagnie J. A. Guilmette, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 26e jour de mars 1913, constituant en corporation François Xavier Létourneau, comptable, Fabien Côté, négociant, Joseph Avila Guilmette, agent financier, Albert Dumas, photographe, Romuald Roy, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Agir comme agent ou procureur pour la négociation ou la transaction de toutes affaires, administration de biens-fonds et autres, vente de propriétés, placements de fonds et perception de revenus, loyers, dividendes, intérêts ou toutes autres créances, capital ou accessoires, négociables ou non négociables, garantis ou non garantis ; (b) Acquérir par achats, échanges, bail ou autrement, et posséder, détenir à titre de procureur ou autrement, des biens-fonds, meubles et immeubles, créances de toutes sortes ; (c) Acquérir par achats ou autrement, la totalité ou une partie des biens-fonds, affaires, propriétés et biens mobiliers ou immobiliers généralement quelconques, et se charger ou non des engagements de toutes personnes, maisons ou corporations en possession de propriétés propres aux fins de la présente compagnie ou exerçant une industrie semblable ou en partie semblable à celle de la présente compagnie ; (d) Prendre, acheter ou acquérir, par souscription originale et autrement, détenir, vendre, disposer ou autrement céder des actions, obligations ou autres valeurs de toutes compagnies ayant des objets en tout ou en partie semblables à ceux de cette compagnie, nonobstant les dispositions de l'article 44 de la dite loi, et en garantissant le principal et les intérêts et dividendes, et voter en vertu de ces valeurs et agir par l'entremise d'un agent ou des agents, que la compagnie nommera conformément à ses règlements ; (e) Vendre, arrenter ou autrement céder la propriété des biens, meubles ou immeubles, comme industrie active ou autrement, et entreprises de la compagnie, en totalité ou en partie, aux termes et conditions et pour la compensation que les actionnaires jugeront à propos, et en particulier pour les actions ou autres valeurs de toute autre compagnie dont les objets sont semblables ou en partie semblables à ceux de la présente compagnie, nonobstant les dispositions de l'article 44 de la *Loi des compagnies* et distribuer en nature parmi les actionnaires de la com-

pagnie toute propriété de la compagnie, et en particulier, toute action, débentures ou valeurs de toute autre compagnie, appartenant à la présente compagnie, ou que la présente compagnie peut avoir le pouvoir de disposer ; (f) Emettre et distribuer des actions acquittées, non sujettes à appel, obligations ou autres garanties de la compagnie, en paiement ou partie de paiement pour toutes propriétés mobilières ou immobilières, droits ou autres actifs acquis par la compagnie, sous aucun titre, réclamations, services rendus, ou à rendre à la compagnie, privilèges ou concessions obtenues par achat, bail ou autrement, ou avec l'approbation des actionnaires, pour tous engagements de la compagnie relativement à la formation et à la promotion de la compagnie ou la conduite de ses affaires, spécialement au sujet de la vente et du placement de ses actions, obligations ou autres valeurs. (g) Acquérir et détenir des franchises, privilèges, entreprises, biens, droits, baux, contrats, immeubles, stocks, actifs et autres droits, que la compagnie peut légalement acquérir à une valeur jugée raisonnable par la compagnie ; (h) S'adresser à toute autorité locale ou publique, et obtenir de ces autorités toutes concessions, subventions, pouvoirs, privilèges et immunités, qui sembleraient désirables à la compagnie et conclure toutes conventions ou contrats au sujet de l'exercice et de l'accomplissement de ces subventions, concessions, immunités et autres ; (i) Faire des avances de deniers ou des prêts aux acheteurs ou locataires de toutes parties d'aucune des propriétés de la compagnie dans le but d'aider à l'érection et amélioration sur cette propriété de bâtiments ou autres constructions et faire des avances aux personnes, compagnies ou corporations avec lesquelles la compagnie sera en relations d'affaires, et agir comme agents, courtiers pour les placements ou remises de fonds et perceptions et engarantir le paiement au moyen d'hypothèques, gages ou autres valeurs ; (j) Organiser, administrer et assister à l'organisation, à l'administration ou développement de toutes compagnies, syndicats et entreprises de toutes sortes faisant le même genre d'affaires ; (k) Exercer toutes industries manufacturières ou autres, que la compagnie croira capables d'être convenablement exercées en rapport avec son commerce ou censées augmenter, directement ou indirectement, la valeur des biens ou droits de la compagnie ou les rendre profitables ; (l) Exploiter, améliorer, diviser ou subdiviser en lots, carrés, rues, ruelles ou autrement, les terrains de la compagnie, les vendre, louer, céder, échanger ou autrement en disposer ainsi, en tout ou en partie, en faveur de toutes personnes ou corporations, aux conditions que la compagnie jugera convenables ; (m) Eriger des maisons, bâtiments ou autres constructions sur les immeubles appartenant à la compagnie ou autres ; (n) Construire, acheter ou autrement acquérir, louer, maintenir et exploiter les aqueducs de toutes sortes, pour des fins d'approvisionnement, d'exploitations industrielles, ou autres, sujets à tous règlements locaux ou municipaux à cet égard ; (o) Construire et maintenir des canaux ou des égouts de surface ou autres, pour drainer ou irriguer les territoires où seront situées ses propriétés ou ailleurs ; (p) Louer, affermer et exploiter des carrières ; (q) Extraire ou produire du sable, de la chaux et de l'argile, et manufacturer le fer, faire le commerce de charbon et leurs produits secondaires, ciment, pierre artificielle, tuiles et tuyaux de drainage, brique de toutes sortes, et généralement de toutes sortes de matériaux et fournitures pour les constructeurs. Acquérir par achats ou autrement et posséder, détenir, arrêter, vendre ou autrement céder, et faire le commerce de concessions forestières, droits de coupe, bois debout et coupé, faire le commerce de bois de construction et autres bois, et généralement exercer dans toutes ses spécialités l'industrie de marchands de bois et exploitants de bois ; (r) Posséder, entretenir et exploiter des scieries, moulins à planer, moulins à pâtes et à papier ; et manufacturer, et faire le commerce général d'articles de bois, meubles, véhicules, instruments agricoles et toutes sortes d'articles dans la fabrication desquels le bois et les produits de la forêt sont nécessaires ou utiles ; (s) Produire et développer de l'électricité, du gaz naturel ou artificiel ou tout autre agent semblable pour produire de la lumière, de la chaleur et de la force et les distribuer et les transmettre

par tous les moyens que la compagnie jugera convenables pour ces fins et en vendre ou autrement en céder et distribuer et transmettre toute partie aux autres aux conditions qui seront jugées convenables, pourvu que toutes telles ventes, distributions ou transmissions, lorsqu'elles seront faites au delà de la propriété de la compagnie, seront subordonnées aux lois et règlements provinciaux et municipaux à ce sujet ; (t) Obtenir par achats, bail ou licences ou autrement acquérir des chutes d'eau, lots de grève, droits de passage et tous les autres droits ou privilèges dont la compagnie pourra avoir besoin ; (u) Construire ou autrement acquérir, louer et entretenir des quais, jetées, ponts, chemins ou autres ouvrages qui pourraient convenir aux fins de la compagnie et aider à leur construction, achat ou entretien de la manière que la compagnie jugera convenable ou à propos ; (v) Demander, obtenir ou autrement avoir ou acquérir, détenir, utiliser, exploiter, arrêter, vendre, céder ou autrement disposer de toutes marques de commerce, brevets d'invention ou autres droits et privilèges semblables qui pourraient être nécessaires pour la compagnie ; (w) Promouvoir ou aider à promouvoir et devenir actionnaires de toutes compagnies subsidiaires ou autres, ayant des objets en totalité ou en partie semblables à ceux de la présente compagnie et se consolider ou se fusionner avec elles aux termes ou conditions qui seront jugées à propos ; (x) Payer toutes les dépenses au sujet de la charte d'incorporation de la compagnie et faire tous les actes en rapport ou utiles à l'acquisition des susdits objets ; (y) Faire une ou plusieurs des choses ci-dessus comme principaux, agents, entrepreneurs, fideicommissaires ou autrement, et soit seuls ou avec d'autres. La compagnie exercera son industrie par tout le Canada et ailleurs sous le nom de "La Compagnie J. A. Guilmette, Limitée", avec un capital-actions de cent mille dollars, divisé en 1,000 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de mars 1913.

THOMAS MULVEY,

39-2

Sous-secrétaire d'Etat.

J. Emile Gill, Limitée.

AVIS est donné au public qu'en vertu de la première partie du chapitre 79 des Statuts révisés du Canada, 1906, désigné *Loi des compagnies*, il a été délivré, sous le sceau du Secrétaire d'Etat du Canada, des lettres patentes en date du 25e jour de mars 1913, constituant en corporation Joseph Emile Gill, ingénieur civil et arpenteur, Arthur Guilbault, entrepreneur-peintre, Antonio Napoléon Gill, comptable, Louis Napoléon Gill, gérant de banque, et Joseph Edouard Labelle, avocat, tous de la cité de Montréal, dans la province de Québec, pour les fins suivantes :—(a) Faire le commerce et les affaires d'entrepreneurs et contracteurs pour l'érection, la construction, les réparations, la démolition d'édifices publics et privés et autres changements dans iceux, quais, digues, chaussées, écluses, ponts, bateaux et cales sèches, et inspecter, éprouver et évaluer toutes sortes de matériaux et machinerie entrant dans ou se rapportant à telles constructions ; (b) Dessiner et surveiller toutes telles constructions et en faire rapport ; (c) Faire des analyses chimiques, enquêtes et rapports sur les mines, minerais et minéraux et autres articles de commerce ; (d) Agir en qualité d'experts généralement dans toutes matières exigeant une connaissance spéciale et l'habileté en fait de génie civil, mécanique, municipal, électrique, métallurgique et dans les travaux d'arts, architecture et chimie ; (e) Manufacturer, acheter et faire le commerce de fournitures et de matériaux pour les ingénieurs, les constructeurs et entrepreneurs ; (f) Entreprendre et exploiter des systèmes d'aqueducs, de drainage, de chauffage et d'éclairage ; (g) Entreprendre et faire exécuter tous travaux de pavage, de macadamisage de rues, ruelles, routes et chemins, produire, acheter et vendre les matériaux servant à telle confection de travaux ; (h) Manufacturer, produire, acheter et vendre de la chaux, du ciment, de

l'asphalte, du plâtre, du sable, de l'amianté, acquérir, exploiter et vendre des carrières de pierre, de granit et des lits de sable, acheter, vendre, manufacturer et préparer le fer, l'acier, le bois sous toutes ses formes, acquérir et posséder des limites à bois et exploiter des moulins à scie; (i) Acquérir par achat, bail ou autrement des immeubles tant pour le besoin de la compagnie que généralement pour en faire le commerce; (j) Vendre, louer, transporter, et échanger telles propriétés que la compagnie pourrait développer et améliorer en les divisant en lots à bâtir, rues, ruelles, carrés ou autrement ou en y construisant elle-même des maisons d'habitation, fabriques, manufactures et autres bâtisses; (k) Faire des avances au moyen de prêts aux acquéreurs ou locataires d'aucune partie des immeubles de la compagnie pour les fins de construction ou d'amélioration; (l) Avec l'approbation des actionnaires, aider au moyen d'avances ou autrement à la construction et à l'amélioration et à l'entretien des chemins, rues, ruelles, égouts et autres travaux d'amélioration des propriétés de la compagnie; prendre et maintenir des hypothèques, garanties ou autres privilèges pour assurer le paiement de toutes propriétés vendues par la compagnie ou de tous travaux exécutés par elle ou de tous montants dus à la compagnie; (m) Faire et exécuter, tant par elle-même que par arpenteurs jurés, le mesurage des propriétés en général, le piquetage des lots et autres travaux en rapport avec tel mesurage et en préparer et faire préparer les plans; (n) Acheter, acquérir, posséder, céder, vendre des actions, débiteures ou garanties dans toutes autres compagnies ayant les mêmes objets en tout ou en partie que ceux de la présente compagnie; accepter en paiement de propriétés et travaux des actions, débiteures, obligations de toutes autres compagnies; (o) Acquérir et posséder toutes affaires, franchises, entreprises, propriétés, droits, privilèges, baux, contrats, immeubles,

actions et autres biens et droits que la compagnie peut légalement acquérir en vertu des présentes; (p) Emettre des actions acquittées et non sujettes à appel, obligations ou autres garanties de la compagnie en paiement pour tous meubles ou immeubles, droits et autres biens acquis par la compagnie pour promotion ou autrement; (q) Contracter des emprunts sur son crédit ou ses placements au moyen de bons, billets, obligations ou autrement; (r) Vendre, louer l'entreprise de la compagnie ou toute partie d'icelle pour telles considérations que la compagnie jugera à propos, ou en disposer autrement, ou s'amalgamer avec toutes personnes, sociétés ou corporation, faisant des affaires semblables, en tout ou en partie, aux termes et conditions jugés acceptables, et en paiement de la considération d'iceux accepter de l'argent, ou au lieu d'argent, des actions acquittées et non sujettes à appel, obligations, débiteures ou autres garanties d'aucune compagnie ou corporation, et distribuer parmi les actionnaires de la compagnie, de temps à autre, tout argent, obligations, débiteures, garanties ou autres biens appartenant à la compagnie; (s) Acquérir et prendre à son nom la clientèle, les entreprises, et généralement l'actif de "J. Emile Gill," et donner en paiement de l'argent et des parts acquittées de la présente compagnie. La compagnie exercera son industrie par tout le Canada et ailleurs, sous le nom de "J. Emile Gill, Limitée," avec un capital-actions de vingt mille dollars, divisé en 200 actions de cent dollars chacune, et le principal lieu d'affaires de la dite compagnie sera en la cité de Montréal, dans la province de Québec.

Daté du bureau du Secrétaire d'Etat du Canada, ce 28e jour de mars 1913.

THOMAS MULVEY,
Sous-secrétaire d'Etat.

COMPTE de la Caisse d'Épargne des Postes, pour le mois de janvier 1913.

(Fourni au Ministre des Finances conformément à la Loi des caisses d'épargnes, chap. 30, Statuts Refondus Can., 1906.)

DT.		Av.	
	\$ c.		\$ c.
BALANCE en caisse chez le Ministre des Finances au 31 décembre 1912.....	42,034,988 79	REMBOURSEMENTS durant le mois.....	967,629 74
DÉPÔTS à la Caisse d'épargne des Postes durant le mois.....	878,655 40		
DÉPÔTS transférés des Caisses d'épargnes du Gouvernement durant le mois :—			
PRINCIPAL.....			
INTÉRÊT acquis du 1er avril jusqu'à la date du transfert.....			
DÉPÔTS transférés de la Caisse d'épargne des Postes du Royaume-Uni à la Caisse d'épargne des Postes du Canada.....	5,644 06		
INTÉRÊT acquis aux comptes des déposants et porté au capital le 31 mars.....			
INTÉRÊT alloué aux déposants, sur les comptes clos durant le mois.....	11,381 68	BALANCE au crédit des comptes des déposants au 31 janvier 1913.....	41,963,040 19
	42,930,669 93		42,930,669 93

Certifié,
W. H. HARRINGTON,
Surintendant, Division des Caisses d'Epargne.
DÉPARTEMENT DES POSTES, Ottawa, 5 mars 1913.

R. M. COULTER,
Sous-maître général des Postes.

37-1f

ETAT

DE LA DETTE PUBLIQUE ET DU REVENU ET DES DÉPENSES de la Puissance du Canada, d'après les états fournis au département des Finances le dernier jour de février, 1912 et 1913.

DETTE PUBLIQUE.		1912.	1913
PASSIF.		\$ c.	\$ c.
DETTE FLOTTANTE—			
Payable au Canada.....		4,815,024 35	4,769,539 48
Payable à Londres.....		263,131,936 77	258,669,833 07
Fonds de rachat de la circulation des banques..		4,661,776 85	5,254,436 21
Billets du Dominion.....		113,188,879 65	113,602,030 40
CAISSES D'ÉPARGNES—			
1912.	1913.		
Caisses d'épargnes des Postes.....	\$42,505,664 65	\$41,489,154 33	
Caisses d'épargnes du Gouvernement.....	14,417,669 26	14,175,042 95	
Fonds en fidéicommis.....		56,923,333 91	55,664,197 28
Comptes des provinces.....		9,712,794 30	9,648,224 99
Divers, et comptes de banque.....		11,920,582 42	11,920,486 07
		22,928,039 35	26,384,575 74
Total de la dette brute.....		487,282,367 60	485,913,323 24
ACTIF.			
PLACEMENTS—			
Fonds d'amortissement.....		12,209,066 21	13,585,901 41
Autres placements.....		29,776,851 20	42,207,784 52
COMPTES DES PROVINCES.....		2,296,429 12	2,296,332 77
DIVERS, ET COMPTES DE BANQUES.....		120,211,026 21	123,695,479 41
Total de l'actif.....		164,493,372 74	181,785,498 11
Total de la dette nette.....		322,788,994 86	304,127,825 13
" au 28 février.....		324,986,426 97	309,308,436 20
Diminution de la dette.....		2,197,432 11	5,180,611 07

REVENU ET DÉPENSES À COMPTE DU FONDS CONSOLIDÉ.	Mois de février 1912.	Total au 29 février 1912.	Mois de février 1913.	Total au 28 février 1913.
REVENU :	\$ cts.	\$ cts.	\$ cts.	\$ c.
Douanes.....	7,258,941 86	77,759,234 43	8,979,793 80	102,737,401 19
Accise... ..	1,623,017 35	17,400,599 84	1,787,992 97	19,575,562 07
Département des Postes.....	850,000 00	8,834,183 59	950,000 00	10,228,507 14
Travaux Publics, y compris les chemins de fer et canaux.....	839,974 21	10,642,932 80	1,154,322 50	12,300,327 47
Divers.....	506,700 36	6,008,666 19	263,761 31	6,314,007 88
Total.....	11,078,633 78	120,645,616 85	13,135,870 58	151,155,805 75
DÉPENSES.....	6,490,236 28	77,145,824 97	6,293,008 12	88,944,332 86

DÉPENSES À COMPTE DU CAPITAL, ETC.				
Travaux publics, y compris chemins de fer et canaux.	2,075,413 39	26,279,398 37	1,796,373 09	22,697,068 50
Subventions aux chemins de fer.....	315,552 00	735,640 25	279,117 00	4,920,207 35
Total.....	2,390,965 39	27,015,038 62	2,075,490 09	27,617,275 85

L'état ci-dessus représente seulement les recettes et paiements qui ont passé par les livres du Département des Finances jusqu'au dernier jour du mois.

Certifié correct,

J. C. SAUNDERS, comptable en chef et teneur de livres du Dominion.

DÉPARTEMENT DES FINANCES, Ottawa, 4 mars 1913.

T. C. BOVILLE,
Sous-ministre des Finances.

36—tf

AUX ANNONCEURS DANS LA GAZETTE.

CEUX qui envoient des annonces pour être insérées dans la *Gazette du Canada*, voudront bien se conformer aux règles ci-dessous :

1. Adresser "Gazette du Canada, Ottawa, Canada."
2. Indiquer le nombre voulu d'insertions.

3. TRANSMETTRE INVARIABLEMENT LE PRIX DE L'ANNONCE AINSI QUE LE PRIX D'UN EXEMPLAIRE DE LA GAZETTE, TELS QUE DONNÉS PLUS BAS; SANS CELA L'ANNONCE NE SERA PAS PUBLIÉE.

Les prix sont de dix cts. pour la première insertion et cinq cts. pour chaque insertion subséquente par ligne de neuf mots, chaque chiffre comptant pour un mot.

D'après la pratique établie et reconnue, telle que prescrite par la loi, les règlements du parlement et les décisions du ministère de la Justice, les avis reçoivent le nombre d'insertions ci-dessous :—

Les avis de demandes de divorce—14 insertions.

Les avis de retrait de dépôts des compagnies d'assurances—3 mois de calendrier.

Les avis de demandes ordinaires au parlement—5 insertions

Les avis de demandes de lettres patentes en vertu de l'Acte des compagnies de prêt (A. C. publié dans la *Gazette* 15 juin 1901)—2 insertions.

Les avis de dividendes et d'assemblées de banques et de compagnies d'assurances,—1 mois de calendrier ou 5 insertions.

Droits provisoires d'auteurs—1 insertion.

Lois des compagnies—Changement du principal lieu d'affaires, du nombre de directeurs, etc.—1 insertion.

AUCUNE ANNONCE N'EST INSÉRÉE POUR MOINS D'UNE PIASTRE.

Les annonces reçues jusqu'à 2 heures p.m. le vendredi seront insérées dans la *Gazette* du samedi suivant.

Les abonnés observeront aussi que le prix d'abonnement, \$4 par année, est invariablement payable d'avance, et que l'envoi de la *Gazette* sera arrêté à l'expiration de la période payée. Chaque exemplaire coûte dix cts., et quand les annonceurs en veulent plus qu'un, ils devront faire une remise en conséquence.

C. H. PARMELEE,
Imprimeur du Roi et Contrôleur
de la Papeterie.

Département des Impressions
et de la Papeterie publiques,
Ottawa, 2 février 1909.

DEMANDES AU PARLEMENT.

CHAMBRE DES COMMUNES.

RÈGLES RELATIVES AUX PÉTITIONS ET AUX BILLS PRIVÉS.

88. (1) Les pétitions pour bills privés ne sont reçues par la Chambre que si elles sont présentées pendant les six premières semaines de la session, et tout bill privé sera présenté à la Chambre dans les deux semaines à compter de l'époque où l'Examineur ou le comité des ordres permanents auront fait un rapport favorable sur la pétition, et nulle motion à l'effet de suspendre cette règle ne sera acceptée, à moins qu'au préalable le comité des ordres permanents n'ait présenté un rapport recommandant cette suspension et exposant les raisons la motivant.

Instruction aux comités.

97. Qu'il soit enjoint à tous les comités sur bills privés, dans le cas où les promoteurs ne seraient point prêts à procéder avec leurs mesures quand celles-ci auront été appelées deux fois en deux occasions différentes devant le comité pour y être discutées, de rapporter ces mesures à la Chambre sans délai, faisant connaître les faits, et avec la recommandation que ces bills soient retirés.

Depôt de bills et honoraires.

89. (1) Toute personne qui voudra obtenir un bill privé sera tenu de déposer entre les mains du greffier de la Chambre, au moins huit jours avant la réunion de la Chambre, un exemplaire de ce bill en anglais ou

en français, avec une somme suffisante pour en payer la traduction et l'impression, la traduction en devant être faite par les fonctionnaires de la chambre, et l'impression par le département des impressions publiques, et si pareil bill n'est pas déposé dans le délai ci-dessus prescrit, le solliciteur devra, en sus des frais d'impression et de traduction, payer la somme de cinq dollars pour chaque jour qui s'écoulera entre le dit huitième jour avant la réunion de la Chambre et la date de la présentation du bill; mais ces taxes additionnelles ne devront pas dépasser en totalité la somme de deux cents dollars.

2. Après la deuxième lecture d'un bill et avant son examen par le comité auquel il a été renvoyé, celui qui en fait la demande doit dans tous les cas verser le prix de l'impression de la loi dans les statuts ainsi qu'un droit de deux cents piastres.

Taxes supplémentaires.

3. Les taxes suivantes seront également imposées et payées, en sus de celles qui précèdent savoir :—

- | | |
|--|-----------|
| (a) Lorsqu'une règle de la Chambre est suspendue relativement à un bill, ou à la pétition de ce bill pour chaque suspension..... | \$ 100 00 |
| (b) Lorsqu'un bill est présenté dans la Chambre après la huitième semaine de la session et avant la fin de la douzième | 100 00 |
| (c) Lorsqu'un bill est présenté dans la Chambre après la douzième semaine de la session..... | 200 00 |
| (d) Lorsque le capital social projeté d'une compagnie dépasse \$250,000 et n'excède pas \$500,000..... | 100 00 |
| (e) Lorsque le capital social projeté d'une compagnie dépasse \$500,000, et n'excède pas \$750,000..... | 150 00 |
| (f) Lorsque le capital social projeté d'une compagnie dépasse \$750,000, et n'excède pas \$1,000,000..... | 200 00 |
| (g) Lorsque le capital social projeté d'une compagnie dépasse \$1,000,000, et n'excède pas \$1,500,000..... | 300 00 |
| (h) Lorsque le capital social projeté d'une compagnie dépasse \$1,500,000 et n'excède pas \$2,000,000..... | 400 00 |
| (i) Pour chaque million ou fraction de million de dollars additionnel..... | 100 00 |

4. Quand l'objet d'un bill est d'augmenter le capital social d'une compagnie existante, le droit additionnel est déterminé selon le tarif ci-dessus, mais n'est calculé que sur le montant de la majoration.

5. Quand un bill est à l'effet d'augmenter ou tend à augmenter pour une compagnie sa faculté d'emprunter, sans qu'il y ait augmentation du capital social, le droit additionnel est de \$300.

6. Si, à quelque phase d'un bill, il est apporté quelque augmentation au chiffre du capital social projeté d'une compagnie, ou à celui de sa faculté d'emprunter, le bill ne passe pas à la phase subséquente tant que les droits découlant de ce changement n'ont pas été versés.

7. Dans la présente règle, l'expression "capital social projeté" comprend toute augmentation de ce capital prévue dans le bill, et dans le cas où un bill accorde le pouvoir d'augmenter, à quelque date que ce soit, le montant du capital social projeté, le droit additionnel sera prélevé sur le chiffre maximum de telle augmentation projetée, telle qu'il en est fait mention dans le bill.

8. Les taxes supplémentaires prescrites en la présente règle s'appliqueront aussi aux bills privés prenant naissance au Sénat, sauf, toutefois, que si une pétition demandant pareil bill privé a été présentée en cette Chambre dans les six premières semaines de la session, la taxe supplémentaire imposée sous l'empire des alinéas b ou c de l'article 3, ne sera pas exigée.

THOMAS B. FLINT,
Greffier des Communes.

RÈGLES RELATIVES AUX AVIS DE BILLS PRIVÉS.

91. Toutes demandes, quelles qu'elles soient, adressées au Parlement pour bills privés, devront être précédées d'un avis dans la *Gazette du Canada*; le dit avis devra énoncer clairement et distinctement la nature et l'objet

de la demande, et devra être signé par les postulants ou en leur nom avec les adresses des signataires ; et lorsque la demande aura pour objet un acte constitutif, le nom de la compagnie projetée devra être donné dans l'avis. Et si les travaux de quelque compagnie (constituée ou à être constituée en corporation) doivent être déclarés à l'avantage général du Canada, cette intention sera spécifiquement mentionnée dans l'avis ; et les postulants feront adresser une copie du dit avis, par lettre enregistrée, au greffier de chaque comté ou municipalité qui pourra être spécialement concernée dans la construction ou l'exploitation des dits travaux, et aussi au secrétaire de la province dans laquelle les dits travaux sont ou pourront être situés ; et une déclaration conforme à la loi devra attester que cette formalité a été remplie par les postulants.

Outre l'avis susdit à publier dans la *Gazette du Canada*, un avis semblable devra aussi être publié dans *quelque journal important* comme suit :—

A. Lorsque la demande sera faite pour un acte constituant en corporation,—

1. *Une compagnie de chemin de fer ou de canal* :— Dans la principale cité et ville ou dans le principal village dans chaque comté où devront être construits le chemin de fer ou le canal projetés

2. *Une compagnie de télégraphe ou de téléphone* :— Dans la principale cité ou ville dans chaque province ou territoire où la compagnie se propose de faire des opérations.

3. *Une compagnie pour la construction de travaux quelconques de nature à produire un changement dans une localité particulière par suite de leur construction ou exploitation ; ou pour obtenir quelques droits ou privilèges exclusifs ; ou pour faire quelques opérations pouvant porter atteinte aux droits ou à la propriété de particuliers* :— Dans la localité ou les localités qui pourraient être atteintes par la législation projetée.

4. *Une compagnie de banque ; une compagnie d'assurance ; une compagnie de fidéicommis ; une compagnie de prêt ; ou une compagnie industrielle, sans pouvoirs exclusifs quelconques* :— Dans la *Gazette du Canada* seulement.

B. Lorsque la demande sera aux fins d'amender un acte existant,—

1. Pour le prolongement de quelque ligne de chemin de fer ou de quelque canal, ou pour la construction d'embranchements des dits chemin de fer ou canal :— Dans la principale cité, la principale ville ou le principal village dans chaque district ou comté devant être traversé par ce prolongement ou cet embranchement.

2. Pour la prolongation d'une charte ou du délai fixé pour la construction ou l'achèvement d'une ligne de chemin de fer, d'un canal, ou d'une ligne de télégraphe ou de téléphone quelconques, ou de tous autres travaux déjà autorisés ; ou pour l'extension des pouvoirs d'une compagnie (lorsque cela n'implique pas la concession de droits exclusifs) ; ou pour l'augmentation ou la réduction du capital social de quelque compagnie ; ou pour augmenter ou modifier ses pouvoirs d'émettre des obligations ou de contracter des emprunts, ou pour tout amendement pouvant porter atteinte aux droits ou intérêts des actionnaires ou des porteurs d'obligations ou des créanciers de la compagnie :— Dans la localité où le bureau principal de la compagnie est ou doit être autorisé à s'établir.

(C.) Lorsque la demande a pour objet d'obtenir pour une personne ou une corporation déjà constituée des droits ou privilèges exclusifs ou le pouvoir de faire quelque chose dont l'accomplissement pourrait porter atteinte aux droits ou aux biens d'autres personnes : dans la localité ou les localités particulières que l'acte projeté pourrait atteindre.

Tous ces avis, qu'ils soient insérés dans la *Gazette du Canada* ou dans un journal, devront être publiés au moins une fois par semaine pendant une durée de cinq semaines consécutives ; et en ce qui concerne les provinces de Québec et de Manitoba, ils devront y être publiés en anglais et en français ; et dans le cas où il n'y aurait pas de journal dans une localité où l'avis doit être donné, cet avis sera donné dans la localité la plus rapprochée dans laquelle il se publie un journal ; et la preuve de la publication régulière de l'avis sera

établie dans chaque cas par une déclaration conforme à la loi ; et toutes ces déclarations devront être transmises au greffier de la Chambre et être endossées "Avis de bill privé".

(D.) Tout pareil avis sera transmis par la poste par lettre enregistrée de manière à parvenir au secrétaire de la province, et au greffier du conseil de comté et de la corporation municipale, au moins deux semaines avant que l'Examineur ou le comité des ordres permanents ne prennent la pétition en délibération, et une déclaration conforme à la loi et établissant ce dépôt à la poste, sera adressée au greffier de la Chambre.

(E) Tous bills privés pour actes constitutifs devront être dressés de manière à incorporer, par mode de renvoi, les clauses des actes généraux se rapportant aux détails auxquels ces bills doivent pourvoir ; l'on devra énoncer les raisons spéciales de toute déviation de ce principe, ou de l'introduction d'autres dispositions relatives à ces détails, et une note devra être annexée au bill pour indiquer les dispositions du bill au sujet desquelles l'on propose de s'écarter de l'acte général ; les bills qui ne seront pas rédigés conformément à cette règle, devront être remodelés par les promoteurs et réimprimés à leurs frais avant qu'aucun comité passe à l'examen de leurs clauses.

THOMAS B. FLINT,

Greffier de la Chambre des Communes.

Quiconque désire obtenir du Parlement une charte de chemin de fer, devra observer les règles ci-dessous, établies par la Chambre des Communes, au sujet de la production de cartes :—

CARTE OU PLAN ACCOMPAGNANT LA PÉTITION.

93. "L'Examineur ou le comité des Ordres permanents ne prendra connaissance d'aucune pétition demandant la constitution en corporation d'une compagnie de chemin de fer, ou d'une compagnie ayant pour objet la construction d'un canal, ou demandant un prolongement de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, avant que soit produit devant ce comité une carte ou un plan, indiquant l'emplacement projeté des ouvrages, et chaque comté, township, municipalité ou district à travers lesquels le chemin de fer, le canal, l'embranchement ou le prolongement projeté, doit être construit".

CARTES, PLANS ET PIÈCES ACCOMPAGNANT LES BILLS.

94. "Nul bill tendant à la constitution en corporation d'une compagnie de chemin de fer ou de canal ou à l'effet de changer le tracé du chemin de fer ou du canal d'une compagnie déjà constituée, ne sera mis à l'étude par le comité des Chemins de fer, à moins qu'il n'ait été produit devant le comité, au moins une semaine avant l'examen du bill—

(a.) "Une carte ou un plan à une échelle d'au moins un demi-pouce au mille, et indiquant le territoire sur lequel il est question de construire les ouvrages projetés, et indiquant aussi les ouvrages analogues existants ou autorisés, dans la région ou partie de la région que la ligne projetée doit desservir, ou qui ont quelquel effet sur la dite région ; et cette carte ou ce plan doit porter la signature de l'ingénieur ou autre personne qui l'a fait ;

(b.) "Une pièce faisant connaître le montant total du capital que l'on se propose de consacrer aux fins de l'entreprise, et la manière dont on se propose de se le procurer, soit au moyen d'actions ordinaires, d'obligations, de débentures ou d'autres valeurs, et le montant respectif à réaliser de chacun de ces chefs."

SENAT.

SUBSTANCE DES RÈGLES ET FORMES DE PROCÉDER DU SÉNAT CONCERNANT LES BILLS DE DIVORCE.

Telles que révisées et mises en vigueur le 22 mars 1906.

Tout pétitionnaire en divorce doit annoncer son intention de demander un bill de divorce, par un avis spécifiant contre qui et pour quelle cause le divorce sera demandé ; il fait insérer cet avis, pendant trois

mois au moins avant la prise en considération par le comité des divorces de sa pétition pour obtenir le bill, dans la *Gazette du Canada* et dans deux journaux—du district où il avait sa résidence habituelle à l'époque de sa séparation d'avec son conjoint, s'il résidait alors dans la province de Québec, le Manitoba, la Saskatchewan, l'Alberta, la Colombie-Britannique ou les Territoires du Nord-Ouest,—ou du comté ou des comtés-unis, s'il résidait dans une autre province ; et à défaut de ce nombre de journaux, l'avis doit se publier dans le district, le comté ou les comtés-unis voisins.

Dans les provinces de Québec et du Manitoba, les insertions doivent se faire dans un journal anglais et un journal français, s'il en existe des deux langues dans le district ; autrement, elles se font en anglais et en français au même journal. Si l'avis donné pour une session expire trop tard pour qu'il puisse être statué sur la pétition pendant cette session, la pétition pourra être présentée et accueillie à la session suivante sans nouvelle publication d'avis.

Une copie de cet avis et une copie de la pétition qui sera présentée doit, à la diligence du pétitionnaire et au moins deux mois avant la prise en considération de la pétition par le comité, être signifiée en main propre si cela est possible, à la personne contre laquelle le divorce sera demandé, ci-après appelée "partie défenderesse".

Si la résidence de la partie défenderesse n'est pas connue, ou que la remise de l'avis ne peut être faite en ses mains, s'il est prouvé, d'une manière jugée satisfaisante par le comité, que tous les efforts raisonnables ont été faits pour opérer la signification en main propre, et, en cas d'inutilité de ces efforts, pour porter l'avis et la pétition à la connaissance de la partie défenderesse, ces diligences peuvent être tenues pour une suffisante notification.

Aucune pétition en divorce n'est recevable après l'expiration des soixante premiers jours de la session.

Toute pétition en divorce doit être écrite lisiblement et porter la signature du pétitionnaire. Elle énonce sommairement le fait du mariage, en indiquant les noms au long, l'âge et l'état des parties, en quel temps, en quel lieu et par qui a été faite la célébration ; le domicile et la résidence de chacune des parties à l'époque du mariage, leur domicile conjugal, leur résidence et tout changement qui en aurait eu lieu ; les faits essentiels sur lesquels est fondée la demande de redressement et la nature du redressement demandé.

La pétition doit aussi contenir l'assurance qu'il n'y a pas eu ni connivence, ni pardon pour les torts qui donnent lieu à la plainte, ni collusion dans la demande en divorce.

Les allégations de la pétition doivent être appuyées d'une déclaration du pétitionnaire, faite conformément à l'Acte de la preuve en Canada, 1893.

La copie de la pétition signifiée à la partie défenderesse portera en endos ou en annexe les renseignements suivants :

(1) La résidence du pétitionnaire à l'époque de la signification.

(2) Une adresse postale en Canada à laquelle les lettres et avis pour le pétitionnaire puissent être délivrés.

(3) Le nom et l'adresse de l'avocat, s'il y en a un, agissant pour le pétitionnaire.

(4) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(5) Si la partie défenderesse veut s'opposer à la demande en divorce et être entendue par le comité des divorces du Sénat, elle doit adresser un avis à cet effet au greffier du Sénat aux édifices du Parlement, Ottawa, dans les deux mois de la signification faite à la partie défenderesse et donner dans cet avis au greffier du Sénat :

(a) La résidence de la partie défenderesse à l'époque de l'envoi de l'avis.

(b) Une adresse postale en Canada à laquelle les lettres et avis pour la partie défenderesse puissent être délivrés.

(c) Le nom et l'adresse de l'avocat, s'il y en a un agissant pour la partie défenderesse.

(d) Si cet avocat n'a pas d'adresse à Ottawa, le nom et l'adresse de quelque agent le représentant à Ottawa, à qui tous avis et pièces puissent être signifiés.

(6) Si la partie défenderesse ne notifie pas ainsi le greffier du Sénat, la pétition peut être prise en considération, et un bill de divorce basé sur cette pétition peut suivre son cours sans autre avis à la partie défenderesse.

(7) Lorsque la pétition est présentée par un mari pour obtenir le divorce contre sa femme, si celle-ci fait voir au comité d'une manière satisfaisante qu'elle peut opposer et qu'elle est prête à produire sous serment de bons moyens de défense contre les accusations portées dans la pétition, et qu'elle n'a pas l'argent nécessaire pour faire valoir ces moyens, le comité peut rendre un ordre que son mari ait à lui fournir la somme nécessaire pour qu'elle puisse présenter sa défense en retenant les services d'un conseil, payer ses frais de voyage et de séjour et ceux des témoins assignés de sa part à Ottawa.

La pétition en obtention d'un bill de divorce n'est prise en considération par le comité que lorsque le pétitionnaire a versé au bureau du greffier du Sénat une somme de \$210.

La pétition, au moment de sa présentation au Sénat doit être accompagnée de la preuve de la publication d'avis et d'une déclaration établissant qu'une copie de l'avis de la pétition a été signifiée.

Une copie de toute pétition en obtention d'un bill de divorce, ou relative à quelque demande de divorce,—et une copie de tous documents et papiers accompagnant cette pétition, ou à produire devant le comité, devra être fournie par la personne au nom de laquelle la pétition, les documents ou les papiers seront présentés ou produits.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

SENAT.

Avis de bills privés.

EXTRAIT DES RÈGLES DU SÉNAT.

107. Toute demande au Parlement, pour obtenir un bill privé, de quelque nature qu'il soit, doit être annoncée par avis inséré à la *Gazette du Canada* ; cet avis doit indiquer d'une manière claire et précise la nature et l'objet de la demande, être signé par les pétitionnaires ou en leur nom et contenir l'adresse des signataires ; et si elle a pour objet l'obtention d'un acte constitutif, il faut donner aussi dans l'avis le nom de la compagnie projetée.

Outre l'avis à insérer dans la *Gazette du Canada*, il doit en être publié un semblable, comme il suit :—

A. Lorsque la demande a pour objet l'obtention d'un acte constituant en corporation,—

1. Une compagnie de chemin de fer ou de canal,—dans un des principaux journaux de la principale cité ou ville ou le principal village de chaque comté ou district par où passerait le chemin de fer ou le canal dont la construction est projetée ;

2. Une compagnie de télégraphe ou de téléphone,—dans un des principaux journaux de la principale cité ou ville de chaque province ou territoire où elle se propose d'opérer ;

3. Une compagnie pour la confection de travaux quelconques, dont la confection ou l'exploitation intéresserait spécialement telle localité particulière ; ou une compagnie tendant à obtenir des droits ou privilèges exclusifs, ou l'autorisation de faire une chose dont l'opération pourrait porter atteinte aux droits ou à la propriété d'autrui,—dans un des principaux journaux de l'endroit ou des endroits que l'acte demandé intéresse ;

4. Une compagnie de banque ; une compagnie d'assurance ; une compagnie de crédit ; une compagnie de prêt ou une compagnie industrielle, sans pouvoirs exclusifs—dans la *Gazette du Canada* seulement ;

5. Et si les travaux d'une compagnie (constituée ou à constituer) doivent être déclarés d'utilité générale pour le Canada, cette intention sera spécifiquement

mentionnée dans l'avis ; et les requérants feront envoyer par lettre enregistrée une copie de cet avis au secrétaire de chaque conseil de comté et de chaque corporation municipale spécialement intéressée dans la construction ou l'exploitation de ces travaux, ainsi qu'au secrétaire de la province dans laquelle ces travaux sont ou seront situés ; et la preuve de l'accomplissement de cette prescription par les requérants devra s'établir par une déclaration statutaire.

B. Lorsque la demande a pour objet de modifier un acte existant,—

1. Afin de prolonger une ligne de chemin de fer ou un canal, ou de construire des embranchements qui s'y relient, l'avis sera le même, *mutatis mutandis*, que celui pour l'obtention d'un acte constituant en corporation une compagnie de chemin de fer ou de canal ;

2. Afin de proroger le délai fixé pour la confection ou l'achèvement d'une ligne de chemin de fer, d'un canal, d'une ligne télégraphique ou téléphonique, ou d'autres travaux quelconques déjà autorisés,—dans un des principaux journaux de l'endroit où la compagnie a son siège ou est autorisée à avoir son siège ;

3. Afin d'étendre les pouvoirs d'une compagnie (sans attribution de pouvoirs exclusifs) ; d'accroître ou de réduire le capital-actions d'une compagnie, ou d'augmenter ou modifier sa faculté d'émettre des obligations ou de faire des emprunts, ou d'effectuer des changements pouvant porter atteinte aux droits ou intérêts des actionnaires, obligataires ou créanciers de la compagnie, —dans un des principaux journaux du lieu de la situation de son siège.

c. Dans tous ces cas, les avis insérés soit à la *Gazette du Canada* ou dans les journaux, doivent se publier au moins une fois par semaine pendant cinq semaines consécutives ; et, lorsqu'ils se publient dans les provinces de Québec et du Manitoba, ils doivent être en langue anglaise et en langue française. Il faut envoyer au greffier du Sénat des exemplaires *marqués* de chaque numéro de tous les journaux contenant l'avis, avec, sur le pli de la feuille, les mots : “ *Avis de bill privé* ” ; ou l'on peut transmettre, au lieu des journaux, une déclaration statutaire que l'avis a été dûment publié.

Tout avis par lettre enregistrée sera déposé à la poste à temps pour parvenir au Secrétaire de la province et au greffier de chaque conseil de comté et de chaque corporation municipale cinq semaines au moins avant la considération de la pétition par le comité des Ordres permanents ; et une déclaration statutaire établissant le fait du dépôt à la poste sera transmise au greffier du Sénat.

108. Nulle pétition pour la constitution en corporation d'une compagnie de chemin de fer ou d'une compagnie de canal, ou pour l'extension de la ligne d'un chemin de fer ou d'un canal existant ou autorisé, n'est prise en considération par le comité des Ordres Permanents, à moins qu'il n'ait été déposé devant le comité une carte ou un plan indiquant le tracé proposé des travaux ainsi que les comtés ou les districts par où doit passer le chemin de fer, le canal, l'embranchement ou le prolongement qu'on veut construire.

109. Avant d'adresser au Sénat la pétition pour en obtenir la permission de présenter un bill privé ayant pour objet la construction d'un pont de péage, la ou les personnes qui ont l'intention de faire cette pétition doivent, en donnant l'avis prescrit par les règles précédentes mentionner en même temps et de la même manière, les péages qu'elles se proposent de percevoir, l'étendue du privilège, la hauteur des arches, l'espace libre entre les culées ou les piles pour le passage des trains de bois et des bateaux ; en outre, mentionner si le pont sera mobile ou non, et indiquer les dimensions de la partie mobile.

110. Aucune pétition en obtention d'un bill privé n'est reçue par le Sénat après les trois premières semaines de la session ; aucun bill privé ne peut lui être présenté après les quatre premières semaines de la session ; aucun rapport d'un comité permanent ou spécial sur un bill privé n'est reçu après les six premières semaines de la session.

114. Toute personne qui voudra obtenir un bill privé, si elle se propose de le présenter au Sénat, devra déposer entre les mains du greffier de cette Chambre,

huit jours avant la réunion du Parlement, une copie du bill en langue anglaise ou en langue française, avec une somme d'argent suffisante pour en payer la traduction, laquelle sera faite par les traducteurs du Sénat, et payer l'impression de 600 exemplaires anglais et de 200 exemplaires français ; elle aura pareillement à verser entre les mains du greffier du Sénat, aussitôt après la deuxième lecture du bill, et avant la prise en considération par le comité auquel il aura été renvoyé, une somme de \$200, avec les frais d'insertion de l'acte au corps des Statuts ; et elle remettra au commissaire-greffier du comité un reçu constatant le versement de ces sommes.

SAML. E. ST. O. CHAPLEAU,

Greffier du Sénat.

CORPORATION DE LA CITÉ D'OTTAWA.

AVIS est donné par le présent que la corporation de la cité d'Ottawa demandera au parlement du Canada, à sa présente session, un acte ou des actes—

(a) Autorisant la dite corporation à faire venir de l'eau d'un ou de plusieurs des lacs dans le comté d'Ottawa, dans la province de Québec, se déversant soit dans la rivière Gatineau ou la rivière du Lièvre dans la province de Québec à la cité de Hull, dans la province de Québec, et la cité d'Ottawa, dans la province d'Ontario, pour l'usage des habitants des dites cités, et la fournir aux habitants des dites cités, et construire les travaux qui pourront être nécessaires à ces dites fins dans le dit comté d'Ottawa et dans la dite cité de Hull, dans la province de Québec, et dans la dite cité d'Ottawa, et dans le comté de Carleton, dans la province d'Ontario.

(b) Autorisant la dite corporation à acquérir, par donation, achat ou expropriation, l'adite eau, lacs, ou lacs et terrains dans le dit comté d'Ottawa et dans la dite cité de Hull et dans la dite cité d'Ottawa et dans le dit comté de Carleton, qui seront nécessaires pour l'approvisionnement de l'eau et comme site ou sites des bâtiments ou autres constructions qu'il sera opportun de construire en rapport avec les dits travaux, et pour un droit de passage d'une ligne de tuyaux à partir de ce lac ou de ces lacs jusqu'à la dite cité d'Ottawa, subordonné, quant à ce droit de passage à travers la dite cité de Hull, à une convention à conclure entre la corporation de cette cité à ce sujet, les termes de cette dite convention, en cas de désaccord, devant être réglés par la Commission des chemins de fer du Canada.

(c) Autorisant la dite corporation à conclure une convention avec la corporation de la dite cité de Hull pour l'approvisionnement d'eau aux habitants de la dite cité au moyen de ces dits travaux ;

(d) Autorisant la dite corporation à conclure des conventions avec d'autres municipalités soit dans la province de Québec ou dans la province d'Ontario pour l'approvisionnement d'eau aux habitants des dites municipalités au moyen des dits travaux.

(e) Déclarant que les dits travaux seront pour l'avantage général du Canada.

Daté à Ottawa, ce 6e jour de mars 1913.

TAYLOR McVEITY.

36-5

Solliciteur de la requérante.

GREAT WEST PERMANENT LOAN CO.

AVIS est donné par le présent qu'une demande sera adressée au parlement du Canada, à sa présente session, afin d'obtenir un acte modifiant un acte constituant en corporation The Great West Permanent Loan Company, étant le chapitre 89 des statuts du Canada, 1909, cette modification autorisant la dite compagnie à faire des prêts sur la garantie des débiteures, obligations et actions de toute compagnie (sauf les compagnies de prêt) constituée en corporation par charte fédérale ou provinciale, et acquérir les dites valeurs.

Daté à Winnipeg, ce 21e jour de février 1913.

TAYLOR, MACALPINE & ROSS,

35-7

Solliciteurs des requérants.

AVIS DIVERS.

CAMPBELLFORD, LAKE ONTARIO & WESTERN RAILWAY COMPANY.

UNE assemblée spéciale des actionnaires de la compagnie dite Campbellford, Lake Ontario & Western Railway Company aura lieu à son bureau-chef, en la cité de Montréal, le 16^e jour d'avril 1913, à onze heures de l'avant-midi, pour les fins suivantes :—

1. Prendre en considération l'opportunité d'affermir la voie ferrée de la compagnie à la Compagnie de chemin de fer Pacifique-Canadien, et si la chose est résolue dans l'affirmative, approuver les clauses, les conditions et la forme du bail.

2. Prendre en considération et décider quels moyens il conviendra d'adopter pour réaliser des fonds pour défrayer le coût de la construction, l'achèvement et l'équipement des voies ferrées et embranchements de la compagnie, et, si une émission d'obligations est résolue, alors en fixer leurs montants respectifs, le taux de l'intérêt et les autres conditions auxquelles elles seront émises, et autoriser et approuver aussi la forme de l'hypothèque, s'il y a lieu, qui sera donnée pour garantir le paiement des dites obligations.

Daté à Montréal, ce 13^e jour de mars 1913.

37-5

H. C. OSWALD,
Secrétaire.

GRAND-TRONC DE CHEMIN DE FER DU CANADA.

AVIS est donné par le présent que l'assemblée générale semi-annuelle ordinaire de la Compagnie du Grand-Tronc de chemin de fer du Canada, aura lieu au Cannon Street Hotel, Londres, E.C., jeudi, le 10^e jour d'avril 1913, à midi précis, dans le but de recevoir un rapport des directeurs, élire des directeurs et des auditeurs et expédier d'autres affaires de la compagnie.

Avis est aussi donné qu'une résolution sera soumise à l'assemblée pour donner son assentiment et accepter un acte du parlement du Canada intitulé "Loi du Grand-Tronc de chemin de fer, 1913," et pour autoriser les directeurs à exercer tous les pouvoirs conférés par la dite loi.

Avis est aussi donné qu'une résolution sera soumise à l'assemblée pour donner son assentiment et accepter un acte du parlement du Canada intitulé "Loi du Grand Trunk Pacific, 1913."

Avis est aussi donné que les livres de transferts de la compagnie au Canada seront fermés depuis lundi, le 24^e jour de mars jusqu'au jour de l'assemblée, ces deux jours inclusivement.

Par ordre,

ALFRED W. SMITHERS,
Président.

H. H. NORMAN,
Secrétaire.

Dashwood House, 9 New Broad Street,
Londres, E.C., 20 mars 1913.

38-3

LA BANQUE PROVINCIALE DU CANADA

DIVIDENDE TRIMESTRIEL N° 37.

AVIS est par les présentes donné qu'un dividende de un et demi pour cent ($1\frac{1}{2}\%$) étant au taux de six pour cent l'an, sur le capital payé de cette institution, a été déclaré pour le trimestre finissant le 31 mars 1913, et sera payable au bureau-chef de la banque à Montréal, et à ses succursales, le ou après le premier jour d'avril 1913, aux actionnaires enregistrés dans les livres le 25 mars prochain.

Par ordre du bureau de direction,

TANCRÈDE BIENVENU,
Gérant général.

Montréal, 28 février 1913.

36-4

GRAND-TRONC-PACIFIQUE.

AVIS est donné par le présent qu'une assemblée spéciale des actionnaires de la compagnie de chemin de fer Grand-Tronc-Pacifique aura lieu aux bureaux généraux de la compagnie, rue McGill, en la cité de Montréal, vendredi, le 11^e jour d'avril A.D. 1913, à midi, dans le but d'adopter un règlement autorisant l'émission d'actions-déventures créées par la *Loi du Grand-Tronc-Pacifique, 1913*, et pour l'expédition d'autres affaires reliées ou se rattachant à l'entreprise de la compagnie, qui pourront être soumises à l'assemblée.

Montréal, P. Q., 6 mars 1913.

HENRY PHILIPS,
Secrétaire.

36-5

COMPAGNIE DE CHEMIN DE FER CENTRAL DU CANADA.

UNE assemblée générale spéciale des actionnaires de la Compagnie de chemin de fer Central du Canada aura lieu au bureau de la compagnie, 44, Côte du Beaver Hall, Montréal, mardi, le 22 avril 1913, à trois heures de l'après-midi, dans le but d'étudier la question d'émettre des obligations portant première hypothèque sur la ligne de la compagnie entre Montréal et Midland et ses embranchements, le rachat des obligations en circulation de la compagnie et les questions s'y rattachant, l'augmentation du capital-actions de la compagnie et les changements à apporter dans les conventions conclues entre la compagnie et d'autres compagnies.

Montréal, 12 mars 1913.

37-4

J. D. WELLS,
Secrétaire.

BANQUE DE L'AMÉRIQUE BRITANNIQUE DU NORD.

CONSTITUÉE PAR CHARTE ROYALE.

LA cour des directeurs donne avis par le présent qu'un dividende de 40 schellings par action, moins la taxe du revenu, sera payable le 4 avril prochain, aux propriétaires d'actions enregistrées dans le Dominion du Canada, étant au taux de 8 pour cent l'an, pour l'année finissant le 30 novembre dernier.

Le dividende sera payable au taux du change courant, le 4^e jour d'avril prochain, lequel sera fixé par les gérants.

Il ne pourra être fait de transferts entre le 22 courant inclusivement, et le 3 prox., inclusivement, vu que les livres doivent être fermés durant cet intervalle.

Par ordre de la cour,

A. G. WALLIS,
Secrétaire.

No. 5 Gracechurh St., Londres, E.C.
4 mars 1913.

36-4

LA BANQUE NATIONALE.

VENDREDI, le deux mai prochain, et après, cette banque paiera à ses actionnaires un dividende de deux pour cent (étant au taux de huit pour cent par année) sur son capital payé, pour le trimestre finissant le 30 avril prochain.

Le livre de transport d'actions sera fermé depuis le 16 au 30 avril prochain inclusivement.

L'assemblée annuelle des actionnaires aura lieu au bureau de la banque, Basse-Ville, mercredi le 21 mai prochain, à 3 heures p.m.

Les procurations pour voter devront, pour être valides, être déposées à la banque cinq jours francs avant celui de l'assemblée, c'est-à-dire, avant 3 heures p.m., jeudi, le 15 mai prochain.

Par ordre du bureau de direction,

N. LAVOIE,
Gérant général.

Québec, le 18 mars 1913.

38-5

QUINLAN CUT STONE, LTD.

RÈGLEMENT N° 20.

PROPOSÉ, appuyé, et résolu à l'unanimité, comme un règlement de la présente compagnie, ainsi qu'il suit :—

"Règlement n° 20.

"Attendu que les lettres patentes d'incorporation de la présente compagnie, datées le 11e jour de décembre 1912, énonçaient que le principal bureau d'affaires de la compagnie est en la cité de Montréal, dans la province de Québec ;

"Et attendu que la demande d'incorporation dit, par erreur, que le principal bureau d'affaire de la compagnie serait en la cité de Montréal, au lieu de l'être en la cité de Westmount, dans la province de Québec,—

"Que le bureau-chef et principal place d'affaires de la compagnie en Canada soit changé à la cité de Westmount, dans la province de Québec, au lieu de la cité de Montréal."

Je certifie que ce qui précède est une copie fidèle du règlement n° 20 de la présente compagnie, passé le 4e jour de février 1913.

R. E. LALONDE,
Secrétaire-trésorier.

Le Règlement n° 20, étant un règlement à l'effet de changer le bureau-chef de la compagnie de la cité de Montréal à la cité de Westmount, dans la province de Québec, tel que passé par les directeurs à leur assemblée dûment tenue en la cité de Westmount, le 4e jour de février 1913, est lu.

Proposé, appuyé et résolu à l'unanimité,—

Que le Règlement n° 20, soit ratifié, confirmé et approuvé, et que le bureau-chef de la présente compagnie soit changé de la cité de Montréal à la cité de Westmount, dans la province de Québec.

Je certifie par le présent que ce qui précède est une copie fidèle du procès-verbal d'une assemblée des actionnaires de la "Quinlan Cut Stone, Limited," tenue au bureau de la compagnie le 27e jour de février 1913, à trois heures, à laquelle assemblée étaient présents tous les actionnaires de la compagnie.

39-1 R. E. LALONDE,
Secrétaire-trésorier.

KNEEN REALTIES, LIMITED.

RÈGLEMENT "A".

QU'IL soit statué que le principal lieu d'affaires de la compagnie soit changé de la cité de Montréal à la cité de Maisonneuve, dans le district de Montréal.

Je certifie que ce qui précède est une copie authentique du règlement "A" statué par les directeurs de Kneen Realities, Limited, à une assemblée tenue en la cité de Montréal le 19e jour de mars 1913, à laquelle assemblée tous les directeurs étaient présents et sanctionné et confirmé à une assemblée générale spéciale des actionnaires de la dite compagnie tenue à la même date, à laquelle assemblée tous les actionnaires de la compagnie étaient présents.

[L.S.] 39-1 F. G. BUSH,
Secrétaire.

BANQUE DES MARCHANDS DU CANADA

DIVIDENDE TRIMESTRIEL.

AVIS est donné par le présent qu'un dividende de un et deux tiers pour cent pour les deux mois finissant le 30 avril prochain, étant au taux de 10 pour cent par année sur le capital payé de cette institution, a été déclaré, et sera payable à la banque, en cette cité et à ses succursales, dès et après le 1er jour de mai prochain, aux actionnaires enregistrés à la clôture des affaires le 15e jour d'avril.

Par ordre du conseil de direction,

E. F. HEBDEN,
Gérant général.
Montréal, 25 mars 1913. 39-5

INDEX OF NEW MATTER IN THIS GAZETTE.

No. 39

APPOINTMENTS.....	3545
PROCLAMATION—	
Administrator assuming government.....	3546
DESPATCHES, etc.—	
Consul of Belgium at Victoria for Vancouver Island and Queen Charlotte Islands.....	3546
Geneva Convention Act, 1911, to come in force on the 1st day of May, 1913.....	3546
ORDERS IN COUNCIL—	
Land granted forcemetry site, Blairmore, Alta.	3547
Settlement duties of Mr. Powers.....	3547
Homestead duties of Mr. James M. Garden...	3547
Free grant to Mr. John Henry Knott.....	3547
Grant of land to Révérends Pères Oblats de Marie Immaculée des Territoires du N.-O.	3547
Lands containing limestone, &c., regulations..	3548
Mange in cattle.....	3548
Lock at St. Andrews, Red River, Man, regulations amended.....	3548
RAILWAY COMMISSION—	
Grand Trunk Pacific Ry., Standard Freight Mileage Tariff, C. 15.....	3552
CANADIAN MILITIA—	
Appointments, etc.....	3553-3555
GOVERNMENT NOTICES—	
Copyrights entered, 26th March, 1913.....	3556
Str. "Vigilant," name changed to "Muscalonge".....	3557
Vacancies in the Outside Service of the Hydrographic Survey Branch.....	3557
Railway Signal Co. of Canada, Ltd., name changed.....	3574
Moose Jaw & Montreal Investment Co., Ltd., increase of capital stock.....	3584
Great Eastern Realty Co., Ltd., increase of capital stock.....	3584
Yukon Exploration, Ltd., name changed.....	3584
Charters granted to—	
C. Emile Morissette, Ltée. (Corrected notice).	3561
St. Lawrence Parks, Ltd.....	3575
Realty Agencies and Contracting Co., Ltd..	3575
Canadian-American Egg Co., Ltd.....	3576
Finch Fashens, Ltd.....	3576
E. Leonard & Sons, Ltd.....	3577
Tantramar Black Foxes, Ltd.....	3578
Cabinet Directory Co., Ltd. (Amended notice).....	3578
Anglo Canadian Bond Corporation, Ltd....	3579
Canadian Connecticut Cotton Mills, Ltd....	3580
Westmoreland Black Foxes, Ltd.....	3581
Quinlan & Robertson, Ltd.....	3581
F. Schnauffer, Ltd.....	3582
Enterprise Realty, Ltd.....	3583
Compagnie d'Entreprise Marchand, Ltée....	3630
Versailles, Vidricaire, Boulais, Ltée.....	3631
Montreal-Edmonton & Western Land and Investment Co. of Canada, Ltd.....	3632
Compagnie J. A. Guilmette, Ltée.....	3633
J. Emile Gill, Ltée.....	3634
Unrevised Statement of Inland Revenue, February, 1913.....	3589
ADVERTISEMENTS—	
Application to Parliament.	
Empire Life Insurance Co.....	3599
Miscellaneous	
Quinlan Cut Stone, Ltd., head office.....	3599
Kneen Realities, Ltd., head office.....	3599
International Light and Power Co., Ltd., number of directors.....	3599
British America Mills & Timber Co., Ltd., head office.....	3599
Imperial Bank of Canada, dividend.....	3600
Submarine cable across Saanich Inlet, plans deposited.....	3600
John J. Beattie, order to file plea.....	3600
Standard Bank of Canada, dividend.....	3600
Merchants Bank of Canada, dividend.....	3600

INDEX

TO

THE CANADA GAZETTE

FOR THE

YEAR 1912-13

VOL. XLVI.

(Paging within parentheses refers to the page of insertion in French, Notices, Advertisements, &c., are indexed, as a rule, to their first insertion.)

ADVERTISEMENTS.

	PAGE.
APPLICATIONS TO PARLIAMENT—	
Alberta Central Railway Co., for an extension of time, &c.	1361 (1401)
Alberta Interurban Railway Co., for an Act validating the Acts of its directors, &c.	2691
Alberta Railway and Irrigation Co., for an extension of time	1360 (1401)
Alberta-Saskatchewan Life Insurance Co., for an Act amending its charter.	3702
Algoma Eastern Railway Co., for an extension of time	1454
All Red Line Railway Co., for incorporation	1552 (1600)
Athabaska and Grande Prairie Railway Co., for incorporation	2431
Athabaska Northern Railway Co., for an extension of time, &c. . . .	1454 (1493)
Atlin Railway Co., for incorporation	4175, 4645
Attwood, Sarah Lillian, for divorce	1550 (1600)
Bankers Trust Corporation, Limited, for incorporation	1359
Bank of Edmonton, for incorporation	2033
Bank of Saskatchewan, for an Act to amend its charter	2794
Banque Immobilière, for incorporation	2264
Beaver Fire Insurance Co., for incorporation	2991 (3033) 3096 (3141)
Birks, Gertrude Carmen, for divorce	4550 (4589)
Bishopric, G. F., for an Act to extend his patent for a further term	1181
Brantford and Hamilton Electric Railway Co., for an Act authorizing it to operate railways, &c.	1797, 1925
Brazilian Traction Light and Power Co., for an Act authorizing it to operate railways, &c.	1263
Brewster, Isabella Lee, for divorce	1017
British Columbia and White River Railway Co., for an extension of time.	1926
British Columbia Southern Railway Co., for an extension of time, &c.,	1361 (1400)
British North-Western Mortgage Co., for incorporation	1674 (1724)
Britnell, Albert, for divorce	55
Buctouche Railway and Transportation Co., for an Act changing its cor- porate name, &c.	1926

ADVERTISEMENTS—APPLICATIONS TO PARLIAMENT—Continued.

	PAGE.
Burrard Inlet Tunnel and Bridge Co., for an extension of time	1926
Burrard-Westminster Boundary Railway and Navigation Co., for an extension of time, &c.	1797; 3096
Calgary, Edmonton & Port McMurray Railway Co., for incorporation . .	1925
Campbell, Frederick Joseph, for divorce	4176 (4215)
Campbellford, Lake Ontario and Western Railway Co., for an Act to increase its bonding powers, &c.	1359
Canadian Car & Foundry Co., for an Act confirming the letters patent incorporating the company	1103 (1135)
Canada Hail and Fire Company, for an Act to incorporate the company	1181 (1212)
Canada Hail Insurance Co., for an Act to incorporate the company . .	1102 (1135)
Canada Permanent Mortgage Corporation, for an Act to consolidate and amend its charter	1553; 1924
Canada Permanent Public Trusts Co., for an Act to incorporate the company	1102
Canada Preferred Insurance Co., for incorporation	2143
Canada Western Trust and Mortgage Co., for an Act to incorporate the company	1180
Canadian Accountants Association, for incorporation	1674
Canadian Central & Labrador Railway Co., for incorporation	2508 (2539)
Canadian Explosives, Ltd., for obtaining power to issue share warrants, 1018	(1054)
Canadian Medical Protective Association, for incorporation	1796
Canadian Northern Branch Line Railway Co., for an extension of time . .	1552
Canadian Northern Ontario Railway Co., for an Act authorizing the purchase of a portion of the right of way of the Carillon & Grenville Railway Co.	1925 (1970)
Canadian Northern Ontario Railway Co., for an Act to define and increase its bonding powers	2265
Canadian Northern Ontario Railway Co., for an extension of time	1553
Canadian Northern Quebec Railway Co., for an extension of time . .	1552 (1724)
Canadian Northern Railway Co., for an extension of time	1552, 1674
Canadian North Western Railway Co., for incorporation	3097
Canadian Pacific Railway Co., for an Act to extend its lines of railway, 1551	(1601)
Canadian Phoenix Insurance Co., for incorporation	1454 (1493)
Canadian Railway Accident Insurance Co., for an Act to amend its charter	2691 (2738)
Canadian Western Racing Association, for incorporation	1454
Canadian Western Railway Co., for an extension of time, 1796 (1863) 2358	(2392)
Cariboo, Barkerville & Willow River Railway Co., for an extension of time, &c.	1675
Casualty Company of Canada, for an extension of time	3097
Central Railway Company of Canada, for an Act to confirm certain transfers and agreements, &c.	1360 (1400)
Church and Manse Building Fund of the Presbyterian Church of Canada, Board of Management of, for an Act to incorporate the	1181 (1212)
Clappison, Minnie Kate, for divorce	222
Collingwood Southern Railway Co., for an extension of time	1360
Commercial Acetylene Co., for patent	3409
Cooper, John Henry, for divorce	4463
Creighton, Edward MacKay, for divorce	940
Delvigne, Maurice, for patent	2892
Deslandes, George Sentis, for divorce	1796
Dominion North Western Railway Co., for incorporation	1673
Dominion Trust Co., for an Act amending its charter	1018 (1054)

ADVERTISEMENTS—APPLICATIONS TO PARLIAMENT— <i>Continued.</i>		PAGE.
Ebro Irrigation and Power Co., for an Act authorizing it to operate rail- ways, &c.		2033
Elks, Grand Lodge of the Benevolent and Protective Order of, for incor- poration		1926
Empire Life Insurance Co., for incorporation	2431; 3599	
Evangelical Lutheran Joint Synod of Ohio and other States, for incor- poration		1925
Flower, Charles Albert, for divorce	1673 (1724)	
Ford, John Walker <i>et al</i> , for an Act to authorize them to sell the Glebe Lot, in the City of Brantford, Ont.,		3409
Foy, Ruby Christina, for divorce		707
Froste, William, for divorce		1017
General Loan Company of Canada, for incorporation		1359
German-Canadian Trust Co., for incorporation		2033
Glengarry and Stormont Railway Co.	3702 (3746)	
Globe Casualty Co., for incorporation		1796
Gogarty, Fanny Maria, for divorce		629
Gold Medal Furniture Manufacturing Co., for patent		784
Grand Trunk Pacific Branch Lines Co., for extension of time	1263 (1295)	
Grand Trunk Pacific Railway Co., for an Act authorizing it to make an issue of stock, &c.		1360 (1401)
Grand Trunk Pacific Railway Co., for an Act to validate a certain agree- ment, &c.		2033 (2073)
Grand Trunk Railway Co., for an Act authorizing it to make and issue of stock, &c.		1360 (1401)
Great West Fire Insurance Co., for incorporation		1674
Great West Permanent Loan Co., for an Act to amend its charter		3209
Guarantee Co. of North America for an Act to amend its charter	1359 (1401)	
Guelph and Goderich Railway Co., for extension of time, &c.	1359 (1400)	
Hamilton, Andrew Lorne, for divorce	2258 (2303)	
Hampson, Harold Moss, for divorce	1179 (1212)	
Hudson Bay Insurance Co., for an Act to amend its charter		2358
Hudson Bay, Peace River and Pacific Railway Co., for an extension of time		2264 (2833)
Hughes, Walter Wargrave, for divorce		784 (813)
Hull Electric Railway Co., for an Act empowering the company to extend its line, &c.		1797 (1863)
Huron and Erie Loan and Savings Co., for an Act to amend its charter		1675
Huron and Ontario Railway Co., for an Act to change its corporate name, &c.		1675; 1798
Huron and Ontario Railway Co., for an extension of time		1359
Huron Lake Shore Railway Co., for incorporation		2151
Hutcheson, Charles Low, for divorce		3894
Hutchins Car Roofing Co., for patent		3802
Imperial Traction Co., for incorporation		1674
Imperial Underwriters Corporation, for incorporation		1453
Independent Order of Foresters, The Supreme Court of the, for an Act to consolidate and amend its charter		1553
Intercolonial Trust and Investment Co., for incorporation		1360
Inter-Ocean Trust Co., for incorporation		861
Johnston Harvester Co., for an Act to extend its patents for further terms		1359; 1552; 1802
Kettle Valley Railway Co., for an extension of time, &c.		1674
Kitson, Mary, for divorce		1262 (1294)

ADVERTISEMENTS—APPLICATIONS TO PARLIAMENT— <i>Continued.</i>		PAGE.
Kootenay and Arrowhead Railway Co., for an Act to increase its bonding powers	1359	(1400)
Lacey, Mabel, for divorce	487	(524)
Lake Champlain and St. Lawrence Ship Canal Co., for an Act to revise its corporate powers	3894	(3933)
London-Washington-Ottawa Insurance Co., for incorporation	1263	
Manitoba and Northwestern Railway Co., for an extension of time, &c.	1360	(1400)
Manitoba-Ontario Railway Co., for incorporation	2151	(2196)
Manitoba Radial Railway Co., for an extension of time	2689	(2738)
Margousky, Paula, for divorce	1101	(1135)
Marlatt, Mary Susan, for divorce	1453	
Mayers, Beatrice Emma, for divorce	144	(175)
Metropolitan Mortgage and Trust Corporation, for incorporation	1796	(1863)
Mexican Railway Power and Reduction Co., for incorporation	1674	
Middlesex Trust Co., for incorporation	2264	
Monds, William, for divorce	222	
Montreal, Ottawa and Georgian Bay Canal Co., for an Act to amend its charter	1673	(1724)
McLaughlin, Eliza Jane, for divorce	3702	
McLeish, Colin, for divorce	2259	
Naas Valley and Northern Railway Co., for incorporation	4176; 4646	
Nathanson, Nathan Louis, for divorce	1357	
New Brunswick Realty, Ltd., for incorporation	1551	
Newman, Frederick Jacob, for patents	1551	
New Orleans and Grand Isle Truaction, Light and Power Co., for authorization to operate railways, &c.	707	
New Westminster Harbour Commission, for an Act to constitute the commission, &c.	1102; 1264	
Niagara, St. Catharines & Toronto Railway Co., for an extension of time.	1552	
Nipissing Central Railway Co., for an extension of time	2033	
North Empire Fire Insurance Co., for an Act to amend its charter.	1794	(1863)
North Fraser Harbour Commission, for an Act to constitute the commission, &c.	1103; (corrected notice)	1181
North Railway Co., for incorporation, &c.	2432	(2461)
North West Guarantee and Accident Insurance Co., for incorporation	1673	
Northern Empire Life Insurance Co., for incorporation.	1263	
Ontario-Michigan Railway Co., for an extension of time to complete its lines	1018; 1263	
Ottawa & Montreal Transmission Co., for an extension of time	2264	
Ottawa (Corporation of), for an Act to authorize it to convey water from lakes in the Province of Quebec, &c. Q.	3311	(3350)
Ottawa Electric Co., for an Act to increase its capital stock	1102	
Ottawa Gas Co., for an Act to increase its capital stock	1102	
Ottawa Light, Heat and Power, for an Act to increase its capital stock	1102	
Ottawa Northern and Western Railway Co., for an extension of time.	1359	(1400)
Ottawa Terminals Railway Co., for an Act to authorize it to issue bonds, &c.	1263	
Pacific and Peace Railway Co., for an extension of time	2432	
Pacific & Eastern Loan & Savings Co., for incorporation	2991	
Pacific & Hudson Bay Railway Co., for an extension of time	3032	
Pacific Coast Railway Co., for incorporation	2893	
Peoples Trustee and Security Co., for incorporation	1263	
Peterson, D. Madeleine, for divorce	2259	
Peterson, Otto Clarence, for divorce	1017	(1054)

ADVERTISEMENTS—APPLICATIONS TO PARLIAMENT— <i>Concluded.</i>		PAGE.
Pointe aux Trembles Terminal Railway Co., for incorporation, 2892 (2931)		3095 (3141)
Port Nelson Co., for incorporation	1797 (2833)	940
Postal Fire Insurance Co., for incorporation		2689
Power, Lenor, for divorce		2264
Preferential Life Insurance Co., for incorporation		2358
Prudential Life Insurance Co., for incorporation		1454 (1493)
Prudential Trust Co., for additional powers		1262 (1294)
Pyke, John Arthur, for divorce		1551 (1601) 1797 (1863)
Quebec, Portland & International Short Line Railway Co., for incorporation		1673 (1724) 1926 (1970)
Quebec Rapid Transit Co., for an Act giving the power to the company to construct a line of railway, &c.		941
Rayner, Elizabeth Adelaide, for divorce		2508
Real Estate Loan Co., for an Act to increase its capital stock, &c.		4085
Relf, Florence, for divorce		1796
Richard, Hon. Ambrose D. <i>et al</i> , for patent		941 (971)
Richelieu & Ontario Navigation Co., for amending its charter		1018 (1054)
Roman Catholic Episcopal Corporation of MacKenzie, for incorporation..	2432	
Royal Canadian Academy of Arts, for an Act to amend its Act of Incorporation	1551 (1600)	
Rugh, Herbert Bell, for divorce	1914 (1967)	
Rugh, Mae Lillian, for divorce	1262 (1294)	
Ruthenian Greek Catholic Episcopal Corporation, for incorporation, 2508 (2539)		
Shuswap and Okanagan Railway Co., for authorization to enter into an agreement with the C. P. R., &c.	1358 (1400)	
Simcoe, Grey and Bruce Railway Co., for an extension of time	1551	
Simpson, Robert L., for divorce	1672 (1724)	
Smith, Malcolm, for divorce	707	
Southampton Railway Co., for an Act authorizing it to lease its railway to the C. P. R., Co.	2594	
Southern Central Pacific Railway Co., for an extension of time, &c.	1796	
Sponenburg, H. H. <i>et al</i> , for patents	3993; 4176	
Standard Paint Co., for an Act authorizing the importation of patented articles	2794	
St. Denis, Arthur, for divorce	1262 (1294)	
Toronto Terminals Railway Co., for an Act to amend its charter	1796	
Van Buren Bridge Co., for an Act to vest in the company the charter rights of The Restigouche and Western Railway Co.	3802	
Vancouver Trust Co., for incorporation	1358	
Wesleyan Methodist Connection, for incorporation	2991	
Western Canada Accident and Guarantee Insurance Co., for incorporation	2794 (2833)	
Western Canada Mortgage Corporation, for incorporation	1263	
Western Canada Railway Co., for incorporation	2691	
Western Canada Remount Breeding Association, for incorporation	2357	
Western Trust Co., for an Act to amend its charter	2892; 3209	
Wetaskiwin, Yellowhead and Revelstoke Railway Co., for incorporation	1673	
Wetaskiwin, Yellowhead Railway Co., for incorporation	1454	
Wilson, Thomas Leopold, for patent	1263	
Winnipeg, City of, for an Act to authorize it to convey water from sources outside of the Province of Manitoba,	3702 (3746) 3801 (3841)	
York County Loan and Savings Co., for an Act to obtain certain privileges,	2033	
Young, Mary Arabella, for divorce	2025	

ADVERTISEMENTS—MISCELLANEOUS—

	PAGE.
Abitibi Pulp & Paper Co., number of directors	2152
Alaska Feather & Down Co., number of directors	3895
Alaska Securities, Ltd., number of directors	2795
Alberta Central Railway Co., indenture of lease deposited, 2266; indenture of mortgage deposited	2266
Alberta Central Railway Co., sanction of a lease	1182
Alberta Interurban Railway Co., meeting	3803
Alberta Interurban Railway Co., original mortgage deposited	630
Alberta Land Co., head office	2433
Alberta Pacific Railway Co., sanction of an agreement	1182
Alberta, Peace River and Eastern Railway Co., annual meeting	488
Alberta Railway and Irrigation Co., indenture of mortgage deposited	708
Algoma Central & Hudson Bay Railway Co., annual meeting, 562; special meeting	4551
Algoma Central and Hudson Bay Railway Co., release of indenture of mortgage deposited	2433
Algoma Eastern Railway Co., annual meeting	563
American Film Manufacturing Co., board of directors	1363
American Hoist & Derrick Co., general trade mark	2994
Atlantic & Lake Superior Railway Co., general meeting	2795 (2834)
Atlantic & Lake Superior Railway Trust Fund, general meeting of holders of certificates of participation	55
Atlantic, Quebec and Western Railway, general meeting	1019 (1055)
Atlantic Sugar Refineries, Ltd., number of directors	2152; 2692
Atlin Construction Co., works in Prince Rupert Harbour, plans de- posited	2993; 2994; 3098
Bank of British North America, dividend	562 (587) 785 (814) 2992 (3034) 3312 (3350)
Bank of Hamilton, dividend	1365; 2692; 3995
Bank of Montreal, dividend, 389 (440) 1460 (1494) 2693 (2738) 3995 (4026) meeting	1460 (1494)
Bank of New Brunswick and Bank of Nova Scotia, agreement of sale	2152
Bank of New Brunswick, dividend	631; 1806; 2594
Bank of Nova Scotia, dividend	631; 1806; 3099; 4363
Bank of Ottawa, dividend, 398; 1460; 2795; 3995; meeting	1460
Bank of Toronto, dividend, 311; 1460; 2693; 3996; meeting	2034
Banque de St. Hyacinthe, in liquidation, dividend to creditors and deposi- tors	3409 (3454)
Banque de St. Jean, notice to creditors	2693 (2738)
Banque d'Hochelaga, dividend, 311 (346) 1365 (1403) 2693 (2740) 4086 (4126), meeting	1365 (1403)
Banque Internationale du Canada, annual general meeting, 145 (176) special general meeting	2796 (2833)
Banque Internationale du Canada, approval of agreement between said Bank and the Home Bank	2993 (3034)
Banque Nationale, dividend, 942 (971) 2266 (2305) 3509 (3543) 4750 (4791) meeting	3509 (3543)
Barcelona Traction Light and Power Co., number of directors	3210
Barrett Manufacturing Co., general trade mark	1683
Bay of Quinte Railway Co., annual meeting	223
Beattie, John J., order to file plea	3600
Beaver Co., number of directors	709
Bedlington & Nelson Railway Co., general meeting	710
Bedlington and Nelson Railway Co., trust deed deposited	1807
Berlin, Waterloo, Wellesly and Lake Huron Railway Co., indenture deposited	4551

ADVERTISEMENTS—MISCELLANEOUS—*Continued.*

PAGE.

Bird (Alfred) & Sons, Ltd., specific trade mark	3209
Borden Milk Co., trade marks	2034
Boulevard des Italiens, Limitée, head office	2151 (2196) 4272 (4306)
Boyle (A. S.) Co., trade mark	3803
Brazilian Traction, Light and Power Co., number of directors, 1103; dividend,	1104; 1184; 2596; 3895
Britannia Mining and Smelting Co., wharf and approaches to be con- structed, plans deposited	3410
British American Mills & Timber Co.	3599
British and Colonial Land and Securities Co., number of directors	3896
British Columbia Breweries, Ltd., number of directors, 2794; head office changed	2795
British Columbia Sugar Refining Co., extension of a wharf, plans deposited,	2795
British Columbia Telephone Co., laying of a telephone cable, &c., plans deposited	1460
British Columbia Telephone Co., telephone cable across Fraser River at Mission, B.C., plans deposited	2893
British Columbia Telephone Co., submarine cable across Saanich Inlet, Vancouver Island B.C. plans deposited	3600; 4087
Brock (W.R.) Co. Ltd. number of directors	1559
Burrard Inlet Tunnel and Bridge Co. meeting	3704
Caisse d'Economie de Notre-Dame de Quebec pension fund established and head office	223 (251)
Calgary Clay, Coke & Coal Co., number of directors and head office.	2992
Cameron Investment and Securities Co., Ltd., works in Selkirk Water, Victoria, B.C., plans deposited	4750
Campbellford, Lake Ontario and Western Railway Co., sanction of a lease	1182; 3996
Campbellford, Lake Ontario and Western Railway Co., special meeting, 399 (440) 34)0 (3453)	
Canada Atlantic Railway Co., annual meeting	632
Canada Atlantic Transit Co., annual meeting	631
Canada Landed and National Investment Co., number of directors	3210
Canada North-West Land Co., annual meeting	2993
Canada North-West Land Co., distribution of assets	2266
Canada Southern Railway Co., annual meeting	4087
Canada Southern Railway Co., mortgage deed deposited	1806
Canada Southern Railway Co., supplemental indenture, deposited	2594
Canada Starch Co., number of directors	310; 2510
Canada Store & Furniture Co., head office	1460 (1494)
Canadian Bank of Commerce, dividend, 311; 1365; 2692; 3996; meeting, 2034	
Canadian Chewing Gum Co., specific trade mark	1460
Canadian Collieries (Dunsmuir) Ltd., number of directors	2265
Canadian De La Vergne Co., number of directors	3509 (3543)
Canadian Elevator Co., number of directors	863
Canadian Ice Co., number of directors	4363 (4403)
Canadian Jewellers, Ltd., number of directors	3894 (3933)
Canadian Northern Alberta Railway Co., trust mortgage deposited	2594
Canadian Northern Coal and Ore Dock Co., number of directors	709
Canadian Northern Montreal Land Co., number of directors	2795
Canadian Northern Pacific Railway Co., railway bridge across North Thompson river, B.C., plans deposited	862
Canadian Northern Railway Co., additional mortgage deposited.	631
Canadian Northern Railway Co., application to the Board of Railway Com- missioners for amalgamation	3603; 3996

ADVERTISEMENTS—MISCELLANEOUS—*Continued.*

PAGE.

Canadian Northern Railway Co., indenture deposited	708
Canadian Northern Railway Co., lease of rolling stock deposited, 3312; 3409; 3702	
Canadian Northern Steamships, Ltd., number of directors	941
Canadian Pacific Railway Co., annual meeting	332 (665)
Canadian Pacific Railway Co., new issue of ordinary capital stock. 3099 (3141)	
Canadian Pacific Railway Co., sanction of a lease	1104 (1135) 1266
Canadian Rogers Co., number of directors.	3703
Canadian Rubber Co. of Montreal, Ltd., specific trade mark.	399 (40)
Canadian Steel Pipe Co., number of directors.	2434 (2461)
Cap de la Madeleine Railway Co., conveyance deposited	2266 (2305)
Cap de la Madeleine Railway Co., sanction of a conveyance	1183 (1212)
Cap de la Madeleine Railway Co., special general meeting	488 (525)
Carreras & Marcianus of Canada, Ltd., number of directors.	862 (889)
Carroll-Wilson, Ltd. number of directors and head office	2992
Carstensen, John <i>et al</i> , agreement deposited.	2693
Castle Blend Tea Co., number of directors	3098 (3142)
Cedars Rapids Manufacturing & Power Co., head office	1806 (1865)
Central Canada Horse Repository, Ltd., number of directors	631
Central Counties Railway Co., annual meeting	488 (525)
Central Railway Co. of Canada, annual meeting	223 (251)
Central Railway Co. of Canada, special general meeting	3411 (3455)
Charing Cross Industrial Co., head office	2151 (2193) 4272 (4306)
Chatham, Wallaceburg & Lake Erie Railway Co., annual general meeting.	311
Cie d'Entreprise de Bellechasse, Ltée., head office.	3703 (3746)
Cie Immobilière de la Pointe aux Trembles, Limitée, head office, 2151 (2156) 2265 (2305)	
Colonial Realty, Limited, number of directors	1558
Columbia River Lumber Co., bridge to be constructed in and over the Col- umbia river, plans deposited	1806
Columbia Western Lumber Yards, Ltd., number of directors	4086
Colville Ranching Co., head office	3097
Compagine d'Immeubles, Limitée, application for letters patent under the Great Seal.	2595 (2633)
Compagnie Immobilière de la Pointe-aux-Trembles, Limitée, head office, 4272 (4306)	
Conger Lehigh Coal Co., number of directors.	3803
Cotton, Hon. F. C., dock to be constructed on Burrard Inlet, Vancouver, B.C., plans deposited.	1365
Couture, Elz. P., wharf on the River Lairet, plans deposited	4647 (4679)
De Laval Dairy Supply Co., head office	4464 (4499)
DeLong Hook and Eye Co. of Canada, Ltd., general trade mark	1927
Detroit River Tunnel Co., meeting	3803
Dietz (R. E.) special trade mark	57
Dominion Bank, dividend	709 (741) 1926; 3210; 4464
Dominion Bond Co., number of directors	3993
Diminion Bridge Co., number of directors	1806 (1864) 2893 (2931)
Dominion Fertilizer Co., wharf or dock to be constructed on the Saint Croix river, at Saint Stephen, N.B., plans deposited	1104
Dominion Glass Co., number of directors	4646 (4679)
Dominion Loan and Mortgage Co., for incorporation under Part III of The Companies Act	2034
Dominion Manufacturers, Ltd., head office	3703 (3747)
Dominion Mechanic Works, Ltd., head office.	4850 (4878)
Dominion Real Estate Co., number of directors	708

ADVERTISEMENTS—MISCELLANEOUS—*Continued.*

PAGE.

Dominion Textile Co., number of directors	4551 (4390)
Dominion Fire Co., number of directors	3097 (3142)
"Down by the River," interim copyright	4177
Draper Co., special trade mark	1460
Dusablon (Joseph Roger) Co., general meeting	862 (889)
Eastern Township Poultry Farms, Ltd., head office	3409 (3453)
Edmonton Corporation of the City of, traffic bridge over the North Saskatchewan river, plan deposited	3994
Edmonton, Dunvegan & British Columbia Railway Co., trust indenture deposited	709
Empire Cotton Mills, Ltd., number of directors and head office, 4085 (4215)	(4216)
Empire Cream Separator Co. of Canada, number of directors	1181
Erie, London and Tillsonburg Railway Co., annual meeting	489
Esquimaux and Nanaimo Railway Co., indenture of lease deposited, 1028; indenture of mortgage deposited	1020
Esquimaux and Nanaimo Railway Co., sanction of a lease to the Canadian Pacific Railway Co.	311
Fidelity Investment Co., number of directors	1181
Finance Corporation of Canada, Ltd., number of directors	3311
Fort William, tunnels to be constructed by the Corporation of the City of, plans deposited	4647
Forwarders, Limited, annual meeting	3311
Fredericton & Grand Lake Coal & Railway Co., bridge across the Nashwaak River, in the County of York, N.B., plans deposited	311; 488
French River Boom Co., list of tolls	3802
Gabriola Island Syndicate, wharf on the foreshore, Gabriola Island, B.C. plans deposited	4177
Gault Realities, Ltd., number of directors	1265 (1296)
General Railway Signal Co. of Canada, Ltd., number of directors and head office	3894 (3933)
Genoa Bay Lumber Co., works in Union Bay, Vancouver Island, B.C., plans deposited	4750
Gorgian Bay & Seaboard Railway Co., indenture of agreement deposited, 2432; indenture of mortgage deposited	2432
Georgian Bay and Seaboard Railway Co., sanction of an agreement	1266
Glenwood Natural Gas Co., Ltd., piers on Lake Erie, plans deposited	4850
Government of British Columbia, bridge across the North Thompson River, drawings deposited	2893
Grand Trunk Pacific Branch Lines Co., annual meeting	562 (587)
Grand Trunk Pacific Branch Lines Co., original copy of first mortgage deposited, 1559; Second supplementary Instrument deposited	2358
Grand Trunk Pacific Railway Co., annual meeting	562 (587)
Grand Trunk Pacific Railway Co., certificate of chairman filed	3994 (4027)
Grand Trunk Pacific Railway Co., special meeting	3312 (3350) 4646 (4679)
Grand Trunk Railway Co., agreement of conditional sale deposited	2151 (2197)
Grand Trunk Railway Co., agreement of sale deposited, 438 (525) 1459 (1494)	
Grand Trunk Railway Co., certificate of the chairman, &c., deposited, 1927	(1971) 3994 (4026)
Grand Trunk Railway Co., general half-yearly meeting	3509 (3542)
Grand Trunk Railway Co., half-yearly general meeting	941 (971)
Grand Trunk Railway Co., original counterpart No. 7, deposited	2359
Great Northern Mining and Railway Co., meeting	4464
Grier (B.) Limited, head office	1103 (1135) 3803 (3842)
Grimsby Beach, Ltd., number of directors	4849

ADVERTISEMENTS—MISCELLANEOUS—*Continued.*

PAGE.

Guarantee Co. of North America, annual general meeting	2432
Guarantee Company of North America, special general meeting . .	1807 (1865)
Guaranty Trust Co. of New York, agreement deposited	2358
Guaranty Trust Co. of New York, lease deposited	2796
Guelph Junction Railway Co., annual meeting	2596
Guilmette (La Compagnie J. A.) Limitée, number of directors and head office	3895 (3933)
Haardt, Georges Co., Ltd. number of directors	4849 (4878)
Hardie, Norman <i>et al</i> , works to be constructed in Victoria Harbour, B.C., plans deposited	145
Hereford Railway Co., annual meeting	488 (525)
Hinton Electric Co., work to be constructetd in Victoria Inner Harbour, B.C., plans deposited	1183
Home Bank, dividend	222; 1266; 2692; 3994
Homes, Ltd., number of directors	3803
Howard (Robert) & Co., number of directors	2992
Howard Smith Paper Mills, Limited, number of directors, 1459 (1494); meeting	1460 (1494)
Hutchison Bros. & Co., works to be constructetd in Victoria Inner Harbour, Victoria, B.C., plans deposited	941
Hyde Park Realities, Ltd., number of directors	1559 (1604)
Imperial Bank of Canada, dividend	1019; 2358; 3600; 4086; 4850
Imperial Rolling Stock Co., copy of agreement deposited	1682
Imperial Oil Co., dock in the River St. Mary, plans deposited	4087
Imperial Oil Co., pipe lines to be laid under the bed of the St. Clair river, plans deposited	3312
Imperial Underwriters Corporation of Canada, chap. 137 of the Statutes of Canada, approved	4850
Indian River Railway Co., annual meeting	630 (665)
Industrial Trust Co., head office and number of directors	3895 (3934)
International Light and Power Co., number of directors	3599
International Navigation & Trading Co., annual meeting	710
International Railway Co., refunding and improvement 5 per cent gold mortgage deposited	2693
Ironsides Co., general trade mark	1183
Joliette and Lake Manuan Colonization Railway Co., annual general meeting	399 (440)
Kaien Investment Co., quit-claim deed	2510
Kaministiquia Power Co., number of directors	2509 (2540)
Kaslo & Lardo-Duncan Railway Co., annual meeting	709
Kettle Valley Railway Co., sanction of a lease	4177 (4216)
Kettle Valley Railway Co., special meeting	4087
Kindersley (Saskatchewan) Farm Lands, Ltd., head office changed . .	708 (742)
Kingston and Pembroke Railway Co., annual general meeting	56; 144
Kingston and Pembroke Railway Co., indenture of lease deposited . . .	2152
Kingston and Pembroke Railway Co., indenture of mortgage deposited . .	2265
Kingston and Pembroke Railway Co., sanction of a lease	1183
Kingston & Pembroke Railway Co., trustee appointed	4647
Kinney, W. A. bridge across the outlet of Little Port Joli River, N.S., plans deposited	4551
Klondike Mines Railway Co., annual meeting	562
Kneen Realities, Ltd., head office	3599 (3642)
Knox (W. & J.) Limited, specific trade mark	943
Kootenay Central Railway Co., indenture of mortgage deposited . .	1927 (1927)
Kopps Brothers, specific trade mark	3995

ADVERTISEMENTS—MISCELLANEOUS—*Continued.*

PAGE.

Kupfer (Henry) and Co., specific trade mark.. . . .	3312
Lachine, Jacques-Cartier & Maisonneuve Railway Co., annual meeting, 399	(440)
Lake Erie and Northern Railway Co., annual general meeting	399
Lake Erie and Northern Railway Co., trust deed deposited	2152
Lake Winnipeg Shipping Co., addition to dock on the Red river, plans deposited	4464 (4499)
Laporte, Martin, Limitée, number of directors...	3994 (4026)
Laurentide Co., hydro-electric development on the St. Maurice river, plans deposited	2993 (3033)
Lauzon Engineering Co., head office	2153 (2197)
Leckr & Collis, Ltd., head office	3312
Liberty & Co., specific trade mark.. . . .	1683
Liberty Taylors, Limited, number of directors	3098 (3142)
Lillooet River, highway bridge at Harrison road, plans deposited	1018
Loggie (A. & R.) Co., application for charter by letters patent	942
Loggie (A. & R.) wharf to be built in Miramichie river at Loggieville, N.B., plans deposited	487
London and Port Stanley Railway Co., annual general meeting	2153
London and Port Stanley Railway Co., special meeting	863; 1926
London Mutual Fire Insurance Co. of Canada, annual meeting.. . . .	2893
Lower Duncan River, highway bridge, drawings deposited.. . . .	4363
Lumber & Construction Co., head office.. . . .	1363
Lumber Vulcanising Corporation of Canada, Ltd., number of directors...	708
Maclaren, Alexander, wharf on foreshore of certain lot in Vancouver, B.C., plans deposited.. . . .	3896
Manitoba Assurance Co., release of securities.. . . .	1266 (1297)
Matthews, E. J., quit-claim deed.. . . .	2509
Merchants Bank of Canada, dividend.. . . .	310 (346) 1364 (1402)
	2795 (2833) 3600 (3642) 4850 (4878); meeting, 1364 (1402)
Metropolitan Bank, dividend.. . . .	631, 1807, 3099, 4362; meeting, 2265
Mexico Tramways Co., dividend.. . . .	1103, 2509, 3994
Miner Rubber Co., number of directors.. . . .	862
Mitchell (Robert) Co., number of directors.. . . .	3410 (3454)
Molsons Bank, dividend and annual meeting, 708 (742); dividend, 1926	(1970) 3097 (3141) 4464 (4499)
"Money Stamp Plan (The)," interim copyright.. . . .	630
Montreal & Province Line Railway Co., annual meeting.. . . .	632 (655)
Montreal and Southern Counties Railway Co., annual meeting... . .	632 (655)
Montreal Central Terminal Co., annual general meeting.. . . .	1558 (1604)
Montreal Central Terminal Co., special general meeting.. . . .	57 (102)
Montreal Dairy Co., number of directors.. . . .	2035 (2073)
Montreal Engineering Co., head office.. . . .	2151 (2196)
Mount Pleasant Heights Co., Ltd., head office.. . . .	4750
Mueller (The H.) Manufacturing Co., trade mark.. . . .	4849
Murray-Kay, Ltd., number of directors	4272
McNellen, Charles H., trade mark.. . . .	3097 (3142)
Nanaimo, Corporation of the City of, foreshore rights, plans deposited..	145
National Brick Co. of Laprarie, Ltd., annual meeting.. . . .	1364 (1401)
National Mortgage Co. of Canada, Ltd., application for letters patent under the Great Seal.. . . .	2993
National Tube Co., number of directors.. . . .	4176
National Weekly Indemnity Co., approval of an Act to change its corporate name.. . . .	2992 (3034)
Nelson and Fort Sheppard Railway Co., annual meeting.. . . .	785
New Brunswick Railway Co., annual general meeting.. . . .	144

ADVERTISEMENTS—MISCELLANEOUS—*Continued.*

PAGE.

Newmastic Tire Co. of Canada, Ltd., head office.. . . .	2992 (3033)
New Westminster, B.C., Corporation of the City of, works on the fore- shore along portions of the main water, plans deposited.. . . .	4086
Niagara Grand Island Bridge Co., annual meeting.. . . .	4087
Niagara River Bridge Co., annual meeting.. . . .	4087
North British Securities, Ltd., head office.. . . .	1559 (1603)
North Pacific Lumber Co., piling in Burrard Inlet, B.C., plans deposited.	3704
North Saskatchewan river, traffic bridge over the, plans deposited.. . . .	4647
North Vancouver Land & Improvement Co., bulkheads and wharves to be constructed in North Vancouver, B.C., plans deposited.. . . .	312
Northern Crown Bank, dividend.. . . .	1365 (1402) 3995 (4027)
Norton Griffiths & Co., head office.. . . .	1806 (1864)
Norton Griffiths & Co., reclamation on the east side of Courtenay bay, St. John, N.B., plans deposited.. . . .	3099, 4551
Ontario, Hudson's Bay and Western Railways Co., annual meeting.. . . .	562
Ontario National Brick Co., number of directors.. . . .	3702 (3747)
Ontario Power Co. of Niagara Falls, Ltd., annual meeting.. . . .	2265
Oriental Oil and Paint Co., head office.. . . .	2692 (2738)
Oshawa Railway Co., general meeting.. . . .	489
Ottawa and New York Railway Co., annual meeting.. . . .	562
Ottawa Assurance Co., release of securities.. . . .	1020 (1055)
Ottawa, Rideau Valley and Brockville Railway Co., annual meeting.. . . .	561
Ottawa Terminals Railway Co., annual meeting.. . . .	631
Ottawa Transportation Co., number of directors.. . . .	3410
Ouimet (J. Alphonse), Limitée, head office.. . . .	223 (251)
Pacific Northern and Omineca Railway Co., annual meeting.. . . .	562 (587)
Page, W. Finch, foreshore to be filled in, Westminster District, B.C., plans deposited.. . . .	3704
Palmer (J.) & Son, Ltd., number of directors.. . . .	1181
Peace River and Investment Co., number of directors.. . . .	2434
Pickering Governor Co., specific trade mark.. . . .	57
Port Arthur Waggon & Implements, Ltd., head office.. . . .	4646
Port Credit Harbour Co., annual meeting.. . . .	3803
Power Economies, Ltd., number of directors.. . . .	2595
Prince Rupert Town Properties, Ltd., number of directors.. . . .	55
Provincial Bank of Canada, dividend.. . . .	785 (814) 2035 (2074) 3312 (3350) 4551 (4589); meeting, 2035 (2074)
Publicité (La), Limitée, number of directors.. . . .	3311 (3350)
"Push, Push, Push," &c., interim copyrights.. . . .	3896
Quebec & Orleans Corporation, number of directors.. . . .	2994 (3034)
Quebec Bank, dividend.. . . .	311 (346) 1364 (1402) 2693 (2739) 3995 (4026)
Quebec Central Railway Co., indenture of lease deposited.. . . .	2266 (2305)
Quebec, Montreal and Southern Railway Co., annual meeting.. . . .	488 (524)
Quebec Oriental Railway Co., annual meeting.. . . .	1559 (1604)
Quebec Oriental Railway Co., trust deed deposited.. . . .	2035 (2073)
Quebec Railway Light & Power Co., annual meeting.. . . .	708 (741)
Quinlan Cut Stone, Ltd., head office.. . . .	3599 (3642)
Quintal & Lynch, Ltd., number of directors.. . . .	1364 (1402)
Quinze and Blanche River Railway Co., annual meeting.. . . .	488
Rainy River Boom Corporation, boom to be constructed in the bed of Rainy river, plans deposited.. . . .	1559
Rapids Power Co., electric transmission line across the St. Lawrence river and the Williamsburg canal, plans deposited.. . . .	3410
Red Mountain Railway Co., annual meeting.. . . .	563
Rio de Janeiro Tramway Light and Power Co., dividend.. . . .	1019, 2433, 3703

ADVERTISEMENTS—MISCELLANEOUS—*Continued.*

PAGE.

Rolland Paper Co., Ltd.—Cie. de Papier Rolland, Ltée., number of directors....	1682 (1728)
Rood (W. E.) and A. J. Davis, extension of a wharf on the west side of Halifax harbour, plans deposited..	2993
Rose Hill Park Realities, Ltd., head office..	1265 (1297)
Rowntree and Co., specific trade mark..	1103
Royal Bank of Canada, dividend..	311 (345) 1365 (1402) 2692 (2738) 3995 (4027); meeting, 1927 (1970)
Rutland and Noyan Railway Co., annual meeting..	488 (524)
Rutland Railroad Co., agreement deposited, 3896; lease deposited..	4086
"Sacred War (The)," interim copyright..	1683
Sao Paulo Tramway, Light and Power Co., dividend..	863, 1020, 2433, 3703
Saskatchewan Bond Corporation, application for letters patent..	1182
Sault au Recollet Land & Power Co., Inc., dam at Back River, P.Q., plans deposited..	4272 (4306)
Sauvegarde (La), special meeting..	223 (251)
Schaffner (Hart) & Marx, specific trade mark..	3704
Scroggie (W. H.), Ltd., number of directors..	2358 (2392)
"She's the Only One I Love," interim copyright..	4646
Shea, Cunningham & Downs, dissolution of partnership..	3895
Shearer (James) Co., number of directors..	4849 (4878)
Shevlin Clarke Co., boom to be constructed in the Rainy river, plans deposited..	2594
South Longueuil Lands Corporation, Ltd., number of directors..	1019
South Thompson River, Shuswap, B.C., highway bridge to be constructed, plans deposited..	1682
Sovereign Bank of Canada, special general meeting..	2265
St. Lawrence and Adirondack Railway Co., annual meeting..	488 (524)
St. Lawrence Flour Mills Co., specific trade mark..	1266 (1297)
St. Lawrence Pressed Brick and Terra Cotta Co., number of directors..	1559 (1604)
St. Mary's and Western Ontario Railway Co., indenture of lease deposited, 2266; indenture of mortgage deposited..	2358
St. Mary's and Western Ontario Railway Co., sanction of a lease..	1182
St. Mary's and Western Ontario Railway Co., special general meeting..	489 (524) 635 (664)
St. Nicholas Security, Limited, head office..	223 (251)
St. Vital Pontoon Bridge Association, Ltd., pontoon across the Red river, plans deposited..	4464 (4499)
Standard Bank of Canada, dividend..	1019, 2266, 3600, 4750; meeting, 2266
Standard Clay Products, Ltd., number of directors..	863 (889)
Standard Securities, Ltd., number of directors..	3210
Standard Silver Co., specific trade mark..	4646
"Star of Liberty," interim copyright..	3098
Sterling Accident and Guarantee Co., release of deposit..	1183 (1213) 1367 (1402) 3704 (3747)
Sterling Bank of Canada, dividend..	56, 1183, 2509, 3703, 3898
Sterling Investment Co., number of directors..	1459 (1493) (1494)
Sterling Trust Co., number of directors..	4086 (4126) 4551 (4590)
Stevenson, Wm., Estate of, notice to creditors..	631, 709
Stone (C. F.) & Co., dissolution of partnership..	3099
Stratford Bridge and Iron Works Co., head office..	942
Sturtevant, B. F., general trade mark..	3098
Superior Rolling Stock Co., contract deposited..	2893
Swett (Dr.) Root Beer Co., specific trade mark..	57
Syndicat d'Upton, Limitée, head office..	1266 (1297)

ADVERTISEMENTS—MISCELLANEOUS—*Concluded.*

PAGE.

Taconic Steamship Co., number of directors.. . . .	4464
Temiscouata Railway Co., annual meeting.. . . .	632 (664)
Terminal Cities of Canada, Ltd., number of directors.. . . .	2509 (2540)
Thousand Islands Railway Co., annual meeting.. . . .	489
"Through Gardens of Beautiful Flowers, I Love to Stroll with You," interim copyright.. . . .	223
Toronto, Hamilton and Buffalo Railway Co., agreement of conditional sale deposited.. . . .	3098; meeting, 4087
Traders Bank of Canada, agreement with the Royal Bank of Canada for the sale of its assets and liabilities.. . . .	56 (101)
Trans-Niagara Bridge Co., annual meeting.. . . .	563
Travellers Life Assurance Co.. . . .	2434 (2461)
Trust and Loan Co. of Canada, dividend.. . . .	1806
Trust and Loan Co. of Canada, Ltd., head office.. . . .	4272
Tuckett Tobacco Co., number of directors.. . . .	56
Union Bank of Canada, dividend.. . . .	311 (346) 1364 (1403) 2795 (2834) 3996 (4026); meeting, 1364 (1403)
Union Navigation Co., Ltd., chief place of business changed.. . . .	4750 (4791)
United Cigar Stores, Ltd., trade mark.. . . .	2034
Vancouver, B.C., City of, proposed bridge to be constructed, plans de- posited.. . . .	2153
Vancouver, B.C., City of, reclamation works in the bed of False Creek, plans deposited.. . . .	4087
Vancouver, Fraser Valley and Southern Railway Co., annual meeting.. . . .	709
Vancouver, Westminster and Yukon Railway Co., annual meeting.. . . .	561
Vanderhoof-Gunn Co., Ltd., special meeting.. . . .	2794
Victoria and Sidney Railway Co., proposed car barge landing at Sidney, B.C., plans deposited.. . . .	56
Wampole (Henry K.) & Co., specific trade mark.. . . .	3995
West Vancouver Ferry Co., wharf to be constructed in front of 14th Street, West Vancouver, plans deposited.. . . .	2510
Westbourne Land Company, Ltd., number of directors.. . . .	4849 (4878)
Western Construction Co., dock on St. Clair river, plans deposited.. . . .	562
Western Dominion Railway Co., and Alberta Pacific Railway Co., agree- ment of amalgamation deposited.. . . .	2152
Western Dominion Railway Co., general meeting.. . . .	1104
Western Elevator Co., number of directors.. . . .	1682
Western Grain Co., number of directors.. . . .	2265 (2305)
Western Terminal Elevator Co., number of directors.. . . .	1682
Weyburn Security Bank, dividend.. . . .	223, 2692
Williams (J. H.) & Co., specific trade mark.. . . .	1019
Wilson, Joseph E., and James S. Yates, works to be constructed in Lime Bay, Victoria, B.C., plans deposited.. . . .	3410
Winchester Repeating Arms Co., specific trade mark.. . . .	57
Windsor Arcade, Ltd., number of directors.. . . .	2992
Windsor, Water Commissioners of the City of, new intake pipe, plans deposited.. . . .	1183

APPOINTMENTS—

Acton, W. A., Commissioner to administer oaths, &c.. . . .	1731 (1811)
Alexander, Thomas, Commissioner <i>per dedimus potestatem</i> to administer oaths to employees of the Outside Service of the Department of Inland Revenue.. . . .	3935 (3999)
Alexander, Thomas, District Inspector of Inland Revenue for the District of Windsor, Ont.. . . .	3643 (3707)

APPOINTMENTS—Continued.

PAGE.

Amirault, Laurie J., Wharfinger at West Pubnico, N.S.	4405 (4467)
Archambault, F. X., Deputy Collector of Inland Revenue at St. Johns, Que.	1498 (1565)
Archambeault, Hon. H., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec.	1215 (1271)
Archer, Hon. C., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec.	1215 (1271)
Archibald, Hon. J. S., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec.	1215 (1271)
Arsenault, Fabian, Wharfinger at Tignish, P.E.I.	253 (315)
Arsenault, Frederic, Harbour Master at Bonaventure, P.Q.	4029
Atkinson, R. Dewis, Harbour Master at Advocate Harbour, N.S.	4217 (4277)
Audette, Hon. L. A., Commissioner to investigate into the claims of Canadian pelagic sealers.	4793 (4853)
Barker, Samuel, Member of the King's Privy Council for Canada.	2395 (2437)
Barnaby, L., Wharfinger at Morden, N.S.	3353 (3415)
Battrum, E. D., 3rd class Excise Officer, on probation, in the Division of Calgary, Alta.	2463 (2513)
Baxter, W. H., Wharfinger at Canning, N.S.	591 (637)
Beaudin, Hon. S., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec.	1216 (1271)
Belanger, S. F., Assistant Inspector of Weights and Measures for the District of Montreal, P.Q.	347 (403)
Belleau, I. N., Puisné Judge of the Superior Court in and for the Province of Quebec.	1299 (1369)
Bellefeuille, J. F., Harbour Commissioner at Three Rivers, P.Q.	1867 (1931)
Benoit, Joseph, Wharfinger at Babins Cove, N.S.	1 (61)
Bergeron, J. G. H., Solicitor and Secretary of the Commission appointed to settle Indian Affairs in B.C.	4129 (4181)
Bernatchez, Abel, Assistant Inspector of Weights and Measures for the District of Quebec.	2463 (2513)
Bertrand, Cyprien, Wharfinger at Hudson, P.Q.	1 (61)
Billard, Gabriel, Wharfinger at Murray Harbour South, P.E.I.	4793 (4853)
Black, John, Public Administrator of the Yukon Territory	2077 (2157)
Blandford, Edgar B., Assistant Inspector of Gas and Electricity at Montreal, P.Q.	3145 (3215)
Boscawen, Lt. the Hon. G. E., Aide-de-Camp to H.R.H. the Governor General.	2199 (2271)
Boucher, A., Third Class Excise Officer, on probation, Montréal, P.Q.	1216 (1271)
Boucher, Alexander, Assistant Inspector of Gas and Electricity at Montreal, P.Q.	3145 (3215)
Bourassa, F., Wharfinger at Cap de la Madeleine, Que.	2077 (2157)
Bourget, Onésime, Deputy Collector of Inland Revenue at Quebec.	3545 (3603)
Bowes, John, <i>et al.</i> in the Province of Saskatchewan, Commissioners under The Act respecting Naturalization and Aliens.	3643 (3707)
Brain, A. F., Dominion Inspector of Distilleries.	103 (149)
Brann, Wm., Wharfinger at Port Morien, N.S.	1137 (1187) (Erratum)
	1732 (1811)
Brick, J. H., Assistant Inspector of Weights and Measures for the District of Hamilton, Ont.	347 (403)
Brine, Anthony, Harbour Master at Joggin's Mines, N.S.	2543 (2599)
Brooks, Capt. T., Receiver of Wrecks for the District of Weymouth, N.S.	2077 (2157)
Bruneau, Hon. A. A., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec.	1215 (1271)

APPOINTMENTS—Continued.

PAGE.

Burchell, John P., Commissioner for the Pilotage District of Miramichi, P.Q.	3353 (3415)
Butterworth, A. F., Harbour Master at Depot Harbour, Ont.	3935 (3999)
Calder, His Honour Fred., Local Judge of the Supreme Court of British Columbia	4793 (4853)
Callaghan, John, Wharfinger of Haggerty's Wharf, East River, P.E.I.	1 (61)
Cameron, D. M., Inspector of Food for the District of Hamilton.	3545 (3603)
Campbell, Robert, Commissioner to receive the Declaration of Qualifica- tion of the Legislative Council of the Province of Quebec.	2741 (2799)
Cannon, Hon. L. J., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec.	1215 (1271)
Cantley, T., Harbour Commissioner for the Port of Pictou, N.S.	1300 (1369)
Carr, R. D., Harbour Master at Louisburg, Cape Breton.	347 (403)
Carroll, Hon. H. G., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec.	1215 (1271)
Carson, G. Adam, Commissioner for the Pilotage District of Pictou, N.S. 1405 (1465)	
Carson, Samuel, Wharfinger at Port Lewis, P.Q.	2309 (2363)
Carter, Capt. B. T., Commissioner for the Pilotage District of Shepody Basin, N.B.	1216 (1271)
Champagne, Jos. Arthur, Assistant Inspector of Gas and Electricity for the District of St. Hyacinthe.	2463 (2513)
Chapleau, Jos. Raoul, Assistant Inspector of Gas and Electricity for the District of Montreal.	2463 (2513)
Charbonneau, Hon. N., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec.	1215 (1271)
Charette, Ferdina, Wharfinger at Cap-à-l'Aigle, P.Q.	347 (403)
Chauvin, Hon. T. H., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec.	1216 (1271)
Chesley, J. C., Commissioner for the Pilotage District of St. John, N.B. 1498 (1565)	
Chisholm, J. A., Third Class Excise Officer on probation in the Inland Revenue Division of Ottawa, Ont.	347 (403)
Church, G. C., Assistant Inspector of Weights and Measures in the Ottawa District.	3259 (3317)
Cimon, Hon. I., Transferred from Judicial of Kamouraska to the District of Beauce and Montmagny, as Puisné Judge of the Superior Court in and for the Province of Quebec.	1299 (1369)
Cimon, Hon. M. H. E., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec.	1215 (1271)
Cimon, P., Wharfinger at Cap-aux-Corbeaux, Baie St. Paul, P.Q.	527 (567)
Clare, George Adam, Member of the King's Privy Council for Canada 2395 (2437)	
Clements, R. S., Third Class Excise Officer on probation in the Inland Revenue Division of Victoria, B.C.	347 (403)
Cleveland, James, Harbour Master at Margaretville, N.S.	1607 (1687)
Coady, P., Harbour Master at Sheet Harbour, N.S.	527 (567)
Coderre, Hon. Louis, Minister of Mines.	2933 (2997)
Coderre, Hon. Louis, Secretary of State of Canada.	1406 (1465)
Coderre, Louis, Member of the King's Privy Council for Canada.	1405 (1465)
Cook, Ezra P., Harbour Master at Moncton, N.B.	103 (149)
Cooke, Hon. R. S., Commissioner <i>per dedimus potestatem</i> within the Prov- ince of Quebec.	1215 (1271)
Copp, Ira A., Harbour Master and Wharfinger at Waterside, N.B.	2741 (2799) (Erratum) 3145 (3215)

APPOINTMENTS—Continued.

PAGE.

Cousins, Thomas, Deputy Collector of Inland Revenue at London, Ont...	4309 (4367)
Cowan, J. E., Commissioner for the Pilotage District of St. John, N.B...	1498 (1565)
Crawford, His Honour J. L., Junior Judge of the District Court of the District of Edmonton...	3545 (3603)
Cross, Hon. A. G., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
Crossan, James, Secretary-treasurer for the Pilotage Authority of Nanaimo, B.C...	3259 (3317)
Crowell, Job A., Wharfinger at Swim's Point, N.S...	3643 (3707)
Cumberland, His Honour T. D., Commissioner <i>per dedimus potestatem</i> to administer oaths in Manitoba...	667 (715)
Curran, J. P., Puisné Judge of the Court of King's Bench for Manitoba...	1405 (1465)
Currier, Staff-Sgt. G. W., Inspector of the R.N.W.M.P...	103 (149)
Dale, F. R., Harbour Master at Port Stanley, Ont...	591 (637)
Dann, Regt. Sgt.-Major T., Inspector of the R.N.W.M.P...	103 (149)
Daoust, Osias, Wharfinger at Masson, P.Q...	4129 (4181)
Davidson, Hon. C. P., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
Davies, J. R., Commissioner for the Pilotage District of Pictou, N.S...	1405 (1465)
Davis, Thomas G., Collector of Inland Revenue for the Division of London, Ont...	3643 (3707)
Dawson, His Honour A., Commissioner <i>per dedimus potestatem</i> to administer oaths in Manitoba...	667 (715)
Day, James, Wharfinger at Victoria Pier, Crapaud, P.E.I...	1057 (1107)
Daoust, Nap., Wharfinger at Fassett, P.Q...	4405 (4467)
Delorme, Ovide C., Assistant Inspector of Gas and Electricity for the District of Sherbrooke...	2463 (2513)
Demers, Hon. L. P., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
Diamond, F. Davey, Assistant Inspector of Gas at Belleville, Ont...	4129 (4181)
Diamond, F. Davey, Inspector of Weights and Measures for the District of Belleville, Ont...	2463 (2513)
Dickin, George D., Commissioner to administer oaths...	4682 (4753)
Dillon, D. H., Assistant Inspector of Weights and Measures for the District of Halifax, N.S...	347 (403)
Doherty, W. W., Harbour Master at Campbellton, N.B...	1300 (1369)
Dorion, Hon. C. E., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
Doughty, Arthur G., C.M.G., Commissioner to investigate into the state of the records of the Departments...	1731 (1811)
Doyle, S. F., Excise Officer, on probation, in Charlottetown, P.E.I...	891 (945)
Drayton, H. L., Chief Commissioner of the Board of Railway Commissioners for Canada...	103 (149)
Drysdale, Hon. A., Judge in Admiralty of the Exchequer Court of Canada...	1300 (1369)
Ducharme, Nazaire, Assistant Inspector of Weights and Measures for the District of Quebec...	3545 (3603)
Dugas, Hon. F. O., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
Dunlop, Hon. J., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)

APPOINTMENTS—Continued.

PAGE.

Dunne, Thomas, Registrar in Admiralty of the Exchequer Court of Canada for the District of Quebec.. . . .	4029 (4091)
Dutton, A. H., Inspector of Weights and Measures for the District of Vancouver, B.C...	2837 (2897)
Elliot, John Wilson, Deputy Judge of the County Court of the County of Halton...	4682 (4753)
Elston, J. P., Wharfinger at Haileybury, Ont...	1299 (1369)
Embree, F., Measuring Surveyor of Shipping at Port Hawkesbury, N.S..	743 (789)
Evans, Colonel G. T., District Inspector of Inland Revenue for the District of Toronto, Ont...	3037 (3103)
Fallowdown, Wm. A., Assistant Inspector of Weights and Measures for the District of Toronto, Ont...	347 (403)
Farnworth, Frank H., Third Class Excise Officer, on probation, in the Inland Revenue Division of London, Ont...	3145 (3215)
Fegan, P. J., Third Class Excise Officer, on probation, in the Inland Revenue Division of Winnipeg, Man...	347 (403)
Ferguson, Thomas R., Commissioner to investigate and report upon matters connected with the sale, &c., of Dominion Lands...	4309 (4367)
Fisher, C. E., Post Office Inspector of the London Division, Ont...	3037 (3103)
Finlay, Wm., Wharfinger at Morden, N.S...	2077 (2157)
Fitzgerald, George, Wharfinger at Scotch Cove, N.S...	2199 (2271)
Forrest, Charles, Wharfinger at West Arichat, N.S...	3145 (3215)
Fortescue, Lawrence, Comptroller of the Royal Northwest Mounted Police...	2837 (2897)
Fortin, Hon. T., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
Fournier, L. A., Inspector of Weights and Measures for the District of Sherbrooke, P.Q...	347 (403)
Foulem, Hypolite, Wharfinger at Caraquet, N.B...	1 (61)
Fournier, Raoul, Harbour Master at Montmagny, P.Q...	4406 (4467)
Fournier, Raoul, Wharfinger at St. Thomas, P.Q...	4406 (4467)
Fraser, Angus C., Wharfinger at Port Hastings, N.S...	3037 (3103)
Fraser, Captain Wm., Harbour Commissioner for the Port of Pictou, N.S.	1300 (1369)
Friesen, J. M., Commissioner to administer oaths, &c...	4593 (4649)
Fry, John, Third Class Excise Officer, on probation, in the Division of Windsor, Ont...	2463 (2513)
Gaboury, L. J., Superintendent of City and Semi-Staff Post Offices for the Province of Quebec and Maritime Provinces...	3749 (3807)
Gagnon, F., Harbour Master at Montmagny, Que...	1497 (1565)
Gagnon, Ferdinand, Wharfinger at Montmagny Basin and at St. Thomas, P.Q...	2741 (2799)
Gallant, Captain J., Harbour Master at Rustico, P.E.I...	347 (403)
Galligher, J., Harbour Master at Hillsboro, N.S...	103 (149)
Galt, A. C., Puisné Judge of the Court of King's Bench for Manitoba..	1405 (1465)
Garrow, A. E., Honourary Surgeon to H.R.H. the Governor General..	1607 (1687)
Gervais, Hon. H. H. A., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
Gilbert, Arthur, Deputy Collector of Inland Revenue at Victoriaville, P.Q.	253 (315)
Gilliam, W. E., Harbour Master at Bronte, Ont...	1867 (1931)
Gilliam, W. E., Wharfinger at Bronte, Ont...	1973 (2039)

APPOINTMENTS— <i>Continued.</i>	PAGE.
Globensky, Hon. A., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec... ..	1215 (1271)
Gionet, Cyrenes, Harbour Master at Shippegan, N.B....	1 (61)
Gow, John E., Inspector of Bonded Manufactories for the Dominion of Canada, 2837 (2897); Inspector of Inland Revenue in the District of Kingston, Ont....	3643 (3707)
Gravel, A. S., Member of the Harbour Commission of Quebec...	1299 (1369)
Greenshields, Hon. R. A. E., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec... ..	1215 (1271)
Griffin, Wm., Wharfinger at Sturgeon, P.E.I....	1607 (1687)
Guerin, Hon. E., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec... ..	1215 (1271)
Haultain, F. W. G., Chief Justice of Saskatchewan...	1406 (1465)
Haultain, Hon. F. W., Administrator of the Government of Saskatchewan.	2933 (2997)
Hawken, H. E. A., Superintendent of the Survey and Measurement of Ships at the port of Ottawa, Ont....	4406 (4467)
Hawken, H. E. A., Surveyor of Accommodation for Seamen at Ottawa, Ont.	4406 (4467)
Hayes, William, Wharfinger at Port George, N.S....	2309 (2363)
Hayward, A. C., Assistant Inspector of Weights and Measures for the District of Saskatoon... ..	3545 (3603)
Heisler, E. J., Tide Waiter in His Majesty's Customs at the port of Halifax, N.S....	103 (149); erratum, 591 (637)
Hemphill, Samuel, Harbour Master at Georgetown, P.E.I....	2309 (2363)
Hilchey, Charles A., Harbour Master at Tangier, N.S....	253 (315)
	Erratum, 1057 (1107)
Hiseler, E. J., Gauger in His Majesty's Customs at Halifax, N.S....	591 (637)
Hodgetts, C. A., Representative of the Government at the meeting of the Great Lakes Int. Pure Water Assn., at Cleveland, Ohio... ..	1299 (1369)
Hodgins, F. E., Judge of the Supreme Court of Judicature for Ontario.	1497 (1565)
Hodgins, Gerald Cyrus, Assistant Inspector of Gas and Electricity for the District of Ottawa... ..	2463 (2513)
Hodgins, Hon. Frank E., Deputy Judge in Admiralty for the Toronto District... ..	3259 (3317)
Holland, Robert, Wharfinger at Hurd's Point, P.E.I....	4406 (4467)
Holmes, Abram, Harbour Master at Port Wade, N.S....	2077 (2157)
Hopkins, Prince, Wharfinger at Swim's Point, N.S....	1731 (1811)
Howlett, I., Harbour Master at Grand River, P.E.I., 743 (789); Wharf- inger at Annandale, P.E.I....	743 (789)
Huard, S. A., Wharfinger at Anse aux Gascons, P.Q....	4217 (4277)
Hughes, R. A., Inspector of Weights and Measures for the District of London, Ont....	667 (715)
Hutchinson, Hon. M., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec... ..	1215 (1271)
Investitures at Rideau Hall... ..	3353 (3415)
Jackson, John Ainslie, Judge of the District Court of the District of Lethbridge... ..	3545 (3603)
Jarvis, Ernest Frederick, Commissioner to investigate into the state of the Departments... ..	1731 (1811)
Jenkins, Wentworth, Harbour Master at Chebogue Harbour, N.S....	1057 (1107)
Jennox, Wm., Harbour Master at East Jeddore, N.S., 527 (567); Erra- tum... ..	973 (1023)

APPOINTMENTS—Continued.

PAGE.

Jeppson, W. J., Deputy Collector of Inland Revenue at Prince Rupert, B.C.	1498 (1565)
Johnston, C. W., Assistant Inspector of Gas at Brockville, Ont.	103 (149)
Jones, Bruce B., Assistant Inspector of Gas and Electricity at Calgary, Alta.	1057 (1107)
Jones, Col. G. C., Honourary Surgeon to H.R.H. the Governor General.	1607 (1687)
Jones, J. L., Wharfinger at Jordan Bay (East Jordan), N.S.	1867 (1931)
Joubert, P. E. C., Third Class Excise Officer.	1497 (1565)
Joyce, Thomas, Harbour Master at Bronte, Ont.	2309 (2363)
Joyce, Thomas, Wharfinger at Bronte, Ont.	2309 (2363)
Kearney, D. J., Special Class Excise Officer at Montreal, P.Q.	3353 (3415)
Keddie, C. S., Harbour Master at Port Maitland, N.S.	973 (1023) 1300 (1369)
Kent, Willard E., Wharfinger at Westport, N.S.	973 (1023)
Kinch, Albert, Harbour Master at Alberton, P.E.I.	253 (315)
King, Capt. H. W., Examiner of applicants for masters and mates certi- ficates.	1497 (1565)
Kinsman, E. A., Assistant Inspector of Gas and Electricity at Ottawa, Ont.	2543 (2599)
Kirk, Geo. A., Pilotage Commissioner for the Pilotage Authority of Vic- toria and Esquimalt, B.C.	1973 (2039)
Knowlton, Jesse, Wharfinger at Two Rivers, N.B.	4406 (4467)
Labelle, A. E. D., Harbour Commissioner of Montreal, P.Q.	2395 (2437)
Lafontaine, Hon. P. E., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec.	1215 (1271)
Lamb, Albert E., Registrar for the Yukon Land Registration District.	2837 (2897)
Lane, Campbell, Puisné Judge of the Superior Court, P.Q.	1 (61)
Lane, Hon. C., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec.	1215 (1271)
Langlois, Capt. Aimé, Wharfinger at D'Escousse, N.S.	743 (789)
Laurendeau, Hon. C., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec.	1215 (1271)
Levergne, Hon. J., Commissioner <i>per dedimus potestatem</i> within the Prov- ince of Quebec.	1215 (1271)
Law, Alexander L., Deputy Collector of Inland Revenue at St. John, N.B.	4309 (4367)
Lawrence, Joseph, Harbour Master at Port Barachois de Malbaie, P.Q.	3643 (3707)
LeBlanc, Frank, Harbour Master at Belliveau's Cove, N.S.	2543 (2599)
LeBlanc, O. J. O., Assistant Inspector of Weights and Measures for the District of St. John, N.B.	347 (403)
Legros, Lucien, Wharfinger at St. Jean Port Joli, P.Q.	2635 (2697)
Leitch, James, Judge of the Supreme Court of Judicature for Ontario.	1498 (1565)
Lemieux, Hon. F.-X., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec.	1215 (1271)
Leslie, I., Wharfinger at Port Mouton, N.S.	1299 (1369)
Letellier, Hon. B., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec.	1215 (1271)
Letellier, J. B. E., Member of the Harbour Commission of Quebec.	1299 (1369)
Lewis, James, Commissioner for the Pilotage District of St. John, N.B.	1497 (1565)
Lindsay, Capt. H. St. G., Wreck Commissioner under the Department of Marine and Fisheries.	1973 (2039)

APPOINTMENTS—Continued.

PAGE.

Little, E., Inspector of Gas and Electricity at Fort William, Ont...	2463 (2513)
Locke, His Honour C., Commissioner <i>per dedimus potestatem</i> to administer oaths in Manitoba.. . . .	667 (715)
Lorimier, Hon. C. Chambly de, Commissioner <i>per dedimus potestatem</i> within the Province of Quebec.. . . .	1215 (1271)
Lowe, Ira E., Harbour Master at Ladysmith, B.C.. . . .	1 (61)
Lowe, Thomas, Wharfinger at Pembroke, Ont.. . . .	3353 (3415)
Lunan, J. E., Inspector of Boilers and Machinery of Steamboats at Montreal, P.Q..	1299 (1369)
Lutz, Herbert, Inspector of Gas and Electricity for the District of Hamilton, Ont..	1215 (1271)
Lynch, Hon. W. W., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec..	1215 (1271)
Macfarlane, Charles M., Commissioner for the Pilotage District of Pughwash, N.S..	4217 (4277)
MacKenzie, George Patton, Gold Commissioner and Crown Timber and Land Agent for the Yukon Territory..	2837 (2897)
MacKinnon, John William, Assistant Inspector of Gas and Electricity for the District of Saskatoon..	2463 (2513)
Maclaren, Peter, <i>et al.</i> , in the Province of Saskatchewan, Commissioners under The Act respecting Naturalization and Aliens.. . . .	3643 (3707)
MacLean, Hon. John, Commissioner to investigate into the conditions of the shell-fish fisheries of the Maritime Provinces.. . . .	1867 (1931)
MacPherson, John Duncan, Wreck Commissioner and Examiner of Masters and Mates in the Province of British Columbia.. . . .	4593 (4649)
Mahaffy, A. A., Judge of the District Court of the Provisional Judicial District of Muskoka, Ont..	1215 (1271)
Mahaffy, His Honour A. A., Local Judge of the High Court of Justice for Ontario..	1215 (1271)
Mainville, C. P., Collector of Inland Revenue at Joliette, Que.. . . .	1498 (1565)
Malo, A., Wharfinger at St. Marc, P.Q..	527 (567)
Malouin, Hon. A., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec..	1215 (1271)
Mantha, J. B., Third Class Excise Officer, on probation, at Montreal, P.Q..	1057 (1107)
Mantrop, Bert, Inspector of Boilers and Machinery of Steamboats at Victoria, B.C..	2837 (2897)
Markley, A. W. R., Deputy Collector of Inland Revenue at Calgary.. . . .	3545 (3603)
Martel, Pierre, Wharfinger at Roberval, P.Q..	3259 (3317)
Martineau, Hon. P. G., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec..	1215 (1271)
Mason, Alexanader, Harbour Master at Tangier, N.S., Erratum.. . . .	1057 (1107)
Mather, A. P., Third Class Excise Officer at Toronto..	253 (315)
Matheson, J., Harbour Master at New London, P.E.I..	973 (1023)
Matheson, M., Harbour Master at Little Narrows, N.S..	815 (867)
Matthews, Roy, Wharfinger at Lake Port, Ont..	103 (149)
Meighen, Arthur, Solicitor General of Canada..	4793 (4853)
Mercier, Hon. W., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec..	1215 (1271)
Meredith, Hon. R. M., Chief Justice of the Common Pleas.. . . .	1497 (1565)
Meredith, Hon. Sir W. R., Chief Justice of Ontario..	1497 (1565)
Mickle, His Honour C. J., Commissioner <i>per dedimus potestatem</i> to administer oaths in Manitoba..	667 (715)
Miller, J. C., Commissioner to take oaths, &c..	443 (493)
Miller, R. M., Third Class Excise Officer..	1497 (1565)

APPOINTMENTS—*Continued.*

PAGE.

Mills, A. E., Assistant Inspector of Gas at Toronto, Ont...	3353 (3415)
Monet, Hon. D., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
Moynahan, John, Third Class Excise Officer, on probation, at Windsor, Ont...	2543 (2599)
Munro, John, Wharfinger at South Lancaster, Ont...	973 (1023)
Murray, H., Harbour Commissioner for the Port of Pictou, N.S...	1300 (1369)
Myers, His Honour R. H., Commissioner <i>per dedimus potestatem</i> to administer oaths in Manitoba...	667 (715)
McAllister, Capt. James, Sub-Agent of the Department of Marine and Fisheries at Fort William, Ont...	3145 (3215)
McAskill, Duncan, Harbour Master at St. Ann's Bay, N.S...	4129 (4181)
McBride, F. A., Harbour Master at Canning, N.S...	2837 (2897)
McBride, F. A., Wharfinger at Canning, N.S...	1867 (1931)
McCorkill, Hon. J. C., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
McCormack, Ronald Hillary, Wharfinger at Chapel Point, P.E.I...	253 (315)
McDonald, A. S., Wharfinger at Baddeck, N.S...	1937 (2039)
McDonald, G. H., Harbour Commissioner for the Port of Pictou, N.S...	1300 (1369)
McDonald, John, Jun., Commissioner, &c., to administer oaths to employees of the Department of Inland Revenue...	4217 (4277)
McDonald, John, Jun., District Inspector of Inland Revenue...	4129 (4181)
McDonald, Malcolm, Harbour Master at Goderich, Ont...	3457 (3513)
McDougall, Hon. J. M., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
McEachern, Charles A., Assistant Inspector of Gas and Electricity for the District of Toronto...	2463 (2513)
McGillivray, His Honour T. A., Local Judge of the High Court of Justice for Ontario...	1215 (1271)
McGillivray, T. A., Judge of the County Court of the County of Ontario.	1215 (1271)
McInnis, Capt. M., Wharfinger at Port Hastings, N.S...	2199 (2271)
McIntosh, William, Assistant Inspector of Weights and Measures in the Inspection District of Saskatoon, Sask...	2741 (2799)
McKenzie, Capt. H., Commissioner for the Pilotage District of Pictou, N.S...	1405 (1465)
McKenzie, Capt. Wm., Commissioner for the Pilotage District of Pictou, N.S...	1405 (1465)
McKinnon, A., Commissioner for the Pilotage District of Sydney, Cape Breton, N.S...	527 (567)
McLeod, Peter, Commissioner for the Pilotage District of Pugwash, N.S...	4217 (4277)
McNeill, Edward Peel, Judge of the District Court of the District of McLeod...	3545 (3603)
Nelson, F., Assistant Secretary of the Department of the Interior...	2933 (2997)
Nickerson, E. R., Wharfinger at Shag Harbour, N.S...	1607 (1687)
Nickerson, Zeneas, Wharfinger at Shag Harbour, N.S...	1216 (1271)
O'Connor, Thomas, Harbour Master for the Port of Guysboro, N.S...	3749 (3807)
O'Leary, Richard, Commissioner to investigate into the conditions of the shell-fish fisheries in the Maritime Provinces...	1867 (1931)
Oliver, J. A., Third Class Excise Officer, on probation, in the Division of Joliette, P.Q...	2463 (2513)
Panneton, Louis Edmond, Puisné Judge of the Superior Court, P.Q...	2199 (2271)
Paterson, A. N., Wharfinger at Stewart, B.C...	2837 (2897)

APPOINTMENTS—Continued.

PAGE.

Paterson, His Honour G., Commissioner <i>per dedimus potestatem</i> to administer oaths in Manitoba..	667 (715)
Payson, F. P., Receiver of Wrecks for the District of Westport, N.S..	2077 (2157)
Payson, St. Clair, Receiver of Wrecks for Westport District, N.S..	3037 (3103)
Pelletier, Hon. H. C., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec..	1215 (1271)
Pereira, L. C., Secretary of the Department of the Interior..	2933 (2997)
Perry, Elisha W., Wharfinger at Black Point, N.S..	4129 (4181)
Pettit, George Hamilton, Deputy Judge of the County Court of the County of Welland..	4682 (4783)
Pichard, F. F., Inspector of Hulls and Equipments of Steamboats at Victoria, B.C..	2837 (2897); (Erratum) 3037 (3103)
Pickard, Frederick F., Measuring Surveyor of Shipping, &c., at Victoria, B.C..	2635 (2697)
Plante, Arthur, Commissioner for the purpose of determining the validity of certain claims, &c..	4405 (4467)
Pope, Sir Joseph, Commissioner to investigate into the state of the records of the Departments..	1731 (1811)
Pouliot, Hon. M. J. C., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec..	1215 (1271)
Prescott, Isaac C., Commissioner for the Pilotage District of Shepody Basin, N.B..	1216 (1271)
Price, Wm., Member of the Harbour Commission of Quebec..	1299 (1369)
Prince, E. E., President of the Commission appointed to investigate into the conditions of the shell-fish fisheries of the Maritime Provinces..	1867 (1931)
Pringle, G. Adam, Commissioner for the Pilotage District of Pictou, N.S..	1405 (1465)
Pringle, G. Adam, Secretary of the Pilotage Authority for Pictou, N.S..	3037 (3103)
Prud'homme, His Honour L. A., Commissioner <i>per dedimus potestatem</i> to administer oaths in Manitoba..	667 (715)
Rankin, Thomas, Wharfinger at Grand Entry, Magdalen Islands, P.Q..	1 (61)
Read, Aaron, Commissioner to administer oaths..	4682 (4753)
Reade, Hon. Wm. McK., Local Judge of the High Court of Justice for Ontario..	1216 (1271)
Reade, Wm. McK., Junior Judge of the County Court of the County of Waterloo, Ont..	1216 (1271)
Reeves, Herbert, Harbour Master at Egmont Bay, P.E.I..	4405 (4467)
Reeves, Herbert, Wharfinger at Higgin's Shore, P.E.I..	4405 (4467)
Reid, Captain J., Port Warden at Pictou, N.S..	1 (61)
Richard, Joseph E., Wharfinger and Harbour Master at Tignish, P.E.I..	973 (1023)
Richardson, William, Deputy Collector of Inland Revenue, Division of Calgary, Alta..	347 (403)
Robertson, Farquhar, Harbour Commissioner of Montreal, P.Q..	2395 (2437)
Robidoux, Hon. J. E., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec..	1215 (1271)
Robinson, Hugh Gilmour, Surveyor of Accommodation for Seamen, &c..	4682 (4753)
Roche, Hon. W. J., Minister of the Interior and Superintendent of Indian Affairs..	1406 (1465)
Roddick, Dr. T. G., Member of the Medical Council of Canada..	1406 (1465)
Rogers, Hon. R., Minister of Public Works..	1406 (1465)

APPOINTMENTS—Continued.

PAGE.

Ross, W. A., Assistant Inspector of Gas in the Winnipeg District, Man..	667 (715)
Ross, Wm. G., Harbour Commissioner of Montreal, P.Q...	2395 (2437)
Roy, Hon. L. R., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
Roy, Lazare, Wharfinger at Bic, P.Q...	1731 (1811)
Russell, William, Harbour Master at Seal Cove, N.B...	3145 (3215)
Ryan, His Honour J., Commissioner <i>per dedimus potestatem</i> to administer oaths in Manitoba...	667 (715)
Saint Pierre, Hon. H. C., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
Saucier, Xavier, Commissioner to administer the oaths of allegiance and of office to employees of the Department of Inland Revenue...	1 (61)
Scouler, G. T., Assistant Inspector of Gas and Electricity at Vancouver, B.C...	103 (149)
Seguin, Rosario, Wharfinger at Montebello, P.Q...	1 (61)
Sherk, David S., Receiver of Wrecks at Welland, Ont...	2395 (2437)
Sicotte, Napoléon, Wharfinger at Boucherville, P.Q...	3935 (3999)
Smith, Chandler, Wharfinger at Port Philip, N.S...	2635 (2697)
Smith, Henry W., Harbour Master at Sambro, N.S...	3145 (3215)
Smith, Isaac P., Wharfinger at Port Hood, N.S...	2543 (2599)
Smith, James W., Wharfinger at Shag Harbour, N.S...	2309 (2363)
Spicer, William, Wharfinger at Harbourville, N.S...	4406 (4467)
St. Amour, Aimé, Wharfinger at Coteau du Lac, P.Q...	103 (149)
St. Pierre, H., Wharfinger at Wendover, Ont...	1732 (1811)
St. Pierre, Moïse, Wharfinger at Wendover, Ont...	3145 (3215)
Steeves, W., Commissioner for the Pilotage District of Shepody Basin, N.B...	1216 (1271)
Stephen, Wm., senior, Harbour Master at Tenny Cape, N.S...	973 (1023)
Stevens, W. J., Pilotage Commissioner for the Pilotage Authority of Victoria and Esquimalt, B.C...	1973 (2039)
Strong, Wilfred Stanley, Wharfinger at Brighton, Ont...	3353 (3415)
Sutherland, D., Harbour Commissioner for the Port of Pictou, N.S...	1300 (1369)
Tait, W. S., Harbour Master at Amherst, N.S...	1057 (1107)
Talon, Joseph, Wharfinger at Murray Bay, P.Q...	1216 (1271)
Tellier, Hon. L., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
Tessier, Hon. A., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
Thibedeau, Denis, Wharfinger at Church Point, N.S...	4593 (4649)
Thompson, John, Harbour Master at Barachois de Malbaie, P.Q...	4406 (4467)
Thomson, Charles A., Harbour Master at Parry Sound, Ont...	4593 (4649)
Timmons, R., Deputy Collector of Inland Revenue at Quebec...	2077 (2157)
Tourigny, Hon. F. S., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
Townsend, A., Shipping Master at Louisburg, N.S...	1867 (1931)
Tremblay, Élie, Wharfinger at St. Simon, P.Q...	3353 (3415)
Trenholme, Hon. N. W., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
Treverton, C. B., Third Class Excise Officer, on probation, in the Inland Revenue Division of Belleville, Ont...	347 (403)
Trumpour, F. T. T., Assistant Inspector of Weights, Division of Ottawa, Ont...	2741 (2799)
Tupper, Sergt. James McDonald, Inspector in the R.N.W.M.P...	3353 (3415)
Vaughan, A., Harbour Master at St. Martin's, N.B...	1498 (1565)

APPOINTMENTS—*Concluded.*

	PAGE.
Vaughan, A., Wharfinger at St. Martin's, N.B...	1607 (1687)
Verreault, Eugène, Wharfinger at Mechins, P.Q...	3037 (3103)
Vienot, C. O., Wharfinger at Bear Point, N.S...	1497 (1565)
Vigars, W. J., Inspector of boilers, &c., at Port Arthur, Ont...	1137 (1187)
Walker, W. H., Assistant Under-Secretary of State for External Affairs...	591 (637)
Watson, J. C., Wharfinger at Hall's Harbour, N.S...	1867 (1931)
Watson, John, Jr., Wharfinger at Port Whitby, Ont...	1135 (1185)
Way, E. O., Chief Inspector of Weights and Measures...	1498 (1565)
Webber, Louis, Assistant Inspector of Gas and Electricity at Winnipeg, Man...	2077 (2157)
Weir, Hon. W. A., Commissioner <i>per dedimus potestatem</i> within the Province of Quebec...	1215 (1271)
Weir, Wm., Measuring Surveyor of Shipping at St. Catharines, Ont...	1607 (1687)
Welch, Wm. B., Harbour Master at Westport, N.S...	2395 (2437)
White, Nathaniel W., <i>et al.</i> , Commissioners to settle all differences between the Governments of Canada and of British Columbia respecting Indian Affairs, &c...	3935 (3999)
White, R.S., Shipping Master at Montreal, P.Q...	4593 (4649)
Wilkinson, L. G., Commissioner to administer oaths, &c...	1732 (1811)
Williams, John C., Harbour Master at South Bay, N.S...	1973 (2039)
Wilson, H. G., Pilotage Commissioner for the Pilotage Authority of Victoria and Esquimalt, B.C...	1973 (2039)
Wilson, H. H., Assistant Inspector of Gas and Electricity for the District of Toronto...	2463 (2513)
Wilson, S. Y., Commissioner to investigate into the conditions of the shell-fish fisheries of the Maritime Provinces...	1867 (1931)
Winter, H. S., Wharfinger at Whitewaters, N.S...	4029 (4091)
Winter, His Honour W. R., Junior Judge of the District Court of the District of Calgary...	3545 (3603)
Wood, Stuart Taylor, Inspector in the R.N.W.M.P...	3353 (3415)

CLERK OF THE CROWN IN CHANCERY—

Cardin, P. J. A...	1607 (1687)
Coderre, Hon. Louis...	1868 (1931)
Garland, W. F.,...	1498 (1565)
Morrison, A...	1498 (1565)

DESPATCHES.

Appointments as Consuls approved—

Cresse, Mr. L. G. A., at Montreal and Quebec...	2742 (2801)
Daniels, C. N., at Sherbrooke, Que...	1500 (1567)
Erzinger, Mr. John, at Winnipeg, Man...	4598 (4653)
Gintzbürger, Mr. Samuel, at Vancouver, B.C...	4598 (4653)
Goor, Monsieur M., at Ottawa, Ont...	2396 (2438)
Kimpe, Monsieur M., at Edmonton, Alta...	2396 (2438)
Mark, Mr. Chr. H. van der, at Calgary, Alta...	180 (227)
Martin, Mr. Henri, at Montreal, P.Q...	2200 (2271)
Passek, Monsieur Nicolas, Consul General of Russia for the Dominion of Canada...	3146 (3216)
Peters, Mr. Heinrich, at Toronto, Ont...	4598 (4653)
Primez, R., at Calgary, Alta...	1737 (1816) 2396 (2438)

DESPATCHES—*Continued.*Appointments as Consuls approved—*Con.*

Stuble, Senor Don Nicolas Perez, at Halifax, N.S.	1974 (2041)
Taggart, Mr. Giles R., at Cornwall, Ont.	180 (227)
Terry, W. S., at Victoria, B.C.	3546 (3603)
Whitehead, Mr. J. M., at Vancouver, B.C.	2396 (2438)

Borden, Right Honourable R. L., sworn in as a Member of His Majesty's Most Honourable Privy Council.	528 (567)
Bourgas, Port of, closed to shipping.	1871 (1835)

Chancery of the Order of St. Michael and St. George—

Ordinary members of the Second Class—

McBride, The Hon. Richard.	2 (62)
Roblin, The Hon. Rodmond Palen.	2 (62)
Whitney, The Hon. Sir James Pliny, Kt.	2742 (2801)

Ordinary members of the Third Class—

Anderson, Lt.-Col. Wm. Patrick.	2742 (2801)
Macoun, James Melville.	2 (62)
McDougald, John.	2 (62)
Wood, Zachary Taylor.	2742 (2801)

Coal considered as contraband of war by the Turkish authorities.	1974 (2041)
Coal no longer considered contraband of war by the Turkish Government.	2200 (2271)
Denmark, accession of the, to the International Copyright Convention.	2743 (2801)
Diseases of Animals Act, 1894 to 1911, coming into force of Chapter I. (Importation) of the Horses (Importation and Transit) Order of 1912.	1609 (1691)
Establishment of a Prize Court at Athens.	4596
Foreign Enlistment Act, 1870, Notice to Shipbuilders and others.	1499 (1567)
Fuel and lubricants considered contraband of war by the Greek Government.	1974 (2041)
Geneva Convention Act, 1911, in force.	3546 (3708)

Grand Priory of the Order of the Hospital of St. John of Jerusalem in England—

Knights of Grace—

Hodgetts, Major C. A.	816 (867)
Langelier, His Honour Lt.-Gov. Sir F. X.	816 (867)
Pellatt, Col. Sir H. M.	816 (867)
Wilkie, D. R.	816 (867)

Ladies of Grace—

Béique, Madame F. L.	816 (867)
Daly, The Honourable Florence Maria.	816 (867)
Drummond, Lady.	816 (867)
Gascoigne, Mrs. T.	816 (867)
Mount Stephen, Lady.	816 (867)
Nordheimer, Mrs. S.	816 (867)
Tilley, Lady.	816 (867)
White, Mrs. L.	816 (867)
Wollaston, Mrs. (Eveleen Olive Alice).	816 (867)

Great Seal of Canada, use of new, authorized.	1407 (1466)
Hostilities between the Balkan States and Turkey—contraband of war.	1871 (1935)
Hungarian authorities, Requirements of the, with regard to passports.	2464 (2514)

Imperial appointments—

Morley, Right Hon. Arnould, Commissioner to inquire into the natural resources, &c., of His Majesty's Dominions.	892 (947)
Imperial Service Medal.	348 (404) 4030 (4091)

DESPATCHES—*Concluded.*

Imperial Service Order—

Companion—

Walker, William Henry... 3 (62)

Imperial Service Order, Statutes of the... 974 (1024)

Importation of the Horses (Importation and Transit) Order of 1912, coming
into force of... 3645 (3709)

Infant Mortality, Conference on... 3457 (3513)

Investiture at Rideau Hall... 1867 (1931) 2199 (2271)

Investiture at the Government House, Victoria, B.C... 1301 (1371)

Italian Consular officers to receive moneys awarded by Canadian Courts to
Italian subjctets, authority of... 2545 (2601)

King's Police Medal—

Brown, Hugh James... 2742 (2801)

McRae, John C... 2742 (2801)

Traynor, William Patrick... 2742 (2801)

Knighthood conferred—

Angers, Hon. Auguste Réal... 3354 (3416)

Dubuc, Joseph... 348 (404)

Willison, John Stephen... 3354 (3416)

Netherlands, accession of the, to the International Copyright Convention...
2637 (2698)

Neutrality during the war between Bulgaria and Turkey... 1301 (1371)

Neutrality during the war between Turkey and Bulgaria, Turkey and Greece,
Turkey and Montenegro, and Turkey and Servia... 1609 (1688)

Nobel Peace Prize for 1913... 1218 (1271)

Orders, Decorations and Medals, order in which they should be worn... 816 (946)

Orders, Miniature Decorations, occasions when they are to be worn in evening
dress... 816 (945)

Passports for Tripoli... 2743 (2801)

Recognition throughout His Majesty's Dominions of the title "Honourable"
in the case of Chief Justice, &c... 4596 (4651)

Removal of prisoners and criminal lunatics to Ireland... 4311 (4469)

Varna, port of, closed to international commerce... 2200 (2271)

GOVERNMENT NOTICES.

AGRICULTURE—

Copyrights entered during the week ending July 3, 13; July 10, 112; July 17, 183; July 24, 271; July 31, 365; August 7, 459; August 14, 531; August 21, 597; August 28, 691; September 4, 749; September 11, 823; September 18, 898; September 25, 981; October 2, 1065; October 9, 1144; October 16, 1225; October 23, 1318; October 30, 1423; November 6, 1517; November 13, 1624; November 20, 1755; November 27, 1882; December 4, 1985; December 11, 2092; December 18, 2207; December 25, 2316; January 1, 1913, 2402; January 8, 2471; January 15, 2549; January 22, 2649; January 29, 2750; February 5, 2845; February 12, 2947; February 19, 3047; February 26, 3161; March 5, 3268; March 12, 3362; March 19, 3495; March 26, 3556; April 2, 3664; April 9, 3767; April 16, 3855; April 23, 3946; April 30, 4040; May 7, 4137; May 14, 4226; May 21, 4322; May 28, 4426; June 4, 4509; June 11, 4605; June 18, 4698; June 25, 4806.

Interim copyrights: 13, 184, 365, 691, 823, 981, 1066, 1145, 1225, 1318, 1518, 1625, 1756, 1883, 2208, 2403, 2472, 2550, 2750, 2845, 2947, 3048, 3161, 3263, 3363, 3557, 3665, 3767, 3856, 3946, 4138, 4226, 4426, 4510, 4605.

GOVERNMENT NOTICES—CIVIL SERVICE COMMISSION.

PAGE.

Notices to Candidates—

Agriculture, Assistant Seed Analyst in the Seed Branch, Dept. of..	4699 (4783)
Agriculture, Clerks in the laboratory of the Seed Branch.. . . .	184 (242)
Agriculture, Temporary Clerks for the special census staff .. .	899 (951)
Agriculture, three Temporary Clerks in the laboratory of the Seed Branch of the Department of.. . . .	4699 (4783)
Agriculture, two Patent Examiners in the Department of.. . .	3858 (3914)
General Competitive Examination, November, 1912, 845 (951); May, 1913.. . . .	3363 (3424)
House of Commons, ten Translators on the Translation Staff of the.	2781 (2807)
Interior, Assistant to the Clerk in charge of printing at the Depart- ment of.. . . .	3947 (4007) 4041 (4102)
Interior, Correspondence and Accounts Clerk in the Water Power Branch of the Department of.. . . .	4427 (4492)
Interior, Correspondence Clerk in the Department of the.. . .	4041 (4102)
Interior, Draughtsman in the Forestry Branch.. . . .	184 (242)
Interior, Draughtsman in the Railway Lands Branch of the Depart- ment of the.. . . .	1883 (1944)
Interior, Draughtsman in the Water Power Branch of the Depart- ment of.. . . .	3947 (4007) 4041 (4102)
Interior, Technical Clerk in the Water Power Branch of the Depart- ment of.. . . .	4427 (4492)
Interior, Temporary Clerks, Topographical Surveys Branch.. . .	1424 (1473)
Interior, twelve Technical Clerks in the Department of the.. .	4041 (4102)
Interior, twelve Technical Clerks, Topographical Surveys Branch, Department of the.. . . .	3947 (4007)
Marine and Fisheries, Fog Alarm Engineer in the Department of..	4606 (4671)
Marine and Fisheries, Mechanical Engineer in the Department of..	4510 (4583)
Mines, a Cataloguer in the library of the Department of.. . .	4510 (4583)
Mines, Assistant Engineering Chemist in the Department of..	4041 (4102)
Mines, Assistant Engineering Chemist in the Mines Branch, Depart- ment of.. . . .	3947 (4007)
Mines, Assistant Geologist, Geological Survey Branch	1518 (1594)
Mines, Assistant Topographer in the Geological Survey Branch of the Department of.. . . .	2781 (2924)
Mines, Clerk as Secretary to the Mines Branch, in the Department of.	4606 (4671)
Mines, Draughtsman in the Geological Survey Branch of the Depart- ment of.. . . .	1625 (1716)
Mines, Draughtsman in the Mines Branch, in the Department of..	4606 (4671)
Mines, Dry Plate Photographer, Geological Survey Branch.. . .	1424 (1473)
Mines, Preparators in the Geological Survey Branch of the Depart- ment of.. . . .	4323 (4396)
Mines, three Junior Topographers in the Department of.. . .	4510 (4583)
Naval Cadets, General Competitive Examination for.. . . .	845 (951)
Naval Service, General Competitive Examination for Naval Cadets..	2750 (2807)
Naval Service, three Assistants in the Hydrographic Survey Branch, Department of.. . . .	3557 (3612) 3767 (3822)

GOVERNMENT NOTICES—CIVIL SERVICE COMMISSION—*Con.*—PAGE.Notices to Candidates.—*Con.*

Post Office Department, Draughtsman in the office of the Chief Draughtsman of the.. . . .	3363 (3424)
Preliminary and Qualifying Examinations (Outside Division), November, 1912, 844 (951); May, 1913.. . . .	3363 (3424)
Public Works, Architects and Draughtsmen in the Chief Architect's Branch of the Department of.. . . .	4699 (4783)
Public Works, Assistant in the office of the Engineer-in-charge of the Cement Testing Laboratory.. . . .	2577 (2624)
Public Works, Clerk in the Accountant's office, Department of..	4806 (4870)
Public Works, Clerk in the Chief Architect's Branch..	184 (242) 2403 (2441)
Public Works, Draughtsman in the Chief Engineer Branch..	1324 (1391)
Public Works, Draughtsman to assist the Architect in charge of maintenance, &c., Dominion buildings.. . . .	4407 (4492)
Secretary of State, Engrossing Clerk in the Department of the..	4806 (4870)
Stenographers in Subdivision B of the Third Division.. . . .	184 (242)

Successful Candidates—

Assistant in the office of the Engineer-in-charge of the Cement Testing Laboratory, Public Works.. . . .	3947
Assistant Topographer, Geographical Survey Branch, Department of Mines.. . . .	3947
Assistants (6) on the Hydrographic Survey, Department of the Naval Service.. . . .	4226
Cadetships in the Naval Service of Canada, May 14, 1913.. . . .	4806
Competitive Examination for Cadetship in the Naval Service.. . . .	2129
Competitive Examination for Clerkships, Subdivision B of the Third Division, May 12, 1912, 4703; May 14, 15 and 16, 1913.. . . .	4702
Competitive Examinations for positions as stenographers and typewriters.. . . .	2010
Competitive Examination for stenographers and typewriters, Subdivision B, Third Division, May 14, 15 and 16, 1913.. . . .	4703
Clerkships in Subdivision B of the Third Division.. . . .	2010
Competitive Examinations, Inside Service.. . . .	1145, 2130
Draughtsman in the Water Power Branch, Department of the Interior.. . . .	4427
Examination for lower grade officers, Inside Division, May 13, 1913..	4702
General Draughtsman, Engineering Branch, Railways and Canals..	3947
Patent Examiner in the Department of Agriculture.. . . .	4605
Preliminary Examination, Outside Division, November 12, 1912..	2130
Preliminary Examination, Outside Division, May 13, 1913.. . . .	4700
Qualifying Examination, Outside Division. November 13 and 14, 1912.. . . .	2130
Qualifying Examination, Outside Division, May 14 and 15, 1913..	4701
Supplementary list of successful candidates for clerkships in Subdivision B of the Second Division, November 11, 1912.. . . .	2129, 2209
Supplementary list of successful candidates for employment as technical clerks, Topographical Surveys Branch of the Department of the Interior.. . . .	4704
Supplementary list of successful candidates for positions as stenographers and typewriters.. . . .	2209
Temporary technical clerks in the Topographical Surveys Branch, Department of the Interior.. . . .	4427
Translators to the staff of the House of Commons.. . . .	3948, 4041, 4427

GOVERNMENT NOTICES—*Continued.*EXTERNAL AFFAIRS, DEPARTMENT OF—*Continued.*

PAGE.

British vice-consulate at Nome, Alaska, closed.. . . .	2010 (2049)
Examination for the Civil Service of India, copies of Regulations, &c., filed in the Department.. . . .	1625

FINANCE—

Banks acting under charter, statements. See supplements with No. 4 for June; No. 8 for July; No. 12 for August; No. 16 for September; No. 21 for October; No. 25 for November; No. 29 for December; No. 34 for January, 1913; No. 38 for February; No. 42 for March; No. 46 for April; No. 51 for May.	
Caisse d'Economie de Notre-Dame de Québec, and Montreal City and District Savings Bank—June, 1912, 137; July, 1912, 480; August, 1912, 854; Sep- tember 30, 1912, 1174; October 31, 1545; November 30, 2136; December 31, 2498; January 31, 1913, 2886; February 28, 3305; March 31, 3795; April 30, 4171; May 31, 4641.	
Circulation and specie—June, 212; July, 621; August, 930; September, 1252; October, 1663; November, 2249; December, 2495; January, 1913, 2981; February, 3398; March, 3793; April, 4168; May, 4638.	
Government Savings Banks' Deposits—June 29, 302; July 31, 553; August 31, 932; September 30, 1173; October 31, 1664; November 30, 2135; December 31, 2583; January 31, 1913, 2982; February 28, 3400; March 31, 3886; April 1, 3985; April 30, 4263; May 31, 4639.	
Public Debt and Expenditure—June, 1911-1912, 132 (170); July, 1911-1912, 476 (518); August, 1911-1912, 774 (807); September, 1911-1912, 1090 (1130); October, 1911-1912, 1542 (1595); November, 1911-1912, 2133 (2189); December, 1911-1912, 2494 (2533); January, 1912-1913, 2882 (2925); Febru- ary, 1912-1913, 3301 (3345); March, 1912-1913, 3692 (3741); May 31, 1913, 4636 (4673).	

INLAND REVENUE—

Lapasse ferry, Ont., tenders for.. . . .	3768 (3836)
Unrevised Statement of Inland Revenue—June, 212 (243); July, 621 (656); August, 930 (965); September, 1252 (1289); October, 1786 (1853); Novem- ber, 2249 (2297); December, 2680 (2731); January, 1913, 3086 (3135); February, 3598; March, 3884 (3927); April, 4353 (4397); May, 4739 (4784).	

INSURANCE—

American Central Insurance Co., licensed.. . . .	2209 (2276)
American Insurance Co., licensed.. . . .	15
British America Assurance Co., licensed.. . . .	4347
California Insurance Co., licensed.. . . .	2493
Canada Hail Insurance Co., licensed.. . . .	4226 (4283)
Canadian Guardian Life Insurance Co., list of policies filed.. . . .	364
Canadian Surety Co., licensed.. . . .	4226
Compagnie d'Assurance Générales contre l'Incendie, licensed.. . . .	271 (321)
Dominion-Gresham Guarantee and Casualty Co., licensed.. . . .	1083 (1129)
	1225 (1288)
Equitable Fire and Marine Insurance Co., licensed.. . . .	3767 (3822)
Fireman's Fund Insurance Co., licensed.. . . .	2010
Home Insurance Co., licensed.. . . .	4806
Insurance companies licensed to do business in Canada— <i>See Supplement</i> with No. 13 for September 28, 1912; No. 27 for December 31, 1912; No. 45 for May 8, 1913.	

GOVERNMENT NOTICES—INSURANCE—*Continued.*

PAGE.

Liverpool-Manitoba Assurance Co., licensed.. . . .	384 (431)
London and Lancashire Guarantee and Accident Company of Canada, licensed.. . . .	4510
Merchants and Employers Guarantee and Accident Co., licensed..	3463 (3518)
Mutual Life and Citizens Assurance Co., licensed.. . . .	3268 (3322)
National Union Fire Insurance Co. of Pittsburg, Pa., licensed.. . . .	1083
Niagara Fire Insurance Co., licensed.. . . .	271
North American Accident Insurance Co., licensed.. . . .	2750, 3194
Northwestern National Insurance Co. of Milwaukee, Wisconsin, licensed.	3856 (3914)
Providence Washington Insurance Co., licensed.. . . .	3463 (3518)
Sauvegarde Life Insurance Co., licensed.. . . .	384 (431)
Scottish Union and National Insurance Co., licensed.. . . .	672 (719)
Western Assurance Co., licensed.. . . .	823

INTERIOR—

Board of Examiners for Dominion Land Surveyors, meeting..	2550 (2624) 3665
Dominion Lands Surveys Act—	
Resurvey of Townships—	
Township 17, R. 4, W. of the 4th Meridian.. . . .	113
Township 21, R. 4, W. of the Principal Meridian.. . . .	363
Township 21, R. 10, W. of the 4th Meridian.. . . .	2977
Township 22, R. 4, W. of the Principal Meridian.. . . .	3268
Township 21, R. 3, W. of the Principal Meridian.. . . .	4528
Lands set apart as School lands—	
Sec. 27, Tp. 57, R. 19, W. 4th M....	597
Sec. 20, Tp. 33, R. 2, W. 4th M....	750
S.E. $\frac{1}{4}$ Sec. 30, Tp. 56, R. 26, W. Principal M...	899
S.E. $\frac{1}{4}$ Sec. 30, Tp. 56, R. 26, W. Principal M...	1066
N.E. $\frac{1}{4}$ Sec. 19, Tp. 60, R. 6, W. 4th M....	1319

JUSTICE—

Commission to investigate claims for loss under Pelagic Sealing Treaty of July 7, 1911.. . . .	4510
Exchequer Court—	
General sittings—	
Bridgetown, N.S...	459 (506)
Calgary, Alta....	4226
Edmundston, N.B...	459 (506)
Halifax, N.S....	3767
Prince Rupert, B.C...	4226
Quebec, P.Q....	459 (506)
Regina, Sask...	4226
St. John, N.B...	459 (506) 3767
Vancouver, B.C...	4226
Victoria, B.C...	4226
Winnipeg, Man...	459 (506) 4226

LABOUR—

United Shoe Machinery Co. of Canada, Report of the Board of Investiga- tion.. . . .	1319
--	------

GOVERNMENT NOTICES—MARINE AND FISHERIES—

PAGE.

Changes in names of vessels. (See also "Marine," under the heading of Orders in Council)—

Barge <i>Bangor</i> to <i>C.S. & B. No. 1</i>	3462
Barge <i>Chippewa</i> to <i>Rickarton</i>	4138
Barge <i>Malta</i> to <i>Thunder Bay</i>	4226
Dredge <i>Beaver</i> to <i>Robson</i>	3768, 4042
Dredge <i>Galveston</i> to <i>M. & F. No. 9</i>	3948
Dredge <i>Laval</i> to <i>M. & F. No. 1</i>	3948
Gasoline boat <i>Oceania</i> to <i>W. B. Lord</i>	4138
Gasoline boat <i>Sunset</i> to <i>Evensong</i>	4226
Gasoline launch <i>Elizabeth</i> to <i>Barnabee</i>	4138
Gasoline vessel <i>Aura</i> to <i>Cumshewa</i>	4426
Gasoline vessel <i>Pacific</i> to <i>Bentinck</i>	3393
Gasoline vessel <i>Red Wing</i> to <i>Llan Grad</i>	3768
Gasoline vessel <i>Sans Souci</i> to <i>Fannicol</i>	4323
Gasoline vessel <i>Silver Spray</i> to <i>Blaine</i>	4606
Gasoline vessel <i>Union</i> to <i>Baboe</i>	3463
Gasoline vessel <i>Westerner</i> to <i>Nevilene</i>	3768
Sailing vessel <i>Hugo</i> to <i>A. I. Perry</i>	4254
Schooner <i>J. M. Harlow</i> to <i>Mildred H. Cochran</i>	3948
Schooner <i>Yukon</i> to <i>Alliance No. 1</i>	4606
Steamer <i>Britannic</i> to <i>Sarnor</i>	3393
Steamer <i>Cheslakee</i> to <i>Cheakamus</i>	4699
Steamer <i>Gertrude M.</i> to <i>Bruce Cann.</i>	3948
Steamer <i>Hero</i> to <i>Hero No. 1</i>	4138
Steamer <i>Hiawatha</i> to <i>Cabotia</i>	3665
Steamer <i>Iron King</i> to <i>Canobie</i>	3948
Steamer <i>Mars</i> to <i>Martian</i>	4138
Steamer <i>Massachusetts</i> to <i>Compton</i>	4426
Steamer <i>Neptune</i> to <i>Excudit</i>	3768
Steamer <i>Pacific</i> to <i>Roi-Tan</i>	3393
Steamer <i>Pioneer</i> to <i>Natironco</i>	4042
Steamer <i>Robert Girdwood Allan Weaver</i> to <i>R. G. A. Weaver</i>	3665
Steamer <i>Saturn</i> to <i>J. Frater Taylor</i>	4042
Steamer <i>Uranus</i> to <i>W. C. Franz</i>	4042
Steamer <i>Victoria</i> to <i>Oiseau</i>	4806
Steamer <i>Vigilant</i> to <i>Muscallonge</i>	3557
Steamship <i>Evelyn</i> to <i>Norcom</i>	4254
Tug <i>Charles F. Dunbar</i> to <i>Betty D.</i>	4042
Tug <i>W. G. Small</i> to <i>Pluvia</i>	4138
Vessel <i>Duchess</i> to <i>Kingcome</i>	4699
Vessel <i>William Armstrong</i> to <i>Mons Meg</i>	3857
Wrecked schooner <i>Roseway</i> , reregistered	4323
Geographic Board decisions—May-June, 1912, 14; July-October, 1912, 1318; Erratum, 1625; November, 1912-January, 1913, 2550; February-April, 1913, 3856.	

Notices to Mariners—

Alaska—

Dixon entrance, Barron island, light to be established	2578
Dixon entrance, Lord rock, light to be established	2129
Grave point, light established	3300
Prince William sound, Hinchinbrook entrance, Zaikof point, light established	209
Stockade point, light discontinued	3300
Summer strait, Vichnefski rock, light established	2014
Yakutat bay entrance, Ocean cape, light established	209

GOVERNMENT NOTICES—MARINE AND FISHERIES—*Continued.*

PAGE.

Notices to Mariners—*Continued.*

British Columbia—

Boundary bay, Mud bay, beacons..	4834
Burrard inlet, English bay, False creek, change in position of lights..	4450
Burrard inlet, First narrows, west entrance, new lighthouse and fog alarm..	4735
Burrard inlet, North arm, southwestward of Turtle head, buoy established...	4536
Burrard inlet, Vancouver harbour, Parthia shoal, dredging completed..	4164
Canadian list of lights and fog signals, new edition.. . . .	209, 4166
Change in colour of lighted beacons..	1905
Chart of Arthur and Telegraph passages issued..	3789

Chatham sound—

Dundas islands, Hudsoy Bay pass, uncharted rock.. . . .	1005
Holland island, fog alarm established..	3789
Prince Rupert harbour, Charles point, characteristic of fog bell..	1657
Granby bay, Graves point, light established..	1166
Herbert reef, light to be established on beacon..	3082
Holland island, lighthouse under construction, temporary light.	849
Holland island, new lighthouse..	3083
Johnstone strait, Cracroft island, light to be established.. . . .	2879
Juan de Fuca strait, lighthouse established..	1249
Lama passage, Campbell island, Napier point, day beacon erected.	1006
Malaspina strait, Lund Ragged island, change in position of light..	693
Maud island, change in position of gas lighted beacon.. . . .	2777
New Westminster, railway swing bridge, regulations.. . . .	3297
Observatory inlet, beacon established, buoys established.. . . .	473
Provost passage, Joan rock, buoy established..	209
Prince Rupert harbour, Barrett rock, gas buoy replaced by gas and bell buoy..	694
Prince Rupert harbour, Charles point, fog bell established.. . .	695

Queen Charlotte islands—

Cape St. James, non-existence of rock southeastward of.. . .	2493
Deadtree point, can buoy to be replaced by gas buoy.. . . .	2880
Entrance to Houston Stewart channel, postponement of date of removal of beacon from Koya point to Danger rocks.	2778
Flat rock, light discontinued, beacon removed..	2880
Graham islands, chart of Masset sound and inlet issued.. . .	2578
Hecate strait, amended characteristic of gas buoy light, &c.. .	3789
Hecate strait, gas-lighted beacon moved from Koya point to Danger rock..	4735
Hecate strait, off Lawn point, description of buoy, correction.	4166
Hecate strait, Skidgate inlet, southeastward of Lawn point, description of buoy, correction..	4834
Houston Stewart channel, beacon to be moved from Koya point to Danger rocks..	1006
Houston Stewart channel, beacon to be removed from Flat rock to Separation point, Tolmie channel..	1905
Skidegate inlet, hydrographic information..	1088
Virago sound and Naden harbour, hydrographic notes.. . . .	695

GOVERNMENT NOTICES—MARINE AND FISHERIES—*Continued.* PAGE.Notices to Mariners—*Continued.*British Columbia—*Concluded.*

Seaforth channel, uncharted rock north of Dall patch, change in position of gas and whistling buoy.	473
Strait of Georgia—	
Burrard inlet, Atkinson point, change in fog alarm.	2493
Burrard inlet, Atkinson point, new lighthouse, change in character of light.	2129
Cape Mudge, fog alarm established.	3082
Conical buoy replaced by bell buoy.	1249
Fraser river mouth, change in colour of beacon lights.	2578
Fraser river, new lightship.	4164
Parlier pass, arc of visibility of front range light on Race point increased.	1005
Race point, hand fog horn at lightstation.	2779
Sandheads of Fraser river, diaphone fog alarm established on lightship, fog bell discontinued.	2014
Sandheads of Fraser river, lightship removed temporarily for repairs.	2578
Sutil channel, Mary island, Boulder reef, buoy established.	4536
Thompson river, Kamloops lake to Little Shuswap lake, buoys and day beacons established.	1004
Tolmie channel, Separation point, gas-lighted beacon established.	2879
Vancouver harbour, Burnaby shoal, light and fog bell established on a float, caution.	1166
Vancouver harbour, dredging in progress, temporary light.	3300
Vancouver harbour, telephone cable laid across the harbour from Vancouver to North Vancouver, caution.	2779
Vancouver island—	
Alberni canal, Somass river, beacons.	473
Barkley sound, Kelp bay, uncharted rock.	4163
Channel rocks, gas and whistling buoy to be established.	3788
Clayoquot sound, Templar channel, change in character of buoys.	1905
Clayoquot sound, Templar channel, telephone connection between Lennard lightstation and Tofino.	1004
Cordova bay, uncharted rock.	1004
Nanaimo harbour, Newcastle island passage, uncharted rock, buoy established.	693
Quatsino sound, Bergh cove, buoy established.	4450
Senanus island, gas-lighted beacon established.	4164
Victoria harbour, Brothie ledge beacon, change in characteristic of light.	42
West coast, shelter sheds established.	1657

Canada—

Hudson bay—

Chart of Port Churchill issued.	2246
---	------

Caution when approaching Canadian ports.	2778
--	------

England—

Lizard head, submarine fog signal established off.	1088
Plymouth approaches, Draystone, light-buoy established.	1784
Plymouth sound, dredging in progress.	4449
Southampton harbour, light-buoys established.	694
Trevose head, fog signal established.	3788
Trevose head light, alteration in character.	1087

GOVERNMENT NOTICES—MARINE AND FISHERIES— <i>Continued.</i>	PAGE.
Notices to Mariners— <i>Continued.</i>	
General—	
Caution when approaching Canadian ports..	207
Hudson bay—	
James bay, chart of Rupert bay..	4350
Ireland—	
Inisheer island light, alteration in character..	3788
Ratlin island light, alteration in character..	296
Rosslare harbour approach, South Long bank buoy replaced by light and bell buoy..	1540
Valentia harbour, leading lights established..	4834
Japan—	
Kitami province, fog siren established at Soya-misaki lighthouse.	2129
Sanuki province, Shodoshima, Okadobana, lighthouse established.	4450
Labrador—	
Belle Ile strait, Red bay, Saddle island, change in character of light..	2128
Uncharted shoal reported in the vicinity of Quaker reef and Tinker island..	1784
Maritime Provinces—	
Canadian List of Lights and Fog Signals, new edition... .	295, 4832
New Brunswick—	
Amherst basin, westward of, buoy established..	1540
Bay of Fundy—	
Adam island, bell buoy to be established..	3980
Approach to St. John, Black point, gas and whistling buoy to be moored in a position northward of its station during May, June and July of each year..	2127
Cape Enragé, bell buoy to be established off Long reef... .	3789
Cape Spencer, reported irregularity of light contradicted...	1087
Caraquet harbour, change in position of easterly gas buoy.	846
Chamcook head and harbour, buoys established..	2014
Chance harbour, bell buoy established off...	3299
Chignecto channel, buoys in the vicinity of Grindstone island..	547
Chignecto channel, Calhoun flats, location and description of buoy..	548
Easterly light permanently discontinued, Erratum..	295
East of Deer island, Tinker ledge, spindle erected..	473
Grand harbour, bell buoy established..	3787
Grand Manan island, Ross island, Grand Harbour, Fish Fluke point, character of light..	922
Great Salmon river, light established..	4165
Grindstone island, new lighthouse..	2676
Machias Seal island, change in character of light..	2014
Machias Seal island, correction..	3298
Musquash harbour, buoys established..	1087
Passamaquoddy bay, St. Andrews, light improved..	2779
Passamaquoddy bay, Tongue shoal, light improved...	2676
Pea point lighthouse, change in colour of light..	3496
Sister rocks, buoy established..	1540
St. Andrews harbour, change in buoyage...	846

GOVERNMENT NOTICES—MARINE AND FISHERIES—*Continued.*

PAGE.

Notices to Mariners—*Continued.*New Brunswick—*Concluded.*

Chaleur bay—

Caraquet harbour, dredging..	694
Petit Rocher, light carried away by a storm, temporary light.	2128
Petit Rocher, permanent light..	4537
Entrance to Shippigan gully, bell buoy to be established.. . . .	4535
Grant beach, back range light, character of illuminating apparatus..	3083

Miramichi bay—

Can buoy replaced by bell buoy..	3497
Grandoon flats, dredging..	694
North Tracadie gully, buoy established..	1165

Northumberland strait—

Kouchibouguac bay, change in position of range lights.. . .	1087
Richibucto harbour entrance, change in position of lights on the South beach and North beach..	473
Shediac bay, change in colour of lights..	3496
Shediac bay, Pointe du Chêne, Shediac north channel range light towers increased in height..	4533
Shediac bay, Shediac harbour, dredging, buoy established..	4538
Tormentine reefs, buoy re-established..	2880
Off Negro head, change in character of buoy..	4535

Placentia bay—

Little Burin island, for alarm established..	296
--	-----

Newfoundland—

Ariège bay, existence of shoals..	847
Belle isle, south end, position of main light, erratum in list of lights..	1087
Bonavista bay, Puffin island, change in character of light.. . .	1656
Bonavista bay, Shoe point, lighthouse established..	1656
Cape St. Francis, change in fog alarm..	694
Conception bay, change in character of light..	1248
Fervelle point, fog alarm established, light to be established.. .	2676
Fortune bay, Garnish, change in character of light..	4259
Fortune bay, Long harbour point, lighthouse established.. . .	4259
Lamalin harbour, range lights established, buoys established.. .	2127
Placentia bay, Tides cove point, fog signal established..	1540
St. Johns harbour entrance, amended position of White rock..	1656
St. Lawrence harbours, Middle head, fog alarm established.. . .	923

North Atlantic Ocean—

Bermuda, Northern reefs, North rock, light established, North East breakers, submarine bell buoy established..	2127
Caution with regard to ice..	4259 (4299)
Ice warnings..	4259 (4299)
Transatlantic steamship routes—Ice patrol service..	4163

Nova Scotia—

Annapolis basin, Digby pier, intended change in character of light..	4446
Aspotogan peninsula, New harbour, light established..	4832
Avon river, Dimock point, change in colour of light..	4831
Avon river, Windsor bridges, arrangement of lights changed, new bridge being built..	922
Barrington bay, Congress shoal, buoy established..	42

GOVERNMENT NOTICES—MARINE AND FISHERIES—*Continued.*

PAGE.

Notices to Mariners—*Continued.*Nova Scotia—*Continued.*

Bay of Fundy—

Blackrock, light improved..	3083
Brier island, Northwest ledge, change in position of gas and whistling buoy..	296
Lurcher shoal lightship, intended change in characteristic of fog alarm..	1165
Lurcher shoal, lightship to be removed from her station tem- porarily for repairs..	474
Lurcher shoal, lightship replaced on her station..	1541
Bayswater, shoal off, buoy established..	1541
Beaver harbour, buoy to be established..	3788
Cape Breton island—	
Cape North lightstation, fog alarm building rebuilt.. . . .	3788
Cape North lightstation, fog alarm destroyed by fire.. . . .	1250
Eastern harbour, Cheticamp, shoal in entrance, caution.. . .	1784
Louisburg harbour entrance, wreck marked by buoy.. . . .	3298
Point Tupper, light improved..	3788
Scatari island, telephone line..	474
South Ingonish harbour, light established on breakwater.. . .	693
Sydney, Battery point, range lights established..	1247
Sydney harbour, S.E. bar, gas buoy replaced by can buoy; N.W. bar, conical buoy replaced by gas buoy..	208
Washaback river, buoy established..	1905
Chart of anchorages in Hudson strait issued..	4350
Chedabucto bay, Guysborough harbour, buoyage..	4832
Clarke harbour, buoy established..	1783
Coddle harbour, buoys established..	206
Cornwall rock, buoy established..	693
Cross island, change in character of light..	923
Cuckold rock, buoy established..	3299
Dover harbour, uncharted shoal southward of Black rock, buoy established..	846
East Ironbound island, light improved..	3083
Entrance to Halifax harbour, Sambro outer bank, lightship placed for winter months..	2779
Entrance to Halifax harbour, Sambro Outer bank, lightship re- moved, gas and whistling buoy replaced in position, sub- marine bell buoy placed..	4533
George island, intended change in character of light..	4446
Green island, intended change in character of light..	3980
Gut of Canso, Port Hastings, removal of storm signal station to Point Tupper..	4537
Halifax approach, change in colour of Devil island westerly light- house..	4533
Halifax approach, Chebucto head, intended change in fog alarm..	4834
Halifax approach, Chebucto head, temporary light..	2676
Halifax approach, Devil island, easterly light improved.. . . .	2880
Halifax approach, Devil island, westerly light improved.. . . .	4446
Halifax approach, erratum in list of lights..	3299
Halifax harbour, Eastern passage, buoys established..	2880
Halifax harbour, George island, intended change in character of light..	4446
Halifax harbour, Herring cove, light improved..	4350
Jeddore rock, intended change in character of light..	4447

GOVERNMENT NOTICES—MARINE AND FISHERIES—*Continued.* PAGE.Notices to Mariners—*Continued.*Nova Scotia—*Continued.*

Lahave gas and bell buoy to be replaced by gas and whistling buoy..	4533
Lahave river, bell buoy to be established..	4537
Lockeport, Laurier rock, bell buoy to be replaced by gas and bell buoy..	4448
Lockeport harbour, off entrance to, Gull rock, change in characteristic of light..	1655
Mahone bay, light improved..	4349
Minas basin, Mitchener point, light improved..	4349
New Harbour, whistling buoy moved to the eastward..	42
Nixonmate shoal bell buoy, change in position..	4447
Northumberland strait, Caribou reef, conical buoy to be replaced by bell buoy..	4536
Northumberland strait, entrance to Pictou, Skinner reef, gas buoy replaced by gas and bell buoy..	4447
Pictou bar, light improved..	4350
Port Hebert, buoy established..	4535
Port Medway, whistling buoy to be established..	3980
Position of Blonde rock gas and whistling buoy, correction..	3497
Sable island, west end, intended change in character of light..	693
Salamander rock, buoy established..	2013
Sambro outer bank, gas and whistling buoy to be replaced during the winter months by a lightship..	1658
Sampson rock, buoy established..	2127
St. Mary bay, off Meteghan, bell buoy established..	2128
Submarine bell buoy to be moored near Sambro gas and whistling buoy for experimental purposes..	42
Torbay, entrance to Larry river, buoys established..	4833
Trinity ledge, bell buoy to be replaced..	4165
West Ironbound island, character of light corrected..	4349

Ontario—

Bay of Quinté, Nigger narrows, shoal removed..	4535
Canadian list of lights and fog signals, new edition..	474, 4447

Detroit river—

Ballard reef channel, deepening of western half of channel completed, change in position of gas buoys, channel for light-draught vessels marked by lighted buoys..	548
Ballard reef channel, increased width of available deep channel, buoys moved..	1250
Ballard reef channel, lightvessel temporarily placed..	4735
Fighting island, spar buoy replaced by gas buoy..	848
Gas buoy at junction of Ballard reef and Livingstone channels, additional light..	3981
Gas buoy at junction of Ballard reef and Livingstone channels, changes in lights..	4538
Limekiln Crossing channel, South lightvessel withdrawn..	3980
Livingstone channel, aids to navigation to be established..	1164
Livingstone channel, change in position of gas buoy..	4538
Livingstone channel, change in position of gas buoy, lighted buoy discontinued..	2129

GOVERNMENT NOTICES—MARINE AND FISHERIES—*Continued.*

PAGE.

Notices to Mariners—*Continued.*Ontario—*Continued.*Detroit River—*Continued.*

Livingstone channel gas buoy No. 29, change in characteristic of light.. . . .	4735
Livingstone channel, lighted buoy established, buoys provided with lights.. . . .	2013

Georgian bay—

Approach to Midland, east of Elmere point, McNicoll range lights established, Old Midland point range lights to be discontinued.. . . .	4634
Byng inlet, buoys established.. . . .	1247
Colpoy bay, change in position of light.. . . .	2015
Honey harbour, beacon erected.. . . .	2015
Lockerbie rock, change in position of gas buoy.. . . .	208
Matchedash bay and Coldwater creek, dredging, buoys established.. . . .	4536
Meaford, change in position of breakwater light, range lights discontinued.. . . .	848
Meaford, extension to east breakwater, temporary lights, caution.. . . .	208
Meaford, extension to east pier, eastern entrance of harbour to be closed, light to be moved to the west end of breakwater.. . . .	474
Midland point, range lights established.. . . .	1656
Parry sound, Black rock day beacon blown down.. . . .	4164
Red rock, characteristic of fog alarm.. . . .	2015
Victoria harbour, gas buoy placed.. . . .	2274
Victoria harbour, Port McNicoll, buoyage.. . . .	1247
Western approach to Killarney, Ann Long bank, buoy established.. . . .	4736

Great lakes and River St. Lawrence, dates to which lights will be kept in operation.. . . .	1657
---	------

Lake Erie—

Pelée Passage, change in character of light.. . . .	4258
Pelée Passage, Grubb reef gas buoy, colour of light.. . . .	845
Port Burwell, change in position of back light of inner range.. . . .	1089
Port Colborne, light exhibited on eastern breakwater.. . . .	1248
Port Stanley, shoal off entrance to, caution.. . . .	1089

Lake Huron—

Approach to Blind river, uncharted rock reported.. . . .	2013
Clapperton island, light improved.. . . .	692
Cove island to Duck islands, chart issued.. . . .	1250
Duck islands to Detour passage, chart issued.. . . .	1250
Goderich, south breakwater under construction.. . . .	847
Little Current, construction of railway bridge, north opening obstructed by the false work.. . . .	4734
Little Current, Spider island, light improved.. . . .	3496
North channel, Bruce Mines, change in colour of light.. . . .	4534
North channel, Little Current, bridge under construction, temporary lights.. . . .	4449
Off Gibbons point, uncharted shoal located, buoy established.. . . .	845
Saugeen river, change in colour of range lights.. . . .	3195

GOVERNMENT NOTICES—MARINE AND FISHERIES—*Continued.*

PAGE.

Notices to Mariners—*Continued.*Ontario—*Continued.*

Lake Nipissing—

North bay, light established on wharf.	1247
South bay, South river mouth, buoys established.	846

Lake Ontario—

Burlington bay, entrance to Desjardins canal dredged.	4535
Cobourg harbour, change in character of buoy marking submerged outer portion of central pier.	4534
Cobourg harbour, outer portion of central pier carried away, temporary light and buoy, caution.	548
Kingston harbour, rearrangement of buoys marking Carruthers shoal and Frederick shoal.	3979
Little Cataraqui bay, bearing of Portsmouth range lights.	3496
Newcastle harbour, hydrographic notes.	4258
Oakville harbour entrance, position of lighthouse corrected.	4735
Off mouth of Niagara river, change in position of gas and bell buoy, bell buoy to be established.	548
Off mouth of Niagara river, position of gas and bell buoy, correction.	2128
Presqu'île bay, gas buoy to be established, Salt reef light to be discontinued.	4448
Toronto harbour approaches, buoyage.	4734
Toronto harbour, dredging, buoys.	4538
Toronto harbour, new western entrance, colour of front range lighthouse, character of back range light.	692
Welland canal entrance, Port Dalhousie, front range light improved.	692
Welland canal entrance, Port Dalhousie, operation of fog alarm temporarily discontinued.	1658
Wicked point, light to be discontinued.	4534

Lake Superior—

Fort William, gas buoy replaced by gas and bell buoy.	1248
French river, Front range lighthouse blown down, temporary light.	4448
Mutton island, buoys established.	1248
Pancake shoal, bell buoy replaced by a gas and bell buoy.	849
Port Arthur, Bare point, breakwater under construction, lights.	848
Port Arthur, light established on Thunder bay elevator wharf.	692
Port Arthur, light on Thunder bay elevator wharf, additional information.	1656
Thunder bay, gas buoy replaced by gas and bell buoy.	2776
Thunder bay harbour, rearrangement and numbering of buoys.	3690
Thunder Cape fog alarm, direction in which horn points.	1248
Victoria channel, Mink island reef, beacon rebuilt.	2777
Whitefish bay, Ile Parisienne, light and fog alarm established.	848

Ottawa river—

Lake Deschênes, Baskins wharf, change in front range light.	208
---	-----

River St. Lawrence—

First edition of the St. Lawrence Pilot (below Quebec) issued.	2881
--	------

GOVERNMENT NOTICES—MARINE AND FISHERIES—*Continued.*

PAGE.

Notices to Mariners—*Continued.*Ontario—*Concluded.*River St. Lawrence—*Continued.*

Gananoque, dredging, buoys established.. . . .	4447
Lake St. Francis, hand fog horn discontinued.. . . .	3496
Lake St. Francis, hand fog horn re-established.. . . .	3496
Thousand islands, colour of day beacon southeastward of Jackstraw shoal.. . . .	2776
Thousand islands, description of light on island west of Duck island.. . . .	4734
Thousand islands, Fiddlers Elbow, shoal being dredged, gas buoy removed, new channel opened.. . . .	1249
River St. Mary, gas buoy established.. . . .	3981
St. Clair, Point Edward, gas buoy withdrawn.. . . .	845
St. Clair river—	
Chenal Ecarté, buoy established.. . . .	692
Corunna, change in position of front range lighthouse.. . .	3496
Sarnia, removal of wreck of steamer <i>Joliet</i>	847
Sarnia, wreck of steamer <i>Joliet</i> , wrecking barges withdrawn, lightship placed.. . . .	208
Shoal north of Stag island, gas buoy to be established.. . .	2776
Winnipeg river, White Dog island to Kenora, buoys established.	2777

Prince Edward Island—

Bedeque bay, change in position of Miscouche fairway gas buoy.	295
Cardigan bay, Mosquito shoal, buoy established.. . . .	4535
Cascumpeque harbour, Alberton, change in position of range lights.. . . .	206
Cascumpeque harbour, off entrance to, colour of bell buoy.. .	2676
Charlottetown harbour, buoy re-established.. . . .	1087
Charlottetown harbour, daymarks on Brighton beach range light- houses.. . . .	1541
Georgetown harbour, daymarks on Georgetown range lighthouses.	1541
Haszard point, daymarks on range lighthouses.. . . .	1541
Hillsborough bay, Haszard point, colour of range lighthouses..	4537
List of buoys replaced for the winter by spar buoys.. . . .	2246
Malpeque harbour, Fish island main light, illuminating appar- atus.. . . .	4533
North Rustico, change in position of outer range lights.. . .	2013
Northumberland strait, Bedeque bay, Summerside, dredging, front range light moved.. . . .	4448
Northumberland strait, Belle creek, light established.. . . .	4832
Northumberland strait, Belle river, buoys established.. . . .	847
Northumberland strait, Hillsborough bay, Prim reefs gas and whistling buoy, amended position.. . . .	4448
Rustico harbour, channels to be marked by bushes.. . . .	3299
Savage harbour, change in position of range lights.. . . .	694
Tracadie back range lighthouse, illuminating apparatus.. . .	4537
Tracadie, change in position of front range lighthouse.. . .	41
Tryon shoal, whistling buoy re-established.. . . .	3981

Quebec—

Canadian List of Lights and Fog Signals, new edition.. . . .	295
Chaleur bay—	
Newport point, light improved.. . . .	41 (93)
St. Godfroy, hand fog horn at lightstation.. . . .	2246
Ste. Adelaide de Pabos, light increased in height.. . . .	2246
Tracadigash point, change in character of light.. . . .	2881

GOVERNMENT NOTICES—MARINE AND FISHERIES—*Continued.* PAGE.Notices to Mariners—*Continued.*Quebec—*Continued.*St. Lawrence River—*Continued.*

Portneuf-en-bas, change in position of front range light-house..	3497
Portneuf-en-bas lighthouse, slats placed on skeleton frame..	923
Prince shoal, lightship to be replaced..	3979 (4019)
Quebec harbour, off mouth of St. Charles river, buoy moved.	4832
Quebec, permanent back range light..	3790
Rimouski, hand fog horn at lightstation..	3789
Roche à l'Oiseau, gas buoy established..	3790
Saguenay river entrance, Bar reef, bell buoy established...	1166
Saguenay river entrance, new wharf..	41 (93)
Ship channel between Quebec and Montreal, change in characteristics of lights shown from the gas buoys on the starboard side..	1905 (1944)
Ship channel between Quebec and Montreal, Gentilly front range light, illuminating apparatus..	4534
Ship channel between Quebec and Montreal, Poulier à Gagnon, gas buoy established..	4833
Ship channel between Quebec and Montreal, south of Îlet Mayrand, gas buoy established..	4833
Ship channel between Quebec and Montreal, St. Pierre les Becquets to Batiscan, changes in buoyage..	847
Survey steamer at work eastward of Father Point, caution.	475
St. François wharf, light established..	1347 (1391)
St. Roch shoals, amended position of gas buoy No. 61 B.. . .	3497
St. Thomas bank, gas buoy established..	4534
St. Thomas channel, change in colour of starboard gas buoy lights..	1248 (1278)
St. Thomas channel, dredging; rearrangement of buoys; gas buoys established..	1005
Tadoussac, storm signal station established..	2128
Traverse of St. Roch, lightship to be replaced, 3979 (4019); position of lightship No. 20, 4350; gas buoy established.	4350
Westward of St. Roch shoals, can buoy to be replaced by gas buoy..	2779
St. Lawrence River from Quebec to Lake Ontario—First edition of the St. Lawrence Pilot (above Quebec)...	1904

Quebec—Ontario—

River St. Lawrence—

Lake St. Francis, western portion—Chart, Lancaster bar to Cornwall, issued..	4734
--	------

United States of America—

Ashtabula, light established on inner breakwater..	4164
Detroit river, change in Ecorse back range light..	3980
Detroit river, changes in Grosse Isle south channel range lights.	3980
Detroit river, Bar point channels, intended changes in buoyage..	4259
Duluth-Superior harbour, St. Louis river range lights, colour to be changed..	4535
Juan de Fuca strait, Cape Flattery lightstation, intended change in fog signal..	1657
Juan de Fuca strait, Neah bay, whistling buoy replaced by gas and whistling buoy, light discontinued..	1005
Lake Erie, Buffalo harbour approach, lightship established.. . .	850

GOVERNMENT NOTICES—MARINE AND FISHERIES—*Concluded* PAGE.Notices to Mariners—*Concluded*.United States of America—*Concluded*.

Lake Huron, Sturgeon point light, characteristic to be changed.	4259
Lake Superior, Superior entry, north breakwater, light established, temporary light discontinued.	1904
Lake Superior, Superior entry, north pierhead, light established, temporary light discontinued.	1904
Lake Superior, Whitefish point, submarine bell established. . . .	846
Ogdensburg harbour, Ogdensburg light, red sector to be installed.	1089
St. Clair Flats canal lower light, change in colour of light. . .	4164
Strait of Georgia, fog signal to be temporarily discontinued. . .	3789
Tonawanda channel, intended changes in buoyage.	4258
Washington Destruction island lightstation, fog signal to be changed.	42
Washington, Rosario strait, Cypress island, rock reported westward of.	4536
Oysters, areas set apart for natural and artificial propagation of. . . .	1756

MILITIA—

Appointments, Promotions and Retirements—

Amendments. 3159 (3224)

Army Medical Services—Army Medical Corps, 13 (71) 111 (156) 270 (320)

363 (407) 446 (495) 670 (718) 749 (791) 1515 (1578) 1516 (1580) 1747
(1831) 1748 (1832) 2090 (2167) 2315 (2368) 2643 (2704) 2645 (2706)
2646 (2707) 2648 (2709) 2843 (2903) 2944 (3004) 3159 (3224) 3160
(3226) 3360 (3422) 3362 (3423) 3554 (3609) 3556 (3611) 3764 (3820)
3766 (3822) 3854 (3913) 3945 (4006) 4039 (4101) 4225 (4376) 4319
(4378) 4321 (4380) 4803 (4860) 4805 (4861).

Army Service Corps—

No. 1 Company. 749 (791) 1512 (1576) 2315 (2368)
No. 2 Company. 269 (319) 669 (717) 3158 (3224)
No. 3 Company. 12 (71) 4805 (4861)
No. 5 Company. 2648 (2709) 2944 (3004)
No. 6 Company. 2314 (2368)
No. 7 Company. 111 (156) 1514 (1578) 3945 (4006)
No. 8 Company. 1514 (1578) 4803 (4860)
No. 10 Company. 111 (156)
No. 14 Company. 2090 (2167) 3362 (3423)
No. 15 Company. 12 (71)
No. 16 Company. 270 (320) 363 (407) 749 (791) 1881 (1943)
2089 (2165) 3360 (3422)
No. 18 Company. 3554 (3609)
No. 19 Company. 1755 (1829) 4224 (4376)

Army Veterinary Corps, 13 (71) 269 (319) 270 (320) 749 (791) 1512 (1576)

1881 (1943) 2089 (2165) 2645 (2706) 2843 (2903) 3362 (3423) 3764
(3820) 3854 (3913) 3945 (4006) 4040 (4101) 4225 (4377) 4321 (4380)
4804 (4860) 4805 (4861).

Artillery, Field—

Ammunition Column. 3945 (4006)
Ammunition Park (Montreal). 4320 (4379)
6th Battery. 3765 (3821) 4224 (4376)
9th Battery. 1746 (1830) 2644 (2705)
16th Battery. 3158 (3224)

GOVERNMENT NOTICES—MILITIA—*Continued.*

PAGE.

Appointments, Promotions, &c.—*Continued.*Artillery, Field—*Concluded.*

24th Battery.. . . .	2089 (2165)
26th Battery.. . . .	267 (316)
29th Battery.. . . .	1513 (1577)
1st Brigade.. . . .	11 (70) 268 (318) 3158 (3224) 3553 (3608)
2nd Brigade.. . . .	362 (406) 1746 (1830) 2089 (2165) 2644 (2705) 3360 (3421)
3rd Brigade.. . . .	11 (70) 110 (155) 266 (316) 669 (716) 670 (717) 1513 (1576) 3945 (4006).
4th Brigade.. . . .	748 (791) 4320 (4379) 4804 (4860)
6th Brigade.. . . .	1754 (1829) 2089 (2165) 3763 (3819) 3765 (3821) 3854 (3913) 3945 (4006) 4803 (4859).
7th Brigade.. . . .	267 (316) 1515 (1579) 1754 (1829) 2645 (2706) 3555 (3610) 4224 (4376) 4320 (4379) 4803 (4859) 4804 (4861).
8th Brigade.. . . .	110 (155) 1747 (1830) 3361 (3423) 4039 (4100)
9th Brigade.. . . .	362 (406) 1513 (1577) 1881 (1943) 2090 (2166) 3945 (4006) 4320 (4379) 4803 (4859).
10th Brigade.. . . .	362 (406) 1512 (1575) 2089 (2165) 2090 (2166) 2314 (2368) 3159 (3225) 3361 (3423) 3763 (3819).
11th Brigade.. . . .	11 (70) 1512 (1575) 1513 (1577) 1515 (1579) 2643 (2704) 3945 (4006).
12th Brigade.. . . .	748 (791)

Artillery, Garrison—

1st Regiment.. . . .	362 (406) 2943 (3004)
3rd Regiment.. . . .	267 (316) 669 (716) 748 (791) 1748 (1832) 1881 (1943) 2089 (2165) 2090 (2166) 4224 (4376).
5th Regiment.. . . .	11 (70) 267 (316) 670 (717) 748 (791) 1516 (1579) 2643 (2704).
6th Regiment.. . . .	268 (318) 270 (320) 670 (717) 1513 (1577) 1516 (1579) 2314 (2368) 3159 (3225).
Cobourg Company.. . . .	3765 (3821)
Montreal Heavy Brigade.. . . .	110 (155) 270 (320) 748 (791) 3555 (3610)
Montreal Siege Company.. . . .	748 (791)
Prince Edward Island Heavy Brigade.. . . .	4320 (4379)

Cavalry—

Governor General's Body Guard.. . . .	1513 (1576) 1748 (1831) 1754 (1828) 3553 (3608) 3765 (3820) 4039 (4100).
Light Horse (Independent Squadron) (Pine Lake).. . . .	2090 (2166) 2843 (2903)
Light Horse (Independent Squadron) (Red Deer).. . . .	110 (155)
Prince Edward Island Light Horse.. . . .	4803 (4859)
1st Hussars.. . . .	748 (791) 1515 (1578) 2088 (2164) 2314 (2367) 3553 (3608)
2nd Dragoons.. . . .	11 (70) 266 (316) 668 (716) 2643 (2704) 2645 (2706) 3553 (3608) 4320 (4378).
3rd Dragoons.. . . .	11 (70) 270 (320) 1881 (1943) 3158 (3223) 3361 (3422) 3763 (3819) 4320 (4378) 4802 (4859).
4th Hussars.. . . .	1881 (1943) 2088 (2164) 2090 (2166) 3158 (3223) 3763 (3819) 3853 (3912) 4224 (4375) 4804 (4860).
5th Dragoons.. . . .	110 (155) 266 (316) 1754 (1829) 2643 (2704) 2647 (2708) 3765 (3820) 3853 (3912) 4039 (4100) 4320 (4379) 4804 (4860).
6th Hussars.. . . .	1881 (1943) 3361 (3422) 3763 (3819) 3765 (3820) 3853 (3912) 4804 (4860).
7th Hussars.. . . .	11 (70) 266 (316) 1513 (1576) 1748 (1831) 1754 (1829) 2088 (2164) 2314 (2368) 3158 (3223) 3159 (3225) 4802 (4859).

GOVERNMENT NOTICES—MILITIA—*Continued.*

PAGE.

Appointments, Promotions, &c.—*Continued.*Cavalry—*Concluded.*

8th Hussars..	110 (155) 748 (791) 1513 (1576) 1754 (1829) 1881 (1943) 2088 (2164) 3158 (3223).
9th Horse..	110 (155) 266 (316) 1746 (1830) 3765 (3820) 3944 (4005) 4039 (4100) 4224 (4376).
10th Hussars.. 270 (320) 3158 (3223) 3763 (3819)
11th Hussars..	3159 (3225) 3361 (3422) 3555 (3610) 3763 (3819) 3765 (3820).
12th Dragoons..	110 (155) 270 (320) 2647 (2708) 2843 (2902) 2844 (2903) 2943 (3004) 3763 (3819) 3944 (4005) 4320 (4379) 4802 (4859)
13th Dragoons..	266 (316) 1513 (1576) 1515 (1578) 3553 (3608) 3853 (3912) 3944 (4005) 4802 (4859).
14th Hussars..	11 (70) 445 (495) 670 (717) 1513 (1576) 2645 (2706) 2943 (3004) 3553 (3608) 3763 (3819) 3765 (3820).
15th Light Horse..	11 (70) 266 (316) 1513 (1576) 2643 (2704) 2644 (2705) 3158 (3223) 3159 (3225) 3553 (3608) 3555 (3610) 4319 (4377) 4803 (4859) 4804 (4860).
16th Horse..	266 (316) 268 (318) 1513 (1576) 1515 (1578) 1748 (1831) 1881 (1943) 2643 (2704) 2645 (2706) 2844 (2903) 3158 (3223) 3159 (3225) 3360 (3421) 3361 (3422) 3553 (3608) 3555 (3610) 3853 (3912).
17th Hussars.. 11 (70) 3555 (3610) 3853 (3912)
18th Mounted Rifles..	11 (70) 270 (320) 669 (716) 1513 (1576) 2647 (2708) 2844 (2903) 3944 (4005) 4039 (4100) 4224 (4376) 4319 (4377).
19th Alberta Dragoons..	11 (70) 110 (155) 266 (316) 670 (717) 1513 (1576) 1748 (1831) 2090 (2166) 2644 (2705) 3159 (3225) 3361 (3422) 3854 (3913) 3944 (4005) 4224 (4376) 4319 (4377) 4320 (4379).
20th Horse..	110 (155) 445 (495) 1515 (1578) 1754 (1829) 2088 (2165) 3361 (3422).
21st Hussars...	268 (318) 1513 (1576) 1881 (1943) 2314 (2368) 3553 (3608) 4039 (4100) 4804 (4860).
22nd Horse..	266 (316) 2644 (2705) 2647 (2708) 2844 (2903) 3159 (3225) 3553 (3608) 3763 (3819) 3765 (3820) 3854 (3913) 4319 (4377) 4320 (4379).
23rd Rangers..	110 (155) 266 (316) 670 (717) 1513 (1576) 1515 (1579) 1746 (1830) 2843 (2902) 3555 (3610).
24th Horse..	266 (316) 670 (717) 1881 (1943) 2644 (2705).
25th Dragoons..	1513 (1576) 1748 (1831) 3158 (3223) 3555 (3610) 4804 (4860).
26th Horse..	669 (716) 1748 (1831) 2314 (2368) 3361 (3422) 3763 (3819)
27th Horse..	266 (316) 669 (716) 1513 (1576) 3159 (3225) 3360 (3461) 3763 (3819) 4320 (4379).
28th Dragoons.. 268 (318) 1513 (1576) 2644 (2705)
29th Horse..	270 (320) 362 (406) 669 (716) 1513 (1576) 2090 (2166) 2314 (2368) 3361 (3422) 3553 (3608) 3763 (3819) 4039 (4100) 4319 (4377) 4803 (4859).
30th Horse..	270 (320) 748 (791) 1754 (1829) 1881 (1943) 2943 (3004)
31st Horse..	268 (318) 670 (717) 1754 (1829) 2644 (2705) 2844 (2903) 3854 (3913) 4039 (4100) 4224 (4376).
32nd Horse...	. . . 1748 (1831) 2088 (2165) 2844 (2903) 3159 (3225)
34th Horse.. 3944 (4005) 4224 (4376)
35th Horse.. 2943 (3004) 4224 (4376)

GOVERNMENT NOTICES—MILITIA—*Continued.*

PAGE.

Appointments, Promotions, &c.—*Continued.*

Confirmation of Rank, 13 (72) 112 (157) 268 (317) 269 (319) 363 (407) 446 (495) 669 (717) 670 (718) 749 (791) 1515 (1578) 1517 (1580) 1747 (1831) 1748 (1832) 2089 (2165) 2315 (2369) 2644 (2705) 2645 (2706) 2646 (2708) 2844 (2903) 2845 (2904) 2944 (3005) 3159 (3224) 3161 (3226) 3361 (3422) 3362 (3423) 3556 (3611) 3764 (3820) 3766 (3822) 3945 (4006) 4040 (4101) 4225 (4377) 4321 (4380) 4805 (4862).

Corps of Guides—

Appointments, Retirements, &c., 2943 (3004) 3158 (3224) 3160 (3225) 3555 (3610) 3765 (3821) 3854 (3913) 3945 (4006) 4319 (4377) 4803 (4859).

2nd Division... ..1516 (1579) 2090 (2166)

3rd Division... ..267 (316) 1747 (1830) 1754 (1829)

4th Division... ..2314 (2368)

5th Division... ..1754 (1829)

6th Division... ..669 (716)

Divisional Area No. 1... ..2089 (2165)

Military District No. 10... ..748 (791) 1881 (1943)

Military District No. 11... ..445 (495) 1514 (1577) 2844 (2903)

Military District No. 13... ..445 (495) 1516 (1579)

Corps of School Cadet Instructors, 13 (71) 268 (317) 1515 (1578) 1516 (1580) 1747 (1831) 2089 (2165) 2090 (2167) 2315 (2368) 2645 (2706) 2646 (2707) 2648 (2709) 2844 (2903) 2944 (3004) 3160 (3226) 3360 (3422) 3362 (3423) 3554 (3609) 3764 (3820) 3945 (4006) 4040 (4101) 4225 (4377) 4319 (4378) 4321 (4380) 4804 (4860) 4805 (4862).

Districts—

Military District No. 10, 668 (716) 1746 (1830) 1747 (1831) 2647 (2708) 3159 (3225) 3853 (3912) 4039 (4100).

Military District No. 11... ..445 (495) 1776 (1830) 3553 (3608)

Military District No. 13... ..270 (320)

Divisional Areas—

2nd Cavalry Brigade... ..3158 (3223) 3361 (3422)

1st Division... ..3763 (3818) 4804 (4860)

2nd Division..110 (155) 748 (790) 1746 (1830) 1754 (1828) 2314 (2367) 2647 (2708) 2843 (2902) 2844 (2903) 3361 (3422) 3553 (3608) 3853 (3912) 4039 (4100) 4318 (4377) 4802 (4859).

3rd Division..2643 (2704) 2647 (2708) 3361 (3422) 3853 (3912) 3944 (4005) 4318 (4377).

4th Division..270 (319) 445 (495) 1746 (1830) 1754 (1828) 3853 (3912) 4802 (4859).

5th Division..270 (319) 3853 (3912) 4039 (4100) 4224 (4375) 4802 (4859).

6th Division... ..110 (155) 3361 (3422) 3853 (3912)

Halifax Fortress... ..110 (155)

2nd Infantry Brigade... ..3763 (3818)

3rd Infantry Brigade... ..3763 (3819)

4th Infantry Brigade... ..2844 (2903)

6th Infantry Brigade... ..2314 (2367)

19th Infantry Brigade... ..4802 (4859)

Educational Establishments—

Royal Military College of Canada—

General Staff Officer... ..3763 (3819)

Graduates, 1912... ..271 (320)

Leach, Gent. Cadet J. O... ..1512 (1576)

GOVERNMENT NOTICES—MILITIA—*Continued.*

PAGE.

Appointments, Promotions, &c.—*Continued.*

Engineers, Canadian—

2nd Divisional Engineers.. . . .	1747 (1830)
3rd Divisional Engineers.. . . .	1747 (1830)
4th Divisional Engineers.. . . .	2314 (2368)
6th Divisional Engineers.. . . .	1747 (1830)
1st Field Company ..110 (155) 1513 (1577) 2314 (2368) 3553 (3608)	
2nd Field Company..2643 (2704) 3159 (3225) 3763 (3819) 3765 (3821)	
3854 (3913).	
3rd Field Company..2314 (2368) 2943 (3004) 3159 (3225) 4224 (4376)	
4th Field Company.. . . .	2943 (3004) 3854 (3913) 4320 (4379)
7th Field Company.. . . .	3159 (3225) 3765 (3821) 4803 (4859)
Officer administering the Canadian Engineers... . .	2644 (2706)

Headquarters Staff—

Branch of the Adjutant General.. . . .	1746 (1830) 3765 (3820)
Branch of the Chief of the General Staff.. . . .	110 (155) 3765 (3820)
Branch of the Inspector General.. . . .	110 (155) 270 (319) 1746 (1830)
Branch of the Master-General of the Ordnance. . . .	11 (69) 4802 (4859)
Branch of the Quartermaster General... . .	110 (155) 2089 (2166) 3853 (3912).

Infantry—

Governor General's Foot Guards..267 (316) 1574 (1829) 2314 (2368)	
2644 (2706) 2645 (2707) 2647 (2708) 2943 (3004) 3765 (3821).	
1st Regiment..110 (155) 269 (318) 669 (716) 749 (791) 1516 (1579)	
4319 (4377).	
2nd Regiment..12 (70) 267 (317) 269 (318) 270 (320) 1516 (1579) 1574	
(1829) 2090 (2166) 2314 (2368) 2647 (2706) 2944 (3004) 3160	
(3225) 3555 (3610) 3765 (3821) 3854 (3913) 4039 (4100) 4320	
(4379) 4804 (4861).	
3rd Regiment..2089 (2165) 2643 (2704) 2645 (2707) 3555 (3610) 4319	
(4377) 4804 (4861).	
4th Regiment.. . . .	111 (155) 749 (791) 2644 (2706)
5th Regiment..12 (70) 111 (155) 1514 (1577) 2944 (3004) 3160 (3225)	
4039 (4100) 4803 (4859) 4804 (4861).	
6th Regiment..669 (716) 1512 (1575) 1514 (1577) 1516 (1579) 1574	
(1829) 2089 (2165) 2645 (2707) 3763 (3819) 3854 (3913) 4320	
(4379).	
7th Regiment..111 (155) 267 (317) 362 (408) 670 (718) 2647 (2708)	
2844 (2904).	
8th Regiment..12 (70) 270 (320) 2090 (2166) 3854 (3913) 4039 (4100)	
4320 (4379) 4804 (4861).	
9th Regiment.. . . .	669 (716) 1514 (1577) 3555 (3610) 4224 (4376)
10th Regiment..270 (320) 362 (406) 1748 (1832) 2090 (2166) 2643	
(2704) 2844 (2904) 3361 (3423) 4803 (4859) 4804 (4861).	
12th Regiment..12 (70) 267 (317) 1514 (1577) 2646 (2707) 3763 (3819)	
3765 (3821) 4224 (4376) 4804 (4861).	
13th Regiment.. . . .	3945 (4006)
14th Regiment..267 (317) 3158 (3224) 3160 (3225) 3360 (3421) 3765	
(3821).	
15th Regiment..12 (70) 269 (318) 362 (406) 669 (716) 2643 (2704)	
3945 (4006) 4224 (4376).	
16th Regiment..267 (317) 2645 (2706) 2843 (2902) 2944 (3004) 3160	
(3225).	

GOVERNMENT NOTICES—MILITIA—*Continued.*

PAGE.

Appointments, Promotions, &c.—*Continued.*Infantry—*Continued.*

17th Regiment..	111 (155) 670 (718) 1748 (1832) 1755 (1829) 2089 (2165) 2090 (2166) 2647 (2708) 3854 (3913) 4804 (4861).
18th Regiment..	111 (155) 1512 (1576) 1514 (1577) 1516 (1579) 1747 (1830) 1755 (1829) 3555 (3610) 3945 (4006).
19th Regiment..	12 (70) 111 (155) 270 (320) 1514 (1577) 1881 (1943) 2844 (2904) 2944 (3004) 3555 (3610) 3765 (3821) 4319 (4377) 4803 (4859).
20th Regiment..	270 (320) 1748 (1832) 3160 (3225) 4319 (4377) 4804 (4861).
21st Regiment..	12 (70) 1516 (1579) 2645 (2706) 2646 (2707) 2647 (2708) 3360 (3421) 3764 (3819) 3854 (3913).
22nd Regiment..	1514 (1577) 3360 (3421) 3764 (3819) 3765 (3821)
23rd Regiment..	12 (70) 111 (155) 270 (320) 1516 (1579) 2314 (2368) 3765 (3821) 3854 (3913) 4224 (4376) 4804 (4861).
24th Regiment..	111 (155) 267 (317) 362 (406) 2646 (2707) 3360 (3421) 3361 (3423) 3764 (3819).
25th Regiment..	267 (317) 3765 (3821) 4224 (4375) 4319 (4377)
26th Regiment..	12 (70) 1755 (1829) 1881 (1943) 2089 (2165) 2844 (2904) 2944 (3004) 3360 (3421) 3555 (3610) 3764 (3819) 3765 (3821) 4319 (4377) 4804 (4861).
27th Regiment..	12 (70) 111 (155) 267 (317) 1747 (1830) 2314 (2368) 2843 (2902) 2944 (3004) 3361 (3423) 4319 (4377) 4803 (4859) 4804 (4861).
28th Regiment..	2089 (2165) 2646 (2707) 3945 (4006) 4039 (4100) 4319 (4378) 4804 (4861).
29th Regiment..	445 (495) 3361 (3423)
30th Regiment..	12 (70) 111 (156) 267 (317) 1516 (1579) 2090 (2166) 2844 (2904) 3158 (3224) 3555 (3610) 3765 (3821) 3945 (4006).
31st Regiment..	1514 (1577) 1755 (1829) 1881 (1943) 2646 (2707) 3360 (3421) 3555 (3610) 3945 (4006).
32nd Regiment..	12 (70) 111 (156) 267 (317) 362 (406) 670 (718) 1514 (1577) 1748 (1832) 2090 (2166) 2314 (2368) 3160 (3225) 3360 (3421) 3361 (3423) 4803 (4859).
33rd Regiment..	111 (156) 749 (791) 1747 (1830) 1755 (1829) 2090 (2166) 2645 (2706) 3555 (3610).
34th Regiment..	267 (317) 363 (406) 1514 (1577) 1516 (1579) 4804 (4861).
35th Regiment..	111 (156) 1514 (1577) 1755 (1829) 2844 (2904) 3360 (3421) 3765 (3821) 3854 (3913) 4039 (4100) 4224 (4376) 4319 (4378).
36th Regiment..	12 (70) 111 (156) 270 (320) 363 (406) 1755 (1829) 2643 (2704) 3160 (3225) 4320 (4379) 4804 (4861).
37th Regiment..	367 (406) 1881 (1943) 2843 (2902) 4805 (4861).
38th Regiment..	1516 (1579) 2643 (2704) 2843 (2902) 3160 (3225)
39th Regiment..	267 (317) 363 (406) 1514 (1577) 1881 (1943) 2944 (3004) 3854 (3913) 4320 (4379) 4803 (4859) 4805 (4861).
40th Regiment..	12 (70) 111 (156) 1514 (1577) 1881 (1943) 3160 (3225) 4320 (4379).
41st Regiment..	267 (317) 2090 (2166) 3160 (3225) 4039 (4100) 4319 (4378).
42nd Regiment..	1514 (1577) 1516 (1579) 2089 (2165) 2314 (2368) 2844 (2904) 2944 (3004) 3764 (3819) 4320 (4379).
43rd Regiment..	12 (71) 111 (155) 267 (317) 270 (320) 446 (495)

GOVERNMENT NOTICES—MILITIA—*Continued.*

PAGE.

Appointments, Promotions, &c.—*Continued.*Infantry—*Continued.*

44th Regiment..12 (71) 1747 (1830) 2089 (2165) 2647 (2708) 2843 (2903) 3160 (3225) 3361 (3423) 4319 (4378) 4320 (4379).	2843
45th Regiment..267 (318) 1747 (1830) 1748 (1832) 2643 (2704) 2645 (2706) 3555 (3610) 3764 (3819) 3854 (3913) 4320 (4379) 4805 (4861).	2645
46th Regiment..12 (71) 267 (318) 270 (320) 1516 (1579) 1755 (1829) 2314 (2368) 2643 (2704) 2944 (3004) 3160 (3225) 3360 (3421) 3766 (3821) 3854 (3913) 4039 (4100) 4319 (4378).	3766
47th Regiment..3945 (4006)	3945
48th Regiment..12 (71) 267 (317) 270 (320) 1514 (1577) 1755 (1829) 4805 (4861).	1755
49th Regiment..12 (71) 111 (156) 267 (317) 269 (319) 3360 (3421) 3361 (3423).	3360
52nd Regiment..3766 (3821) 3854 (3913) 4320 (4379)	3766
53rd Regiment..12 (71) 363 (406) 1514 (1577) 1881 (1943) 4319 (4378) 4805 (4859).	4319
54th Regiment..12 (71) 3158 (3224) 3361 (3423) 3766 (3821) 3854 (3913) 3945 (4006) 4319 (4378).	3854
55th Regiment..12 (71) 111 (156) 269 (319) 669 (716)	669
56th Regiment..111 (156) 269 (319) 749 (791) 1516 (1579) 2314 (2368) 2647 (2708) 2944 (3004) 3158 (3224) 3160 (3225) 4039 (4100) 4805 (4861).	4805
57th Regiment..1755 (1829) 2314 (2368) 3360 (3421) 3361 (3423) 4320 (4379) 4805 (4861).	4320
59th Regiment..1755 (1829) 3158 (3224) 3360 (3421) 3766 (3821).	3766
60th Regiment..4321 (4279)	4321
61st Regiment..111 (156) 363 (406) 1747 (1831) 1748 (1832) 1881 (1943) 2089 (2165) 2314 (2368) 2643 (2704) 2646 (2707) 2944 (3004) 3555 (3611) 3854 (3913).	2944
62nd Regiment..12 (71) 1516 (1579) 2944 (3004) 3555 (3611) 3764 (3819) 3854 (3913) 4039 (4100) 4320 (4379) 4805 (4861).	3764
63rd Regiment..269 (319) 363 (406) 446 (495) 1747 (1831) 1881 (1943) 3158 (3224) 3160 (3225) 3361 (3423) 3764 (3819) 4321 (4379) 4805 (4861).	4805
64th Regiment..12 (71) 269 (319) 1514 (1577) 1516 (1579) 1747 (1831) 1748 (1832) 2089 (2165) 2090 (2166) 2843 (2903) 3158 (3224) 3361 (3423) 3555 (3611) 3854 (3913) 4319 (4378).	3361
65th Regiment..669 (716) 2643 (2704) 3160 (3225) 3361 (3423) 3555 (3611) 3764 (3819) 3945 (4006) 4039 (4100).	3555
66th Regiment..669 (716) 1514 (1577) 1747 (1831) 1748 (1832) 1755 (1829) 2090 (2166) 2647 (2709) 2844 (2904) 3158 (3224) 3555 (3611) 3764 (3819) 3945 (4006) 4805 (4861).	1755
67th Regiment..111 (156) 267 (317) 3360 (3421) 3555 (3611) 3854 (3913).	3854
68th Regiment..1748 (1832)	1748
69th Regiment..446 (495) 1514 (1577) 2090 (2166) 2314 (2368) 2944 (3004) 3766 (3821) 3854 (3913) 3945 (4006) 4039 (4100) 4805 (4861).	2944
71st Regiment..1748 (1832) 1881 (1943) 2089 (2165) 3160 (3225) 3362 (3423) 3764 (3819) 3766 (3821) 4224 (4376) 4805 (4861).	3362
72nd Regiment..267 (317) 269 (319) 669 (717) 1514 (1577) 1516 (1579) 1755 (1829) 2647 (2709) 2843 (2903) 3556 (3611) 3764 (3819) 4321 (4379).	4321

GOVERNMENT NOTICES—MILITIA—*Continued.*

PAGE.

Appointments, Promotions, &c.—*Continued.*Infantry—*Continued.*

73rd Regiment.	.267 (317) 269 (319) 1748 (1832) 2315 (2368) 2645 (2706) 3766 (3821) 4039 (4100) 4805 (4861).
74th Regiment.	.111 (156) 269 (319) 270 (320) 669 (717) 1514 (1577) 1755 (1829) 2090 (2166) 2944 (3004) 4039 (4100).
75th Regiment.	.669 (717) 1514 (1577) 1748 (1832) 2647 (2709) 3160 (3226) 3360 (3421) 3362 (3423) 3764 (3819) 4319 (4378) 4805 (4861).
76th Regiment.	.111 (156) 267 (317) 1514 (1577) 3160 (3226) 3766 (3821).
77th Regiment.446 (495) 1514 (1577) 4321 (4379)
78th Regiment.	.670 (718) 1755 (1829) 2090 (2166) 4319 (4378) 4803 (4859).
79th Regiment.	.12 (71) 1514 (1577) 1755 (1829) 1881 (1943) 2315 (2368) 2844 (2904) 2944 (3004) 3362 (3423) 3556 (3611) 4224 (4376) 4319 (4378) 4321 (4380).
80th Regiment.	.111 (156) 669 (717) 1516 (1579) 2646 (2707) 2843 (2903) 2944 (3004) 3854 (3913) 4039 (4100) 4803 (4859).
82nd Regiment.	.267 (317) 3362 (3423) 4224 (4376) 4321 (4380) 4803 (4860) 4805 (4861).
83rd Regiment.	.363 (407) 446 (495) 1881 (1943) 3360 (3421) 3556 (3611) 3764 (3819) 3766 (3821) 4321 (4380).
84th Regiment.	.12 (71) 267 (317) 2645 (2706) 3764 (3819) 3854 (3913) 4319 (4378) 4321 (4380).
85th Regiment.	.12 (71) 111 (156) 269 (319) 270 (320) 2843 (2903) 3362 (3423) 3556 (3611) 4039 (4100) 4321 (4380) 4803 (4860).
87th Regiment.	.363 (407) 669 (717) 1516 (1579) 3766 (3821) 3854 (3913) 4039 (4100) 4803 (4860).
88th Regiment.	. . .1514 (1577) 3160 (3226) 3764 (3819) 3945 (4006)
89th Regiment.111 (156) 4319 (4378)
90th Regiment.	.12 (71) 111 (156) 670 (718) 1514 (1577) 1516 (1579) 1755 (1829) 1881 (1943) 2315 (2368) 2844 (2904) 2944 (3004) 3766 (3821) 3945 (4006) 4224 (4376).
91st Regiment.	.269 (319) 670 (718) 749 (791) 2645 (2706) 2646 (2707) 3362 (3423) 4319 (4378) 4321 (4380).
92nd Regiment.111 (156) 670 (718) 1748 (1832) 2643 (2704)
93rd Regiment.	.12 (71) 670 (718) 1514 (1577) 2090 (2166) 3160 (3226) 3854 (3913) 4319 (4378).
94th Regiment.	.269 (319) 270 (320) 363 (407) 2090 (2166) 4803 (4860)
95th Regiment.3766 (3821) 4321 (4380) 4803 (4860)
96th Regiment.	.270 (320) 2090 (2166) 3945 (4006) 4321 (4380) 4803 (4860).
97th Regiment.	.269 (319) 270 (320) 446 (495) 1755 (1829) 2315 (2368) 2643 (2704) 2645 (2706) 3160 (3226) 3945 (4006) 4805 (4861).
98th Regiment.446 (495) 4803 (4860)
99th Regiment.	.12 (71) 2843 (2903) 2944 (3004) 3160 (3226) 3362 (3423) 3556 (3611).
100th Regiment.	.12 (71) 446 (495) 1514 (1578) 1516 (1579) 1747 (1831) 1748 (1832) 2090 (2166) 2643 (2704) 2645 (2706) 2944 (3004) 3158 (3224) 3160 (3226) 3360 (3422) 3556 (3611) 3945 (4006) 4224 (4376) 4319 (4378) 4321 (4380) 4803 (4860) 4805 (4861).
101st Regiment.	.111 (156) 267 (317) 269 (319) 749 (791) 1755 (1829) 2843 (2903) 3160 (3226) 3854 (3913) 4321 (4380) 4805 (4861).

GOVERNMENT NOTICES—MILITIA—*Continued.*

PAGE.

Appointments, Promotions, &c.—*Continued.*Infantry—*Continued.*

102nd Regiment..	2090 (2166)	2315 (2368)	4224 (4376)	4803 (4860)
103rd Regiment..	12 (71) 111 (156) 269 (319) 270 (320) 363 (407) 749 (791) 1747 (1831) 2643 (2704) 2645 (2706) 3160 (3226) 3360 (3421) 3854 (3913).			
104th Regiment..	267 (317) 3556 (3611) 3764 (3819) 4039 (4101) 4225 (4376).			
105th Regiment..	3766 (3821) 3854 (3913) 4321 (4380)			
106th Regiment..	670 (718) 1514 (1578) 1747 (1831) 1755 (1829) 4039 (4101).			

Memoranda, 13 (71) 112 (156) 268 (317) 269 (319) 270 (320) 363 (407) 446 (495) 669 (717) 670 (718) 749 (791) 1512 (1576) 1515 (1578) 1517 (1580) 1747 (1831) 1748 (1832) 1755 (1830) 1881 (1944) 2089 (2165) 2091 (2167) 2315 (2368) 2644 (2705) 2646 (2707) 2648 (2709) 2844 (2903) 2844 (2904) 2944 (3005) 3159 (3224) 3160 (3226) 3360 (3422) 3362 (3423) 3554 (3609) 3764 (3820) 3766 (3822) 3855 (3914) 4040 (4101) 4225 (4377) 4319 (4378) 4321 (4380) 4804 (4860) 4805 (4862).				
---	--	--	--	--

Officers' Training Corps, Canadian—

McGill University Contingent..	2645 (2706) 3553 (3609)
--------------------------------	-------------------------

Permanent Force—

Canadian Ordnance Corps..	268 (318) 670 (717) 1746 (1830) 1754 (1828) 2090 (2166) 2843 (2902) 3553 (3608).
Canadian Permanent Army Service Corps..	110 (155) 362 (406) 748 (791) 1512 (1575) 2088 (2164) 2645 (2706) 3765 (3820).
Lord Strathcona's Horse..	748 (790) 2644 (2705) 3853 (3912)
Royal Canadian Artillery..	445 (495) 668 (716) 1754 (1828) 1881 (1943) 2314 (2367) 2644 (2705) 2647 (2708).
Royal Canadian Dragoons..	1746 (1830) 1881 (1943) 2644 (2705) 2647 (2708) 3765 (3820).
Royal Canadian Engineers..	11 (70) 268 (318) 670 (717) 1512 (1575) 1513 (1576) 1754 (1828) 2090 (2166) 2314 (2367) 2643 (2704) 2943 (3003) 4319 (4377).
Royal Canadian Regiment..	11 (70) 266 (316) 268 (318) 668 (716) 1746 (1830) 1754 (1828) 1881 (1943) 2090 (2166) 2644 (2705) 2647 (2708) 3765 (3820) 3853 (3912).

Permanent Staff..	270 (319) 3361 (3422)
-------------------	-----------------------

Regimental Medical Services—

5th Dragoons..	267 (317) 446 (495)
1st Halifax Regiment..	749 (791)
1st Hussars..	4040 (4101)
12th Manitoba Dragoons..	1748 (1832)
73rd Northumberland Regiment..	3556 (3611)
2nd Regiment 'Queen's Own Rifles of Canada'..	3854 (3913)
29th Regiment..	3766 (3822)
30th Regiment..	112 (156)
33rd Regiment..	1515 (1578)
36th Regiment..	112 (156)
42nd Regiment..	1515 (1578)
62nd Regiment..	4803 (4860)
102nd Regiment 'Rocky Mountain Rangers'..	4225 (4377)

GOVERNMENT NOTICES—MILITIA—*Continued.*

PAGE.

Appointments, Promotions, &c.—*Continued.*

Reserve of Officers..2089 (2165) 3362 (3423) 3554 (3609) 3764 (3820) 3766 (3822).

Signalling Corps... ..2643 (2704) 2843 (2903)

General Orders—

Cadet Corps, 1910—Amendments—Regulations for—

Books... ..2749 (2806)

Issue of arms, equipment and clothing... ..594 (641)

Canadian Ordnance Corps, 1908—Amendments, Standing Orders for

the—Appendix 2, amended... ..10 (68)

Canadian Ordnance Services, Parts I and II, 1908—Amendments—

Regulations for—

Amendments approved and copies to be issued... ..2471 (2518)

Appointments, promotion or dismissal of labourers... ..10 (68)

Authority for appointments, &c... ..9 (68)

Condition and management of workshops... ..10 (68)

Examination and testing of cordite... ..1315 (1378)

Examination of explosives... ..1315 (1378)

Fired Q.F. cartridges and electric primers... ..10 (68)

Indents for repairs or manufactures... ..10 (68)

Ordnance officers, duties of... ..9 (68)

Preparation of indents for repairs or manufactures... ..10 (68)

Clothing Regulations—

Additional badges and instructions for wearing chevrons and

badges—all services—Signallers... ..1750 (1824)

Amendments... ..361 (405) 4691 (4762)

Articles for which allowances may be drawn... ..9 (68) 2749 (2806)

Canadian Permanent Army Veterinary Corps... ..4422 (4568)

Canadian Signalling Staff... ..1623 (1698)

Change in command... ..4422 (4568)

Charges for losses or damages... ..2748 (2806)

Clothing for chauffeurs, &c... ..1749 (1824)

Detail of clothing... ..1623 (1698)

Detail of uniforms... ..1623 (1698) 1750 (1824)

Estimates for up-keep of clothing, &c... ..1749 (1823)

Scale of issues and periods of duration of wear... ..9 (68)

Units authorized to draw allowances, and articles for which allow-

ances may be drawn... ..1750 (1824)

Corps of Guides, Regulations for the... ..4418 (4563)

Decorations—

Military District No. 10... ..2471 (2518)

Decorations and Medals—

Colonial Auxiliary Forces Long Service Medal..595 (642) 1623 (1698)

3662 (3715) 4425 (4570) 4692 (4764) 4697 (4796).

Colonial Auxiliary Forces Officers' Decoration..594 (642) 1623 (1698)

3662 (3715) 4425 (4570) 4692 (4764) 4698 (4796).

Long Service and Good Conduct Medal..1315 (1379) 1623 (1698) 3663

(3715) 4425 (4570) 4692 (4764).

Service to qualify for... ..4424 (4570)

Departmental Regulations... ..4698 (4761)

Dress Regulations—Amendments..361 (405) 1316 (1380) 1749 (1823) 1985

(2048) 4422.

GOVERNMENT NOTICES—MILITIA—*Continued.*

PAGE.

General Orders—*Continued.*

Engineer Services, Canada, 1909, Regulations for—Amendments—

Bills.. . . .	2648 (2709)
Engineer fixtures.. . . .	361 (405)
Gas and electric light renewals.. . . .	361 (405)
List of articles supplied as Engineer fixtures.. . . .	1317 (1381)
Progress Reports.. . . .	1317 (1381)
Promotion, Supernumerary Staff.. . . .	595 (641)
Promotion to Supernumerary Staff.. . . .	361 (405)
Window blinds.. . . .	361 (405) 1317 (1381)

Equipment of the Canadian Militia—Regulations for the—

Amendments.. . . .	4422 (4567)
Armament Offices, establishment.. . . .	1314 (1378)
Arms beyond local repair.. . . .	1750 (1825)
Artillery Ledgers.. . . .	1314 (1378)
Blank small arm ammunition.. . . .	1750 (1824)
Camp equipment.. . . .	1750 (1825)
Camp equipment—Proportion of.. . . .	1984 (2048)
Charges for deficiencies.. . . .	2749 (2806)
Damage to arms—Court of inquiry.. . . .	1750 (1824)
Demanding and accounting.. . . .	1750 (1824)
Losses of arms, &c.. . . .	1750 (1824)
Mekometers and telemeters.. . . .	1751 (1825)
Pamphlet issued.. . . .	2945 (3005)
Price of ammunition and payment.. . . .	1750 (1824)
Transfer of equipment and clothing.. . . .	1984 (2048)

Establishments.. . . . 16 (68) 1985 (2048)

Establishments, 1912-13, 1913-14—Amendments.. 362 (405) 594 (641) 595
 (641) 1313 (1377) 1315 (1379) 1317 (1381) 1985 (2048) 2092 (2168)
 2648 (2709) 2749 (2807) 2946 (3007) 3853 (3912) 4425 (4570) 4690
 (4761) 4697 (4796).

King's Regulations and Orders for the Canadian Militia, 1910—Amend-
 ments.. 9 (67) 361 (405) 594 (641) 1314 (1378) 1749 (1823) 1984 (2048)
 2091 (2167) 2470 (2518) 2648 (2709) 2748 (2805) 2945 (3005) 3661
 (3713) 4417 (4562) 4688 (4760).

Localization—

32nd Bruce Regiment.. . . .	2946 (3007)
35th Central Alberta Horse.. . . .	3662 (3714)
1st Division.. . . .	1313 (1377) 1623 (1698) 2649 (2710) 2946 (3007)
2nd Division.. 10 (69) 594 (641) 2946 (3007) 3662 (3714) 4692 (4764) 4697 (4769).	
3rd Division.. 596 (643) 1623 (1698) 3662 (3714) 4424 (4570) 4697 (4769).	
4th Division.. . . .	362 (405) 1315 (1379) 4697 (4769)
5th Division.. 362 (405) 594 (641) 1317 (1381) 1753 (1828) 2946 (3007)	
Military District No. 10.. . . .	1753 (1828) 2471 (2518) 2649 (2710)
Military District No. 11.. . . .	1313 (1377)
Military District No. 13.. . . .	2471 (2518) 3662 (3714) 4692 (4764)
34th Ontario Regiment.. . . .	10 (69)
35th Regiment 'Simcoe Foresters'.. . . .	10 (69)

Magazines and Care of War Material, 1908, Canadian Regulations
 for—Amendments.. . . . 4424 (4569) 4689 (4761)

GOVERNMENT NOTICES—MILITIA—*Continued.*

PAGE.

General Orders—*Continued.*

Manual Training—Signalling, 1907 (Reprint, 1911)—

G.O. 135, 1912, sub-para. (v)	2091 (2167)
Section 221, sub-paras. i to vi, inclusive, amended	594 (641)

Medical Service—Regulations for the Canadian—Amendments—

Medical attendance for officers' wives and families	4694 (4766)
Payment for local purchase	3661 (3714)

Militia Buildings—Regulations for the equipment of—Amendments..

1752 (1826) 2091 (2167) 2945 (3005) 4423 (4568)

Militia Training, 1912—Amendments

Artillery Practice Camp	595 (643)
Camps of instruction	10 (69)
Canadian Signal Corps	4698 (4769)
Staffs of camps	11 (69) 362 (405) 1313 (1377) 1315 (1379)
Subordinate staffs	594 (641)
Training at local headquarters	10 (69) 1313 (1377)

Militia Training, 1913—

Artillery practice camps	3664 (3716)
Camps of instruction	3663 (3715)
Corps of Guides	4693 (4764)
Training at local headquarters	3664 (3716)

Nomenclature—

Canadian Signal Corps	4697 (4796)
2nd Division	1753 (1828)
3rd Division	3853 (3912)
4th Division	594 (641) 1313 (1377)
6th Division	4424 (4570)
Military District No. 10	1315 (1379) 2649 (2710) 2946 (3007) 3662 (3714).
Military District No. 11	1313 (1377) 2471 (2518)

Ordnance Services, Part I, 1908, Regulations for Canadian—Amendments—

Copies of Indents for account	1317 (1381)
Inspection of stores for delivery to out stations	4423 (4569)
Returns and reports, C.O.C.—Stores	1751 (1825)

Organization—

Canadian Army Service Corps, Corps Reserve	2648 (2710)
Canadian Army Veterinary Services	1313 (1377)
Canadian Engineers	1313 (1377) 2098 (2168)
Canadian Officers' Training Corps	1985 (2049)
Canadian Signal Corps	4695 (4766)
Command Halifax Fortress	3662 (3714)
Commandants	594 (641)
1st Division	4692 (4763) 4697 (4769)
4th Division	4692 (4763) 4697 (4769)
5th Division	1313 (1377) 2092 (2168) 4692 (4763) 4697 (4769)
6th Division	4692 (4763) 4697 (4769)
Divisional Artillery	2946 (3006) 3662 (3714)
Intelligence Officer, Halifax Fortress, appointment of, authorized	10 (69)
Military District No. 10	1315 (1378) 2649 (2710) 4692 (4764)
Military District No. 11	1313 (1377) 1623 (1698)
Military District No. 13	2749 (2807) 4692 (4764) 4697 (4769)

GOVERNMENT NOTICES—MILITIA—*Continued.*

PAGE.

General Orders—*Continued.*Organization—*Continued.*

Miscellaneous changes..	4424 (4569)
‘Mounted Brigade’ (the term) substituted for that of ‘Cavalry Brigade’..	3853 (3912)
102nd Regiment...	1313 (1377)
Royal Schools of Artillery...	594 (641) 3662 (3714)
Signalling Corps, Corps Reserve..	2092 (2168)
Staff..	2946 (3007)
Pay and Allowance Regulations, 1912—Amendments..9 (67)	1623 (1698)
1749 (1823) 1984 (2048) 2470 (2517) 2470 (2518) 2648 (2709) 2748 (2805) 2944 (3005) 4415 (4560) 4688 (4759) 4693 (4765).	

Rifle Associations—

Authorized..11 (69) 362 (406) 595 (642) 595 (643) 596 (643) 1314 (1377) 1315 (1379) 1317 (1381) 1627 (1699) 1754 (1828) 1985 (2049) 2649 (2710) 2750 (2807) 2947 (3007) 3664 (3716) 4425 (4571) 4693 (4764) 4698 (4770).	
Designation changed..	596 (643) 1315 (1379)
Disbanded..11 (69) 362 (406) 595 (642) 595 (643) 596 (643) 1314 (1377) 1315 (1379) 1624 (1699) 1754 (1828) 1985 (2049) 2092 (2168) 2471 (2518) 2649 (2710) 2750 (2807) 2947 (3007) 3664 (3716) 4425 (4571) 4693 (4765) 4698 (4770).	

Rifle Associations, Regulations for—Amendments—

Free ammunition..	1623 (1698)
Inspections...	4694 (4765)
Issue of free ammunition..	2471 (2518)

Royal Military College of Canada, 1912—Amendments, Regulations

for the..	4689 (4760)
-------------------	-------------

Standing Orders of the Canadian Ordnance Corps, 1908—Amend-
ments—

List of Returns rendered periodically to corps headquarters.	1623 (1698)
Re-engagements..	4423 (4569)

Standing Orders for the Permanent Army Medical Corps, 1910—

Amendments..	4694 (4766)
----------------------	-------------

Supply, Transport and Barrack Services, 1909—Amendments—Regula-

tions for..	3662 (3714) 4420 (4565)
---------------------	-------------------------

Training Manuals...

	4424 (4569)
--	-------------

Veterinary Service, Regulations for the Canadian Army, 1912—

Amendments..	4420 (4565)
----------------------	-------------

POST OFFICE—

New Post Offices established on the 1st July, 1912, 138; 1st August, 555; 1st September, 855; 1st October, 1256; 1st November, 1666; 1st December, 2137; 1st January, 1913, 2499; 1st February, 2984; 1st March, 3402; 1st April, 3796; 1st May, 4266; 1st June, 4743.

Post Office Savings Banks—Statements for May, 1912, 135 (169); June, 390 (432); July, 853 (882); August, 1253 (1289); September, 1544 (1594); October, 2135 (2188); November, 2496 (2532); December, 2982 (3027); January, 1913, 3399 (3447); February, 3794 (3836); March, 4169 (4209); April, 4455 (4493).

GOVERNMENT NOTICES—*Continued.*

PAGE.

RAILWAYS—

Railway Commission—

Algoma Central and Hudson Bay Railway Co., Standard Freight Mileage Tariff, C.R.C. No. 159...	2401
Algoma Eastern Railway Co., Standard Freight Mileage Tariff, C.R.C. No. 34...	2401
British-America Express Co., Standard Mileage Tariff, C.R.C. No. 1.	2207
British Columbia Railway Co.—	
Standard Freight Tariff, C.R.C. No. 1...	3046
Standard Passenger Tariff, C.R.C. No. 1...	3047
Canadian Freight Classification No. 16, changes approved of...	3462 (3515) 4802 (4858)
Canadian Freight Classification No. 16, Supplement No. 15 to...	255 (408)
Canadian Freight Classification No. 16, Supplemental to Supplement No. 15 to...	457 (570)
Canadian Northern Railway Co., Standard Freight Mileage Tariff, C.R.C. No. E...	212, 4037
Canadian Pacific Railway Co. (Western Lines), Standard Freight Mileage Tariff...	821
Grand Trunk Pacific Railway Co., Standard Freight Mileage Tariff, C.R.C. No. 10, 109; C.R.C. No. 11...	1312
Grand Trunk Pacific Railway Co., Standard Freight Mileage Tariff, C.R.C. No. 12, 2086; C.R.C. No. 13, 2400; C.R.C. No. 14, 3047; C.R.C. No. 15, 3552; C.R.C. No. 16...	4509
Grand Valley Railway Co., Standard Freight Mileage Tariff, C.R.C. No. 3...	4137
Hull Electric Co., Standard Freight Tariff, C.R.C. No. F-1...	4688
Kootenay and Alberta Railway Co., Standard Passenger Tariff, C.R.C. No. 1...	2207
Marconi Wireless Telegraph Company of Canada, Ltd., Tariffs of Tolls, C.R.C. Nos. 6 and 7...	2087, 2088
Nipissing Central Railway Co., Standard Passenger Tariff...	1882
Operation of railway locomotives within the Province of British Columbia, order regulating the...	181
Pacific and Arctic Railway and Navigation Co.; British Columbia Railway Co.; British Yukon Railway Co.; Joint Standard Passenger Tariff...	746
Vancouver, Victoria and Eastern Railway and Navigation Co., Standard Freight Mileage Tariff...	593
Western Canada Power Co., Standard Freight and Passenger Tariffs.	1064
White Pass and Yukon Route, Passenger Tariff...	1312

Transcontinental Railway—

Tenders for machines, tools, appliances, motors, furnaces, cranes, &c.	2093 (2168)
Tenders for piping systems, pipe tunnels, pipe coverings and wire ducts...	597
Tenders for rails...	3048 (3134)

SECRETARY OF STATE—

Civil Service Commission, *see* CIVIL SERVICE COMMISSION.

Letters Patent issued—

Abenakis Springs Co...	193 (333)
Aberdeen Estates, Ltd...	17 (84)
Abitibi Pulp and Paper Co...	2003 (2178)

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—*Continued.*

Aciérie de Joliette, Limité.	2486 (2528)
Adams Creamery Association, Ltd.	843 (960)
Alaska Securities, Ltd.	833 (956)
Alaska Securities, Ltd., name changed.	2770
Alberta Land Co., capital stock subdivided.	2228
Alberta Pacific Grain Co.	913
Alfred Tin and Roofing Co.	113
Algoma Central Terminals, Ltd.	1243
Algoma Eastern Terminals, Ltd.	1243
Allis-Chalmers-Bullock, Ltd., powers extended.	993
Allner, Limited.	997 (1122)
Alumni Realities, Ltd.	3677 (3733)
America Advertising Clocks, Ltd.	2414 (2454)
American Engineering and Machinery Co.	2675
American Light, Heat and Power Co. of Canada, Ltd.	3970 (4115)
Amherst Pianos, Ltd.	2764
Anderson & Delaney Contracting Co.	3480 (3533)
Anglins, Limited.	2671 (2816)
Anglo Canadian Bond Corporation, Ltd.	3579 (3738)
Anglo Canadian Realty Corporation, Ltd., name changed.	2228
Antipack Valve Co.	613 (654)
Armour Amusement Co.	2672 (2818)
Armstrong Cork Co.	4824
Associated Stores, Ltd.	3189 (3336)
Atkinson, Glassco, Lawrence, Ltd.	3677 (3733)
Atlantic Sugar Refineries, Ltd.	1897 (2057)
Atlas Glass Works, Ltd.	608 (652)
Atlas Realities, Ltd.	2237 (2382)
Austrian Import Co., increase of capital stock.	4243
Ayer (A. A.) Co.	3478 (3533)
Aztec Securities Co.	1894
Baillargeon (J. B.) Express, Ltd.	1652 (1846)
Banff Lithia Water Co.	2568
Bankers' Trust Corporation, Ltd.	2415
Bannerman, Limited.	1332
Barcelona Traction, Light and Power Co., increase of capital stock.	4528
Barnet-McQueen Co., increase of capital stock.	2334
Barozzi (Raoul) & Compagnie, Limitée.	2567 (2622)
Bartlett & Snow (The C. O.) Company of Canada, Ltd.	689 (799)
Bateman-Wilkinson Co.	1524
Beatty Bros., Ltd.	838
Beauchemin et Cie., Limitée.	2570 (2621)
Belfour, Morris & Willcocks, Ltd.	1643 (1709)
Belgo Canadian Marble and Power Co.	3071 (3128)
Bell (Duncan), Ltd.	3876 (4013)
Belley Brothers, Ltd.	4622 (4668)
Beloeil Lumber Co.	368 (514)
Benedict-Proctor Mfg. Co.	2872
Beresford Realty Co.	2491
Berlin Café, Limited.	4520 (4582)
Birmingham-Montreal Realty Co.	834 (960)
Black Lake Asbestos and Chrome Co.	996
Blatter Bros. Co.	2867 (3023)
Blue River Lumber Co.	3976 (4109)

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—*Continued.*

Bogart Refrigerator Co...	769
Bogue Bros. & Henry, Ltd....	3487 (3535)
Boileau Realty Co....	4339 (4388)
Bois Gilbert Manufacturing Co....	1338 (1390)
Bonne Bay, Ltd....	4059 (4204)
Boudrias (J. V.), Limitée....	275 (336)
Boulevard des Italiens, Limitée....	1082 (1126)
Bourse Foncière de Montréal, Limitée—Realty Exchange of Montreal, Ltd....	3878 (4013)
Boving & Co. of Canada, Ltd....	4620
Bowles Lunch, Ltd....	2113
Boyle Concessions, Ltd. (corrected notice)....	1158
Boyle (W. R.), Ltd....	188
Brazilian Traction, Light and Power Co....	119
Brewery Securities, Ltd....	1162 (1283)
Brilliant Cut Glass Co....	3876 (4016)
British American Cigar Stores Co....	1645
British American Film Manufacturing Co....	19 (89)
British American Tobacco Co....	4717 (4779)
British and Colonial Land and Securities Co....	3865
British Building Co....	3872 (3922)
British Canadian Bond Corporation, Ltd....	4244 (4297)
British Canadian Land Settlement Corporation, Ltd....	189
British Columbia Breweries, Ltd....	1242 (1387)
British Freeholders, Ltd....	4158 (4203)
British North American Investment and Land Co....	3782
Brocton Shoe Co....	4117 (4155)
Brodeur Co....	190 (233)
Brodie & Harvie, Ltd....	1776 (1956)
Browne Stores, Ltd....	3292 (3439)
Brunelle Furnace & Boiler Co....	3343 (3378)
Builders and Contractors, Ltd....	195 (335)
Builders and Contractors, Ltd., name changed....	1998
Burgess Patent Tire Co. of Canada, Ltd....	4347
Burns (P.) Coal Mines, Ltd....	4720
Burnside Realty Co....	2774 (2923)
Butters Salvador Mines, Ltd., 1648 (1714); (corrected notice), 1764 (1840)	
Butterworth (J. G.) & Co....	3483
Byers (A. F.) & Co....	3486 (3534)
Cabinet Directory Co., 1237; (corrected notice)....	3578
Cabotia Steamship Co....	3684 (3830)
Cais & Co....	367 (515)
Calgary Brewing and Malting Co. (corrected notice)....	113
Calgary Clay, Coal and Coke Co....	999
Calgary Jockey Club, Ltd....	611
Callendar Lands, Ltd....	2482
Campbell Manufacturing Co., increase of capital stock....	844
Campbell-McLaurin Lumber Co., increase of capital stock....	365
Canada and West Indies Fruit and Sugar Co....	541
Canada Carton Co....	2972
Canada Casing Co....	2867 (3021)
Canada Cement Transport, Ltd....	1078 (1124)
Canada-Cinéma, Limitée....	2451 (2481)
Canada Grip Nut Co....	1439 (1587)

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—*Continued.*

Canada Lands, Ltd...	1333
Canada Lumber Sales Co....	2336 (2383)
Canada Machinery Corporation, Ltd....	2123
Canada Malting Co....	3869
Canada Roofing and Paving Co....	3131 (3180)
Canada Sign System (Electric), Ltd....	3689
Canada Steel Goods Co....	373
Canada Stone Company....	1893 (1957)
Canada Tire Filler Co....	655 (684)
Canada Transportation Lines, Ltd....	4726 (4866)
Canadian Allis-Chalmers, Ltd....	3965
Canadian-American Egg Co....	3576
Canadian Brazilian Shipping Co., name changed...	3082
Canadian Carbonate Co., increase of capital stock...	3880
Canadian Cereal & Flour Mills, Ltd....	1437
Canadian Cleveland Drill Co., name changed...	1164
Canadian Connecticut Cotton Mills, Ltd....	3580 (3736)
Canadian Consolidated Underwriters, Ltd....	3878
Canadian Countryman Publishing Co....	839
Canadian Credit Men's Association, capital stock increased, powers extended and name changed...	4617
Canadian Crocker-Wheeler Co....	278
Canadian De La Vergne Co....	3294 (3437)
Canadian Drednot Motor Trucks, Ltd....	3488 (3625)
Canadian Fairbanks-Morse Co., increase of capital stock...	185
Canadian Filter Fawcett Co....	1778 (1958)
Canadian Grain Co....	836
Canadian Griscom-Russell Co....	2767 (2824)
Canadian Ice Machine Co....	3186
Canadian Incinerating Co....	1777 (1955)
Canadian Incubator Co....	1080
Canadian Independent Telephone Co., increase of capital stock...	2671
Canadian Industriegaz Co....	998 (1123)
Canadian I. P. Morris Co....	4625
Canadian Jewish Times Publishing Co....	2577 (2724)
Canadian Klondike Mining Co....	3481
Canadian Leatherboard Co., 1535; (corrected notice)...	1638 (1712)
Canadian Malleable Iron Co....	1529
Canadian Morris Iron Co....	2116 (2186)
Canadian Northern Montreal Tunnel and Terminal Co., increase of capital stock...	992
Canadian Porcelain Co....	1523
Canadian Pulp Mill Machinery Co. (corrected notice)...	194 (230)
Canadian Rogers Co....	3480
Canadian Rolling Mills Co., Ltd....	2233 (2294)
Canadian Rotary Engine Co....	3065
Canadian Sardine Co., increase of capital stock...	1439
Canadian Sports Publishing Co....	3969 (4017)
Canadian Steel Corporation, Ltd....	4722
Canadian Steel Package Co....	915
Canadian Tabulating Machine Co....	3479 (3531)
Canadian Tile Flooring Co....	2530 (2565)
Canadian Watson Solar Window Co....	2338, (2449)

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—*Continued.*

Canadian Wire Co...	3291 (3438)
Canadian Wire Co., name changed...	4528
Canadian Writers, Ltd...	1156
Canadian Yale & Towne, Ltd., increase of capital stock...	113
Canadian Yukon Navigation Company...	4157
Canal Lands, Ltd...	2564 (2614)
Cando Townsite Co...	20
Capital Park Co...	4395 (4440)
Carroll-Wilson, Ltd...	2114
Cartier Realty Co...	3390 (3532)
Cascapedia Silver Black Fox Co., 3782 (3835); (corrected notice)...	4151 (4208)
Cassidy's Limited, increase of capital stock...	1903
Catherine Realities, Ltd...	911 (959)
Central Land Co., Ltd...	2771 (2920)
Chambers, McQuigge & McCaffrey Co...	2774, 2858
Charles Elevator Co...	841 (957)
Chateauguay Garden City Co...	2114 (2186)
Cheddite, Ltd...	2967 (3024)
Chidlow Patent Process Co...	3489 (3620)
Chisholm-Dunn Telephone Appliances, Ltd...	537
Christie Brothers and Company, Ltd...	1241
Cie Gladu & Demers, Limitée...	2564 (2619)
Cie Immobilière de la Pointe-aux-Trembles, Limitée...	463 (513)
Cie Industrielle de Restigouche, Limitée...	3391
Citizens' Real Estate Syndicate, Ltd...	2414 (2452)
Clarke's Dairy, Ltd...	4826
Coleman Exploration Co...	2242
Collingwood Packing Co., decrease of capital stock, 1244; increase of capital stock, 1342; corrected notice...	1998
Colonial Realty, Ltd., name changed...	1439
Columbia Western Lumber Yards, Ltd., 3879; (corrected notice)...	3963
Columbian Sites, Ltd...	187 (239)
Commerce Publishing Co...	2865 (2918)
Commercial Properties, Ltd...	3187 (3333)
Compagnie Canadienne d'Accumulateurs et d'Automobiles, Limitée...	2234 (2288)
Compagnie Chimique Vinel, Limitée...	(1483) 1523
Compagnie d'Entreprise de Bellechasse, Limitée...	(1483) 1523
Compagnie d'Entreprise Marchand, Limitée...	(3630) 3681
Compagnie d'Opérette de Montréal, Limitée...	(4582) 4625
Compagnie de Brique St-Laurent, Limitée, name changed and powers increased...	1342 (1592)
Compagnie de Montréal-Est, Limitée...	(732) 760
Compagnie de Navigation Montréal-Valleyfield & Soulanges, Limitée...	3967 (4017)
Compagnie de Publication de la Concorde, Limitée, name changed...	366
Compagnie des Fermes Canadiennes de l'Ouest, Limitée...	2769 (2815)
Compagnie des Pharmacies de Familles, Limitée...	(2923) 2964
Compagnie des Serres de Saint-Thérèse, Limitée...	1079 (1128)
Compagnie du Parc Napoléon, Limitée...	(1851) 1895
Compagnie Industrielle d'Immeubles, Limitée...	193 (229)
Compagnie J. A. Guilmette, Limitée...	(3633) 3681
Compagnie L'Econopique, Limitée...	(1593)

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—Continued.

Compagnie Minière Frontenac, Limitée.. . . .	(4669) 4723
Compagnie Mutuelle d'Immeubles, Limitée.. . . .	4161 (4208)
Compagnie Pont Viau, Limitée.. . . .	4247 (4296)
Comptoir d'Immeubles, Limitée.. . . .	3873 (3925)
Concrete Products, Ltd.. . . .	2336 (2383)
Conger Lehigh Coal Co.. . . .	3385
Consolidated Engineering Co.. . . .	538 (574)
Consolidated Film Co.. . . .	3296 (3443)
Consolidated Milk Co.. . . .	2119 (2291)
Continental Development and Investment Co. of Canada, Ltd., in- crease of capital stock.. . . .	4439
Continental Milling Co., decrease of capital stock.. . . .	543
Contracting and Securities, Ltd.. . . .	3073
Contractors' Supplies, Ltd.. . . .	4069 (4207)
Cook Construction Co.. . . .	3385
Co-operative Flour and Feed Co.. . . .	3975
Corbeil, Ltd.. . . .	2768 (2816)
Corporation Estates, Ltd., increase of capital stock.. . . .	1892
Cotey Motor Truck & Auto Co.. . . .	1155 (1202)
Couvrette-Sauriol, Limitée.. . . .	(1390) 1436
Crain Printers, Ltd.. . . .	3081
Creeper & Griffin, Ltd.. . . .	272
Croft (Wm.) & Sons, Ltd.. . . .	2869
Crosby (The H. H.) Co., increase of capital stock.. . . .	1641
Crossley Motors (Canada), Ltd.. . . .	538
Crowell Sherman Stalter Co.. . . .	2575
Crowell Sherman Stalter Co., name changed.. . . .	4617
Currie (Wm.) Ltd.. . . .	2664 (2727)
Cusack (Thomas) Co. of Canada, Ltd.. . . .	1155 (1202)
Cushing Brothers, Ltd.. . . .	3871
Cyclops Construction Co.. . . .	18 (86)
D. G. C. Valve Co. of Canada, Ltd.. . . .	3687 (3831)
D'Allaird, Rettie, Ltd.. . . .	3478 (3626)
Daoust, Lalonde and Co.. . . .	536 (577)
Daoust Realty, Ltd., increase of capital stock.. . . .	4824
Darling & Brady, Ltd.. . . .	4619 (4664)
Davison-Valois, Ltd.. . . .	4343 (4487)
Deakin (C. E.), Limited.. . . .	994 (1040)
Deere (John) Plow Co. of Calgary, Ltd.. . . .	2231
Deere (John) Plow Co. of Saskatoon, Ltd.. . . .	2232
Delaney & Pettit, Ltd.. . . .	4626
Denis Advertising Signs, Ltd.. . . .	2416 (2525)
Dietrich, Ltd.. . . .	3972 (4113)
Dixie Land Co.. . . .	20 (166)
Domestic Brick & Tile Co.. . . .	1651 (1845)
Dominion and Western Agencies, Ltd.. . . .	1337
Dominion Automatic Train Control Co.. . . .	1000 (1122)
Dominion Black Foxes, Ltd.. . . .	4729
Dominion Bond Co., increase of capital stock.. . . .	460
Dominion Bridge Co.. . . .	368 (426)
Dominion Chain Co.. . . .	2969 (3121)
Dominion Forged Steel Car Wheel Co.. . . .	768
Dominion Glass Co.. . . .	4251 (4391)

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—*Continued.*

Dominion Guaranty Appraisement Co...	609
Dominion Lacrosse Association of Canada, Ltd....	3868 (3921)
Dominion Manufacturers, Ltd...	2965
Dominion Market Co...	2485
Dominion Mechanic Works, Ltd....	4346 (4392)
Dominion Mortgage and Loan Co...	2870
Dominion Realty Co., increase of capital stock...	922
Dominion Safety Explosive Co., name changed...	1538
Dominion Sanitary Specialty Co...	3688
Dominion Steel Castings Co...	1001
Dominion Steel Foundry Co...	3287
Dominion Tire Co...	1530 (1588)
Dominion Traction and Lighting Co...	2667
Dominion Undertakers, Ltd....	(4298) 4388
Dominion Wheel and Foundries, Ltd...	1653
Donohue Construction, Ltd...	4518 (4580)
Dougall Varnish Co., increase of capital stock...	3864
Dorval Park and Amusement Co...	2008 (2180)
Dorwin Falls Improvement Co...	462 (575)
Downing (W. G.), Ltd...	3078
Drummond, McCall & Co...	4718 (4867)
Duchesneau, Duchesneau & Cie, Limitée, powers extended...	2228 (2276)
Duhamel Rattan Furniture Co., Ltd.—La Cie de Meubles en Jone	
Duhamel, Limitée...	914 (963)
Dumontier (P.) et Cie, Limitée...	2002 (2063)
Duncan (R.), Ltd...	2230 (2290)
Dwyer Elevator Co...	4729
Eagle Publishing Co...	3071 (3246)
East End Paving and Construction Co...	2573 (2621)
Eastern Canada Lumber & Pulp Co...	3072
Eastern Gas Engine Co...	(881) 911
Eastern Hay & Feed Co...	2862
Eastern Quarries of Canada, Ltd...	761 (804)
Eastern Townships Poultry Farms, Ltd...	1159 (1204)
Eastern Trading Co...	834 (955)
Eastmount Land Co...	16 (86)
Eddy Advertising Service, Ltd...	1241
Edwardsburg Starch Co., extension of powers...	460
Economic Co...	1643
Economic Securities Co...	4725
Elder Ebano Asphalt Co., increase of capital stock and additional powers granted...	1655 (1716)
Electra Co...	187 (237)
Electric Repair and Contracting Co...	4063 (4202)
Elite Hat Manufacturing Co...	195 (336)
Elswick Townsite, Ltd...	4827
Empire Cotton Mills, Ltd...	1238
Empress Theatre and Amusement Co...	2106 (2185)
Engineering Specialties Co...	3080
Engle Battery Co. of Canada, Ltd...	1898 (2059)
Enterprise Investment Co...	2871 (3020)
Enterprise Realty, Ltd...	3583 (3734)
Equitable Investment Co...	615 (726)
Essex County Light and Power Co...	2113

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—Continued.

Everybody's Stores, Ltd.	3190 (3249)	3392
Fair Canadian Ventilator Co...		4728
Fairville Realty Co....	1531 (1707)	
Farmers Trust Co...	4337 (4395)	
Farnham Wood Manufacturing Co...	4627 (4664)	
Farrell, Belisle & Co....	1901 (2058)	
Fashion-Craft Mfrs., Ltd., increase of capital stock...		993
Fearless Tire Co...	840 (880)	
Federal Engineering & Contracting Co...	277 (332)	
Federal Securities Corporation, Ltd...		3874
Federal Shoe Factories, Ltd...	1529 (1589)	
Federal Stone and Supply Co...		3383
Federated Press, Ltd...	2973 (3125)	
Ferranti Electrical Co. of Canada, Ltd...		2109
Fidelity Investment Co., increase of capital stock...		1153
Financial Investment Co...	3491 (3622)	
Financial Trust Co....	2770 (2999)	
Financial Underwriters, Ltd...	4342 (4485)	
Finch Fashens, Ltd...		3576
Fire Prevention Co. of Canada, Ltd...	371 (425) 607 (649)	
Fisher Machinery Co...		1641
Folding Bath Tub Co...		2974
Food Specialists of Canada, Ltd...	279 (428)	
Foote (S. B.) Co....	4246 (4294)	
Footlights, Limited, name changed...		184
Fort Realty Co...	2574 (2724)	
Fort William Elevator Co...		116
Franco-Belgium Investment Co...	366 (430)	
Franco-Belgium Investment Co., powers extended...		1153
Franco-Canadian Land and Development Co...	1338 (1481)	
Franey Gold Mining Co...	1649 (1843)	
Furnival-New Limited...		3964
Fyfe Scale Co...	1894 (2058)	
Gale Brothers, Ltd...	1650 (1848)	
Galleries (Les) Parisiennes, Limitée...	4245 (4296)	
Garlock Packing Co...		3070
Gartshore-Thomson Pipe and Foundry Co., increase of capital stock..	2243	
Gault Realities, Ltd...	762 (802)	
General Chemical Produce and Explosive Co...	185 (238)	
General Chemical Produce and Explosive Co., increase of capital stock.	2481	
General Manufacturers Agencies, Ltd...	1334 (1388)	
General Promoters' Agency, Limited—Agence Générale des Promo- teurs, Limitée...	(3132)	3181
General Realty and Investments, Ltd...	(2823)	2865
General Underwriters, Ltd...	4159 (4293)	
Giberson (E.F.) & Co...	1780 (1851)	
Gill (J. Emile), Limitée...	(3634)	3682
Girardot Agencies, Ltd...	(2530)	2565
Glass & China Decorators, Ltd...	2122 (2186)	
Glassco, Ltd...		113
Glassford Bros., Ltd...	1655 (1844)	
Globe Investment Co...	2229 (2296)	
Globe Realty Corporation, Ltd...	768 (880)	
Gold Lion Brewery, Ltd.—La Brasserie du Lion d'Or, Limitée.	3386 (3529)	

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—*Continued.*

Goldsmiths' Stock Co. of Canada, Ltd., increase of capital stock.. .	2671
Goodform Clothing Co..	2413 (2450)
Goodyear Tire & Rubber Co. of Canada, Ltd., increase of capital stock..	1439
Gordon-Davies, Ltd..	370
Gordon, Ironside & Fares Co., powers extended.. . . .	993
Goulds Pump Co. of Canada, Ltd..	372 (423)
Goulds Pump Co. of Canada, Ltd., name changed.. . . .	3677
Grand Boulevard, Limitée.. . . .	4243 (4297)
Grand Trunk Terminals Warehouse Co....	15 (165)
Granville Power Co., name changed.. . . .	3677
Graveline Shoe Co..	(3739) 3786
Gray & Wighton, Ltd..	3492 (3626)
Great Eastern Realty Co., increase of capital stock.. . . .	3584
Gregory Realities, Ltd..	2566 (2620)
Grenier-Warrington Motor Co....	2417 (2527)
Grier Timber Co..	188 (235)
Griffiths and Co....	2482 (2611)
Grimsby Beach, Ltd..	4065
Grosvenor & Co. of Canada, Ltd..	1164 (1283)
Guarantee Plumbing, Heating and Ventilating Co.. . . .	1892 (1957)
Guardian Investment Corporation, Ltd....	4060 (4205)
Guardian Trust Corporation, Ltd..	1537 (1708)
Guardian Trust Corporation, Ltd., name changed.. . . .	3082
Gutta Percha & Rubber, Ltd..	2115
Haardt (Georges) Co..	3877 (4014)
Hair & Fancy Goods, Ltd..	3966 (4018)
Hallet & Carey Co..	690
Hallett-Weinberg-Bedard Co., increase of capital stock.. . . .	911
Hamelin and Ayers Co., name changed.. . . .	1773
Hamilton & Rochester Land & Building Co..	2672
Hamilton (G.) & Co..	541 (653)
Hamilton Malleable Iron Co., 2118; (corrected notice).. . . .	2222
Hampton Securities, Ltd..	2874 (3021)
Hanson (J. H.) Co., name changed.. . . .	4824
Harper-Presnail Cigar Co..	688
Helleur, Gariépy & Broderick, Ltd..	4249 (4388)
Hemsley (George E.) Co., 3876; (corrected notice).. . . .	3960 (4014)
Hemsley (Richard), Ltd..	463 (514)
Herbert Morris Crane & Hoist Co., 4442; (corrected notice).. . . .	4513
Hercules Garment Co., increase of capital stock.. . . .	4151
Hercules Motor Trucks, Ltd., name changed.. . . .	272
Hervay Chemical Co. of Canada, Ltd..	2411 (2450)
Highlands Factory Sites, Ltd..	1337 (1390)
Hillcrest Park, Ltd..	912 (961)
Hochelaga Securities Corporation, Ltd.:	610 (653)
Holmes Restaurants, Ltd..	4730
Homes, Ltd..	3388 (3531)
Hope (Henry) and Sons of Canada, Ltd..	3290
Horner (Frank Wyeth), Limited.. . . .	1079 (1127)
Howard (Robert) & Co....	2487 (2529)
Howard Smith Paper Mills, Ltd..	275 (424)
Hudon & Orsali, Ltd..	3382 (3444)
Hudson Heights Development Co..	2971 (3120)
Humphreys Unshrinkable-Underwear, Ltd..	1157

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—*Continued.*

Hurteau (J. A.) & Co...	3070 (3130)
Hyde & Sons, Ltd....	2335 (2384)
Hyde Park Realities, Ltd....	1160 (1204)
Hygeia Ice Co....	3185 (3338)
Hyman (C. S.) Co....	2862
Ice Manufacturing Co....	921 (1044)
Ideal Safety Elevator Co....	2228 (2296)
Imperial Oil Co., increase of capital stock and extension of powers..	2963
Imprimerie (L') Populaire, Limitée....	(2921) 2963
Improved Properties, Ltd....	1340 (1479)
Improved Realities, Ltd., increase of capital stock..	536
Industrial and Educational Press, Ltd....	536 (578)
Industrial Engineering & Machinery Co....	2772 (2825)
Industrial Properties Corporation, Ltd....	16 (166)
Industrial Trust Co.—La Cie de Fiducie Industrielle, Limitée..	3181 (3248)
Inglis (John) Co....	3493
Instantaneous Cleansers, Ltd....	4343
Interboro Realities, Ltd....	686 (731)
Inter-Colonial Development Co....	2121 (2292)
International Engineering Works, Ltd....	919 (1041)
International Home Building Co....	921
International Industrial Corporation, Ltd....	2970 (3025)
International Light and Power Co....	3284
International Moving Picture Manufacturing Co....	614 (729)
International Securities Corporation, Ltd....	4730
International Steel Corporation, Ltd....	461
International Valve Co....	4617 (4780)
Invention & Promotion, Ltd....	1643 (1710)
Inventor's Machinery Co....	2005
Invincible Wheel Co. of Canada, Ltd....	2337 (2449)
Jackson & Savage, Ltd....	2964 (3017)
Jackson (Wm. H.) Co. of Canada, Ltd....	3384 (3445)
Jacobs, Hart & Co....	18 (167)
Jacques Cartier Construction Co....	3068 (3132)
Jago (F. J.) Co....	3183 (3332)
Johnson Art Galleries, Ltd....	3685 (3833)
Johnson Temperature Regulating Co. of Canada, Ltd....	15
Johnstone Strait Lumber Co....	765
Joliette Steel Casting Works, Ltd....	2486 (2528)
Justice (La), Limitée....	(2727) 2765
K. and R. Realities, Ltd....	4342 (4487)
Kelly Tire Co....	3187 (3337)
Keystone Transportation Co. of Canada, Ltd., increase of capital stock.	1342
Kindersley Westmount Syndicates, Ltd....	4717
Kindersley (Saskatchewan) Farm Lands, Ltd....	277 (427)
Kingsey Land Co....	838 (958)
Kipawa Power Co....	4828
Klein (P. H.) Co....	1081 (1127)
Kleker (Bernard) and Co....	3064 (3122)
Kneen Realities, Ltd....	3288 (3342)
Kramer Manufacturing Co. of Canada, Ltd....	1773 (1850)
Lac Seul Development Co....	2120
Lake Erie & Quebec Transportation Co....	2868 (3018)

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—*Continued.*

Lake St. Louis Land Co...	277 (333)
Lalonde (Damien), Limitée...	3872 (3921)
Landholders Co...	3869 (3923)
Laporte, Martin, Limitée...	(2822) 2861
Larivière & Frère, Limitée...	4156 (4203)
Lasalle Realty Co...	2963 (3123)
Laurentide Brick and Sand Co...	(1960) 1999
Lauzon Engineering Co...	1999 (2062)
Lavoie Motor, Ltd...	3971 (4114)
League of Canadian Automobolists, Ltd., 2339; (corrected notice)..	2408
Leckey & Collis, Ltd...	2008
Leclair & Chalifoux, Limitée...	4621 (4662)
Leeds Manor Orchards, Ltd...	4249
Lefebvre & Mahon, Limitée...	1435 (1482)
Lefebvre (L. M.), Limitée...	3074
LeMay, Ltd...	3486 (3534)
Leonard (E.) & Sons, Ltd...	3577
Lepage Marble Works, Ltd...	1081 (1126)
Leroux, Daigneault & Brault, Ltd...	4067 (4200)
Liberty Tailors, Ltd...	2869 (3016)
Lion Porcupine Gold Mines Co...	3295 (3441)
Lock Joint Pipe Co. (Canada), Ltd...	1531 (1706)
Lockwood, Greene and Co. of Canada, Ltd...	4340 (4392)
Loew's (Marcus) Theatres, Ltd...	3066
Loggie (A. & R.) Co...	1332
London & North British Corporation, Ltd...	3077 (3244)
London Cold Storage and Warehousing Co., increase of capital stock.	4716
London Land and Coal Co...	2228
London Pressed Brick and Tile Co...	3968
Loney (Richard) and Co...	2001
Loney (Walter M.) Co. of Canada, Ltd., increase of capital stock...	2762
Longueuil Realities, Ltd...	121 (230)
Longueuil Riverside Land Co...	2773 (2917)
Lord, Bourbonnais et Perron, Limitée...	2665 (2730)
Lorillard Refrigerator Co. of Canada, Ltd...	539 (651)
Lotbinière Coal and Oil Co...	(1129) 1153
Lowe-Martin Co., increase of capital stock...	3782
Loyal Motor Car Co...	2771
Lubin (Herbert) & Co...	2564 (2616)
Lubricants, Ltd...	1775 (1849)
Lumber and Construction Co...	1163 (1286)
Lyman Brothers & Co., increase of capital stock...	4058
MacArthur Brothers Co...	4253
Macdonald & Sons, Ltd., increase of capital stock...	4243
Macdonald Car Buffer Co...	2668 (2728)
Macdonald (The A.) Co...	2112
MacKenzie, Ltd...	841
Magnesia Products, Ltd...	2003 (2176)
Magor Son & Co...	2964 (3019)
Maher's Safety Rubber Heel Co...	122 (234)
Maison Canadienne de Finances et d'Immeubles, Limitée...	(2729) 2766
Maisonneuve Contracting Co...	2572 (2621)
Malone Moulding and Framing Co...	3977 (4110)

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—Continued.

Mance Farming Co...	3192
Mann Mines, Limited...	4520
Mannesmann Tube Co...	2563 (2619)
Mappin & Webb (Canada), Ltd...	4523 (4669)
Marcil Trust Co...	2872 (3016)
Maritime Cap, Ltd...	4346
Maritime Fish Corporation, Ltd...	4623 (4780)
Maritime Motor Car Co...	1530
Maritime Nail Co., increase of capital stock...	4162
Martyn (H. H.) & Co. of Canada, Ltd...	3285 (3341)
Market Gardens, Ltd...	762 (805)
Mead Electric Co...	194 (336)
Meakins & Sons, Ltd...	997
Mechanical Engineering Co...	3284 (3334)
Melachrino (M.) & Co. of Canada, Ltd...	2766 (2820)
Melrose Gardens, Ltd...	840 (962)
Melville Mount Royal Park Co...	(4666) 4732
Mercantile Realty Co...	2489 (2615)
Merchants Mercantile Agency, Ltd...	1238
Merchants Mercantile Agency, Ltd., name changed...	4058
Mercury Mills, Ltd...	2872
Merrill Co...	1647
Merrill Process Co...	2410 (2452)
Metal Products, Ltd...	3069 (3129)
Metcalf Realty Co...	4344 (4489)
Metropolitan Building Co...	2864 (2922)
Metropolitan Realty and Investment Co. of Canada, Ltd...	2966 (3018)
Meycord Co...	2111
Midland Collieries, Limited...	115
Midland Investment Co...	920 (1044)
Miller & Co...	3079 (3241)
Miller Bros. & Sons, Ltd...	3065 (3133)
Mills Bros., Ltd...	3182
Missisquoi-Lantz Corp'n, Ltd...	3379 (3442)
Missisquoi Marbles, Ltd...	2870 (2921)
Mississauga Pulp and Paper Co...	4066
Model City Annex Co...	186 (234)
Model Land Co...	3972 (4110)
Modern Joint of Montreal, Ltd...	(2729) 2762
Modern Pilot Headlights Co...	610
Molassine Company of Canada, Ltd...	4441
Monarch Investment Co...	120 (236)
Montreal and Southern Counties Realty Co...	1082 (1201)
Montreal and Southern Counties Realty Co., name changed...	1538
Montreal Apartment Co...	(4666) 4723
Montreal Automobile Carriage Co...	837 (881)
Montreal Beef Co...	3937 (4113)
Montreal Cafetarias, Ltd...	373 (430)
Montreal Consolidated Real Estate and Investment, Ltd...	2410 (2453)
Montreal Cut Stone Co...	994 (1043)
Montreal Daily Mail Publishing Co...	4339 (4394)
Montreal Development and Land Co...	687 (731)
Montreal-Edmonton & Western Land & Investment Co. of Canada, Ltd...	(3632) 3678

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—*Continued.*

Montreal Extension Land Co...	538 (575)
Montreal Factory Lands...	685 (727)
Montreal Hay Co...	3074 (3243)
Montreal Homes, Ltd...	4161 (4295)
Montreal Motion Pictures, Ltd...	616 (725)
Montreal Paint & Glass Co...	4062 (4201)
Montreal Publishing Co...	1240 (1285)
Montréal-Réserve, Limitée—Montreal-Reserve, Ltd...	(4116) 4153
Montreal Show Case Co...	1898 (2059)
Montreal Southern Realities, Ltd...	4440 (4487)
Montreal Suburban Home-Site Co...	2241 (2378)
Montreal Superior Realty Co...	3977 (4119)
Montreal-Valleyfield & Soulanges Navigation Co...	3967
Moose Jaw & Montreal Investment Co...	192 (335)
Moose Jaw & Montreal Investment Co., increase of capital stock...	3584
Morissette (C. Emile), Limitée, (3445) 3482; (corrected notice),	3561 (3629)
Morris Co...	4058 (4108)
Motor Service Co...	917 (1043)
Motor Traction of Canada, Ltd...	3870
Mount Royal Annex Realities, Ltd...	843 (955)
Mount Royal Bond Co...	3293 (3436)
Mount Royal Brick Co...	2237 (2380)
Mount Pleasant Heights Co...	842 (958)
Mount Royal Foundry Co., increase of capital stock...	185
Mount View Realty Co...	1525
Muir (Wm.) & Son, Ltd...	1892
Municipal Realities, Ltd...	1160 (1203)
Mutual Film Corporation of Canada, Ltd., 4160; (corrected notice)...	4235 (4293)
Mutual Motor and Truck Co...	3286 (3339)
Mutual Steamships Co., extension of powers...	3082
Mutual Trust Co...	3193 (3334)
Mutualité Foncière, Limitée...	1339 (1478)
McArthur-Irwin, Limited...	118 (228)
McCall, Shehyn & Son, Ltd...	2568 (2623)
McCormack (The L. O.) Co...	4253
McDonald Hydro-Electro Heating Co...	3389
McEntyre (John), Ltd...	3677 (3737)
McEwen (L.) & Co., name changed...	2861
McFarlane-Pratt-Hanley, Ltd...	2969
McKee Furnace Co...	4336
McLaren Lumber Co...	2669
Nadeau Lumber Co...	3294 (3437)
National Builders' Supply and Enamel Concrete Brick Co...	2489, 2558 (2613) 2666 (2713)
National Drug and Chemical Co. of Canada, Ltd., increase of capital stock...	4528
National Mortgage Co. of Canada, Ltd...	3783
National Optical Co...	2335 (2382)
National Saw & Forge Co...	1896
National Steamship Co...	4719
National Steel Car Co...	117 (232)
National Syndicates, Ltd...	615 (728)

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—*Continued.*

National Tobacco Co...	4522 (4581)
National Wire Products, Ltd....	2007 (2182)
Nazareth Property, Ltd....	3973 (4109)
New Brunswick Realty, Ltd....	3191
Newfoundland Slate Quarries, Ltd....	1776 (1955)
Newman-Munderloh Clock Co...	3079 (3246)
NewMastic Tire Co. of Canada, Ltd....	2488 (2530)
Norfolk Fruit Farms, Ltd....	1156
Norris Grain and Elevator Co....	911
North Alberta Coal Co....	2665
North America Jewelry Co...	374 (431)
North American Steel Corporation, Ltd....	3484 (3621)
North British Securities, Ltd....	371 (429)
North Co., 3490 (3624); extension of powers...	3879
Northern Brick Co...	837
Northern Motor Car Co...	3866
Northern Realty Co., name changed...	2665
Northwestern Brass Co., increase of capital stock...	2572
Norton Griffiths Dredging Co...	683 (728)
Norwood Engineering Company of Canada, Ltd....	690 (800)
Nova Scotia Development Co....	1340 (1479)
Oban Land Company of Canada, Ltd....	(1287) 1335
Ocean Freight Line, Ltd....	2673
Oceanic Oyster Co. of Canada, Ltd....	1903 (2059)
Oil Motor and Manufacturing Co...	4724
Oil Shales Co. of Canada, Ltd....	4244
Ojibway and Detroit Ferry Co...	3688
Olympic Powder Co...	192
Ontario & Quebec Realty, Ltd....	2571
Ontario National Brick Co...	1650 (1846)
Ontario-Saskatchewan Properties, Ltd....	3874
Ontario Steel Products, Ltd....	4624 (4667)
Ontario Western Investments & Realty Co...	1154
Opportunity Investment Co...	1537
Oriental Trust Co...	3380 (3436)
Orléans Cement Manufacturing Co...	(4118) 4152
Ormstown Brick Co...	4159 (4295)
Osborne Park Land Co...	1438 (1587)
Osborne Realty Co...	4059 (4206)
Ottawa Artificial Ice Co...	2337
Ottawa Bakery, Limited...	1528
Ottawa Contractors, Ltd....	3379
Ottawa Light, Heat and Power Co., increase of capital stock...	2106
Owen Sound Rolling Mills Co...	2775
Packard (L. H.) & Co., increase of capital stock...	3297
Palm Gardens, Ltd....	3684 (3830)
Palmer (J.) & Son, Ltd., name changed...	3978
Parc Rouville, Limitée...	1533 (1591)
Pariseau Frères, Limitée...	3075 (3240)
Parker (John H.) Canadian, Ltd....	4519
Peck (John W.) & Co., increase of capital stock...	4336
Peerless Heater Co...	185 (231)
Pembroke Transportation Co....	4063
People's Amusement Co...	122 (229)

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—*Continued.*

Perkins Electric Co...	2763 (2821)
Petrolite Company of Canada, Ltd...	1527 (1590)
Phoenix Automobile & Truck Co...	1653 (1847)
Phoenix Bridge and Iron Works, Ltd...	3966 (4016)
Pilgrim Mineral Water Co...	4527 (4665)
Pinehurst Land Co...	1895 (1959)
Pointe-aux-Trembles Extension, Ltd...	1778
Poirier (J. T.) Co...	(91)
Porcupine Realty and Mines, Ltd., increase of capital stock...	3965
Port Arthur Waggon & Implements, Ltd...	4521
Premier Film Manufacturing Co. of Canada, Ltd...	3683 (3832)
Prescott Land Co...	2866 (2922)
Preston, Ltd...	2413
Preston (W. E.), Ltd...	3491
Pringle, Ltd...	2230 (2289)
Printers Limited...	4443 (4491)
Process Engineers, Ltd...	3072 (3243)
Progressive Publicity Agency, Limited—L'Agence de Publicité Progressive, Limitée...	187 (237)
Public Utilities Construction Co. of Canada, Ltd...	1161 (1284)
Pure'o Water, Ltd...	3064
Quebec and Orleans Corporation, Ltd...	2490 (2611)
Quebec Model City, Ltd...	3067 (3126)
Quebec Structural, Ltd...	2235 (2295)
Quinlan & Robertson, Ltd...	3581 (3735)
Quinlan Cut Stone, Ltd...	2116 (2187)
Racine (Alphonse), Ltd...	2416 (2526)
Radio Electric Co. of Canada, Ltd...	4725 (4869)
Railway Centre Park Co...	3343 (3378)
Railway Signal Co. of Canada, Ltd...	2107 (2175)
Railway Signal Co. of Canada, Ltd., name changed...	3574
Rawdon Heights Realities, Ltd...	3381 (3441)
Raymond Construction Co...	3188 (3337)
Rea (A. E.) & Co., Montreal, Ltd...	3690
Rea (The A. E.) Co...	4617
Rea (The A. E.) Realty Co...	4618
Ready's Breweries, Ltd...	1647
Realty Agencies and Contracting Co...	3575 (3628)
Realty Exchange of Montreal, Ltd.—Bourse Foncière de Montréal, Limitée...	3384 (3445) 3878 (4013)
Recollet Land Co...	2235 (2379)
Records Company of Canada, Ltd...	1779 (1850)
Red Seal Springs Co...	688 (800)
Referendex Co...	461
Reform Suit Box Co...	2006 (2177)
Regent Asbestos Corporation, Ltd...	273 (334)
Regent Construction Co...	85
Reid, Macgregor Co...	3970 (4015)
Reinhardt Manufacturing Co...	3686 (3831)
Reliance Investment and Developing Co...	3191
Renforth Realty Co...	608 (651)
Renfrew Electric Manufacturing Co...	3978
Rice Studio, Ltd...	3076 (3245)

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—*Continued.*

Richard Realty Co....	3494 (3623)
Richard Sheet Metal Specialties, Limited...	4248 (4389)
Richelieu & Ontario Navigation Co....	3785 (3833)
Rideau Townsites, Ltd....	2334
Riding Academy of Montreal, Ltd....	3785 (3834)
Rigaud Edgewater Syndicate, Ltd....	4823 (4868)
Rimouski Brick & Terra-Cotta Co....	4338 (4394)
River Lievre Navigation Co....	3686 (3829)
Rogers Lumber Yards, Ltd....	687
Rose Hill Park Realities, Ltd....	843 (956)
Round (John) & Son, Canada, Ltd....	1900, 1995 (2062)
Rousseau Bros., Ltd....	916 (964)
Roxborough Estates, Ltd....	88
Rubber Substitutes Co....	2576 (2725)
Russell Shale Bricks, Ltd., increase of capital stock...	760
Ruthman Packing and Provision Co....	4444 (4491)
St. Amour (E. C.) Limitée....	3247 (3283)
St. Anthony Securities Corporation, Ltd....	4732
St. Catherine Heights, Ltd....	2775 (2920)
St. Catherine Road Land Co....	4337 (4393)
St. Clair (H. J.) Co....	2573
St. Germain-des-Prés, Limitée....	(4781) 4824
St. Hyacinthe Soft Sole Shoe Co....	3870 (3924)
St. Jacques Tobacco Packing Co....	1773 (1852)
St. Jerome Gravel and Sand Co....	(2622)
St. Johns and St. Lawrence Co....	4064 (4116)
St. Lawrence Cafeterias, Ltd....	614 (728)
St. Lawrence Heights, Ltd....	1652 (1844)
St. Lawrence Iron Foundry Co....	(90)
St. Lawrence Land Syndicate, Ltd....	766 (879)
St. Lawrence Parks, Ltd....	3575 (3627)
St. Lawrence Press, Ltd., name changed...	1538
St. Lawrence Pressed Brick and Terra Cotta Co., name changed and powers extended...	1342 (1592)
St. Matthew's Heights Realty, Ltd....	3283 (3339)
St. Maurice Sand Co....	1715 (1774)
Salarant Realities, Ltd....	1076 (1125)
Sales Co. of Canada, Ltd....	2967 (3122)
Salmon River Goldfields, Ltd....	(578) 606
San Martin Milling Co. of Canada, Ltd., increase of capital stock..	1904
Sangamo Electric Co. of Canada, Ltd....	3866 (3924)
Saskatchewan Bond Corporation, Ltd....	1436
Scala Theatre Co....	367 (515)
Schell Foundry and Machine Co....	1083
Schnauffer (F.), Ltd....	3582 (3734)
Scotstown Manufacturing Co....	4445 (4579)
Scottish Gowganda Mines, Ltd....	2570 (2726)
Scottish Gowganda Mines, Ltd., name changed...	3964
Scottish Securities Corporation..	685 (726)
Sea Products, Ltd....	4153
Searle Securities Co....	4727
Security Lumber Co., increase of capital stock..	4151
Self Acting Pump Co....	3076 (3242)

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—*Continued.*

Self Acting Pump Co., name changed..	4336
Sellon (E. M.) & Co...	2485 (2526)
Shawinigan Knitting Co., increase of capital stock.. . . .	1641
Shearer, Brown & Wills, Ltd., name changed...	922
Sheldons Limited, increase of capital stock.. . . .	760
Shemogne Oyster Co...	4445
Sherbrooke Amusement, Ltd...	2241 (2381)
Sherbrooke Cigar Co...	4162 (4292)
Sherwood Estates, Ltd...	4341 (4485)
Shields Lumber Co...	3783
Short and Trower, Ltd...	2762 (2819)
Side Streams Navigation Co...	276
Siemens Co. of Canada, Ltd...	995 (1046)
Silicate Engineering Co. of Canada, Ltd...	542 (650)
Silver (B.) & Co...	3479 (3627)
Simplex Contracting Co...	(3130) 3183
Simplex Realities, Ltd...	1646 (1711)
Smart-Woods, Ltd...	1336 (1388)
Smith (H. G.) Limited...	1154
Smith's Falls Real Estate and Improvement Co...	841
Société d'Administration Bilaudeau, Limitée.. . . .	3975 (4112)
Société Foncière du Canada, Limitée.. . . .	4152 (4207)
Sorel Iron Works, Ltd...	2874 (3022)
Souchet, Canada, Ltd...	3974 (4115)
South Longueuil Lands Corporation, Ltd...	366 (516)
South Wainwright Realty Co...	1155
Southern Investment Co. of Canada, Ltd...	3969 (4018)
Southern Ontario Land Co...	1077
Sovereign Cotton Mills, Ltd...	3489
Special Construction Co...	4252 (4390)
Spencer and Aspinall, Ltd...	1239 (1286)
Spencer Grain Co...	4247
Spring Water Co., 2484 (2526); (corrected notice).. . . .	2769 (2822)
Stamped and Enamelled Ware, Ltd., 3184; (corrected notice).. . . .	3382
Standard Clay Products, Ltd...	766 (878)
Standard Concrete Equipment & Cast House Co. of Canada, Ltd... . . .	4068
Standard Drain Pipe Co. of St. Johns, P.Q., Ltd., extension of powers. . . .	769
Standard Jewelry Co...	2229 (2293)
Standard Machines, Ltd., name changed.. . . .	3378
Standard Paper Box Co...	2566 (2620)
Standard Securities, Ltd...	2339 (2448)
Stanford's, Ltd...	1339 (1481)
Stanley Brock, Ltd., increase of capital stock.. . . .	3864
Stanley Brock, Ltd., powers extended.. . . .	272
Stanley-Realities, Ltd...	539 (652)
Starnes, Holstead & DePencier, Ltd...	1536 (1711)
Stearns (Frederick) and Company of Canada, Ltd., increase of capital stock.. . . .	3864
Stedman Bros., Ltd...	2117
Steel Equipment Co...	3687
Steel Specialties for Canada, Ltd...	1527 (1589)
Stephens Trust Co...	4250 (4389)
Sterling Blend Tea Co...	4441 (4484)
Sterling Investment Co., increase of capital stock...	1655

GOVERNMENT NOTICES—SECRETARY OF STATE—*Continued.*

PAGE.

Letters Patent Issued—*Continued.*

Sterling Trust Co...	2488 (2616)
Stilenfit Clothing, Ltd...	1894 (1958)
Stobarts, Limited...	1438
Stormont Gold Mining Co...	2238
Stratford Bridge and Iron Works Co...	689
Stratford Copper Mines Co...	(3926) 3968
Structural Engineering Co...	918 (1045)
Sturtevant (B. F.) Co. of Canada, Ltd...	369 (429)
Sun Trust Co...	2000 (2177)
Superior Elevator Co., Ltd...	272
Surani Oil Fields, Ltd...	2412
Swedish Canadian Steel Co...	3488 (3625)
Swift (C. H.) & Sons, Ltd...	4444 (4580)
Syndicat d'Œuvres Sociales, Limitée...	2111 (2184)
Syndicat d'Upton, Limitée...	1154 (1201)
Tannenbaum, Ltd...	4439 (4489)
Tantramar Black Foxes, Ltd...	3578
Tatian Importing Co...	3787 (3835)
Taylor-Forbes Co...	3965
Temiscaming Exploration Co...	2002
Terminal Cities of Canada, Ltd...	690 (801)
Texas Northern Land and Irrigation Co., name changed...	683
Texas Prairie Lands, Ltd., decrease of capital stock...	2761
Thompson (Fred.) Co...	4061 (4111)
Thompson Shoe Co...	(87)
Times Co...	2411 (2452)
Tobacco Buyers Association, Ltd...	2975 (3123)
Tobin & Simmons, Ltd...	4345 (4490)
Toronto Paper Manufacturing Co., 540; (corrected notice)...	835
Toronto Structural Steel Co...	2674
Toronto Type Foundry Co., increase of capital stock...	2334
Town Site Realities, Ltd...	1238 (1287)
Townsend (S. B.), Ltd...	2976 (3127)
Traders Investment & Realty Co...	3296
Transcontinental Power Corporation, Ltd...	4825
Transcontinental Realty Co., decrease of capital stock...	3393
Trans-Provincial Securities Corporation, Ltd...	4626
Trout Lake Realty Development Co...	3524 (4668)
Trust Company of North America, Ltd...	1532 (1713)
Turner Brothers (Canada), Ltd., increase of capital stock...	4717
Tweed Quarries, Ltd...	4251
Ungava Miners and Traders, Ltd...	1644 (1848)
Union Carbide Co. of Canada, Ltd...	4622
Union Optical Co., Ltd...	2968 (3024)
Union Rubber Co...	2117 (2290)
United Coffee Stores, Ltd...	3867 (3922)
United Co-operative Stores, Ltd...	763 (802)
United Drug Co., increase of capital stock...	4824
United Railway Supplies, Ltd...	1893 (1959)
United Refining Co...	2108 (2181)
Unity Corporation, Ltd...	2866 (3015)
Urban Investments, Ltd., name changed...	15
Utility Securities Corporation, Ltd...	91
Vallières, Limitée...	3289 (3340)

GOVERNMENT NOTICES—SECRETARY OF STATE—*Concluded.*

PAGE.

Letters Patent Issued—*Concluded.*

Valois Realities, Ltd...	3783
Venezuela Electric Light Co...	2107
Versailles, Vidricaire, Boulais, Limitée...	(3631) 3679
Vinot Car Co. of Canada, Ltd...	842 (880)
Vosberg's, Ltd...	3069 (3129)
Walbridge Elevator Co., name changed...	2123
Waldersee Heights, Ltd...	4439 (4489)
Waldman Co., increase of capital stock...	3880
Walker Fyshe Co., name changed...	366
Wallace Sandstone Quarries, Ltd...	836 (957)
Watson (J. B.) Realty Co. (Montreal), Ltd...	1534 (1707)
Watts (E. R.) & Son, Canada, Ltd...	767
Wayne Oil Tank and Pump Co...	3287
Webster and Sons, Ltd...	2971 (3124)
Webster (W. R.) & Co...	2863 (2916)
Wedgewood Park Co...	3479 (3535)
Wellington Realty Co. (corrected notice)...	280 (332)
West Crescent Heights, Ltd...	1900 (2060)
Western and Central Canada Investments, Ltd...	1902
Western Canada Public Utilities, Ltd...	2491 (2617)
Western Canadian Advisory Board, Ltd...	1774
Western Canadian Investment & Development Co...	2239
Western Grain Co...	15
Western Provincial Lands, Ltd...	3387
Westmoreland Black Foxes, Ltd...	3581
Wiarton Realty Co...	274
Williams Manufacturing Co...	2004 (2179)
Wilson & Canham, Ltd...	3685
Wilson (J. C.), Ltd...	1899 (2060)
Wilson (J. C.) & Co., powers extended...	1773
Wilt Twist Drill Co. of Canada, Ltd...	1642
Window Strip and Supply Co...	4526 (4663)
Windsor Arcade, Ltd...	2670 (2817)
Windsor Investment Co...	764 (804)
Winnipeg Northern Realities, Ltd., 191 (238); (corrected notice)...	287 (331)
Wood Construction Co...	3081 (3247)
Workman (C. A.), Ltd...	1529 (1590)
York Publishing Co...	373
Yukon Exploration, Ltd., name changed...	3584

ORDERS IN COUNCIL.

AGRICULTURE—

Corky Scab (<i>Spongospora subterranea</i> Johns), regulations respecting, amended...	1742 (1817)
Fruit, importation of, in Canada, regulations established...	4797
Gipsy Moth Pest, regulations established, 2080 (2159); regulations amended...	3147 (3217)
Hog Cholera serum and virus, importation, manufacture or sale of, pro- hibited...	2466 (2516)
Mange in Cattle in British Columbia, amendments to regulations relating to, rescinded...	3548 (3604)
Potatoes, importation of, from Europe, prohibited...	977 (1028)

ORDERS IN COUNCIL—*Continued.*

PAGE.

CUSTOMS—

Anyox, B.C., Outport of Customs and Warehousing Port...	3845 (3901)
Athabaska Landing, Alta., Outport of Customs and Warehousing Port...	3845 (3901)
Barrington, N.S., Customs Port of, name changed to Barrington Passage.	3845 (3901)
Blairmore, Alta., Outport of Customs and Warehousing Port...	4414 (4470)
Boundary Line, Sask., Outport of Customs and Warehousing Port...	3845 (3899)
British Preferential Tariff, benefits of the, extended to certain countries...	2744 (2899)
Burdett, Alta., Outport of Customs and Warehousing Port...	528 (567)
Caledonia, N.S., Outport of Customs and Warehousing Port...	3845 (3901)
Cochrane, Ont., Outport of Customs and Warehousing Port...	3845 (3901)
Copper Cliff, Ont., Outport of Customs and Warehousing Port...	3937 (3999)
Estevan, Sask., Outport of Customs and Warehousing Port...	2938 (2999)
Gull Lake, Sask., Outport of Customs and Warehousing Port...	3845 (3901)
Melfort, Sask., Outport of Customs and Warehousing Port...	3845 (3901)
Montmagny, P.Q., Outport of Customs and Warehousing Port...	348 (404)
Pinhorn, Alta., Outport of Customs and Warehousing Port...	4037 (4095)
Regulations for the free entry of animals for the improvement of stock, established...	3155 (3218)
South Porcupine, Outport of Customs and Warehousing Port...	1061 (1111)
Sudbury, Ont., Outport of, established as a Customs Port of Entry and Warehousing Port...	3937 (3999)
Vegreville, Alta., Outport of Customs and Warehousing Port...	3845 (3901)

FINANCE—

Verdict of the Assay Commissioners at the trial of the Ottawa Pyx, 1913,	4798 (4854)
--	-------------

INDIANS—

Kinistino Band of Indians, exchange of certain lands containing hay...	1307
Lands reserved for Indians...	349 (404)

INLAND REVENUE—

Adulteration of Food Act, administration districts established...	745 (869)
Analysts of foods and drugs, examination of candidates as...	1873 (1936)
Bullion Trade Weights, &c., regulations respecting...	744 (790)
Canned Peas, standards of quality...	1304 (1372)
Electrical Districts, O.C. of 14th October, 1912, amended...	1737 (1817)
Electricity Districts, established...	1302 (1372)
Electricity Meters, regulations respecting, amended...	1304 (1372)
Ferry across the Niagara River, regulations approved of...	3646
Flavouring extracts, standards of quality...	1303 (1373)
Foods or Food Materials, limits of arsenic in...	1411 (1467)
Fruit and Fruit Products, standards of quality...	1303 (1373)
Gas Act, administration districts established...	745 (868)
Honey, standard of quality...	1303 (1373)
Lard, Section (d) of the O.C. of the 14th October, 1910, respecting, amended...	1304 (1373)
Pipe line automatic self-measuring oil meters admitted to verification in Canada...	4414 (4556)
Standards for turpentine...	4 (64)
Starch, sugar, glucose, &c., standards of quality...	3752 (3817) 4130 (4182)

ORDERS IN COUNCIL—*Continued.*

PAGE

INTERIOR—

Alberta, Government of the Province of, sale of land to.. . . .	2397 (2438)
Alexandra Hospital at Rosthern, B.C., grant of land to the, for hospital purposes.. . . .	1307
Alf, Benjamin, homestead duties.. . . .	348 (404)
Anderson, F. W., sale of land to, for irrigation purposes.. . . .	3357 (3419)
Andrews, Pierre, junior, free grant of land to.. . . .	1614 (1693)
Ashcroft Water, Electric and Improvement Co., sale of lands to the..	1410 (1467)
Bailey, W. E., homestead duties.. . . .	1302 (1374)
Balcovski, Louis, <i>et al.</i> , homestead duties.. . . .	4313 (4371)
Bisson, Baptiste, conditional grant of land to.. . . .	1305 (1376)
Blairmore, Alta., land granted for cemetery site.. . . .	3547 (3604)
Blue Mountains Refractories Co., sale of land containing clay to the..	1501 (1568)
Board of Commissioners for Chilliwack-Sumas District, transfer of lands to the.. . . .	1221 (1275)
Brazeau Collieries, Limited, sale of timber to.. . . .	1738
Bridgland, Morrison Parson, Special Examiner under The Dominion Lands Surveys Act.. . . .	3260 (3319)
British Columbia, lands vested in H.M. for the purposes of the Province of.. . . .	3936 (4001) 3937 (4093)
Brotman, Charles, sale of land to.. . . .	978 (1027)
Buffalo Park and Ilk Island Park, lands set apart for.. . . .	3654
Calleho, Adam, free grant of land to.. . . .	2466 (2515)
Campbell, Alexis, free grant of land to.. . . .	1061 (1111)
Canadian Pacific Railway Co., license of occupation of certain lands issued to the.. . . .	3936 (4094)
Cardinal, Henri, free grant of land to.. . . .	3147 (3219)
Cardinal, John, free grant of land to.. . . .	2934 (2998)
Cardinal, Joseph, free grant of land to.. . . .	2934 (2998)
Cheam lake, removal of lime from the bed of.. . . .	444 (493)
Church of England, free grant of land to the.. . . .	2079 (2160)
Church of England, grant of land to the.. . . .	1500 (1569)
Clarkson, James M., free patent issued to.. . . .	4132 (4183)
Clay deposits, regulations relating to the leasing of, amended.. . .	1976 (2042)
Clay regulations extended to forest reserves and parks.. . . .	4130 (4279)
Coal Mining Regulations, amended.. . . .	2934 (2999)
Connell, Charles W., sale of land to, rescinded.. . . .	1305 (1373)
Corporation Archiépiscope Catholique Romaine de St. Boniface, grant of land to the.. . . .	1614 (1692)
Corporation Episcopale Catholique Romaine de Prince Albert, grant of land to.. . . .	3354 (3417)
Curran (W. Tees) <i>et al.</i> , entries for claims granted to.. . . .	2839 (2899)
Customs, land reserved for the purposes of the Department of.. . .	3357 (3418)
Cuttle, H. G., to conduct an investigation in relation to Sec. 28, Tp. 17, R. 14, W. 3rd M.. . . .	893 (947)
Cypress Hills Forest Reserve, sale of timber in the.. . . .	1737 (1817)
Dunn, Mr. P., free grant of land to.. . . .	893 (947)
Dunning, Walter, free patent to.. . . .	4503 (4555)
Eaclaire, Léon, sale of land to.. . . .	1739 (1816)
Enright, John Edward, sale of land to administrator of the estate of the late, for irrigation purposes.. . . .	2465 (2515)
Evangelical Lutheran Church of Frog Lake, Alta., free grant of land to the.. . . .	1612 (1693)
Evangelical Lutheran St. Mark's Congregation at Victor, Alta., grant of land to the.. . . .	1613 (1694)

ORDERS IN COUNCIL—INTERIOR—*Continued.*

PAGE.

Ferguson, Thomas R., appointed Commissioner, &c....	4315
Fire-clay, regulations for the leasing of School lands containing, established...	1305, 3147 (3219)
Forms of articles of agreement between a D.L.S. and his pupil, approved.	1408 (1468)
Gadsden, James, title to certain lands issued to...	3847 (3899)
Garden, James M., homestead duties...	3547 (3605)
Giroux, Mr. P., free grant of land to...	893 (947)
Gladu, Urbain, free grant of land to...	1305 (1374)
Gleason, James W., patent issued to...	4798 (4855)
Good, Andrew, permit to cut timber in the Rocky Mountains Forest Reserve, issued...	1219 (1274)
Greek Catholic Orthodox Church of Dahinda, Sask., grant of land to the.	4031 (4094)
Guta, Nykola, Mrs., cancellation of homestead entry of...	4505 (4555)
Halfbreeds, grant of scrip to certain...	978 (1026)
Hall, Albert H., sale of homestead to...	4599 (4655)
Hamelin, Mrs. Joséphine, free grant of land to...	2639 (2701)
Harper, George B., homestead duties...	4218 (4279)
Henderson, John, free grant of land to...	1060 (1111)
Holness, H. T., letters patent issued to, on certain conditions...	2639 (2700)
Homestead and pre-emption entries, O.C. of 4th March, 1911, rescinded...	2080 (2159)
Homestead entry by proxy, regulations for obtaining...	4313 (4371)
Hot Sulphur Springs at Banff, Alta., regulations established for bottling the water of...	3356 (3417)
Howie, John, free patent to...	4504 (4654)
Hudson Bay Railway Co., strip of land reserved for the...	2310 (2364)
Hunter, George E., sale of land to...	2642 (2701)
Hutchinson, W. H., homestead duties...	1408 (1468)
Hydraulic mining location issued in favour of A. B. Crueger, cancelled...	444 (493)
Indian Agency buildings, land sold to the Department of Indian Affairs for the purpose of erecting...	3655 (3901)
Jackson, Mrs. Elizabeth, exchange of parcels of land...	3356 (3418)
Josenczuk, John, homestead duties...	3046 (3104)
Kelly, Phillip M., appointment of, as Mining Recorder in the Yukon Territory...	1305 (1374)
Kerrobert, grant of land to the Town of, for cemetery purposes...	3750 (3817)
Kirkpatrick, W. S., homestead duties...	745 (789)
Knott, John Charles, free grant of land to...	4218 (4279)
Knott, John Henry, free grant of land to...	3547 (3604)
Lands set apart for the purpose of a permanent Indian Reserve for the Meadow Lake Band of Indians...	3751 (3808)
Lands withdrawn from stock-watering reserves—	
W. $\frac{1}{2}$ Sec. 14, Tp. 9, R. 2, W. 5th M...	349 (404)
N.E. $\frac{1}{4}$ Sec. 14, Tp. 10, R. 25, W. 4th M...	746 (869)
S.W. $\frac{1}{4}$ Sec. 23, Tp. 10, R. 25, W. 4th M...	746 (869)
S.E. $\frac{1}{4}$ and E. $\frac{1}{2}$ of S.E. $\frac{1}{4}$ Sec. 12, Tp. 19, R. 3, W. 5th M...	1613 (1693)
Lands withdrawn from the operation of the regulations for the disposal of lands within the Forty Mile Railway Belt...	2935
Lawson, John Joseph, patent issued to the two minor children of...	4504 (4653)
Le Prêtre, Félix, free grant of land to...	1501 (1569)
Lewis, J. P., homestead duties...	2310 (2366)

ORDERS IN COUNCIL—INTERIOR—*Continued.*

Limestone, granite, &c., regulations amended for the leasing of lands containing.. . . .	3548 (3604)
MacKenzie, Roderick John, sale of land to.. . . .	4218 (4278)
Macleod, Town of, sale of land by public auction in the.. . . .	1613 (1692)
Maclure, J. C., land granted to, for brick purposes.. . . .	1872 (1938)
Magnet, Man., cemetery site at, O. in C. of 20th December, 1911, amended.	2397
Major, C. B., free grant of land to.. . . .	2397 (2439)
Margo, grant of land to the Village of.. . . .	4314 (4369)
Medicine Hat, City of, lands granted to, for park purposes.. . . .	2838 (2899)
Medicine Hat, sale of land to the City of.. . . .	3039 (3105)
Meikle, David, homestead entry of, restored.. . . .	4131 (4278)
Methodist Church, grant of land to the.. . . .	1501 (1569) 4505 (4555)
Milburn, A. E., sale of land to.. . . .	1613 (1694)
Milburn, Walter, sale of land to.. . . .	1612 (1692)
Miller, Frank, homestead duties.. . . .	3354 (3418)
Miller, H. O., and Holmerson, J. A., homestead duties.. . . .	1976 (2042)
Mineral lands in the Railway Belt, B.C., vested in H.M. for the purposes of the Province of British Columbia.. . . .	3751 (4001)
Muskegoosis, Jimmy, free grant of land to.. . . .	1501 (1569)
Neass, Pierre, free grant of land to.. . . .	2397 (2438)
Newth, Reginald, homestead duties.. . . .	1977 (2042)
Northern Alberta Exploration Co., Ltd., sale of petroleum and natural gas rights to the.. . . .	3846 (3900)
Northern Trading Co., license of occupation issued in favour of the.	2546 (2603)
Norton No. 69, Rural Municipality of, free grant of land to, for cemetery purposes.. . . .	977 (1027)
Peever, Albert, homestead duties.. . . .	1977 (2042)
Pelletier, G. R., permit to cut timber issued to.. . . .	1739
Petroleum and natural gas rights in School lands, regulations for the leasing of.. . . .	4313 (4369)
Poole, Gershom, homestead duties.. . . .	3937 (4094)
Port Moody Harbour, lands in the vicinity of, reserved from sale and settlement.. . . .	1304 (1468)
Powers, Hugh, homestead duties.. . . .	3547 (3605)
Prince Albert, land withdrawn from grant to Town of.. . . .	4599 (4654)
Province of Manitoba, public road transferred to the.. . . .	2638 (2700)
Province of Saskatchewan, land vested in the Crown in the right of the, for road purposes.. . . .	3357 (3418)
Province of Saskatchewan, lands vested in the, for asylum grounds..	2744 (2801)
Rates increased for township subdivision surveys.. . . .	3848 (3911)
Regulations for the disposal of lands within the Railway Belt, amended..	2938 (2999)
Regulations for the sale of land required for irrigation purposes, established.. . . .	2938 (2998)
Regulations governing the granting of permits to cut timber on Dominion lands, amended.. . . .	3260 (3318)
Reid, Wm., relieved of residence duties.... .	4504 (4655)
Révérènds Pères Oblats de Marie Immaculée des Territoires du Nord-Ouest, grant of land to.. . . .	3547 (3604)
Riding Mountain Forest Reserve, sale of timber in the.. . . .	1737 (1817)
Rocky Mountains Forest Reserve, sale of timber in the.. . . .	1738
Rosser, license of occupation issued in favour of the municipality of.	4504 (4653)
Royal North West Mounted Police, lands set apart for the purposes of the.	4130 (4182)

ORDERS IN COUNCIL—INTERIOR—*Continued.*

PAGE.

Russo-Greek Catholic Orthodox Parish of St. Mary at Skaro, Alta., grant of land to the..	1500 (1569)
Ruthenian Greek Catholic Church of St. Michael, grant of land to the..	1501 (1568)
Ruthenian Greek Catholic Mission of St. Basil the Great, free grant of land to...	2641 (2701)
St. Germain, Joseph, free grant of land to...	2639 (2699)
Sale of School lands in Manitoba and Saskatchewan...	978 (1027)
Sale of School lands in the Province of Alberta, by auction...	1061 (1110)
Saskatchewan (Province of) land vested in the right of the, for the purpose of a road diversion...	3645
Shaw, Alexander, homestead duties...	2080 (2160)
Southern Alberta Land Co., power to construct a system of irrigation works granted to the...	2638 (2802)
Southern Alberta Land Co., sale of land to the, for irrigation purposes..	2839 (2898)
Sowan, Felix, free grant of land to...	3147 (3219)
Staines, A. T., authorized to take oaths, affidavits, &c...	4 (64)
Stewart, Duncan, homestead duties...	3655 (3900)
Stockdale, Cecil H., sale of land to...	4131 (4182)
Survey of public highways in British Columbia...	746 (790)
Swedish Evangelical Lutheran Bethel Church, of Kelliher, Sask., grant of land to...	1738 (1817)
Synod of the Diocese of Qu'Appelle for the Church of England in Canada, grant of land to...	744 (869)
Synod of the Diocese of Saskatchewan, grant of land to the...	1613 (1693)
Thoma, Benjamin, free grant of land to...	3147 (3219)
Thornton, Lewis Arthur, land sold to...	3357 (3419)
Tract of land, reserved for C. T. Dunbar and O. R. Brewer, brought under the provisions of The Yukon Placer Mining Act...	1977 (2045)
Walraven, P. K., homestead duties...	4132 (4183)
Waterous, Town of, grant of land to...	2639 (2700)
Wight, Morton, free patent to...	4504 (4555)
Yellowhead Pass Coal and Coke Co., lease to the...	1976 (2041)
Yukon Territory, no royalty levied on coal mined in the...	3751 (3816)

MARINE AND FISHERIES—

Fisheries—

Black bass, &c., fishing in Ontario, regulations amended...	2397 (2439)
Fishing in British Columbia, regulations amended...	2934 (2999) 3457 (3513)
Georgian Bay, Fishery Regulations amended...	976 (1028)
Herring fishing in British Columbia, regulations amended...	1874 (1937)
Lobster fishing season in certain parts of Northumberland Strait, extended...	444 (494)
Oyster fishing in the waters off the counties of Charlotte and St. John, N.B...	1739
Oyster fishing in Vernon River, P.E.I., permitted during dredging operations...	977
Oyster Fishery Regulations amended...	4315 (4370)
Quahaug fishing in the Maritime Provinces...	4131 (4183)
Salmon fishing in Nova Scotia, regulations amended...	3267 (3318)
Salmon fishing, prohibition of the use of bait for...	4599 (4654)
Smelt bag-nets, regulations amended...	1737 (1822)
Sturgeon fishing with drift-nets in Nova Scotia...	4131 (4277)
Whitefish and salmon trout fishing in Ontario, season extended...	1502 (1575)

ORDERS IN COUNCIL—MARINE AND FISHERIES—*Continued.*

PAGE.

Marine—

By-law No. 27 of By-laws of the Pilotage District of Montreal, amended.. . . .	817 (870)
By-law No. 114 added to the By-laws of the Harbour Commissioners of Montreal.. . . .	817 (868)
By-law No. 114 of the Harbour Commission of Montreal, cancelled.. 1983 (2044)	
Change in names of vessels. (See also 'Marine and Fisheries,' under the heading of Government Notices, page of this Index)—	
Dredge <i>Boston</i> to <i>St. John</i>	818 (867)
Dredge <i>Denver</i> to <i>McMartin</i>	1975 (2041)
Dredge <i>Industry</i> to <i>P.W.D. No. 109</i>	3 (63)
Dredge <i>No. 2</i> to <i>R. M. & S. Dredge No. 2</i>	528 (568)
Dredge <i>No. 4</i> to <i>Manley & Co. No. 1</i>	3 (63)
Dredge <i>No. 6</i> to <i>McDougald</i>	1975 (2041)
Gasoline vessel <i>Charlotte S.</i> to <i>Makehewi</i>	104 (150)
Gasoline vessel <i>Ethel May</i> to <i>Aurora 2nd</i>	2639 (2700)
Gasoline vessel <i>Giant</i> to <i>Giant No. 1</i>	2465 (2515)
Gasoline vessel <i>Leo</i> to <i>Leo D.</i>	2938 (2999)
Gasoline vessel <i>Luelco</i> to <i>Myfanwy</i>	1222 (1275)
Gasoline vessel <i>Minnie W.</i> to <i>Nooya</i>	1302 (1371)
Gasoline vessel <i>Rosine</i> to <i>G. R. Hughes</i>	1977 (2041)
Gasoline vessel <i>San Felicé</i> to <i>Susie W.</i>	2639 (2700)
Gasoline yacht <i>Result</i> to <i>Bertie II.</i>	1975 (2041)
Schooner <i>Abana</i> to <i>Arthur M.</i>	4 (62)
Schooner <i>Drift</i> to <i>Ashigamack</i>	1219 (1275)
Schooner <i>Romance</i> to <i>Padlox</i>	1222 (1275)
Schooner <i>Stevenson</i> to <i>Abutylon</i>	1222 (1275)
Scow <i>No. 2</i> to <i>Domincoal No. 2</i>	744 (789)
Ship <i>Turret Bell</i> to <i>Kwasind</i>	1060 (1110)
Steamer <i>Active</i> to <i>Charlie Gale</i>	977 (1028)
Steamer <i>Alexandra</i> to <i>Arthur C.</i>	444 (494)
Steamer <i>Charles Lemcke</i> to <i>Henry Pedwell</i>	2744 (2802)
Steamer <i>City of Nanaimo</i> to <i>Bowena</i>	1061 (1111)
Steamer <i>Corona</i> to <i>Paipoonge</i>	3 (63)
Steamer <i>John B. Trevor</i> to <i>Atikokan</i>	977 (1027)
Steamer <i>Lily</i> to <i>Noreen</i>	3039 (3105)
Steamer <i>Marina</i> to <i>George A. Graham</i>	977 (1028)
Steamer <i>Nellie Reid</i> to <i>Robert Girdwood Allan Weaver</i>	744 (790)
Steamer <i>Rosalind</i> to <i>City of Sydney</i>	254 (315)
Steamer <i>Schwalbe</i> to <i>Northern Messenger</i>	3 (63)
Steamer <i>Zora</i> to <i>Solgar</i>	2639 (2700)
Tow boat <i>Challenge</i> to <i>Kezia</i>	3039 (3105)
Harbour Commission of Montreal, by-law No. 22, amended..	4414 (4470)
Harbour Commission of Montreal, by-law No. 102, as amended, con- firmed.. . . .	4219 (4371)
Harbour Commission of Montreal, by-law No. 102 repealed and new by-law substituted therefor.. . . .	2200 (2272)
Harbour Commission of Montreal, by-law No. 114 repealed..	1872 (1937)
Harbour Commission of Montreal, by-laws Nos. 116, 117, 118 and 119, confirmed.. . . .	2200 (2272)
Harbour Commission of Montreal, certain portion of by-law No. 45, amended.. . . .	4218 (4278)
Masters and Mates, Regulations relating to the examination of, new edition.. . . .	3647 (3809)

ORDERS IN COUNCIL—MARINE AND FISHERIES—*Continued.*

PAGE.

Marine—*Continued.*

Meaford Harbour, Ont., by-laws approved...	1219
Pilots and equipment of pilot boats, by-laws passed by the Pilotage Authority of St. John, N.B., relating to the employment of, cancelled...	3
Prince Rupert, B.C., established as a shipping office...	4
Public Harbours in Canada, General and Special Regulations amended	2397, 3039 (3105)
Quebec Harbour Commissioners, by-law No. 112 approved...	3937 (4000)
Régistry of British ships, form of declaration of ownership on behalf of a body corporate, approved...	3 (63)
Regulations established respecting bubonic plague...	2547 (2602)
St. John, N.B., by-law No. 11 of the Pilotage District of, further amended...	1872
St. Mary's Bay Wreck District cancelled and Weymouth District and Westport District established...	2080
Shepody Basin, N.B., Commissioners appointed for the Pilotage District of...	1219
Winnipeg and St. Boniface Harbour Commissioners, by-law No. 1, approved...	3155 (3218) 3846
Wright, Captain James H., appointed Port Warden at Digby, N.S...	977

MILITIA AND DEFENCE—

Volunteer Bounty Act, 1913, in force...	4797 (4855)
---	-------------

NAVAL SERVICE—

Regulations for the Entry of Naval Cadets amended...	2743 (2801)
--	-------------

PUBLIC WORKS—

Detroit River, permanent harbour line established in the...	4599 (4653)
Fraser River, harbour lines established in the...	4600 (4654)
Lévis, P.Q., Amendments to Regulations for the management of the dry dock at...	4131 (4182)
Little Current, Ont., harbour lines established...	2466 (2515)
Little Current, Ont., permanent harbour line at...	4687 (4759)
New Westminster, B.C., harbour lines established in the Fraser river...	2201 (2272)
Port Arthur, Ont., harbour lines established...	2080 (2160)
Prince Rupert, B.C., harbour headline established...	2744 (2801)
Rouge Boom Co., tolls...	3155 (3217)
St. Andrews, lock at, Red River, Man., regulations amended...	3548 (3709)
Upper Ottawa Improvement Co., tolls, 3148 (3216); (corrected)...	3355 (3416)
Vancouver, B.C., harbours of, general pier head line changed...	2310 (2364)

SECRETARY OF STATE—

Manitoulin, Ont., Canada Temperance Act, Part II, in force in the Provisional Judicial District of...	3750 (3901)
Thetford Mines, Canada Temperance Act, Part II, in force in the City of...	4219 (4278)

TRADE AND COMMERCE—

Rules and Regulations governing the registration of Terminal Elevators, warehouse receipts, approved...	1061 (1110)
---	-------------

PARLIAMENT.

Acts—See Supplement with No. 37, March 15; No. 44, May 3; No. 49, June 7; No. 50, June 14; No. 51, June 21, and No. 52, June 28.	
Bills assented to..2635 (2697) 3354 (3415) 3644 (3707) 3749 (3807) 4309 (4367) 4593 (4649).	
Despatch of business..	1300 (1369)
House of Commons—	
Rules <i>re</i> Petitions and Private Bills..	51 (97)
Also in all ‘Gazettes’ throughout the year.	
Opening of Parliament..	1732 (1811)
Prorogation of Parliament..	4593 (4649)
Prorogation <i>pro forma</i>	179 (227) 667 (715) 973 (1023)
Senate—	
Rules <i>re</i> Notices and Applications for Divorce..	53 (99)
Also in all ‘Gazettes’ throughout the year.	

PROCLAMATIONS.

Act to amend the Animal Contagious Diseases Act, in force..	4595 (4651)
Administrator assuming government..	3546 (3603) 4217 (4277)
Agreement between Canada and the West Indian Colonies, Act in force..	4310 (4368)
Amherst, N.S., limits of the port of..	1733 (1812)
Belliveau’s Cove, N.S., to be a public harbour..	2543 (2600)
Bronte, Port of, to be a public harbour..	1058 (1107)
Canning, N.S., limits of the harbour of..	2838 (2897)
Chebogue Harbour, N.S., limits of..	1216 (1274)
Colony of Grenada admitted to the advantages of the Act respecting an agree- ment between Canada and certain of the West Indian Colonies..	4311 (4368)
Grain Act, subsections 2 and 3 of section 57, in force..	1498 (1566)
Hall’s Harbour, N.S., limits of the harbour of..	1868 (1931)
Joggins Mines, N.S., to be a public harbour..	2544 (2600)
Manitoba, calling of the Board of Judges for Dominion elections in the Prov- ince of, excepting the electoral district of Portage La Prairie, not to take place this year..	4793 (4853)
Manitoulin, Territorial District of, Petition to put Part II of the Temperance Act in force..	2395 (2437)
Quebec Harbour Commissioners Act, 1899, amending Act in force.. . . .	1139 (1188)
Thanksgiving Day..	1058 (1107)
Thetford Mines, Part II of The Canada Temperance Act in force in the City of..	3038 (3103)
Treaty of Commerce and Navigation with Japan, in force..	3935 (3999)
Vancouver, limits of the port of..	2077 (2158)

SENATORS.

Corby, Henry..	1405 (1465)
Curry, Nathaniel..	1731 (1811)
Dennis, William..	1731 (1811)
Donnelly, James ‘J’..	4405 (4467)
Girroir, Edward Lavin..	1731 (1811)
Gordon, George..	1405 (1465)
Mason, Colonel James..	4405 (4467)
Murphy, Patrick Charles..	1731 (1811)
McCall, Alexander..	4405 (4467)
McKay, William..	1731 (1811)
Ross, William Benjamin..	1731 (1811)
Smith, Ernest D’Israeli..	4405 (4467)

~~J
2
A2
v.46
no.27-39~~

Canada
The Canada gazette.
La gazette du Canada.

Government
Publications

PLEASE DO NOT REMOVE
SLIPS FROM THIS POCKET

UNIVERSITY OF TORONTO
LIBRARY

